

Semester – VII		
Code	Paper	Marks
B.COM.LL.B.: 7.1	Indian Penal Code	100
B.COM.LL.B.: 7.2	Criminal procedure code	100
B.COM.LL.B.: 7.3	Labour Law and Industrial Law-II	100
B.COM.LL.B.: 7.4 P ₁	Practical -1 Alternate Dispute Resolution	100
B.COM.LL.B.: 7.5 OP ₄	Optional -4 1. Insurance Law 2. Cyber Law	100
B.COM.LL.B. (Hons): 7.6 H ₅	Honours - 5 , any one from following: 1. Methods of Interpretation of Statutes (CL Group) 2. Advanced Tax Law (BL Group) 3. Probation and Parole (CrL Group)	100
Total for Non-Honours Course		500
Total for Honours Course		600

Unit 4: Offences affecting human body and the reputation **16**

- 4.1 Unlawful homicide
 - 4.1.1 Culpable homicide (S. 299)
 - 4.1.2 Murder (S. 300)
 - 4.1.3 Homicide by rash or negligent act (S. 304 A)
 - 4.1.4 Suicide (S. 309)
 - 4.1.5 Dowry death (304 B)
- 4.2 Hurt and grievous hurt (including S. 326A & S. 326B)
- 4.3 Wrongful restraint
- 4.4 Wrongful confinement
- 4.5 Criminal force
- 4.6 Assault (including S. 354A to S. 354D)
- 4.7 Kidnapping
- 4.8 Abduction
- 4.9 Sexual Assault (Rape S. 375, S. 376 & S. 376A) and other sexual offences (S. 376B to S. 376E)
- 4.10 Cruelty to married woman (S. 498 A)
- 4.11 Defamation

Unit 5: Offences against Property **16**

- 5.1 Theft (S. 378)
- 5.2 Extortion (S. 383)
- 5.3 Robbery (S. 390)
- 5.4 Dacoity (S. 391)
- 5.5 Criminal misappropriation of property (S. 403)
- 5.6 Criminal Breach of Trust (S. 405)

Internal Assessment: **20**

Referred Cases :

1. King v. Birendrakumar Gosh (Common intention)
2. K.m. Bhagawati v. State (Murder)
3. Kesharsingh V. State of delhi (Murder)
4. Vishakha v. State of Rajasthan (Sexual harassment)
5. Nalwah Ali v. state of u.P. (common object)
6. Pawankumar V. state of Haryana (Cruelty)
7. Roopadeolbajaj v. K.P.S. Gill (outraging modestly of women)
8. *Chandi Kumar Vs. Abanidhar Roy AIR 1965*
9. *. ShyamBehari, 1957 G. LJ. 416*
10. *State of U.P. Vs. Shukhpal Singh & Others, AIR 2009 SC 1729 (Dacoity& Murder)*
11. *Chandi Kumar Vs. Abanidhar Roy AIR 1965*
12. *ShyamBehari, 1957 G. LJ. 416*
13. *Bachan Sing Vs. State of Punjab (1980) 2 – SCC 684 (Capital Punishment)*
14. *Mehmat Ali Vs. the State of Assam (1986) 2 G.L.R. 323*
15. *GianKaur Vs. State of Punjab, (1996) 2 SCC 648 (Euthanasia – Mercy Killing)*
16. *KedarNath, AIR 1962 SC 955*
17. *Satvir Vs. State of Uttar Pradesh, AIR 2009 SC 1742*
18. *Lohit Chandra Das Vs. State of Assam (1986 I.G.L.R. 299)*
19. *Baba Lodhi Vs. State of UP AIR 1987 : SC 1268*
20. *Krishna Kumar Vs. Union of India AIR 1959 Sc. 1390*

Recommended Books:

1. Ratanlal and Dhirajlal's The Indian Penal Code, Lexis Nexis, 33rd Edition 2016
2. K.D. Gaur: Criminal Law – Cases and Materials, Lexis Nexis 2013
3. Prof. T. Bhattacharyya: The Indian Penal Code, Central Law Agency, 2016
4. S.N. Misra: The Indian Penal Code, Central Law Publication, 2017
5. R.C. Nigam: Law of Crimes in India, New York, Asia Pub. House, 1965

Semester VII
B.COM.LL.B.: 7.2
Criminal Procedure Code

End Semester -80
Internal Assessment -20
Total Marks: 100

	Marks
Unit 1: Introduction	16
1.1 Basic ideas on types of offences	
1.2 Importance of Criminal Procedure, (S 6)	
1.3 Classes of Criminal Courts, Powers and Jurisdiction (Ss. 7, 9-19, 26-35)	
1.4 Jurisdiction of Executive Magistrates (Ss. 20, 21, 22, 23)	
1.5 Powers (Ss. 106-124, 129-132, 133-148, 177-189)	
1.6 Powers of Police Officers (Ss. 36-40)	
Unit 2: Arrest of Persons, Rights of arrested Persons (Ss. 41-57)	16
2.1 First Information Report (S. 154) - Evidentiary value of F.I.R.	
2.2 Summons and warrant of arrest (Ss. 61-69, 70-81)	
2.3 Proclamation and Attachment (Ss. 82-86)	
2.4 Search warrant (Ss. 93-105)	
2.5 Maintenance of wife, children and parents (Ss. 125-128)	
2.6 Police Investigation (Ss. 154-175)	
2.7 Bail – Anticipatory Bail (SS 437-439)	
Unit 3: Condition requisite for initiation of proceedings (Ss. 196-199)	16
3.1 Public Prosecutors (Ss. 24, 225-226)	
3.2 Complaints to Magistrates and commencement of proceedings (Ss. 200-210)	
3.3 Charges and Joinder of Charges (Ss. 211-224)	
Unit 4: Trials	16
4.1 Trial before Court of Sessions (Ss. 227-237)	
4.2 Trial of Warrant Cases	
4.2.1. Instituted on police report (Ss. 238-243)	
4.2.2. Instituted on other than police report (Ss. 244-247)	
4.3 Trial of summon cases by Magistrate (Ss. 251-259)	
4.4 Summary trials (Ss. 260-265)	
4.5 Plea Bargaining (Ss. 265A-265L)	
4.6 Commissions for the examination of witnesses (Ss. 284-291 and 291 A)	
4.7 General Provision for enquiry and trial (Ss. 300-311A, 318-321, 323, 326, 328, 329, 344, 348)	
Unit 5: Appeals, Revisions etc.	16
5.1 Appeals (Ss. 372-394)	
5.2 Revisions (Ss. 395-405)	
5.3 Transfer of criminal cases (Ss. 406-412)	
5.4 Execution of order	
Internal Assessment:	20
Referred Cases:	
1. BrijNandanJaiwal V. Munna AIR 2009 SC 2001	
2. Bridaban Das V. State of W.B. (2009) 3 SCC 329	
3. Balbir Singh V. State of Delhi AIR 2007 SC 2397	
4. State of Haryana V. Dinesh Kumar (2008) 3 SCC 222	
5. ZahiraHabibullah H Shiekh V. State of Gujrat (2004) 4 SCC 158	
6. Prahlad Singh Bhati V. NCT, Delhi (2001) 4 Sec 280	

Recommended Books:

1. Ratanlal and Dhirajlal's The Code of Criminal Procedure, Lexis Nexis, 20th Edition 2016
2. M.P. Tendon, Criminal Procedure Code, Central Law Agency, 2016 Edition
3. K.N. Chandrasekharan, Pillai, Kelkar's Criminal Procedures Code, Eastern Book Company, 2016 Edition

B.COM.LL.B.: 7.3 Labour and Industrial Law – II

End Semester -80
Internal Assessment -20
Total Marks: 100

Marks

Unit 1: Plantations Labour Act, 1951	16
1.1. Registration of plantations	
1.2. Health, welfare & safety provision	
1.3. Hours and limitation of employment	
1.4. Leave with wages	
Unit 2: Industrial (Development And Regulation) Act, 1951	16
2.1 Introduction and Definitions	
2.2 The Central Advisory Councils and Development Councils	
2.3 Regulations of Scheduled Industries	
2.4 Direct Management of Industrial Undertakings by Central Govt. In certain cases.	
2.5 Liquidation of Companies and Control of Supply, Distribution of certain articles.	
Unit 3: Contract Labour (Regulation & Abolition) Act, 1970 and Payment Bonus Act, 1965	16
3.1 Introduction	
3.2 The Advisory Boards and Regulation of establishment	
3.3 Licensing of Contractors	
3.4 Welfare and Health of Contract Labour	
3.5 Payment of Bonus Act, 1965	
Unit 4: The Mines Act, 1952	16
4.1 Introduction	
4.2 Inspectors and Certifying Surgeons, Committees	
4.3 Mining operations and Management of Mines.	
4.4 Provisions as to health and society	
4.5 Hours, Limitation of employment and leave with wages.	
4.6 Penalties and procedures.	
UNIT 5: payment of gratuity act, 1972 & Employees provident funds act, 1952	16
5.1. Continuous service & payment of gratuity	
5.2. Determination of the amount of gratuity	
5.3. Recovery of gratuity	
5.4. Employees provident fund scheme	
5.5. Employees provident fund appellate authority	
5.6. Appeal and procedure of Tribunal	
Internal Assessment	20

Referred Cases:

1. *Karnal Leather Karamchari Sanghatan v. Liberty Footwear Co.* AIR 1990 SC 247
2. *J.K. Synthetics Ltd. V. K.P. Agrawal* (2007) 2 SCC 433
3. *Delhi Cloth and General Mills Ltd. V. KushalBhan*, AIR 1960 SC 806
4. *Debotosh Pal Choudhary v. Punjab National Bank*, AIR 2002 SC 3276
5. *Neeta Kaplish v. Presiding Officer, Labour Court*, AIR 1999 SC 698
6. *Jalan Trading Co. (P.) Ltd. V. Mill Mazdoor Sabha*, AIR 1967 SC 69

RECOMMENDED BOOKS:

1. P.L. Malik, Industrial Law, Eastern Bookm Company, 2016 Edition
2. S.P. Jain, Industrial and Labour Laws, Dhanpat Rai & Co., 2016 Edition
3. V.V. Giri, Labour Problems in Indian Industry, Asia Publishing House , 1973 Edition
4. Reports of the National Commission on labour, Govt of India

B.COM.LL.B.: 7.4 P₁ Alternative Dispute Resolution

Practical - 1

End Semester -80

Internal Assessment -20

Total Marks: 100

[For Unit - 1, 2 & 3 there will be written examination of 60 marks of 2 hour duration. Pass mark in the written examination will be 24 marks. Practical examination with viva-voce will be of 20 marks. Pass mark for practical examination will be 8 marks. There will be internal assessment from all the Units and pass mark for internal assessment will be 8 marks.]

Marks

Unit 1: UNCITRAL, 1980 And Uncitral Rules, 1985

16

- 1.1 History
- 1.2 International developments
- 1.3 Government of India's obligation (Article 51, Art. 253)

Unit 2: The Arbitration and Conciliation Act, 1996

16

- 2.1 Mediation
- 2.2 Conciliation
- 2.3 Arbitration
- 2.4 Pure Legal Process
- 2.5 Lokadalat

Unit 3: ADR Provision Under the Constitution of India and under Different Laws 16

- 3.1 ADR provisions under the CPC, 1908 (Sec. 89)
- 3.2 ADR provision under the Hindu Marriage Act, 1955 [Sec. 23 (2)]
- 3.3 ADR provision under the relevant provisions of the Indian Contract Act, 1872.
- 3.4 ADR provisions under the Constitution of India, Article 298, Art. 299 and the related provisions of Art. 53 and Art. 162.
- 3.5 Legal Services Authorities Act, 1987 (relevant provisions)

Referred Cases :

1. *K.K. Modi Vs. K.N. Modi & others*, AIR 1998 SC 1297.
2. *National Insurance Co. Vs. Amal Kumar Das*, AIR 1998 Gau – 1.
3. *SBP & Co. Vs. Patel Engg. Ltd.* 2005 (8) SCC 618.
4. *Krishna BhagyaJala Nigam Ltd. Vs. G. Arischandra Reddy* (2007) 2 SCC 720.
5. *Oil & Natural Gas Corporation Vs. Saw Pipes Ltd.* 2003 (4) SCALE 92 – 185.

Practical : Marks : 20 [Written Report : 15 + Viva-voce : 5]

Every student is to attend mediation centers of the High Court, the District Courts, the Permanent LokAdalats and other Centers under the guidance of the teacher concerned. They will also be required to submit a Report of the cases attended. Written reports will be submitted to the teacher of this paper within a week after attending the Mediation centers and other centers. The teacher will evaluate these reports continuously throughout the semester and award marks.

[Note: The written reports evaluated by the teacher along with list of the marks awarded will be placed before the external examiner at the time of vive-voce examination. The teacher of the practical paper will be the internal examiner who along with the external examiner will jointly award final marks on written reports and viva-voce examination. Written reports will not be accepted for final evaluation by the external & internal examiners if they are not submitted and evaluated regularly throughout the semester.]

Internal Assessment:

20

Recommended Books:

1. Avtar Singh: The Arbitration and Conciliation, Eastern Book Company, 2007 Edition
2. N.V. Paranjape: The Arbitration and Conciliation, Central Law Agency, 2016 Edition
3. Madhusudan Saharay: Textbook on Arbitration and Conciliation with Alternate Dispute Resolution, Universal Law Publishing - An imprint of Lexis Nexis; Fourth edition (1 July 2017)
4. P.C. Markanda, Naresh Markanda & Rajesh Markanda: Law Relating To Arbitration And Conciliation 2016

B.COM.LL.B.: 7.5 OP₄

1. Insurance Law

Optional -4

End Semester -80

Internal Assessment -20

Total Marks: 100

**Marks
16**

Unit 1: Introduction

- 1.1 Nature of insurance contract
 - 1.1.1 Kinds of insurance, proposal, policy, parties.
 - 1.1.2 Consideration-need for utmost good faith
 - 1.1.3 Insurable interest, indemnity, insurance policy.
- 1.2. Law of contract and law of torts-
 - 1.2.1 Future of insurance, need, importance and place of insurance,
- 1.3. Constitutional perspectives –
 - 1.3.1 List-I: Union List – Entries 24, 25, 29, 30 and 47
 - 1.3.2 List III: Concurrent List – Entries 23 and 24.

Unit 2: General Principles of Law of insurance:

16

- 2.1 Definition, nature and history,
 - 2.1.1 The risk – commencement, attachment and duration
 - 2.1.2 Assignment and alteration
 - 2.1.3 Settlement of claim and subrogation.
 - 2.1.4 Effect of war upon policies
- 2.2 Indian Insurance Law: General, History and development,
 - 2.2.1 The Insurance Act 1938 and the Insurance Regulatory Authority Act 2000,
 - 2.2.2 Mutual insurance companies and cooperative life insurance societies,
 - 2.2.3 Double Insurance and re-insurance

Unit 3: Life Insurance:

16

- 3.1 Nature and scope

- 3.2 Event insured against life insurance contract
- 3.3 Circumstances affecting the risk
- 3.4 Amounts recoverable under life policy
 - 3.4.1 Persons entitled to payment
 - 3.4.2 Settlement of claim and payment of money

Unit 4: Insurance against accidents:

16

- 4.1 The Fatal Accidents Act, 1855- Objects and reasons.
- 4.2 Assessment of compensation,
 - 4.2.1 Contributory negligence
 - 4.2.2 Apportionment of compensation and liability,
- 4.3 The personal injuries (Compensation insurance) Act 1963,
 - 4.3.1 Compensation payable under the Act.
 - 4.3.2 Compensation insurance scheme under the Act
 - 4.3.2.1 Compulsory insurance

Unit 5: Property insurance – Insurance against Third Party Risks

- 5.1 Burglary and Theft
- 5.2 Plate Glass Insurance
- 5.3 Goods in Transit Insurance
- 5.4 Storm and tempest Insurance
- 5.5 M.V Compulsorily third party Insurance

16

Internal assessment

20

Refereed Cases:

- 1. K Sasi Kala V Life Insurance Company AIR +1999 AP 32
- 2. Sarbati Devi Case AIR 1977
- 3. LIC V KiranSinha AIR 1985
- 4. Lakshmi Insurance Co. Ltd. V B. Padmawati AIR 1961
- 5. LIC V Canara Bank Ltd. AIR 1974
- 6. LIC V Raj Kumar Rajgarhia AIR 1999 SC 2346

Recommended Books:

- 1. Banerjee, Law of Insurance, Asia Law House, Hyderabad, 1994
- 2. Birds Modern Insurance Law, Sweet & Maxwell, 2016
- 3. Colinvaux's Law of Insurance , Sweet & Maxwell, 2016
- 4. John Hanson and C. Henly, All Risks Property Insurance, (1999) LLP Asia, Hongkong.
- 5. Peter M.D. Eggers and P.Foss , Good Faith and Insurance Contracts, (1999)LLP, Asia , Hongkong.

B.COM.LL.B.: 7.5 OP₄

2. CYBER LAW

Optional - 4

End Semester -80

Internal Assessment -20

Total Marks: 100

	Marks
Unit -1 Jurisprudence of Cyber Law:	16
1.1 Introduction, Concept, Need and Importance; Overview of General Laws and Procedures in India,	
1.2 Development of Cyber Law in India; Definition clause of IT Act.	
1.3 E-Commerce –Legal issues ,Electronic Commerce; Electronic & Digital Signatures Procedure and Practice.	
Unit-2 Regulation of Certifying Authorities:	16
2.1 Controller of Certifying Authorities- Functions, Powers; Certifying Authorities- Indian & Foreign; Recognition of Foreign Certifying Authorities;	
2.2 Duties of Subscribers; Cyber Appellate Tribunal –Constitution, Functions, Powers; Liabilities of Intermediaries; Indian Computer Emergency Response Team.	
Unit-3 Cyber Crimes:	16
3.1 Concept, Types, Investigation, Evidence, International Norms, IT Act; Effectiveness of General Criminal Law;	
3.2 Cyber Terrorism and Cyber Security; Breach of Confidentiality and Privacy; Hacking; SPAM-Impact and Countermeasures; Phishing.	
Unit-4 Intellectual Property in Cyberspace:	16
4.1 Protection of Intellectual Property in Cyberspace- Copyright. Trademarks,	
4.2 Domain Names: Intellectual and Indian norms.	
Unit-5 Miscellaneous:	16
5.1 Intrusion detection system; Safety Tips for using –email, credit cards, wi-fi networks; Protection of sensitive personal data or information;	
5.2 Regulation of Cyber Café; Anti-virus Policy; National Cyber Security Policy 2013	
5.3 Global perception on cyber-crime- Rules and convention	

Internal Assessment marks:

20

Refereed Cases

1. ShrimantShamraoSuryavanshi –V – PralhadBhairobaSuryavanshi (2002) 3 SCC 676
2. Ajay Goswami V Union of India (2007) I SCC 170
3. District Registrar and Collector V Canara Bank [2005] I, SCC 496 AIR 2005 SC 186
4. Badri Prasad V State of MP
5. Hukam Sing V Gammon India Ltd.
6. Indian Airlines Corporation V Consumer Education and Research Society, Ahmedabad

7. TATA Sons Ltd. V Fashion ID Ltd.
8. Ramchandra Singh V Gopi Krishna Das
9. Supreme Beedi Factory V Ardath Tobacco Company
10. TATA Sons Ltd. V Manu Kosure

RECOMMENDED BOOKS

1. SarmaVakul, Law relating to IT, 2015 Edition
2. SV Joga Rao, *Law of Cyber Crimes and Information Technology Law*, 2004 edition
3. Law Of Information Technology And Internet, Anirudh Rastogi, Lexis Nexis, 2014 Edition

Semester VII
B.COM.LL.B. (Hons): 7.6 H₅
Methods of Interpretation of Statutes

Honours – 5 Constitutional Law Group

End Semester Marks: 80

Internal Assessment: 20

Total Marks:100

	Marks
Unit 1: Interpretation of Statutes	16
1.1 Meaning, Objects and Scope of ‘interpretation’, ‘construction’ and ‘statute’	
1.2 Nature and Kinds of Indian Laws: Statutory, Non-statutory, Codified, Unmodified, State-made and State-recognized laws	
1.3 Commencement, operation and repeal of statutes	
1.4 Purpose of interpretation of statutes.	
1.4.1 Basic Sources of Statutory Interpretation	
1.4.1.1 The General Clauses Act, 1897: Nature, Scope and Relevance (Ss.6- 8)	
1.4.1.2 Definition clauses in various Legislations: Nature and Interpretative Role	
Unit 2: Interpretation	16
2.1 Aids to Interpretation (Parts of the statute and their interpretative role)	
2.1.1 Internal aids	
2.1.2 Title	
2.1.3 Preamble	
2.1.4 Headings and marginal notes.	
2.1.5 Sections and sub-sections	
2.1.6 Punctuation marks.	
2.1.7 Illustrations, exceptions, provisos, saving clauses, explanations and schedules	
2.1.8 Non-obstante clause.	
2.2 External aids	
2.2.1 Role of Constituent Assembly debates in the interpretation of the Constitution of India	
2.2.2 Legislative history- Legislative Intention, Statement of objects and reasons, legislative debates, Committee reports, Law Commission reports etc.	
2.2.3 International-law and human-rights documents	
2.2.4 Dictionaries-Translations	
2.2.5 Statutes in pari material	

Unit 3: Rules of Statutory Interpretation	16
3.1 Primary Rules	
3.2 Literal rule	
3.3 Golden rule	
3.4 Mischief rule (rule in the Heydon's case)	
3.5 Rule of harmonious construction	
3.6 Secondary Rules	
3.6.1. Noscitur a sociis (Associated words)	
3.6.2. Ejusdem generis	
3.6.3. Reddendosingulasingulis	

Unit 4: Maxims of Statutory Interpretation	16
4.1 Delegatus non potest delegare	
4.2 Expressio unius exclusio alterius	
4.3 Generali specialibus non derogant	
4.4 In pari delicto potior est conditio possidentis	
4.5 Ut res valet potior quam pareat	
4.6 Expressum facit cessare tacitum	
4.7 In Bonam partem	

Unit 5: Interpretation with reference to subject matter and purpose	16
5.1 Taxing Statute	
5.2 Penal Statute	
5.3 Welfare Legislation	
5.4 Colorable Legislation	
5.5 Residuary power	
5.6 Doctrine of Repugnancy	

Internal Assessment: **20**

Referred Cases

1. *Girija K. Phukan v. State of Assam* 1984 (2) LR 488
2. *Bengal Immunity Co. Ltd. V. State of Bihar* 1955 2 SCR 603
3. *Smti Charu Deka v. Umeswari Nath & other* AIR 1995 Gau 9.
4. *P. Ramachandra Rao v. State of Karnataka* (2002) 4 SCC 578
5. *Bhatia International v. Bulk Trading S.A.* (2002) 4 SCC 105
6. *R.M.D.C. v. Union of India*, AIR 1957 SC 628
7. *Avtar Singh v. State of Punjab*, AIR 1955 SC 1107
8. *A.S. Sulochana v. C. Dharmalingam*, AIR 1987 SC 242
9. *Shashi Kant Laxman Kale v. Union of India*, AIR 1990 SC 2114 (⊕1990) 4 SCC 366

Prescribed Legislation:

The General Clauses Act, 1897

Recommended Books:

1. P. St. J. Langan: *Maxwell on the Interpretation of Statutes*, Sweet & Maxwell, 1969.
2. Vepa P. Sarathi: *Interpretation of Statutes*, Eastern Book Co. 2015
3. G.P. Singh: *Principles of Statutory Interpretation*, LexisNexis, 2011
4. S.G.G. Edgar: *Craies on Statute Law*, Sweet & Maxwell, 1963
5. Swarup Jagdish, *Legislation and Interpretation* Dandewal Publishing House, 1968
6. K. Shanmukham, *N.S. Bindras's Interpretation of Statutes*, The Law Book Co. Allahabad. 1997
7. M.P. Jain, *Constitutional Law of India*, Lexis Nexis, 2014

Semester VII
B.COM.LL.B. (Hons): 7.6 H₅
2. Advanced Tax Law

Honours – 5 Business Law Group

End Semester Marks: 80

Internal Assessment: 20

Total Marks: 100

Unit -1 Custom Laws:	16
1.1 Taxable event	
1.2 Types of Duties under Customs	
1.3 Tariff Classification	
1.4 Computation of the Basic Customs Duty, Surcharge, Additional Duty of customs, Special Addition Duty under the Customs Tariff Act, 1975	
1.5 Customs Valuation (Determination of Price of Imported Goods) Rules, 2007	
Unit – 2 Basic Concepts of International Taxation:	16
2.1 An Overview from Indian Perspective	
2.2 Tax Haven	
2.3 Action taken to avoid Harmful Tax Practices	
2.4 Controlled Foreign Corporation	
2.5 Double Taxation Relief	
2.6 Taxation of Income from Air and Shipping Transport Under DTAA	
2.7 Taxation Aspect of acquisitions	
Unit -3 Advance Ruling and Tax Planning:	16
3.1 Concept of Advance Ruling	
3.2 Authority for Advance Ruling & Powers of the Authority	
3.3 Applicability of Advance Ruling.	
Unit – 4 Taxation of Inbound Transaction:	16
4.1 Meaning of Inbound and Outbound Transaction	
4.2 Taxation of passing Investments	
4.3 Inbound Investment Strategies	
4.4 Foreign Direct Investment	
4.5 Property and Capital Gain Tax	
Unit -5 Taxation of Outbound Transactions:	16
5.1 Foreign Tax Credit	
5.2 Tax Exemptions with respect to foreign income	
5.3 Outward Investment Strategies	
5.4 Surcharges on Income Tax (In the Case of Companies)	
5.5 Passive Foreign Investment Company (PFIC)	
Internal Assessment:	20

RECOMMENDED BOOKS-

1. Carl Fonntag & C.S. Mathur : *Principle of International Taxation*, Butterworths, Lexis Nexis, 2006
2. S.C. Mishra: *Transfer Pricing Manual*, Jain Book Agency, 2002
3. Roy Rohatgi : *Basic International Taxation*, Kluwer Law International Ltd, 2002
4. T.P. Mukharjee: *Commentaries on Customs Act*; Delhi Law House , 2004
5. R K Jain: *Customs Law Manual*, Centax Publication, 2017.
6. H.P. Ranina : *Corporate Taxation – A Hand Book* Orient Law House, 2014

Semester VII
B.COM.LL.B. (Hons): 7.6 H₅
3. Probation and Parole

Honours – 5 Criminal Law Group
End Semester: 80
Internal Assessment: 20
Total Marks: 100

	Marks
Unit 1: Probation	16
1.1 Definition of Probation	
1.2 Object of Probation	
1.3 Origin of Probation system India	
Unit 2:	16
2.1 Probation in USA	
2.2 Probation in UK	
2.3 Probation under Criminal Procedure Code (S.360)	
2.4 The Probation of Offender's Act, 1958	
Unit 3: Parole	16
2.1 Definition of Parole	
2.2 Object of Parole	
2.3. Origin of Parole in India	
Unit 4: Parole: a comparative study	16
4.1 Parole in USA	
4.2 Parole in U.K.	
4.3 Judicial Trends	
4.4 Differences between Parole and Probation	
Unit 5: Essentials of Parole System	16
5.1 Parole Board	
5.2 Condition of Parole system	
Internal Assessment:	20

Recommended Books:

1. N.V. Paranjape: *Criminology and Penology*, Central Law Publications, 2015
2. Edwin H. Sutherland, Donald R. Cressey, David F. Luckenbill: *Principles of Criminology*, AltaMira Press 1992.
3. S.M.A. Qadri: *Ahmad Siddique's Criminology & Penology*, Eastern Book Company, Lucknow, 2009
4. M.J. Sethna, *Society and Criminal*, N.M. Tripathi Pvt. Ltd., Bombay, 1989
5. Howard Jones: *Crime and Penal System*, University Tutorial Press, 1956

Semester – VIII		
Code	Paper	Marks
B.COM.LL.B.: 8.1	Environmental Law	100
B.COM.LL.B.: 8.2	Law of Evidence	100
B.COM.LL.B.: 8.3	Company Law	100
B.COM.LL.B.: 8.4 P ₂	Practical -2 Professional Ethics, Bench-Bar Relations & Accountancy for Lawyers	100
B.COM.LL.B.: 8.5 OP ₅	Optional -5 1.Banking & Negotiable Instruments Act 2.Bankruptcy & Insolvency Law	100
B.COM.LL.B. (Hons): 8.6 H ₆	Honours – 6 , any one from following: 1. Right to Information (CL Group) 2. Corporate Restructuring and Insolvency Law(BL Group) 3. Victimology (CrL Group)	100
Total for Non-Honours Course		500
Total for Honours Course		600

Semester VIII
B.COM.LL.B.: 8.1
Environmental Law

End Semester -80
Internal Assessment -20
Total Marks - 100

Unit 1 Introduction	Marks
1.1 Introduction: The concept of environment, the basic concepts of ecology and ecosystem;	16
1.2 Ancient Indian approach to Environment, Traditional approach;	
1.3 Recent issues relating to environment, National and International Perspectives, Population and Developmental impact on environment.	
Unit 2 Law and Environmental Protection:	16
2.1 International: International conventions in the development of environmental laws and its Policy-Form Stockholm to recent conventions –Multilateral environmental agreements –Common Law aspects of Environmental Protection; U. N. Millennium Declaration.	
2.2 Indian: Constitution of India-Fundamental Rights, Directive Principles of State Policy, Fundamental Duties; Relevant Provisions of I. P. C., Cr. P. C., C. P. C., for preventing pollution;	
2.3 Environment Protection Act, 1986, ECO-Mark, Environment Impact Assessment, Environmental Audit, Public Participation in Environmental decision making, Environment information, public hearing	
Unit 3: Laws and Pollution Control:	16
1.1 Air, Water, Noise, Soil and Marine Pollution-Prevention and Legal Control of Pollution- Water Act, 1974; Air Act, 1981; Environment (Protection) Act, 1986 etc.; Powers and Functions of the Board, Penalty and Procedure, Role of Government –Central and state,	
1.2 Doctrines- Polluter Pays Principle, Public Trust Principle, Sustainable Development Principle, Precautionary Principle.	
1.3 Legal remedies for environmental problems: Environmental Disputes and its Redressal agencies: Environmental Tribunals, Public liability Insurance and Environment Relief Fund and remedies under other laws	
1.4 National Environment Appellate Authority –United Nations Initiatives, Civil Society and Environment, Role of NGO's (National and International Level) and Voluntary organizations;	
1.5 National Green Tribunal Act, 2010: Jurisdiction, Power and Proceedings before tribunal; Role of Judiciary in Environment Protection.	
Unit 4: Laws and Waste Management:	16
1.1 concept, meaning, cause, disposal, control and the laws	
1.2 Municipal Solid Waste; Plastic Wastes; Hospital Wastes; Electronic Wastes; Radioactive Waste.	
Unit 5: Protection of Forest and Wild Life:	16
1.1 Need and importance of forest, Deforestation-causes and effects-The Indian Forest Act, 1927 Forest Conservation Act, 1980;	
1.2 National Forest Policies. Wild Life Protection in India- ancient, British period and Independent India; Wild Life Protection Act, 1972	

Referred Cases:

1. *Indian Council for Enviro-legal action Vs Union of India*, AIR 1996 SC 1446
2. *Shri Ram Gas Leak Case, M.C. Mehta Vs. Union of India* AIR, SC, 965, 982, 1086
3. *Raylands Vs. Fletcher*, (1868)LR 3 HL330
4. *A.P. Pollution Control Board Vs, Prof M.V. Nayadu*, AIR, 1999 SC 812
5. *Vellore Citizens Welfare Forum Vs. Union of India*, AIR1996, SC 2715
6. *Narmada BachooAndolan Vs. Union of India*(2000) 10 SCC 664
7. *TajTrapeziun case. M.C. Mehta Vs. Union of India* AIR, 1997 SC 734
8. *M.C Mehta v. KamalNath*

Recommended Books:

1. Dr. S.K. Nanda, Environmental Law, Central Law Publications, 2015 Edition
2. Dr. S,C, Tripathi, Environmental Law, Central Law Publications, 2015 Edition
4. Gurdip Singh, Environmental Law in India, Eastern Book Company, 2016 Edition

Semester VIII B.COM.LL.B.: 8.2 Law of Evidence

End Semester: 80

Internal Assessment: 20

Full Marks: 100

Marks
16

Unit 1: Introduction

- 1.1 The main features of the Indian Evidence Act, 1872
- 1.2 Definition of Evidence Interpretation clause – Sec. 3-4, Nature and Purpose Law of Evidence in Civil and Criminal cases,
„May presume“, „Shall presume“, Conclusive Proof.
- 1.3 Central conceptions in Law of Evidence
 - 1.3.1 Facts, Distinction between Relevant facts and facts in issue.
 - 1.3.2 Proved, Not Proved and Disproved.
 - 1.3.3 Oral and Documentary Evidence.
 - 1.3.4 Circumstantial Evidence and Direct Evidence.
 - 1.3.5 Presumption (Ss. 4, 113A-113-B, 114)
 - 1.3.6 Witness
 - 1.3.7 Appreciation of evidence.
- 1.4 Applicability of Evidence Act on Electronic Record.
- 1.5 Division of Evidence – Direct, Indirect, Real and Personal, Original and Hearsay, Primary and Secondary, Oral and of Documentary, judicial etc.

Unit 2: Relevancy & Admissibility of Facts

16

- 2.1 Facts – Relevancy of facts (S.S – 16), facts in Issue, Facts distinguished from law, facts which is to be proved, not proved and Proof in civil and criminal cases disproved,
- 2.2 Doctrine of Res. Gastae (Ss. 6-9, 11)
- 2.3 Evidence of Common Intention – relating to conspiracy (S. 10)
- 2.4 The problems of relevancy of “otherwise” irrelevant facts (Sec. 11)
- 2.5 Relevant facts for proof of custom (S. 13)
- 2.6 Facts concerning bodies and mental state (Ss. 14, 15)
- 2.7 Relevancy and Admissibility of facts
- 2.8 Admission and confession (Ss. 24-30)
 - 2.8.1 Definition
 - 2.8.2 Similarity and difference between „admission“ and „confession“
 - 2.8.3 Admission in civil cases, when relevant (S. 23)

2.8.4 Classification of confession – judicial and Extra-judicial

2.8.5 Confession to police (Ss. 25-30)

2.8.6 Retracted confession (S. 27)

2.8.7 Improper admission and rejection of evidence

Unit 3: Dying Declaration (Ss. 32-55)

16

3.1 Statements by persons who cannot be called as witnesses (Ss. 32-33)

– Justification for relevance on dying declarations

– Judicial standards for appreciation of evidentiary value of dying declaration

3.2 How much of a statement to be proved (S. 39)

3.3 Relevance of judgment (Ss. 40-44)

3.4 Opinion of third person when relevant (Ss. 45-51)

3.5 Character when relevant (Ss. 52-55)

– in civil cases, character to prove conduct imputed, irrelevant

– in criminal cases, previous good character relevant, previous bad character not relevant, except in reply, character as affecting damages.

Unit 4: Proof, Burden of Proof And Estoppel:

16

4.1 Facts which need not be proved (Ss. 56-58)

4.2 Oral Evidence (Ss. 59-60)

4.3 Documentary Evidence (Ss. 61-73)

– in aspect of electronic records, video conferencing and digital signatures and its verification.

4.4 Public Documents (Ss. 74-78)

4.5 Presumptions of documents (Ss. 79-90), including electronic forms, electronic agreements, electronic records and digital signatures, electronic messages etc.

– Presumption to electronic records of five years old (Ss. 90-A)

4.6 Exclusion of oral by documentary evidence (Ss. 91-100)

4.7 Burden of Proof. – in civil and criminal cases (Ss. 101-114A)

4.8 Estoppel (Ss. 115-117)

Unit 5: Witnesses and Examination of Witnesses (Ss. 118-166)

16

5.1 Who may testify

5.2 Dumb witnesses

5.3 Parties to a civil suit and their wives or husbands

– Husband of wife of person under criminal trial.

5.4 Judicial privileges

5.5 Privileged communications

– during marriage, as to affairs of state

– information as to commission of offences

– sources of information as to offences

5.6 Official communication, Professional communication, position of interpreters etc.

– voluntary evidence, – non compellable witnesses

– confidential communications

– production of electronic records which another person having possession (S. 131), (as substituted by the Information Technology Act, 2000)

5.7 Evidence of Accomplice

5.8 Examination of witnesses

– Examination in chief, cross examination, re-examination, order of examination, - leading questions,

– Hostile witnesses

– Child witness

5.9 Improper admission and rejection of evidence

Referred cases :

1. *State of Maharashtra V. Praful B. Desai* (2003) 4 SCC 601; AIR 2003 S.C. 2053 (Evidence by means electronic records)
2. *Iqbal Singh Marwah V. Meenakshi Marwah* (2005) 4 S.C.C. 370 ; AIR 2005 S.C. 2119 (Degree of standard of Proof)
3. *Bhim Singh V. State of Haryana* AIR 2003 S.C. 693, (Post-mortem Report as Evidence)
4. *State of Assam V. Mahim Barkakati* AIR 1987 S.C. 98 : (1986) 4 S.C. C. 439 (Testimony of Police officer)
5. *Shukla V. Daroga Singh* AIR 2009 S.C. 320 (Chance Witness)
6. *State of Karnataka V. Papanaiika* AIR 2004 S.C. 4967 Post-mortem Report)
7. *State of Maharashtra V. Vasudeo Ramchandra Kaidalwar* (1981) 3 S.C.C. 199 (Burden of Proof)
8. *Public Information officer V. A.P. Information Commissioner* AIR 2009 A.P. 73
9. *Rita Pandit V. Atul Pandi* A.I.R. 2005 AP. 253 (Examination in chief)
10. *Som Nath V. State of Haryana* A.I.R. 1980 S.C. 1226 (Dying Declaration)

Recommended Books:

1. Ratanlal and Dhirajlal's The Law of Evidence, Lexis Nexis, 2015 Edition
2. Dr. Avtar Singh Indian Evidence Act, Central Law Publications, 2016 Edition
3. Batuk Lal, Law of Evidence, Central Law Agency, 2015 Edition
4. Rameshwar Dayal: Commentaries on Indian Evidence Act, Allahabad Law Agency, 1982
5. V. P. Sarathi's Law of Evidence, Eastern Book Company, 2017 Edition

**Semester VIII
B.COM.LL.B.: 8.3
Company Law**

(As per Companies Act 2013)

End Semester -80

Internal Assessment -20

Total Marks: 100

**Marks
16**

Unit 1: Formation of a Company:

- 1.1 Historical background.
- 1.2 Meaning, nature and Kinds Company.
- 1.3 Advantage & disadvantage of a company.
 - 1.3.1 Lifting of corporate veil.
- 1.4 Incorporation of company.
- 1.5 Pre-incorporation contract.
- 1.6 Promoters of a company.
- 1.7 Corporate Social Responsibility

Unit 2: Memorandum and article of association:

- 2.1 Meaning and nature
- 2.2 Doctrine of Ultra-Vires.
- 2.3 Doctrine of constructive notice
- 2.4 Doctrine of indoor management.

16

Unit 3: Capital of a Company:	16
3.1 Prospectus – definition, contents.	
3.1.1. Liability for mis-statement in the prospectus,	
3.2 Shares- definition, kinds.	
3.3 Debentures- definition, kinds.	
3.3.1 Charges- definition, kinds.	

16

Unit 4: Management of the Company:	
4.1 Directors and other Managerial Persons	
4.2 Majority rule and minority rights.	
4.3 Prevention of oppression & mismanagement.	
4.4 Meetings – kinds, purpose, procedure.	
4.5 Dividend.	

Unit 5: Winding up of the Company:	16
5.1 Kinds of winding up.	
5.2 Official liquidator.	

Internal Assesment	20
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Referred Cases:

1. *Salmon Vs. Salmon and Company Ltd. (1897) AC 22*
2. *Lee Vs. Lee's Air Farming Ltd. (1961) AC 12.*
3. *Seth Mohan LalVs. Grain Chambers Ltd. AIR 1968 SC 772.*
4. *Royal British Bank Vs. Turquand (1856) 119 ER 886*
5. *S.P. Jain Vs. Kalinga Tubes Ltd. AIR 1965 SC 1535.*

Recommended Books:

- Avtar Singh, *Indian Company Law*, Eastern Book Company, 2016.
- L.C.B. Grover, *Principle of Modern Company law*, Sweet and Maxwell, London 2012.
- Palmer, Palmer's *Company Law*, Stevens, London, 1987.
- R.R Pennington, *Company Law* Lexis Nexis, 2016 Edition.
- A. Ramaiya, *Guide to companies Act*, Lexis Nexis, 2016 Edition.
- S.M. Shah, *Lectures on Company Law*, Tripathi, Bombay, 2016 Edition.
- Kailash Rai, *Company Law* Allahabad Law Agency, 2015 Edition.

Semester VIII
B.COM.LL.B.: 8.4 P₂

Professional Ethics, Bench-Bar Relations and Accountancy for Lawyers

Practical - 2

Full Marks: 100 [90+10]

Theory: 60,

Time : 2 hours

Practical Project: 30

Viva-voce :10)

[For Unit - 1, 2 & 3 there will be written examination of 60 marks of 2 hour duration. Pass mark in the written examination will be 27 marks. Practical examination with viva-voce will be of 40 marks. Pass mark for practical examination with viva-voce will be 18 marks.]

[For distribution of marks in question paper and other instructions see Rule No. 20.4 of the Regulation]

	Marks
Unit 1: Introduction	20
1.1 Aim and Objective of Professional Ethics	
1.2 Need for the Code of Legal Ethics	
1.3 Need for the Professional Accounting System	
1.4 Bar-Bench Relation	
1.5 Mr. Krishnamurthy Iyer's book on 'Advocacy'	
Unit 2: The Contempt Law and Practice	20
Prescribed Legislation :	
<i>The Contempt of Court Act, 1971.</i>	
Unit 3: The Bar Council Code of Ethics	20
Prescribed legislation:	
1. <i>Bar Council of India Rules on Standards of Professional Conduct and Etiquette. (Rules under Sec. 49(I)(c) of the Advocates Act, 1961 read with proviso thereto)</i>	
2. <i>Relevant portions of the Advocates Act, 1961 (Sec. 35, 36, 36(A), 36(B), 37, 38, 39, 40, 41, 42, 42(A), 43 & 44).</i>	
<i>[Prescribed book for this Unit 3 is "Selected Judgements on Professional Ethics published" by Bar Council of India Trust from PageNo. 3 to 21.]</i>	

Practical Projects: **30**

- (a) 50 selected opinions of Disciplinary Committees of Bar Councils and 10 major judgments of the Supreme Court on professional misconduct.

Following are the 50 selected opinions of the Bar Councils on professional misconduct: -

Financial Misappropriation:

1. K.V. Umerevs.Smt. Venubai, O Dase and Anr.
Civil Appeal No. 2385 of 1977.
2. Smt. SiyaBaivs.Sitaram Singh
BCI Tr. Case No. 8/1987
3. Smt. Urmila Devi vs.Sita Ram Singh
BCI Tr. Case No. 21/1987
4. Secretary, Karnataka Khadi Gram UdyogSamyuktaSanghavs.J.S. Kulkarni
BCI Tr. Case No. 12/1990
5. DevendraBhai Shankar Mehta vs.RameshchandraVithaldasSheth&Anr.
Civil Appeal No. 4437 of 1990

6. Mr. M.S. Patwardhan vs. V.V. Karmarkar
BCI Tr. Case No. 93/1991
7. Upendra D. Bhatt vs. Vijay Singh M. Kapadia
D.C. Appeal No. 23/1993
8. Allahabad Bank vs. Girish Prasad Verma
BCI Tr. Case No. 49/1993
9. Regional Officer, Allahabad Bank vs. J.P. Srivastava
BCI Tr. Case No. 20/1995
10. Prof. KrishnarajGoswami vs. Viswanath D. Mukasikar
D.C. Appeal No. 40/1995
11. Mrs. Suresh Joshi vs. L.C. Goyal
BCI Tr. Case No. 44/1995
12. Tek Chand vs. Promod Kumar Choudhury
BCI Tr. Case No. 22/1998

Suppression of Material Facts.

13. Smt. Sudesh Rani &Ors. Vs. Munish Chandra Goel
BCI Tr. Case No. 43/1996

Misuse of Signed Documents & Forgery

14. M. VeerabhadraRao vs. Tek Chand
Civil Appeal No. 1019/1978
15. In the matter of 'A' an Advocate
Supreme Court 1887
16. Surendranath Mittal vs. DayanandSwaroop
BCI Tr. Case No. 63/1987
17. Smt. Farida Choudhury vs. Dr. Achyut Kumar Thakuria
BCI Tr. Case No. 1/1993
18. PratapNarain vs. Y.P. Raheja
BCI Tr. Case No. 40/1993
19. Vikramaditya vs. Smt. JamilaKhatoon
D.C. Appeal No. 21/1996
20. S.K. Nagar vs. V.P. Jain
D.C. Appeal No. 14/1997
21. D.P. Chadha vs. TriyugiNarain Mishra &Ors.
Civil Appeal No. 1124/1998
22. R.N. Tiwari vs. Ketan Shah
D.C. Appeal No. 9/1999
23. Ashok Kumar Kapur vs. Bar Council of Punjab & Haryana
D.C. Appeal No. 18/1999

Purchase of Property of the Client in Dispute

24. P.D. Gupta vs. Ram Murti&Anr.
Civil Appeal No. 15496/1986
25. Ram Sewak Patel vs. Vir Singh
D.C. Appeal No. 32/1992
26. Ajmer Singh vs. Jagir Singh
D.C. Appeal No. 11/1994

Duty to the Client

27. V.C. Rangadurai vs. D. Gopalan&Ors.
Civil Appeal No. 839/1978
28. ChandrashekharSoni vs. Bar Council of Rajasthan & Ors.
Civil Appeal No. 258/1977
29. PrahladSharan Gupta vs. Bar Council of India &Anr.
Civil Appeal No. 3588/1984

30. In Re: An advocate
Civil Appeal No. 316/1987
31. ManjitKaur, Etc. vs. Deol Bus Service Ltd.
Civil Misc. No. 4905/1988
32. Smt. P. Pankajam vs. B.H. Chandrashekhar
B.C.I. Tr. Case No. 86/1992
33. John D'Souza vs. Edward Ani
Civil Appeal No. 3206/1993
34. In the matter of Mr. 'P' an advocate
Supreme Court of India

Contingent Fees

35. H.G. Kulkarni&Ors. Vs. B.B. Subedar
D.C. Appeal No. 40/1996
And
B.B. Subedar vs. H.G. Kulkarni&Ors.
D.C. Appeal No. 36/1996
36. Rajendra V. Pai vs. Alex Fernandes, Baptist Fernandes and
Francisco Fernandes
D.C. Appeal No. 11, 12, 13/2000
37. R.D. Saxena vs. Balram Prasad Sharma
Civil Appeal No. 1938/2000

Contempt of Court

38. In Re.: Vinay Chandra Mishra
Contempt Petition (Criminal) No. 3 of 1994
39. SuoMotu Enquiry vs. NandLalBalwani
B.C.I. Tr. Case No. 68/1999
40. Kanta Prasad vs. BaldevSahaiRastogi
D.C. Appeal No. 28/1996

Duty to the Court

41. Vijaya Singh vs. Murarilal&Ors.
Civil Appeal No. 1922/1979

Physical Assault

42. Hikmat Ali Khan vs. Ishwar Prasad Arya& Ors.
Civil Appeal No. 4240/1986
43. Saiyed Anwar Abbas vs. Krishna Singh Singh&Ors.
B.C.I. Tr. Case No. 62/1991

Any Other Misconduct

44. Satish Kumar Sharma vs. bar Council of Himachal Pradesh
Civil Appeal No. 5395/1997
45. Sardul Singh vs. Pritam Singh &Ors.
Civil Appeal No. 1763/1993
46. J.N. Gupta vs. D.C. Singhanian&J.K. Gupta
B.C.I. Tr. Case No. 38/1994
47. J.N. Karia vs. M.S. Udeshi and M.S. Udeshi vs. T. Raja Ram Mohan Roy
B.C.I. Tr. Case No. 61/1995 / B.C.I. Tr. Case No. 3/1999
48. BabuLal vs. Subhash Jain
B.C.I. Tr. Case No. 115/1996
49. Kamal Prasad Misra vs. Mehilal
D.C. Appeal No. 45/2000
50. Sambhu Ram Yadav vs. Hanuman Das Khatri
Civil Appeal No. 6768/2000

All the above opinions are available in the book “**Selected Judgments on Professional Ethics (Published by the Bar Council of India Trust, 21, Rouse Avenue Institutional Area, New Delhi – 110002, Phones No. 3231647, 3231648, Fax: 3231767, E-mail: bcindia1@vsnl.com, Price: Rs. 400/-, 2002 edition)**”.

It is mandatory for the college to have this book in the library under the BCI Rules, 2008.

From the following Supreme Court cases on Professional Misconducts, the students are required to study any 10 for their practical project.

1. *SalilDutta vs. T.M. and M.C. (P) Ltd.* (1993) 2 SCC 185.
2. *Vinay Chandra Mishra, In re* (1995) 2 SCC 584.
3. *C. RavichandranIyerVs. Justice A.M. Bhattacharjee* 91995) 5 SCC 457.
4. *P.D. Gupta vs. Ram Murti*(1997) 7 SCC 147.
5. *R.D. Saxena vs. Balram Prasad Sharma* (2000) 7 SCC 264.
6. *D.P. Chadha vs. TriyugiNarain Mishra* (2001) 2 SCC 221.
7. *Shambhu Ram Yadav vs. Hanuman Das Khatri* (2001) 6 SCC 1.
8. *Pravin C. Shah vs. K.A. Mohd.Ali*(2001) 8 SCC 650.
9. *Bhupinder Kumar Sharma vs. Bar Assn., Pathankot*(2002) 1 SCC 470.
10. *Ex-Capt. Harish Uppal vs. Union of India* (2003) 2 SCC 45.
11. *Mahabir Prasad Singh vs. Jacks Aviation (P) Ltd.* AIR 1999 SC 287; (1999) 1 SCC 37.
12. *John D'Souza vs. Edward Ani*, AIR 1994 SC 975, 1994 SCC (2) 64.
13. *Bar Council of Maharastra vs. M.V. Dabhollkar*, AIR 1976 SC 242, 1976 SCC (2) 291.
14. *PandurangDattatrayaKhandekar vs. Bar Council of Maharastra, Bombay & Others*, AIR 1984 SC 1100, 1984 (2) SCC 556.
15. *V.C. Rangadurari vs. D. Gopalan& Others*, AIR 1979 SC 281, 1979 SCC (1) 308.

(b) Viva-voce

10

Viva-voce examination of 10 marks will be mainly on the above practical works to test the understanding of the students on the topics.

Note : The written reports evaluated by the teacher along with list of the marks awarded will be placed before the external examiner at the time of vive-voce examination. The teacher of the practical paper will be the internal examiner who along with the external examiner will jointly award final marks on written reports and viva-voce examination. Written reports will not be accepted for final evaluation by the external & internal examiners if they are not submitted and evaluated regularly throughout the semester.

Recommended Books:

1. The Advocates Act, 1961.
2. The Contempt of Court Act, 1971.
3. Bar Council of India Volume on *Professional Ethics, Accountancy for Lawyers & Bench-Bar Relations*, Published by Bar Council of India of India Trust, New Delhi, 2017
4. Dr. S.P. Gupta. *Professional Ethics, Accountancy for Lawyers & Bench-Bar Relations* , Central law Agency, 2016 Edition
5. Dr. Kailash Rai, *Legal Ethics, Accounting for Lawyers & Bench-Bar Relations* Central Law Publication, 2016 Edition
6. J.R.S. Sirohi *Professional Ethics, Accountancy for lawyers && Bench-Bar Relations*, Central law Agency, 2015 Edition
7. P.N. Bhagawati *Challenges to the Legal Profession – Law and Investment in Developing Countries* 2012 Edition
8. J.B. Gandhi *Sociology of Legal Profession and Legal System* Gyan Publishing House, 1987 Edition

9. K.L. Bhatia, *Socio-Legal Study of Occupational Status of Law Graduates*, 2007 Edition
10. "Sociology of Law and Legal Profession: Cross Cultural Theoretical Prospective" by K.L. Sharma in *24 J.I.L.I.* 528 (1982).
11. "The Pathology of the Indian Legal Profession" by UpendraBaxi in *13 Ind. Bar. Rev.* 455 (1986).
12. "Legal Profession and the Advocates Act, 1961" by A.N. Veeraraghavan in *14 J.I.L.I.* 229 (1972).

Semester VIII
B.COM.LL.B.: 8.5 OP₅

1. Banking and Negotiable Instruments Act

Optional -5

End Semester -80

Internal Assessment -20

Total Marks: 100

Marks

Unit 1: Introduction

16

- 1.1. Origin of the word 'Bank' – evolution of Banking institution
- 1.2. Classification of Banking –
 - 1.2.1 Commercial Banking – Central Bank –
 - 1.2.2 The Reserve Bank of India – its Organization – Functions of Central Bank
 - 1.2.3 Banking Systems – Branch Banking and Unit Banking – Chain Banking and Group Banking – Deposit Banking – Investment Banking and Mixed Banking – their features and functions.

Unit 2: The Banking Regulation Act, 1949 – Applicability to different kinds of Banks. 16

- 2.1. General Provisions : Definitions – Banking, Banking Company, Banking Policy, Branch Office, Company, Demand and Time Liability – small scale industrial concern. Business in which a Banking company may engage – Use of the word "Bank", "Banker", "Banking" and "Banking Company" Prohibition of Trading Disposal of Banking Assets. Requirements as to paid-up capital and reserves.Regulation of Capital and Voting Rights of shareholders.
- 2.2. Restriction on commission, brokerage, discount etc. on sale of shares. Prohibition of charge on unpaid capital.
 - 2.2.1 Prohibition of floating charge on assets. Restriction as to payment of Dividend –
 - 2.2.2 Reserve Fund – Restriction on the nature of subsidiary companies.
 - 2.2.3 Management and Control: Restrictions on certain forms of employment – constitution of Board of Directors – Chairman –
 - 2.2.4 Exemption from holding qualifications shares for Chairman Etc. – overriding effect of Sec. 10A and 10B over other laws, contracts etc.
 - 2.2.5 Prohibition of common Directors Restriction on Loans and advances – Determination of Policy by the Reserve Bank of India regarding Loans and Advances – Assets of a Banking Company – Maintenance of liquid Assets.
 - 2.2.6 Power of the Reserve Bank: Election of new Director –
 - 2.2.7 Cash Reserve – Licensing of Banking Companies – Cancellation of License –
 - 2.2.8 Opening of new and Transfer of Existing Business –

2.2.9 Power to call for information – Power of Inspection – Power to give directions – Power to Remove Managerial and other persons – Power to Appoint Additional Directors – Suspension of Business –

2.2.10. Winding up – Powers of the High Court in Winding up – Nomination for Payment of Directors' Money.

2.3 Banking Regulation (Amendment) Ordinance 2017

Unit 3: Negotiable Instruments Act, 1881

16

3.1 Definition – The Essential Characteristics – Kinds – Difference Between Bill of Exchange and Cheque, Bill of exchange and Promissory note –

3.1.1. Parties to a Negotiable Instrument –

3.1.2 Holder and Holder in Due Course – Privileges of a Holder in Due Course – 3.1.3 Competence of Parties to Negotiable Instrument – (Minor, Lunatic, Insolvent, Joint Stock Company, Agent, Partnership Firm, Legal Representative, Joint Hindu Family).

3.1.4 Liabilities of Parties to Negotiable instrument.

3.1.5 Presentment for Acceptance and Payment –

3.1.6 Negotiation Assignment and Negotiation –

3.1.7. Endorsement and its Kinds – Once a bearer always a bearer –

3.2 Discharge of Parties – Different modes of Discharge –

3.3. Dishonour of instruments – Liabilities of Bankers –

3.3.1 As Paying Banker – When a Banker can Refuse to pay Customer's Cheque. (

3.3.2 Liabilities as Collecting Banker – Crossing of Cheque – Liabilities of Bankers on Crossed Cheques.

3.3.3 Payment of Customer's Cheque – the Paying Banker's Risks – The Precaution to be taken.

Unit 4: Relationship with Bank

16

4.1. Relationship between Banker and Customer – Meaning of the Term “Customer” – General Relationship between a Banker and Customer –

4.2. Obligation of Banker – Obligation to Honour Cheque –

4.2.1. Garnishee Order – Stopping Payment of Cheque – Obligation to Maintain secrecy of Accounts –

4.2.2. Limitation of Banker's Obligation as Regards Secrecy –

4.3.3. Disclosure as Legal Necessity.

4.4.4. Disclosure as a Banking Practice – Disclosure in Public Interest – Consequence of Wrongful Dishonor of Cheques –

4.4.5 Rights of Bankers – Right of General Lien – Right of Set-off – Right of appropriation –

4.5.6. Appropriation by the Debtor and the Creditor.

Unit 5: Special Customers, Charge and Mortgage

16

5.1. Special Types of Banker's Customers –

5.1.1. Minors – Married Woman – Pardanashin Woman – Illiterate Persons – Drunkards – Lunatics – Executors and Administrators –

5.1.2. Customer's Attorneys – Joints Accounts – Joint Hindu Family – Partnership Firm –

5.1.3. Payment of Firm's Debts and Separate Debts – Joint Stock Companies

5.1.4. Modes of Charging Securities – Lien, Pledge Hypothecation – Mortgage –

5.2. “Charge” – Meaning – Mortgage and Charge – Assignment –

5.2.1. Contract of Indemnity and Guarantee –

5.2.2. Situations Under Which Letters of Indemnity are obtained.

Referred Cases :

- Ram Ratan Vs. Director of Enforcement (AIR 1966, SC 495)*
Chidambara Vs. Ranga (AIR 1966, SC 193)
Pankaj Mehra Vs. State of Maharashtra (AIR 2000, SC 1953)
Verra Exports Vs. T. Kalavathy (AIR 2002, SC 38)

Recommended Books:

1. M L Tannan: *Tannan's Banking Law and Practice in India*, Wadhwa Publishing House, 23rd Edition. 2016
2. S.K. Maheshwari and S.N. Maheshwari: *Banking Law and Practice*, Kalyani Publishers, 2014
3. Anjani Kant: *Lectures on Banking Law*, Central Law Publication, 2015 Edition
4. Varshney Sundharam: *Banking Theory Law & Practice*, Sultan Chand & Sons, 2014 Edition
5. Dr. R.K. Bangia, *Banking Law and Negotiable Instruments*, Allahabad Law Agency, 2016 Edition.

Semester VIII
B.COM.LL.B.: 8.5 – OP₅
2. Bankruptcy and Insolvency law

Optional – 5

End Semester -80

Internal Assessment -20

Total Marks: 100

	Marks
Unit 1: The Concept; Inability to pay debt:	16
1.1 Transfer of property to a third person for benefit of creditors,	
1.2 Transfer with intent to defeat the creditors,	
1.3 Fraudulent preference in transfer of property.	
Unit 2: Offence	16
2.1 Absconding with intent to defeat the creditors,	
2.2 Sale of property in execution of decree of court,	
2.3 Adjudication as insolvent.	
Unit 3: Insolvency Petition:	16
3.1 By creditor, by debtor	
3.2 Contents of the petition, admission, procedure.	
Unit 4: Duties of the Debtor and Interim Proceedings against the Debtor.	16
4.1 Insolvency and Bankruptcy code, 2016	
Unit 5: Order of Adjudication:	16
5.1 Effect, publication,	
5.2 Dismissal of petition filed by a creditor	
Internal Assessment	20

Referred cases:

1. Ellis & co's Trustee v. Dixon Johnson, 1924, (1) ch.342
2. Arjun Das v. Marchia TELINI, I.L.R (1937) 1, CAL, 127
3. Ganapati v. Baliram, I.L.R, (1945) NAG,1009

Recommended Books:

- Avatar Singh, Law of Insolvency, Eastern Book Company, 2016 Edition.
- Bankruptcy Reform Act, 1994
- R.N. Choudhury, Banking Laws, Central Law Publications, 2016 Edition.
- Anjani Kant, Lecture on banking Law, Central Law Publications, 2015 Edition.

Semester VIII
B.COM.LL.B. (Hons): 8.6 H₆
1. Right to Information

Honours– 6 Constitutional Law Group

End Semester -80

Internal Assessment -20

Total Marks: 100

Unit – 1: Introduction

Marks

- 1.1 Origin and development of RTI in India
- 1.2 Meaning, definition, classification of information
- 1.3 Importance and necessity of information
- 1.4 International conventions, declaration and RTI

16

Unit – 2: RTI in India

- 2.1 Constitutional perspective with special reference to Article 19 (1) (a) of constitution of India
- 2.2 Judiciary on Right to information
- 2.3 Legal Provisions of Right to Information (Right to Information Act 2005)

16

Unit – 3: Constitutional Provisions

- 3.1 RTI on different dimensions
 - 3.1.1 Freedom of press
 - 3.1.2 Voters' Right to know
 - 3.1.3 Consumers' right
- 3.2 Right to know and right to privacy
- 3.3 Right to Information & Public Interest Litigation

16

Unit – 4: The Right to Information act, 2005 – I

- 4.1 Aim & objects of the Act
- 4.2 Right to information
- 4.3 Obligations of public authorities
- 4.4 Designations of Public information officers
- 4.5 Procedure for obtaining information
- 4.6 Disposal of request

- 4.7 Exemption from disclosure of information
- 4.8 Grounds for rejection
- 4.9 Severability
- 4.10 Third party information

16

Unit – 5: The Right to Information Act, 2005 –II

- 5.1 The Central Information Commission
- 5.2 The State information Commission
- 5.3 Powers & functions of information Commission
- 5.4 Appeal
- 5.5 Penalties
- 5.6 Miscellaneous provisions
- 5.7 Schedules
- 5.8 The Right to information (Regulation of fee and cost Rules, 2005
- 5.9 The Central information Commission (Appeal procedure) Rules, 2005

Internal Assessment

20

Referred Cases:

1. *Union of India V. Association for democratic reforms, AIR 2002 SC 2112: (2002) 5 SCC 294*
2. *People's union for civil liberties V. Union of india, AIR 20036 SC 2363: (2003) 4 SCC 399*
3. *S.P. Gupta V. Union of India, AIR 1982 SC 149*
4. *Indrasawhney v. Union of India, 1993 SC 477*
5. *Maneka Gandhi v. Union of India AIR 1978 SC*

Prescribed Legislations:

1. *Right to information Act, 2005*
2. *The Assam right to information Act, 2001*

Recommended Books:

1. P.K. Das, *The Right to Information*, Universal Law Publication, 2016 Edition.
2. Justice P.S. Narayan, G.B. Reddy, *The Right to Information*, Gogia Law Agency, 2016 Edition.
3. R.K. verma, *Right to Information law and Practice*, Taxmann Publications Private Limited; 2009 edition.
4. Dr. D. N. Barawalia, *Commentary on Right to Information*, Universal Law Publication, 2015.

Semester VIII
B.COM.LL.B. (Hons): 8.6 H₆
2. Corporate Restructuring and Insolvency Law

Honours– 6 Business Law Group

End Semester -80

Internal Assessment -20

Total Marks: 100

Corporate Restructuring and Insolvency	16
Unit – 1 Meaning and Strategies of Corporate Restructuring:	
1.1 Meaning, need Scope and modes of corporate restructuring.	
1.2 Historical Background global and national scenario.	
Unit -2 Strategies:	16
1.1 Mergers and Amalgamation	
2.2 Takeovers	
2.3 Funding of mergers and takeovers.	
2.4 Valuation of Shares and business.	
2.5 Corporate Demerges and Reverse Mergers	
2.6 Post Merger Re- Organization.	
2.7 Financial Restructuring	
Unit- 3 Revival, Rehabilitation and Restructuring of Sick Companies:	16
3.1 Meaning and Statue of Sick Companies	
3.2 Revival of Sick Companies	
3.3 Law and procedure relating to Sick Companies	
Unit – 4 Securitization and Debt Recovery:	16
4.1 Securitization Act,	
4.1.1 Overview of the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002	
4.1.2 Process, Participants, Special purpose Vehicle (SPV), Assets Reconstruction Companies (ARCs), Qualified Institutional Buyers (QIB)	
4.2 Debt Recovery Act;	
4.2.1 – Overview of the Recovery of Debts due to Banks and Financial Institutions Act, 1993	
4.2.2 – Tribunal Procedure	
4.2.3 – Companies and Arrangements with banks and Creditors	
Unit- 5 Winding Up:	16
5.1 Concept	
5.2 Modes of winding up	
5.3 Administrative Machinery for Winding Up	
5.4 Cross Border Insolvency	
Internal Assessment Marks	20

RECOMMENDED BOOKS-

1. Avtar Singh: *Law of Insolvency*, Eastern Book Company, Lucknow, 2016 Edition.
2. J.S. Bhandari: *Corporate Insolvency Economic and Legal Perspective*, 2012 Edition
3. Ranjan Das & Uday Kumar: *Corporate restructuring Enhancing the Shareholder Value*, 2014.
5. S. Shiva Ramu: *Strategy Formation* ; Wheeler Publishing, New Delhi, 2014.
6. N.L. Bhatia & Jagruti Sampat: *Takeover Games & SEBI Takeover Regulation*, Taxmann Allied Services Pvt. Ltd. New Delhi, 2014 Edition.

Semester VIII
B.COM.LL.B. (Hons): 8.6 H₆
3. Victimology

Honours – 6 Criminal Law Group
End Semester: 80
Internal Assessment: 20
Total Marks: 100

	Marks
Unit I: Introduction	16
1.1 Meaning of Victim ology	
1.2 Historical background of victim ology	
1.3 Theories of Victimology	
1.4 Relation between Penology and Victim ology	
1.5 Adoption of Victimology in Indian Criminal Justice System	
Unit II: Compensation to the Victims of Crimes	16
2.1 Statutory provisions for compensation to the Victims of Crimes	
2.2 Compensation to victim in addition to conviction	
2.3 Power of Court to grant compensation	
2.4 Factors considered while making order of compensation	
2.5 Difference between fine and compensation	
2.6 Sentence in default of compensation	
Unit III: Compensation to the victims of Human Rights	16
3.1 International Commitments	
3.2 Enforcement of rights in absence of statues	
3.3 Compensation in violation of human rights	
3.4 Principles to grant compensation	
3.5 Computing or calculating the amount of compensation	
Unit IV : The Specific Victimization	16
4.1 Child Victimization	
4.2 Women Victimization	
4.3 Victimization of unprivileged classes (ST/SC)	
Unit V: Victim Compensation Scheme	16
5.1 Judicial direction to constitute Victim Welfare Fund	
5.2 Recommendations of Law Commission	
5.3 The Criminal Injuries Compensation Scheme in UK	
5.4 Victim Compensation Scheme in India	
5.5 Establishing of Indian society of Victimology	
Internal Assessment	20
Referred Cases:	
1. Tuka Ram Vs. State of Maharastra	
2. Vishakha Vs. Rajasthan AIR 1997	
3. Staet of PunjabVs.Gunit Singh	
Reference Book:	
1. J.P. S Sirohi, Criminology and Penology, Allahabad Law Agency, 2015 Edition.	
2. Ponnia, Criminology and Penology, Central Law Agency, 2002 Edition.	
3. Dr K. P. Malik , Penology, Victimology and Correctional Administration in India, Allahabad Law Agency, 2016 Edition.	
4. S.M.A. Qadri: <i>Criminology & Penology</i> , Eastern Book Company, 2016	

SEMESTER – IX		
Code	Paper	Marks
B.COM.LL.B.: 9.1	Land law of Assam	100
B.COM.LL.B.: 9.2	Civil Procedure Code & Limitation Act.	100
B.COM.LL.B.: 9.3	Intellectual Property Law	100
B.COM.LL.B.: 9.4	Transfer of Property Act.	100
B.COM.LL.B.: 9.5	Human Rights	100
B.COM.LL.B. (Hons): 9.6 H ₇	Honours – 7 , any one from following: 1. Health Law (CL Group) 2. International Protection of IPR (BL Group) 3. Information Technology and Law(CrL Group)	100
Total for Non-Honours Course		500
Total for Honours Course		600

Semester IX
B.COM.LL.B.: 9.1
Land Laws of Assam

End Semester -80
Internal Assessment -20
Total Marks: 100

Unit – 1: Introduction **16**

- 1.1 Origin of Land Rights in Assam, Proprietor, Land-holder and Settlement holder, other than land holder.
- 1.2 Assam Land and Revenue Regulation, 1881, Definitions; rights over land – acquisition of rights over land, rights of proprietors, land holders, settlement holders,
- 1.3 Allotment of grazing land, disposal of government waste land, rights in fishery.

Unit – 2: land revenue **16**

- 2.1 *Settlement & resumption under the Assam Land & Revenue Regulation, 1886* – Settlement Operation, procedure for settlement – survey & demarcation of land – preparation of record of rights – assessment of land revenue; resumption, Hoe tax.
- 2.2 Mutation – classes of persons entitled to pray mutation – obligation to pray for mutation – procedure for mutation; field mutation;
- 2.3 Arrears & Mode of recovering it – defaulter – defaulting estate; models of recovering Arrears – Attachment & sale of movables – attachment of defaulting estate – sale of defaulting estate, sale of immovable property other than the defaulting estate.

Unit – 3: Partition **16**

- 3.1 Partition – meaning – need – who can sue for partition – procedure – restriction for partition.
- 3.2 Powers of officers – revenue officers – procedure and Appeals – matters exempted from cognizance of civil court.
- 3.3 Protections of backward classes - tribal belts & blocks.

Unit – 4: State legislations on tenancy **16**

- 4.1 The Assam non-Agricultural urban Areas tenancy Act, 1955
- 4.2 The Assam (temporarily settled areas tenancy) Act, 1971.

Unit – 5: State Legislations on – **16**

- 5.1 Rent control:- the Assam urban Areas rent Control act, 1972
- 5.2 Ceiling on land: - The Assam fixation of land holding act, 1956.
- 5.3 Land requisition & Acquisition: - the Assam land (Requisition & Acquisition) Act, 1964.
- 5.4 Central land acquisition act

Internal Assessment **20**

Referred cases:

1. Swasna Brahma v. Assam Board of Revenue, AIR,1972,GAU 121
2. Refiqunnessa v. Lal Bahadur Chetri, AIR 1964 SC 1511
3. Kali Kumar Sen v. Mohanlal Biswas AIR 1969 ASM 66(FB)
4. Satyaranjan v. Assam Board of Revenue AIR 1999 GAU-83(FB)

Recommended Books:

1. O.D. Ladia: “Land laws in Assam & Meghalaya”, Assam Law House, Guwahati, 2005 Edition.
2. K.C. Mazumdar: “Commentaries on Land Laws of Assam”, Assam Law house, Guwahati, 2010 Edition.
3. J.N. Das: “Land laws of Assam”, Book land, Guwahati, 2012 Edition.
4. K.N. Saikia: “Land Laws of Assam”, Assam Law House, 2007 Edition.

Semester IX
B.COM.LL.B.: 9.2

Civil Procedure Code and Limitation Act

End Semester -80

Internal Assessment -20

Marks: 100

Marks
16

Unit 1: Introduction

- 1.1 Suits in General (S.1 -35)
Object of the code, scope, meaning of substantive law and procedural law, Important terms and definitions related with code –Affidavit, Appeal, Cause of Action, Caveat, Issue, Jurisdiction, Suit, Summons, Pleading, Written Statement, Decree, Judgment, Order, Decree holder and Decree debtor, Legal representative, Mesne Profit, Execution etc.
- 1.2 Jurisdiction of Civil Courts, Cause of action, Res subjudice, Res Judicata, Constructive Resjudicata.
- 1.3 Institution of Suit, Essentials of Suits, Parties to Suit, Representative Suit, Frame of Suit.
- 1.4 Pleadings, Definition, Basic Rules, Construction of Pleadings, Singing and verification of pleading, Amendment of pleading.
- 1.5 Plaint –Meaning, particulars, Written Statement, Set-off, Legal set-off, Equitable set-off, Set-off and Counter –claim.
- 1.6 Issue and Service of summon, Meaning and essentials of summons, contents of summon, modes of service of summons.

Unit-2: Appearance & Non-appearance of Parties-Withdrawal of Compromise of Suits, Trial and Special Suits: 16

- 2.1 Appearance and non-appearance of parties, Ex parte decree.
- 2.2 First Hearing –Meaning, object. Disposal of Suit at first hearing.
- 2.3 Discovery, Inspection and Production of Documents.
- 2.4 Issue –meaning framing of issues, kinds of issue, importance of issues, materials for framing issues, omission to France issues, Disposal of suit, penalty for default Adjournments.
- 2.5 Interim orders, Issue of commission and its purpose arrest before judgment, attachment before judgment, -Temporary injunction, Interlocutory orders (order 39, Rules 1-5) s
- 2.6 Withdrawal and Compromise of suits.
- 2.7 Summoning and attendance of witness, summons to produce documents, adjournments,
- 2.8 Hearing of suit.
- 2.9 Judgment –its essentials, pronouncement of judgment, copy and contents of judgment, alteration in judgment.
- 2.10 Decree –its essentials, decree and judgment, contents etc.
- 2.11 Award of Interest and Award of Costs.

Unit 3: Special Suits: 16

- 3.1 Suits by or against Government or public officers, suits by aliens, suits by or against Foreign Rules, Ambassadors and Envoys.
- 3.2 Suits by or against corporations, suits by or against partnership firms, suits by or against trustees, executors and administrators.

- 3.3 Suits against minors and lunatics, guardians or next friends, suits concerning family matters.
- 3.4 Interpleader Suit
- 3.5 Suits by indigent persons.
- 3.6 Summary Suits.
- 3.7 Arrest and attachment before judgment

Unit 4: Appeals, Reference, Review, Revision and Execution

16

- 4.1 Meaning of Appeals, Reference, Review and Revision
 - 4.1.1.-First Appeals –meaning, essentials, different stages of Appeals, right of appeal, who may appeal, who cannot appeal, decision where appeal heard by two or more judges, cross-objection, cross appeal, powers of Appellate Court, Appeal from appellate decree.
 - 4.1.2.-Second Appeal 100 to 103, 107 -108 and Order 42 –substantial question of law.
 - 4.1.3.-Appeals from orders, appeals by indigent/persons, appeals to Supreme Court, Limitation, Savings powers of High Court.
- 4.2 Review –meaning, nature and scope, object, review and appeal, review and reference, review and revision, circumstances, grounds, procedure at hearings.
- 4.3 Revision –Meaning, Sec. 115, nature, scope, and object revisions and appeal, revision and second appeal, revision and reference, revision and review, appeal, reference, review and revision –distinction.
- 4.4 Reference –object, nature and object, condition, who may apply, power and duty of the referring court, power and duty of High Court, distinction with appeal,
 - 4.4.1-Review and Revision,
 - 4.4.2-Reference under CPC and Cr. P. C., Reference under CPC and Constitution.
- 4.5 Execution (Sec. 36 -74) –Meaning, Nature and Scope, Execution proceedings.
 - 4.5.1-Courts executing decrees, -court passing a decree, courts by which decrees may be executed
 - 4.5.2-Application for execution, procedures on receiving application, mode of execution.
 - 4.5.3-Attachment of Property, garnishee order.
- 4.6 Miscellaneous –restitution
 - 4.6.1-Notice under C. P. C.
 - 4.6.2-Caveat –meaning, Sec. 148 –A.
 - 4.6.3-Inherit Powers of the Courts (S. 148 to 151)
 - 4.6.4-Causes of delay, in Civil Litigation, amendments of 1999 and 2002.

Unit 5: Limitation Act, 1963 –Sec. 1-31

16

- 5.1 Meaning of law of limitation, nature and object.
- 5.2 Plea of bar of limitation and its efficiency
- 5.3 Condonation of delay and the doctrine of sufficient cause.
- 5.4 Doctrine legal disability, continuous running of time,
- 5.5 Rules regarding execution of prescribed time.
- 5.6 Effect of certain events on computation of period of limitation

Referred
cases

1. Nawab Shaquafath Ali Khan V. Nawab Imdad Jah Bahadur (2009) S. Sec 162
2. Narayan Rajendram V. Lakshmy Sarojiny (2009) S Sec. 264
3. Director General of Police, Central Reserve Polcie Force, New Delhi V. P. M. Ramalingam, AIR 2009 SC 956
4. Malwa Strips Pvt. Ltd. V. Jyoti Ltd. V. Jyoti Ltd., AIR 2009 SC 1581
5. Booddoreddy Chandraiah V. Arigela Laxmi, AIR 2008 SC 380
6. Puran Ram V. Bhagyaram, AIR 2008 SC 1960
7. Union of India V. Kamalendu Shukla, AIR 2006 Pat 117
8. Ksihor Kirtila Mehta V. Lilavati Kirtilal Mehta Medical Trust, 2007 (9) Scale 36.
9. R. N. Jadu V. Subhashchandra, AIR 2007 SC 2571
10. State of U. P. V. Nawab Hussain, AIR 1977 SC 1680
11. Salem Advocate Bar Association, Tamil Nadu V. Union of India, AIR 2003 SC 189.

Recommended Books:

1. C. K. Takwani: *Code of Civil Procedure*, Eastern Book Company, 2016
2. Avatar Singh: *Code of Civil Procedure*, Central Law Publication, 2015
3. M. P. Tandon: *Code of Civil Procedure*, Central Law Agency, 2015
4. D.N. Mathur: *Code of Civil Procedure*, Central Law Publications, 2016
5. M.P.Jain: *Code of Civil Procedure*, Lexis Nexis, 2016

Semester IX
B.COM.LL.B.: 9.3
Intellectual Property Law

End Semester: 80
Internal Assesment: 20
Total Marks:100

Unit1	Contents	Marks
	1.1Introduction: The Concept of Property vis-à-vis Intellectual Property: Concept of Property and theories of Property –An Overview, Theories of Intellectual Property Rights, Social and Economic Development and Role of Intellectual Property System,	16
	1.2Need of Protecting Intellectual Property-Policy Consideration- National Perspectives and International Demands;	
	1.3Kinds of Intellectual Property; Role of International Institutions –WIPO: Functions, Membership, Agreement between WIPO and WTO,	
	1.4Dispute Settlement – New Treaties; International Legal Instruments Relating to IPR –Paris Convention, Berne Convention, PCT etc.	

Unit2.	2.1 Patent: Meaning of Patent; Historical evolution of the concept of patent, Acquisition and loss of the right to the patentee, Grounds of opposition, Wrongfully obtaining the invention, Prior publication, lack of inventive step, insufficient description	16
	2.2 Rights conferred by patents and obligation of patentee, Patents as chose in action, Duration of patent, Use and exercises of rights, right to secrecy	
	2.3 Abuse of patent rights, Compulsory licensing; Remedies.	
Unit3.	3.1 Trademark: Historical evolution of Trademark Law; Definition, Registration, Rights conferred	16
	3.2 Registered user, Assignment and transmission, Well-known trademarks, domain name, collective trademark	
	3.3 Action for passing off and infringement of trademarks; Remedies	
Unit4.	4.1 Copyright: Historical evolution of Copyright law: Definition, Copyright in literary, dramatic and musical works, cinematograph films, computer software, etc.	16
	4.2 Ownership of copyright, Author's Special rights Infringement-Fair use provisions; Remedies,	
Unit5.	Other Forms of Intellectual Property: Law relating to Geographical Indication, Industrial designs, Traditional Knowledge: Domestic as well as International Law.	16

Referred cases:

1. *The Imperial Tobacco Co. of India v. The Registrar of Trade Marks*, AIR 1977 Cal 413
2. *Sony Kabushuki Kaisha v. Samrao Masker*, AIR 1985 Bom 327
3. *K. R. Krishna Chettiar v. Sri Ambal & Co*, AIR 1970 SC 146
4. *Cadila Health Care Ltd v. Cadila Pharmaceuticals Ltd*, 2001 PTC 541 (SC)
5. *Bharti Cellular Ltd and Anr v. Jai Distillers P. Ltd.*, 2006 (33) PTC 220 (Bom.)
6. *Zee Entertainment Enterprises Ltd. v. Gajendra Singh*, 2008 (36) PTC 53(Bom)
7. *Amar Nath Sehgal v. Union of India*, (2005) 30 PTC 253
8. *Canadian General Electric Co. Ltd. v. Fada Radio Ltd.*, AIR 1930 PC 1

Internal Assessment :

20

Recommended Books:

1. Ashwani Kr. Bansal: *Law of Trade Marks in India* Jain Book Agency, 2014
2. V.K. Ahuja, *Law Relating to Intellectual Property Rights* Lexis Nexis 2017
3. P. Narayanan, *Copyright and Industrial Designs* Eastern Law House 2007
4. P. Narayanan, *Law of Trade Marks and Passing off* Jain Book Agency (6th ed., 2017)
5. P. Narayanan, *Patent Law* Eastern Law House 2017
6. Ashwani Kr. Bansal, *Materials on Copyright* (2014)
7. V.K. Ahuja, *Law of Copyright and Neighbouring Rights: National and International Perspectives* Lexis Nexis 2014
8. Alka Chawla, *Copyright and Related Rights: National and International Perspectives* (2012)

Semester IX
B.COM.LL.B.: 9.4
Transfer of Property Act

End Semester – 80
Internal Assessment – 20
Total Marks - 100

Marks

Unit 1: Introduction:

16

- 1.1. Definition, Object and Scope of the Act.
- 1.2. Transfer of Property- movable and immovable.
- 1.3. Interpretation Clause- ‘Immovable clause’, ‘Instrument’, ‘Attested’, Registered, Attached to the earth, ‘Actionable claim’, ‘Notice’, Actually express and constructive notice.
- 1.4. Vested and Contingent interest, Difference, Conditional Transfer, (5.25) Difference between Contingent interest and Spes-Successionis.

- NORMS PART -

Unit 2: Transfer of Property by Act of Parties:

16

- 2.1 Sec 5 – Transfer of Property defined
- 2.2 Sec. 6- Spes-successionis, Mere right of re-entry, Easements, Restricted Interest, Right to future maintenance, Mere right to Sue, Pensions and stipends,
- 2.3 Sec. 7- Persons competent to transfer, Easements of valid transfer, Competency of transfer.
Sec. 8- Operation of transfer.
Sec. 9- Oral transfer.
Sec. 10- Conditions restraining alienation.
- 2.4 Sec 13 – Transfer for benefit of unborn child, Sec. 14- Rule against perpetuity- Object, Maximum Remoteness of Vesting, Ultimate beneficiary in mothers’ womb, Exceptions to the Rule.
- 2.5 Sec. 26 to 29- Condition Precedent and Condition subsequent, Fulfilment of Condition Precedent and Condition subsequent
- 2.6 Sec.35- Doctrine of Election.

Unit 3: Transfer of Immovable Property

16

- 3.1 Sec.38- Transfer by person authorized only under certain circumstances to transfer.
- 3.2 Sec.39- Transfer where third person is entitled to maintenance.
- 3.3 Sec. 40- Burden of obligation imposing restriction on use of land or of obligation annexed to ownership, but not amounting to interest of easement.
- 3.4 Sec. 41- Transfer by Ostensible Owner, Benami Transaction Act, 1988.
Sec. 42- Transfer by person having authority to revoke former transfer, Sec 43 – Transfer by unauthorized persons Sec. 44 & 47, Transfer by Co-owner, Sec. 44-46, joint transfer for consideration, Sec. 48 & 78- Priority of Rights created by Transfer.
Sec. 49- Transferee’s rights under policy.
- 3.5 Sec. 50-51- Bonafide holders under defective title. Sec. 52- Transfer of property during pendency of suit. (Doctrine of Lis Pendens). Sec.53- Fraudulent Transfer, voidable by creditors.
Sec. 53A- Doctrine of Part- Performance, Partial information of equity of redemption, difference between English and Indian Law.
- 3.6 Relevant provisions of Indian Registration Act

- FORMS PART -

Unit 4: Sales of Immovable Property: 16

- 4.1 Sec. 54- Definition of Sale, how made, 'Contract for sale', Essential of valid sale.
- 4.2 Hire- purchase agreements, Distinction between sale and exchange, Distinction between sale and gift.
- 4.3 Sec. 55- Rights and liabilities of buyer and seller.
- 4.4 Sec. 56- Marshalling by subsequent purchase.
- 4.5 Sec. 57- Provision by Court for incumbrances and sale freed therefrom.

Unit 5: Mortgages, Leases, Exchanges, Gift & Actionable Claims : 16

- 5.1 Sec. 58- Mortgages- Definition and Essential its kinds of Rights and Liabilities of Mortgagors and Mortgagees. Sec. 100- Charges- Definition and kinds- Distinction between charge and mortgage, charge and lien.
- 5.2 Sec. 105- Leases – Definition of Lease, Lessor, Lessee, premium and rent. Sec. 107- How made Sec. Rights and Liabilities of Lessor and Lessee. Sec. 111- Forfeiture of Lease. Holding over, Determination of Lease.
- 5.3 Sec. 118- Exchange- Definition, Rights and Liabilities of parties.
- 5.4 Sec. 122- Gift- Definition and Essential.
 - Sec. 123- Transfer how effected, modes of making gift.
 - Sec. 124- Gift of existing and future property.
 - Sec. 125- Gift to several of whom one does not accept.
 - Sec. 126- When gift may be suspended & revoked.
 - Sec. 127- Onerous gift.
 - Sec. 128- Universal donee.
- 5.5 Sec. 130- Transfer of Actionable claim,- Definition, Transfer how effected,
 - Sec. 130 & 132- Rights of a transfer of an actionable claim.
 - Sec. 133 & 134- Warranty of solvency of debtor, Mortgaged debt.
 - Sec. 135- Assignment of rights under policy of insurance against fire.

Internal Assessment : 20

Referred Case Laws:

- 1. M. Ramkrishna Reddy V. Sub- Registrar, Bangalore, AIR (2000) Kant. 46.
- 2. Godrej and Boyee Manufacturing Co. Ltd. v State of Maharashtra (2009) 5 Sec.24.
- 3. Kaliperumal V. Rajagopal, (2009) 4 Sec. 193.
- 4 C. Cheriathan V. P. Narayanan Embranthiri (2009) 2 Sec. 673
- 5. Vimal Chand Ghevarchand Jain V. Ramakanta Eknath Jadoo (2009) 5 Sec. 713.

Recommended Books

- 1. Prof. R. K. Sinha, **The Transfer of Property Act**, Central Law Agency, 2016 Edition.
- 2. H. N. Tiwari, **The Transfer of Property Act**, Allahabad Law Agency, 2015 Edition.
- 3. S. N. Sukla, **The Transfer of Property Act**, Allahabad Law Agency, 2016 Edition.
- 4. S. M. Lahiri, **The Transfer of Property Act**, Eastern Law House, 2014 Edition.
- 5. D. F. Mulla, **The Transfer of Property Act**, Eastern Book Company, 2016 Edition.

Semester IX
B.COM.LL.B.: 9.5
Human Rights

End Semester -80
Internal Assessment -20
Total Marks: 100

Marks

Unit 1: Foundational Aspects

16

- 1.1- Meaning and Concept of Human Rights
- 1.2- Classification of Rights : Natural, Moral and Legal Rights,
- 1.3- Three Generations of Human Rights (Civil and Political Rights; Economic, Social and Cultural Rights; Collective/Solidarity Rights)

Unit 2: Evolution of the Concept of Human Rights

16

- 2.1 Journey from Magna Carta to the Universal Declaration of Human Rights (Magna carta;
- 2.2 The united States Declaration of Independence; The French Declaration of the Rights of Man and the Citizen; United States Bill of Rights; Geneva Convention of 1864; Universal Declaration of Human Rights, 1948, Charter of U.N
- 2.3 International Bill of Rights (Significance of Universal Declaration of Human Rights, International Covenant on Civil and Political Rights; and the International Covenant on Economic, Social and Cultural Rights)

Unit 3: Social Problem and Human Rights

16

- 3.1 Social Hierarchy and social prejudices and exploitation socially approved racial and communal discrimination
- 3.2 Economic Problems and Human Rights
 - 3.2.1. Poverty, illiteracy, food security and habitation
 - 3.2.2. Rural to urban migration; domestic displaced persons
 - 3.2.3 Right to self determination

Unit 4 Human Rights in International Prospective

16

- 4. 1: Concerns about Violation of Rights
 - 4.1.1. Provisions in the U.N. Declaration
 - 4.1.2. Vienna Declaration 1993
- 4.2: International Crimes
 - 4.2.1. Concept of the Violations of Human Rights As An International Crime; International Criminal Court
 - 4.2.2. War Crimes Including Genocide and War Tribunals

Unit 5 Human rights Relating to Women and Children

16

- 5. 1 Gender Bias, harassment and offences against women, Special laws and institutional mechanisms for the protection of Women's rights
- 5.2 Nature and issues in child rights in India National and international norms and mechanisms for the protection of the child rights (UN Convention on the rights of the child; UNESCO Conventions; ILO Conventions)

Internal Assessment

20

Recommended Books:

- 1.M. R. Ishay, The History of Human Rights, Orient Longman, New Delhi, 2004.
2. Kalin and Kunzli, The Law of International Human Rights Protection, OUP, Clarendon, 2009.
- 3.M K. Sinha (ed.), International Criminal Law and Human Rights, Manak Publications, New Delhi, 2010 Edition
- 4.Saksena Anu, Gender and Human Rights: Status of Women Workers in India, Delhi: Shipra Publications, 2004 Edition
5. Gurusamy, S., Human Rights and Gender Justice, New Delhi: APH, 2009.
6. A.K. Jha, Child Abuse and Human Rights, N.D.: Anmol, 2006.
7. D.V. Rao, Child Rights: A Perspective on International and National Law, New Delhi: Manak, 2004 Edition.
8. A.K. Jha, , Child Abuse and Human Rights, N.D.: Anmol, 2006 Edition.
- 9.D.C. Nanjunda, Child Labour and Human Rights: A Prospective, Delhi: Kalpaz Pub., 2008 Edition.

Referred Cases:

1. Olga Tallis Vs. DMB, AIR 1986 SC 180
2. Consumer Education and Research Council Vs. Union of India AIR 1995 SC 922
3. National Human Rights Commission of India Vs. State of Arunachal Pradesh
4. R Rajagopal Vs. State of Tamilnadu, AIR 1994 6 SCC 632
5. Sameli Singh Vs. State of U.P, AIR 1996
6. People Union for Civil Liberties Vs. Union of India, AIR 1997, SC 568
7. Maneka Gandhi Vs. Union of India, AIR 1978

Semester IX
B.COM.LL.B. (Hons):9.6 H₇
Health Law

Honours – 7 Constitutional Law

Full Marks: 100

End Semester: 80

Internal Assesment 20

	Marks
Unit 1: Introductory	16
1.1 The right to health as emergent from parts III and IV of the Constitution of India	
1.2 National Health Policy	
Unit 2: Organization of public health care in India – I	16
2.1 Legal Organization of public hospitals	
2.2 Medico-legal cases and duties of hospitals	
2.3 Liability for medical negligence in public hospitals	
2.4 Mental health care public hospitals: duties and liabilities	
2.5 Rural health care	
Unit 3: Organization of public health care – II	16
3.1 Legal aspects of private medical practice	
3.2 Medical negligence	
Unit 4: Cost and Insurance	16
4.1 Types of Health Insurance in India	
4.2 Employee's Health Insurance Corporation	

Unit 5: Cost of HealthCare and Weaker Sections of Society	16
5.1 Health of marginalized Groups	

Internal Assessment :	20
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Referred Cases

1. CESC Ltd. v. Subhash Ch. Bose AIR 1992 SC 573
2. K.P. Singh v. Union of India (2001) 10 SCC 167
3. State of Tripura v. Amrita Bala Sen 2005 1 GLR 7
4. Ram Datt Sharma v. State of Rajasthan AIR 2005 RAJ 317
5. Directorate of Enforcement v. Ashok Kumar Jain (1998) 2 SCC 105
6. Marri Yadamma v. State of Andhra Pradesh AIR 2002 AP 164

Recommended Books:

1. Dnyaneshwar P. Chouri: *Right to Health and Legal Protection*, Regal Publications, 2016 Edition.
2. Nandita Adhikari: *Law and Medicine*, Central Law Publications, 2015 Edition.
3. R.M. Jhala & K. Kumar: *Jhala & Raju's Medical Jurisprudence*, Eastern Book Company, 2002

Semester IX
B.COM.LL.B.(Hons):9.6 H₇
International Protection of IPR

Honours -7 Business Law Group

End Semester: 80

Internal Assessment 20

Full Marks:100

	Marks
Unit 1: IPR-	16
1.1 Introduction and Meaning of IPR	
1.2 Importance and its implementation of IPR	
1.3 Role of IP in Economic Development	
Unit 2: The International Trade Organization and the GATT	16
2.1 The GATT, its working and salient features	
2.2 Negotiating history' of the WTO, the Dunkel Draft and the Agreement stabilizing the WTO 1994.	
2.3 Paris Convention for protection of Industrial Property	
Unit 3: Agreement	16
3.1 Agreement on Agriculture	
3.2 Agreement on Textiles and clothing	
3.3 Agreement on Import licensing Procedure	
3.4 The Agreement on Safeguards	
3.5 General Agreement on Trade in Services	
3.6 The Agreement on Trade Related Aspects of Intellectual Property Rights [TRIPS]	
3.7 General Provisions and Basic Principles	
3.8 TRIPS and Patent Co-operation Treaty, 1970	
Unit 4: Protection of Specific Intellectual Property Rights under TRIPS	16
4.1 Copyrights and related Rights'	

- 4.2 Trademarks
- 4.3 Geographical indications, protection plant, varieties
- 4.4 Industrial designs
- 3.5 Patents
- 4.6 Layout Designs
- 4.7 Undisclosed information
- 4.8 Control of anti-competitive Practices in Contractual Licenses

Unit 5: Enforcement of Intellectual Property Rights 16

- 5.1 Civil and Administrative procedures and Remedies
- 5.2 Provisional Measures
- 5.3 Special Requirements Related to Border measures
- 5.4 Dispute Prevention and Settlement
- 5.5 Rules and procedure governing the Settlement of Disputes

Internal Assessment :

20

Recommended Books:

1. M. B. Rao: *WTO and International Trade*, Vikash Publishing, 2015.
2. Michael Balkency, *Trade Related aspects of Intellectual*, 2012.
3. Michael Balkency *Trade Related Aspects of Intellectual Property Rights: A Concise Guide to the TRIPS Agreement*, Sweet & Maxwell, 1996.
4. V.K. Ahuja, *Law Relating to Intellectual Property Rights* Lexis Nexis 2017

Semester IX

**B.COM.LL.B. (Hons): 9.6 H₇
Information Technology and Law**

Honours -7 Criminal Law Group

End Semester: 80

Internal Assessment: 20

Total Marks: 100

	Marks
Unit 1: Introduction to Cyber Crime & Cyber Laws	16
1.1 Freedom of Expression in Cyberspace	
Unit 2: The Cyber Regulations Appellate Tribunal	16
2.1 Composition	
2.2 Power and Procedure	
2.3 Limitation	
2.4 Appeals to High Court	
2.5 Recovery of Penalty	
Unit 3: Offences under the Information Technology Act, 2000	16
3.1 The Cyber Offences	
Unit 4: Offences:	16
4.1 Tampering with computer Source Documents	
4.2 Hacking with Computer System	
4.3 Publishing of Obscene Information in Electronic Form	
4.4 Acts and Omissions against the Controller	
4.5 Breach of Confidentiality and Privacy	

Unit 5: Electronic Signature

- 5.1 Meaning of Electronic and Digital Signature
- 5.2 Procedure and practice relating to Electronic and Digital Signature
- 5.3 Related to Digital Signature Certificate
- 5.4 Contravention Committed outside India

16**Internal Assessment:****20****Referred Cases**

1. Shrimant Shamrao Surryavanshi v. Pralhad Bhairoba Suryavanshi, (2002) 3 SCC 676
2. Ajay Goswami v. Union of India (2007) 1 SCC 170
3. District Registrar and Collector v. Canara Bank (2005) 1 SCC 496, AIR 2005 SC 186

Recommended Books:

1. J.A. Sen, Information Technology in Business , Pearson, 2004 Edition.
2. C.S.V. Murthy, E- Commerce, Himalaya Publishing House, Himalayan Publishing House, 2016 Edition.
3. Rohnay D. Ryder, Guide to Cyber Crime, Lexis Nexis, 2014 Edition.
4. Devid Whiteley, E- Commerce, Mc Graw Hill, 2000 Edition.

SEMESTER – X		
Code	Paper	Marks
B.COM.LL.B.: 10.1	Principles of Taxation Law	100
B.COM.LL.B.: 10.2	Public International Law	100
B.A., LL.B.: 10.3 OP ₆	Optional-6 1. Woman & Child Law 2. White Collar Crime	100
B.COM.LL.B.: 10.4 P ₃	Practical – 4 Moot Court & Internship	100
B.A.LL.B. : 10.5 P ₄	Drafting , Pleading And Conveyencing	100
B.COM.LL.B. (Hons): 10.5 H ₈	Honours – 8 , any one from following: 1. Citizenship & Immigration Law (CL Group) 2. Business Ethics and Corporate Social Responsibility (BL Group) 3. Forensic Science Law (CrL Group)	100
Total for Non-Honours Course		500
Total for Honous Course		600

Semester X
B.COM.LL.B.: 10.1
Principles of Taxation Law

End Semester Marks: 80
Internal Assessment: 20
Total Marks:100

	Marks
Unit 1: Introduction to Taxation Law	16
1.1 Tax- Meaning, Concept, Origin, Characteristics, Classification, Fundamental Principles.	
1.2 Tax system before Indian independence-ancient, medieval and modern India	
1.3 Distribution of legislative powers regarding taxation	
1.4 Constitutional Safeguards regarding Taxation	
1.5 Role of tax system in national economy	
Unit 2: Income Tax Act, 1961	16
2.1 Concept and Mechanism of Income Tax; Definitions- Income, Previous Year, Assessment Year, Residential Status, Receipts and Expenditure; Distinction between Capital and Revenue; Basis of Charge and Scope of Total Income	
2.2 Heads of Income and Computation of Total Income under various heads- Income from salaries, Income from House property, Profits and gains from Business or Profession, Capital gains, Income from other sources	
2.3 Income which do not form part of Total Income	
2.4 Clubbing Provisions, Set off and Carry forward of Losses, Deductions; Assessment of Income of different persons; Corporate Taxation;	
2.5 Tax Deduction at Source, Tax Collection at Source, Advance Tax, Self-Assessment Tax	
2.6 Income Tax authorities: Appointment, jurisdiction, powers	
2.7 Notice of demand, special provisions, refunds, appeals, revisions and penalties	
2.8 Assessment, return and best judgment assessment	
Unit 3: Goods and Services Tax(GST):	16
3.1 Introduction , meaning, origin, advantages and disadvantages	
3.2 Constitutional provisions and GST	
3.3 GST- Implementation, Liability of the Tax Payer, Levy, Composition Scheme, Remission of Tax	
3.4 GST Council- Composition, Functions and Role	
3.5 Registration Procedure	
3.6 Meaning and Scope of Supply- Taxable Supply, Supply of Goods and Supply of Services, Course or Furtherance of Business, Special Transactions	
3.7 Valuation in GST- Transaction Value, Valuation Rules	
3.8 Payment of GST- Time of GST Payment, How to make payment, Challan Generation & CPIN, TDS and TCS	

Unit 4:	International Taxation	16
	4.1 Double Taxation Avoidance Agreements (DTAA)	
	4.2 India's Mutual Agreement Procedure (MAP)	
	4.3 Transfer Pricing	
	4.4 TDS rates under DTAA	
	4.5 Tax rates as per Income-tax Act <i>vis-à-vis</i> tax treaties	
	4.6 Utility on DTAA	
	4.7 .Withholding Tax	
Unit 5:	Miscellaneous	16
	5.1 Black Money (Undisclosed Foreign Income and Assets) and Imposition of Tax Act, 2015	
	5.2 Assam Agricultural Income Tax Act, 1939	

Internal Assessment	20
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Recommended Books:

- * Atal Kumar: *Taxation Laws*. 3rd edition. Central Law Publications, Allahabad, 2016.
- * Ajay Srivastava: *The GST Nation - A Guide for Business Transformation*. 1st edition. Business Datainfo Publishing Co. Pvt. Ltd. Delhi, 2017.
- * Kamal Garg: *Guide to International Taxation*. Bharat Law House, New Delhi, 2016.
- * S.R. Myneni: *Law of Taxation*, Alahabad Law Agency, 2011
- * Rakesh Garg and Sandeep Garg: *GST Laws Manual: Acts, Rules and Forms*. Bloomsbury India. 2017
- * *GST Manual, 2017*. Taxmann

Semester X
B.COM.LL.B.: 10.2
Public International Law

End SemesterMarks: 80
Internal Assesment: 20
Total Marks:100

Marks

Unit – 1: Introduction	16
1.1 History of International Law	
1.2 Definition and Nature of International Law	
1.3 Subjects of International Law	
1.4 Relationship between International Law and Municipal Law	
Unit –2: Sources of International law and Jurisdiction	16
A. Sources of International law:	
1.1 Custom	
1.2 Treaties	
1.3 General Assembly Resolutions	
1.4 General Principles	
1.5 Juristic Works	
1.6 Other Sources	

B. Jurisdiction:

- 1.7 General Concept
- 1.8 Principles: Territorial, Active, Passive, Protective, Universality.
- 1.9 International Status of High Sea, Aircraft, Antarctica and Outer Space

Unit-3: Recognition, Extradition and Law of the Sea

16

A. Recognition

- 3.1 Theories of Recognition
- 3.2 De facto, De jure recognition
- 3.3 Implied Recognition
- 3.4 Withdrawal of Recognition
- 3.5 Retrospective Effects of Recognition

B. Extradition

- 3.6 Customary Law basis
- 3.7 The nature of obligation

Unit – 4. Settlement of International Disputes and Treaties

16

A. Settlement of International Disputes:

- 4.1 Pacific Means,
- 4.2 Coercive Means

B. Treaties:

- 4.3 Concept with important maxims,
- 4.4 Kinds,
- 4.5 Termination

Unit – 5. War and International Organizations

16

A. War

- 5.1 International Concept of war
- 5.2 Important Legislations on war

B. International Organizations:

- 5.3 Concept and Kinds
- 5.4 League of Nations
- 5.5 The United Nation and its Organs

Internal Assessment:

20

Referred cases

1. *Shri Krishna Sharma Vs, State of West Bengal., AIR(1954) Calcutta 591*
2. *Civil Air Transport Inc. Vs. Central Air Transport Corporation, (1953) AC70*
3. *G.B Sing Vs. Government of India, AIR 1973, S.C.. P 2667*
4. *Daya Sing Lahoria Vs. Union of India, AIR, S.C2001. P1716*
5. *Vishakha Vs. State of Rajasthan, A.I.R. 1997, S.C. P3011*
6. *Re Castioni Case (1981) IQB 149*
7. *Luther Vs., Sagor, 19210 3 KB, P 532*

Recommended Books:

1. J.G. Starke: Introduction to International Law, Butterworths Law; 10th revised edition Edition, 1987
2. Dr. H.O. Agarwal: International law & Human Right, Central Law Publication, 2017 Edition.
3. Dr. S.K. Kapoor: International Law & Human Right, Central Law Agency, 2017 Edition.
4. Starke – Introduction to International Law, Butterwod Company, 2014 Edition.
5. Oppenheim - International Law, Oxford University Press, 2008 Edition.
6. Brownlie – Principles of International Law, Oxford University Press, 2012 Edition.
7. Shaw - International Law, Cambridge, 2012 edition.

Semester X
B.A.LL.B 10.3OP₆
1.Women and Child Law

Optional- 6

End Semester Marks: 80

Internal Assessment: 20

Total Marks: 100

	Marks
Unit 1: Introduction	161.1
Women in India	
1.1.1 Status of women in pre-independence period	
1.1.2 Status of women in post-independence period	
1.2 Women under International law-CEDAW	
1.3 Women& children under Constitution of India	
1.4 Feminist Jurisprudence	
Unit 2: Women and Personal Laws	16
2.1 Law relating to marriage & divorce	
2.2 Law relating to maintenance	
2.3 Law relating to succession	
2.5 Law relating to guardianship & adoption by a woman	
2.6 Uniform Civil Code	
UNIT 3: Child and Law	16
3.1 Protection of children from sexual offences Act, 2012	
3.2 The Child Marriage Restraint Act, 1929	
3.3 The Juvenile Justice (Care and Protection of Children) Act, 2000	
3.3 National Commission for child	
UNIT 4: Women & Child under Industrial Law	16
4.1 The Factories Act, 1948	
4.2 The Mines Act, 1952	
4.3 The Maternity Benefit Act, 1961	
4.4 The Equal Remuneration Act, 1976	
4.5 The Sexual Harassment of Women at Workplace (Prevention, Prohibition &Redressal) Act, 2013	
4.6 The Child Labour (Prohibition and Regulation) Act, 1986	
4.7 The Apprentices Act, 1961	
UNIT 5: Social Legislations	16
5.1 Dowry Prohibition Act, 1961	
5.2 The Indecent Representation of Women (Prohibition) Act, 1986	
5.3 Pre-Natal Diagnostic Technique (Regulation & Prevention of Misuse) Act, 1994	
5.4 Domestic Violence Act, 2005	
Internal Assessment	20

Refereed Cases:

1. Abdul Kadir v. saliman, ILR(1886) 8ALL 149
2. Vishaka v. State of Rajasthan, AIR 1997 SC 3011
3. Deena v. Union of India, AIR1983SC 1155
4. Air India v. NargeshMirza, AIR1981,SC1829
5. Mohiribibi v. DharmodasGhosh, 30,CAL,532(PC)
6. M.C Mehta v. Union of India AIR 1997, SC699
7. BodhisatwaGautam v. SubhaChakraborty (1996) 1 SCC 490

Suggested Readings

1. 42nd & 84th Report of Law Commission
2. 146th Report of Law Commission
3. 172nd & 174th Report of Law Commission

Recommended Books

1. S C Tripathi, Law relating to Women & Children, Central law Agency, 2015 Edition.
2. Mamta Rao, Law relating to Women & Child, Eastern Book Company, 2015 Edition.
3. S P Sathe, Towards Gender Justice, S.N.D.T. Women's University Press, 2010 Edition.
4. Dr Anjani Kant, Law relating to Women & Child, APH Publication, 2012 Edition.

Semester X
B.COM.LL.B.: 10.3 OP₆
2. White Collar Crime

Optional - 6

End Semester Marks: 80

Internal Assessment: 20

Total Marks: 100

	Marks
Unit 1 Introduction	16
1.1	Genesis of White Collar Crime.
1.2	Nature and Scope of White Collar Crime.
1.3	Growth of White Collar Crime in India and Western Countries.
1.4	Men-srea and White Collar Crime.
1.5	Vicarious liability in White Collar Crime
1.6	Strict liability in White Collar Crime.
1.7	U.N Convention against corruption,2003
Unit 2: White Collar Crime in India	16
2.1	Corruption in government and politics
2.2	Black Money.
2.3	Judicial response to white collar crimes in India.
2.4	Cyber Crimes
UNIT –3 Corporate Crimes	16
3.9	Corporate Crimes-Meaning and Nature.
3.10	Psychological and Socio-economic Factors underlying corporate frauds.
3.11	Types of Corporate Crimes.
3.12	Judicial Attitude towards Corporate Crimes.
3.13	Offences Relating to Statutory Noncompliance under Companies Act
3.14	Vicarious Liability of Corporation
Unit 4: White Collar Crime in Certain Professions	16
4.1	Medical profession
4.2	Engineering profession

- 4.3 Legal profession
- 4.4 Educational professions
- 4.5 Business related White Collar Crime
- 4.6 Computer related White Collar Crime

Unit 5: Remedial Measures

16.

- 5.1 Lokpal and Lokayukta Act
- 5.2 Prevention of Corruption Act, 1988
- 5.3 Central Vigilance Commission act 2003
- 5.4 Investigating Machinery- NIA, CBI, Special Judges Court

Referred Cases:

- 1. M.MHaskot v. State of Maharashtra(1978) 3 SCC 544
- 2. R.SNayak v. A.RAntulay,AIR 1984SC 684
- 3. Lucknow Development Authority v. M.K Gupta, AIR 1994 S.C 787

Scams:

- 4. Taj corridor scam
- 5. Harshadmehta scam
- 6. 2g spectrum scam
- 7. Coalgate scam

Internal Assessment:

20

Recommended Books:

- 1. N.V. Paranjape: *Criminology and Penology*, Central Law Publications, 2015
- 2. S.M.A. Qadri: Ahmad Siddique'sCriminology & Penology, Eastern Book Company, Lucknow, 2009
- 3. M.J. Sethna, *Society and Criminal*, N.M. Tripathi Pvt. Ltd., Bombay
- 4. Edwin H. Sutherland, Donald R. Cressey, David F. Luckenbill: *Principles of Criminology*, AltaMira Press 1992.

Semester X
B.COM.LL.B.: 10.4P₃
Moot Court & Internship

Practical - 4

Full Marks: 100

Practical Assignments: 90

Viva-Voce- 10

[Moot court programme also shall start from 3rd semester (in case of 3yr LL.B) and from 7th semester (in case of 5yr B.ALL.B). There will be at least 3 Moot Courts in each of the said semester. At the end of 6th semester (in case of 3yr LL.B) and 10th Semester (in case of 5yr B.ALL.B) average marks will be calculated out of total 30 marks by the teacher concerned. The same will be placed before the external examiner for joint evaluation with the external examiner at the time of viva-voce]

[This paper will have three components of 30 marks each, and the fourth component will be a viva-voce examination for 10 marks.]

Marks

Unit 1: Moot Court

30

Every student will do at least 3 (three) moot courts with 10 marks each. Each moot court work will be on assigned problem and it will be evaluated as follows:

- 1.1 Written submission : 5 marks
- 1.2 Oral advocacy : 5 marks

Unit 2: Observance of Trial in two cases:

30

- 2.1 One Civil case : 15 marks
- 2.2 One Criminal case : 15 marks

Students in a group of not more than 10 (ten) students will **attend two trials in the course of the last two or three years of law course.** They will maintain a record and enter the various steps observed during their attendance on different days in the court assignment.

Unit 3: Interviewing techniques and Pre-trial preparations

30

- 3.1 Two interviewing sessions of clients : 15 marks
- 3.2 Observation of the preparation of Documents and court papers : 15 marks

Each student will observe 2 (two) interviewing sessions of clients at the Lawyers' Office/ Legal Aid Office and record the proceedings in the diary which will carry 15 marks. Each student will further observe the preparation of documents and court papers by the Advocate and the procedure for the filing of the suit/petition. This will be recorded in the diary which will carry 15 marks.

Viva Voce examination [on all the above three aspects]

10

Note 1: Written submissions on Moot Courts, Written Records of Observance of Trials in Courts and Written Diaries regarding Interviewing Techniques and Pre-trial preparations must be submitted to the teacher of this paper regularly and the teacher will evaluate those continuously throughout the semester and award marks.

Note 2: All the evaluated works along with the list of marks awarded would be placed before the external examiner at the time of viva-voce examination. The teacher of this paper would be internal examiner who along with external examiner would jointly award final marks on the above works and viva-voce.

Recommended Books:

1. S R Myneni, Moot Court, Pre-Trial Preparation, and Participation in Trial, Asia Law House, 1st Edition , 2016
2. J.P.S.Sirohi , Moot Court, Pre-Trial Preparations and Participation in Trial Proceedings, Alkhabad Law Agency, 2010 Edition

(Any other book as suggested by the concerned teacher)

Semester IX
B.COM.LL.B.: 10.5 P₄
Drafting, Pleading and Conveyancing

Practical - 3

Full Marks: 100

Practical Exercise: 90

Viva-Voce- 10

[Teachers of C.P.C, Cr.P.C, Evidence and Transfer of property will combinely entrusted with the teaching of this paper, therefore, the above teachers while taking their particular content relating to their above specified subjects which are related to drafting should teach the students how to draft practically (with norm and forms) evolving all the prescribed items in the syllabus of this paper]

[The course will be taught through class instructions and simulation exercises, preferably with assistance of practicing lawyers/ retired judges.

*Apart from teaching the relevant provisions of law, the course will include not less than 15 practical exercises in drafting, carrying a total of **45 marks** (3 marks for each) and 15 exercises in conveyancing carrying another **45 marks** (3 marks for each exercise) remaining **10 marks** will be given for viva voce. Viva Voce examination will test the understanding of legal practice in relation to Drafting, Pleading and Conveyancing.]*

[No Internal assessment as distribution of 100 marks has been made by the BCI as mentioned below]

Marks

Outline of the course:

a) **Drafting** – General principles of drafting and relevant substantive rules shall be taught.

b) **Pleadings** –

- i) Pleadings in general, object of pleadings and fundamental rules of pleadings.
- ii) **Civil:** Plaint, written statement, interlocutory application, original petition, affidavit, execution petition, memorandum of appeal and revision, petition under Article 226 and 32 of the Constitution of India.
- iii) **Criminal:** Complaint, criminal miscellaneous petition, bail application, memorandum of appeal and revision.
- iv) **Form of Pleadings:** Practical exercises on any of the 15 following topics:

15x3 = 45

- Suit for recovery under order XXXVII of the Code of Civil Procedure 1908.
- Suit for Permanent Injunction.
- Application for Temporary Injunction under Order 39 Rules 1 & 2 of the CPC.
- Application under Order 39, Rule 2-A of the CPC.
- Suit for Ejectment and Damages for Wrongful Use and Occupation.
- Petition for Restitution of Conjugal Rights under S.9 of the Hindu Marriage Act, 1955.
- Petition for Judicial Separation under S.10 of the Hindu Marriage Act, 1955.
- Petition for Dissolution of Marriage by Decree of Divorce under S.13 &S.13B(1) of the Hindu Marriage Act, 1955.

- Petition for Grant of Probate in High Court.
- Petition for Grant of Letters of Administration.
- Contempt Petition under Ss. 11 & 12 of the Contempt of Courts Act, 1971 before High Court.
- Writ petition under Article 226 of Constitution of India.
- Caveat under S. 148-A of CPC.
- Caveat for Special Leave Petition (Civil) under Article 136 of the Constitution of India.
- Special Leave Petition (civil) under Article 136 of the Constitution of India.
- Counter Affidavit in Special Leave Petition (Civil).
- Application for Bail.
- Application for Grant of Anticipatory Bail.
- Complaint under S. 138 of the Negotiable Instruments Act, 1881.
- Application U/S. 125 of Cr.P.C.
- Special Leave Petition (Criminal) under Article 136 of the Constitution of India.
- Transfer Petition (Civil) U/S. 25 of CPC.
- Curative Petition under Articles 129, 137, 141 and 142 of the Constitution of India.
- Complaint under S. 12 of the Consumer Protection Act, 1986.
- Written Statement to the Complaint under Consumer Protection Act, 1986.

c) Conveyancing:

i) Conveyancing in general, object of conveyancing and component parts of a deed.

ii) Forms of deeds and notices: practical exercises on any fifteen of the following: -

15x3=45

- Sale deed
- Mortgage deed
- Lease deed
- Gift deed
- Promissory note
- Power of attorney – general and special power of attorney
- Will
- Trust deed
- Relinquishment deed
- Partnership deed
- Deed of dissolution partnership
- Hire-purchase agreement
- Deed of family settlement between rival claimants of an estate
- Notice of ejectment to the tenant under S. 106 of the T.P. Act., 1982
- Notice under S. 80 of the Code of Civil Procedure, 1908.

Viva-voce

10

Viva-voce examination of 10 marks will be mainly on the above practical works to test the understanding of the students on the topics besides general principles of drafting, pleadings and conveyancing.

Note 1: The Practical exercises (minimum 15 for Drafting and minimum 15 for Conveyancing) should regularly be submitted by the students to the teacher of the paper throughout the semester for continuous evaluation.

Note 2: The evaluated exercises along with the list of the marks awarded would be placed before the external examiner at the time of viva-voce examination. The teacher of this paper would be

internal examiner who along with the external examiner would jointly award final marks on the exercises and viva-voce examination.

Prescribed Legislation:

The Code of Civil Procedure. 1908, Orders VI to VIII.

Referred cases:

1. Ram Sarup Gupta vs. Bishunarayan Inter College, AIR 1987 SC 1242.
2. Hari Chand vs. Daulat Ram, AIR 1987 Sc 94.
3. Dhoom Singh vs. Prakash Ch. Sethi, 1975 (1) SCC 597.
4. Delhi Development Authority vs. Durga Chand, AIR 1973 Sc 2609.

Recommended Books:

1. M.C. Agarwal and G.C. Mogha, *Mogha's The Law of Pleadings in India*, Eastern Law House 2012 Edition
2. M.R. Mallick, Ganguly's, *Civil Code: Practice and Procedure*, Central law Agency, Eastern Law House, 2012 Edition.
3. R.D.Srivastava, *The Law of Pleadings, Drafting and Conveyancing*, Central Law Publications, 2015 Edition
4. N.S. Bindra, *Conveyancing*, Vol. 1-5, Law Publisher, Allahabad Law Agency, 2014 Edition.

Semester X
B.COM.LL.B.(HONS): 10.6H₈
Citizenship and Immigration Laws

Honours – 8 Constitutional Law Group

End Semester Marks: 80

Internal Assessment: 20

Total Marks: 100

	Marks
Unit 1: Introduction	16
1.1 Meaning and Definition of Citizenship	
1.2 Citizenship under the Indian Constitutional provisions and Citizenship Act, 1955	
Unit 2: Citizenship	16
2.1 Acquisition of Citizenship	
2.2 Termination of Citizenship	
2.3 Overseas Citizenship	
2.4 Commonwealth Citizenship	
Unit 3: Kinds of Citizenship	16
3.1 Single Citizenship	
3.2 Dual Citizenship	
3.3 Foreigners Act, 1946	

Unit 4: Immigration	16
4.1 Meaning and nature of immigration.	
4.2 Causes of immigration.	
4.3 Effect of immigration with special reference to the State of Assam.	
4.4 Relation between Illegal Immigration & Refugee	
4.5 Assam Accord 1985, Immigration expulsion from Assam act 1950	

Unit 5: Migration	16
5.1 Fundamental Right for movement	
5.2 Migration, Growth of informal sector and quality of life: Problems for the Indian Population	
5.3 Illegal Migrations	
5.3.1 Migration into Assam-Historical Background	
5.3.2 Contributory factors of Illegal Migration	

Internal Assessment: **20**

Referred cases:

1. Mobaik Ali Ahmed Case, AIR 1957, SC857
2. Kumar Amar Singh Case, AIR,1955, SC282
3. Bhanwaroo Khan v. Union of India, AIR2002SC1614
4. Ram Narayan Case, AIR 1955,SC 36
5. Kedar Pandey v. NarainBikram Shah AIR, 1966 SC,160
6. KirandeepKaur v. Regional Passport Officer, AIR 2006,DEL 2

Recommended Books:

1. *V K Dewan, Law of Citizenship, Foreigners and Passports, Asia Law House , 5th edition 2015*
2. *S R Myneni, Citizenship and Immigration Laws , Asia Law House, 1st Edition , 2013*
3. *MazharHussain, The Law relating to Foreigners, Passport and Citizenship in India, 2012 Edition.*
4. *Citizenship and Foreigner Act, 1955*
5. *Immigration Reform & Control Act, 1986*
6. *M.P. Jain, Indian Constitutional Law, Lexis Nexis, 2015 Edition.*
7. *D. D. Basu, Shorter Constitution of India, Lexis Nexis, 2015 Edition*
8. *V.N. Shukla, Constitution of India, Eastern Book Company, 2016 Edition*

Semester X
B.COM.LL.B.(HONS): 10.6H₈
Business Ethics and Corporate Social Responsibility

Honours – 8 Business Law Group

End SemesterMarks: 80

Internal Assesment: 20

Total Marks: 100

Marks

Unit 1: Corporate Social responsibility	16
Social responsibility of a business firm; Social responsibility of business stakeholders (owners, employees, consumers and community); response of Indian firms towards CSR	
Unit 2: CSR and Consumer Protection	16

Consumerism, unethical issues in sales, marketing and technology; competitive strategy

Unit 3: Corporate Ethics	16
Values concepts, types and formation; principles and concepts of managerial ethics; relevance of ethics and values in business; corruption in businesses; values of Indian managers; factors influencing business ethics	
Unit 4: Knowledge and Wisdom	16
Meaning and difference between knowledge and wisdom; wisdom workers, wisdom based management; modern business ethics and dilemmas	
Unit 5: Business and Humanism, Business and environment	16
Internal Assessment :	20

Recommended Books:

1. Velasquez (2002) – Business Ethics – Concepts and Cases, Prentice Hall, 5th edition.
2. Baxi C.V. and Prasad Ajit (2005): Corporate Social Responsibility, Excel Books.
3. KaurTripat, (2010)Values & Ethics in Management, Galgotia Publications.
4. Badi, R.V. and Badi, N.V. Business Ethics, Vrinda Publications, 2010 Edition

Semester X
B.A.LL.B (Hons):10.6 H₈
Forensic Science Law

Honours – 8 Criminal Law Group

End Semester: 80

Internal Assessment: 20

Total Marks: 100

	Marks
Unit 1:Introduction	16
1.1 Forensic Sciences: Basics, Ethics, Rules, Laws, Procedures,	
1.2 Principles & Perspectives, the Forensic Psychology	
1.3 Cross Examinations, Investigating the Crime Scene (The Crime Scene and the Collection of Evidence) under Law of Evidence;	
1.4 Investigating and Processing Physical Evidence.	
Unit 2:Finger Prints and forensic Science	16
2,1 Introduction to Fingerprints; History and Development of Fingerprints;	
2.2 Classification of Fingerprints; Henry system of fingerprint classification;	
2.3 Identifying various fingerprint patterns; Identifying individuals from fingerprint patterns.;	
2.4 Expert opinion and Fingerprints under Law of Evidence.	
Unit 3:Handwriting and Signatures	16
3.1 General characteristics of handwriting, individual characteristic of handwriting,	
3.2 Basic tools needed for forensic documents examination and their use,	
3.3 Disguised writing and anonymous letters,	

- 3.4 Examination of signatures, Determination of age of documents by examination of signatures, opinion writing, reasons for opinion and cross examination under Law of Evidence.

Unit 4: Documents

16

- 4.1 Classification of documents under Law of Evidence Act, 1872
4.2 Preliminary examination of documents,
4.3 Important guidelines for the collection of known writings for comparison to a questioned documents,
4.4 Proof of E-Document and provisions of IT Act, 2000

Unit 5: Law relating to DNA

16

- 5.1 DNA fingerprinting
5.2 DNA Profiling and DNA Testing;
5.3 History of DNA fingerprinting; Ethics, Rules and Procedures;
5.4 Restriction fragment length polymorphism (RFLP); Random amplified polymorphic DNA (RAPD)

Internal Assessment

20

Referred Cases

1. Raghunathan V State of U.P. Cri. L J. 453 (SC)
2. Marachalid Chandra TukamTaleka V State of Gujarat Cri L J 5(Gruj)
3. AnatChintamanLagu V State of Bombay AIR 1960 SC 500

Referred Books

1. B. R. Sharma , Forensic Science in Criminal Investigation and trial , Universal Law Publishing , Second edition, 2016
2. B.S. Nabar, Forensic Science Crime Investigation (rpt.), Asia Law House, 3rd edition, 2016
3. Ishita Chatterjee , Law of Forensic Science, Central Law Publications, 2015 Edition
4. V.R. Dinkar, Scientific Expert Evidence - Determining Probative Value and Admissibility in the Courtroom, Eastern Law House 2nd Edition, 2016