# बी. ए. एलएल. बी. (आनर्स) पंचवर्षीय इंटीग्रेटिइ कोर्स दसवां सेमेस्टर

पेपर नं. - 1001(a)

# सामान्य एवं विधिक हिन्दी

**Internal Assessment:20 Marks** 

Theory: 80Marks Total: 100 Marks

Time: 3 hours

निर्देशः पाठ्यक्रम चार इकाइयों में विभाजित है। प्रत्येक इकाई I-IV में से दो-दो प्रश्न पूछे जायेंगे, परीक्षार्थी को किसी एक का उत्तर देना होगा। प्रत्येक प्रश्न 15 अंक का होगा।

प्रश्न क्रमांक 9 पाठ्यक्रम की इकाई IV के भाग (ख) में से पूछा जायेगा। यह प्रश्न 20 अंक का होगा और इसमें कोई विकल्प नहीं होगा।

इकाई – । पांच कहानियां

कथा भूमि कहानी-संग्रह में संकलित पांच ( उसने कहा था, पूस की रात, परदा, अमृतसर आगया तथा वापसी)

कहानियों की मूल संवेदना, सार, उद्देश्य, भाषा, तथा कहानी कला संबंधी अध्ययन

इकाई – II विधिक निबंध

मानवाधिकार; न्यायपालिका; धर्मनिरपेक्षता; सामाजिक न्याय; लोक अदालत; सूचना का अधिकार; जनहित याचिका; घरेलू हिंसा; मौलिक अधिकार व कर्तव्य; अभिव्यक्ति की स्वतन्त्रता; संघीय ढांचा; कानून, नैतिकता और संस्कृति; नागरिक अधिकार; आरक्षण; विधि शिक्षा

इकाई - III विधिक शब्दावली

200 शब्दों की सूची संलग्न है।

हिन्दी के विधि शब्दों का अंग्रेजी अर्थ लिखकर हिन्दी वाक्य में प्रयोग।

इकाई - IV हिन्दी भाषा व प्रयोग

- (क) हिन्दी भाषा के विकास का संक्षिप्त परिचय; हिन्दी की बोलियों का परिचय; हिन्दी की साविधानिक स्थिति; देवनागरी लिपि की विशेषताएं
- (ख) मुहावरे; लोकोक्तियां; अनेक शब्दों के लिए एक शब्द; समानार्थक व विपरीतार्थक शब्द; अशुद्धि शोधन;

# पठनीय सामग्रीः

- 1. चितरंजन मिश्र (सं)ः कथाभूमि, राधाकृष्ण प्रकाशन, दरियागंज, नई दिल्ली
- 2. विधि शब्दावलीः विधि, न्याय और कम्पनी कार्य मंत्रालय विधि-विभाग, राजभाषा खण्ड, विधि साहित्य प्रकाशन, भारत सरकार, नई दिल्ली

Same as fremais

# विधि शब्दावली ;हिंदी शब्दों का अंग्रेजी अर्थ लिखकर उनका हिंदी वाक्यों में प्रयोग करना

1.	अग्राह्य साक्ष्य	Inadmissible Evidence
2.	अधिवक्ता .	Advocate
3.	अधिकार पृच्छा	Quo Warranto
4.	अधिग्रहण न्यायालय	Prize Court
5.	अधिष्ठाता	Occupier
6.	अधिसूचना	Notification
7.	अधिनियम का प्रारम्भ	Commencement of Act
8.	अर्धन्यायिक कार्य	Quasi Judicial Act
9.	अधिपत्र	Warrant
10.	अधीन न्यायालय	Subordinate Court
11.	अध्यादेश	Ordinance
12.	अधिकारातीत	Ultra Vires
13.	अनुचित प्रभाव	Undue Influence
14.	अनुयोज्य दोष	Actionable Wrong
15.	अनभिज्ञ	Ignorant
16.	अनुज्ञप्ति	Licence
17.	अनुपालन करना	Compliance
18.	अनुसूचित जातियाँ	Scheduled Castes
19.	अनुसूचित जनजातियाँ	Scheduled Tribes
20.	अंतरिम अनुतोष	Interim Relief
21.	अनन्य क्षेत्राधिकार	Exclusive Jurisdiction
22.	अनहर्ता	Disqualification
23.	अनुस्मारक	Reminder
24.	अपमान लेख	Libel
25.	अपमिश्रित	Adulterated
26.	अपराध	Crime, Offence
27.	अपील ग्रहण करना	Entertain Appeal
28.	अपराध करने में अक्षम	Doli incapax
29.	अपकृत्य विधि	Law of Tort

30.	अपवचन	Slander
31.	अभिकथन	Allegation
32.	अभिप्राय:	Intention
33.	अभिलेख न्यायालय	Record Court
34.	अभिसमय	Convention
35.	अभिमत	Verdict
36.	अभियोग पत्र	Charge Sheet
37.	अश्लील	Obscene
38.	असलीयत	Genuineness
39.	आत्मरक्षा	Self Defence
40.	आदेशों का पालन करना	Carry Out Orders
41.	आधिपत्य का आशय	Animus Domini
42.	आपराधिक धमकी/अभित्रास	Criminal Intimidation
43.	आपराधिक दुर्विनियोग	Criminal Misappropriation
44.	आपराधिक , न्यास भंग	Criminal Breach of Trust
45.	आपराधिक मानव वध	Culpable Homicide
46.	आपराधिक मन:स्थिति	Mens rea
47.	आरम्भ से	Ab initio
48.	आवश्यक तथ्य	Essential Fact
49.	अधिप्रमाणित	Authenticate
50.	आज्ञापक व्यादेश	Mandatory Injunction
51.	उच्च न्यायालय	High Court
52.	उत्प्रवास .	Emigration
53.	उत्प्रेषण लेख	Certiorari
54.	उन्मुक्ति	Immunity
55.	उपभोकता संरक्षण अधिनयम	Consumer Protection Act
56.	एकपक्षीय आदेश	Ex-Parte Order
57.	एकल संक्रमणीय मत	Single Transferable Vote
58.	औपनिवेशक विधायन	Colonial Legislation
59.	कड़ी अभिरक्षा	Strict Custody
60.	कठोर कारावास	Rigorous Imprisonment

	(12)	
61.	कदाचार	Misbehaviour
62.	<b>कुर्की</b>	Attachment
63.	कानूनी निकाय	Statutory Body
64.	कार्य प्रणाली	Modus operandi
65.	केवल कार्य किसी को अपराधी	नहीं
	बनाता यदि उसका मन अपराधी	न हो। Actus non facit reum, nisi mens sit rea
66.	खोज करना	Explore
67.	गभीर कारण	Grave Reason
68.	घोषणा पत्र	Manifesto
69.	चित्तविकृति	Unsoundness of Mind
70.	चुंगी	Octoi
71.	छंटनी प्रतिकार	Retrenchment Compensation
72.	जनहित में	Pro bono Publico
73.	जनहित याचिका	Public Interest Litigation
74.	जमानत मंजूर करना	Admit to Bail
75.	जमानतीय	Bailable
76.	जलदस्युता	Piracy
77.	जिला एवं सत्र न्यायालय	District & Session Court
78.	तथ्य छिपाना	Concealment of Fact
79.	दत्तक ग्रहण	Adoption
80.	दण्ड न्यायालय	Criminal Court
81.	दावे को नामंजूर करना	Disallow Claim
82.	दाम्पत्य अधिकारों का प्रत्यास्थापन	Restituion of Conjugal Rights
83.	दावेदार	Claimant
84.	दुर्भावनापूर्ण	Maliciously
85.	ACCURATION AND ADDRESS OF THE PROPERTY OF THE	Audi alteram partem
86.	दैवीय कार्यों से हुई क्षति के लि	又 Actus dei nemini facit Injuria
	किसी को जिम्मेदार नहीं ठहराया	
	जा सकता।	
87.	दोषपूर्ण कृत्य	Wrongful Act
88.	न्यायिक मुद्रांक	Judicial Stamp

89. न्यायाधिपति बीप	Chief Justice
90. न्यायालय की अभिरक्षा	Custody of Court
91. न्यायेतर उपचार	Extra Judicial Remedies
92. न्यायिक अधिकारिता	Judicial Jurisdiction
93. न्यूनीकरण	Commutation
94. न्यायिक शक्ति	Judicial Power
95. नागरिकता	Citizenship
96. निर्णय से सहमत होना	Concur in a Judgement
97. निरसन	Repeal
98. निर्वचन	Interpretation
99. निवारक निरोध	Preventive Detention
100. निकृष्ट आचरण	Disgraceful Conduct
101. निषिद्ध	Forbidden
102. नियंत्रक प्राधिकारी	Controlling Authority
103. निर्वाह व्यय	O;; Alimony
104. निदेशक बोर्ड	Board of Directors
105. पदेन	Ex-Officio
106. पहचान छिपाना	Concealment of Identity
107. परिनियम	Statute
108. पुनर्विचार	Court of Appeal
109. पूर्व न्याय	Res Judicata
110. पूर्ण स्वामित्व	Plenum dominium
111. प्रथम दृष्ट्या साक्ष्य	Prima Facie Evidance
112. प्रत्यर्पण संधि	Extradition Treaty
113. प्रत्यक्ष चुनाव	Direct Election
114. प्रत्याभूति	Guarantee
115. परमादेश	Mandamus
116. प्रवृत करना	Remain in Force
117. प्रत्यावर्तन करना/वापस लेना	Restoration
118. प्रतिग्रहण	Acceptance
119. प्रतिलिप्याधिकार	Copy right

250	12 40 40	
120.	प्रशासनिक न्यायाधिकरण	k Administrative Tribunal
121.	प्रशासनिक विवेकाधिकार	Administrative Discretion
122.	प्रतिषेध लेख	Writ of Prohibition
123.	प्रतिफल के बिना करार	Agreement without Consideration
124.	प्रतिकूल प्रभाव डालना	Affect Prejudicially
125.	प्रतिनिधायी दायित्व	Vicarious Liability
126.	पार पत्र	Pass Port
127.	फरार	Absconder
128.	प्राकृतिक न्या	Natural Justice
129.	बंदी प्रत्यक्षीकरण	Hebeas Corpus
130.	बाधा डालना	Obstruct
131.	बिना हानि के क्षति	Injuria Sine Damnum
132.	बिना क्षति के हानि	Damnum Sine Injuria
133.	भर्त्सना	Admonition
134.	भरण पोषण भत्ता	Maintenance Allowance
135.	भारत की सांस्कृतिक विरासत	Cultural Heritage of India
136.	भारतीय विधि परिषद्	Bar Council of India
137.	भविष्य लक्षी	Prospectively
138.	भूत लक्षी	Retrospectively
139.	भू अभिलेख	Land Records
140.	भू राजस्व	Land Revenue
141.	मध्यस्थ	Arbitrator
142.	महाधिवक्ता	Advocate General
143.	महाभियोग	Impeachment
144.	मंत्री परिषद्	Council of Ministers
145.	मुख्य निर्वाचन आयुक्त	Chief Election Commissioner
146.	मुकदमें को निपटाना	Disposal of the Case .
147.	मिथ्या कारावास	False Imprisonment
148.	मिथ्या घोषणा	False Declarement
149	यथापूर्व स्थिति	Status Quo
150	. योग्यता प्रमाण पत्र	Certificate of Fitness

151.	योगदायी उपेक्षा	Contributory Negligence
152.	रद्ध करना	Annulment
153.	राजपत्र	Gazzette
154.	राजनिष्ठा	Allegiance
155.	राष्टों की विधि	Law of Nations
156.	राष्ट्रंपति प्रसाद पर्यत	During the Pleasure of the President
157.	लोकन्याय की अग्रसरता	Advancement of Public Justice
158.	लोक अपदूषण	Public Nuisance
159.	लोक अभियोजक	Public Prosecutor
160.	लोकसभा	House of People
161.	व्यस्त मताधिकार	Adult Franchise
162.	व्यापार चिह्न	Trade Mark
163.	वचन पत्र	Promissory Note
164.	वस्तुत:	Defacto
165.	वाद का संचालन	Conduct of Suit
166.	वादपत्र का ग्रहण	Admission of Plaint
167.	वादमूल	Cause of Action
168.	वैयक्तिक विधि	Personal Law
169.	विधि के आधार	Ratio Legis
170.	विवेकाधीन शक्ति	Discretionary Power
171.	विशेष विवाह अधिनयम	Special Marriage Act
172.	विधि द्वारा आबद्ध	Bound by Law
173.	विधेयक	Bill
174.	विधायक	Legislature
175.	विधि में निकट के कारणों	In Jure Remota Causa and Proxima Spectatur
	पर ध्यान दिया जाता है,	
	दूर के कारणों पर नहीं	
176.	विचार विमर्श	Deliberation
177.	वित्त विधेयक	Finance Bill
178.	विचारार्थ प्रस्ताव	Motion for Consideration
179.	विवाह विच्छेद	Divorce

331		
180.	विधि के प्रतिकूल	Contrary to Law
181.	विश्वसनीय साक्षी	Credible Witness
182.	विधिक क्षति	Legal Damage
183.	विद्वेषपूर्ण अभियोजन	Malicious Prosecution
184.	विमित क्पेमदजपदह छवजम	Dissenting Note
185.	विधियों का समान संरक्षण	Equal Protection of Law
186.	शाश्वत व्यादेश	Perpetual Injunction
187.	स्वत्वधारी	Proprieter
188.	स्वप्ररेणा	Suo motu
189.	स्थगित करना	Adjourn
190.	संज्ञेय अपराध	Cognizable Offence
191.	संविदा भंग	Breach of Contract
192.	सम्पुष्टि	Confirmation
193.	सुसंगत तथ्य	Relevant Fact
194.	सहदायिकी सम्पति	Coparcenary Property
195.	C C	Court of Equal Jurisdiction
196.	सर्वोच्य न्यायालय	Supreme Court
197.	सम्पूर्ण प्रभुत्व सम्पन्न	Sovereign Democratic Republic
	लोकतंत्रात्मक गणराज्य	
198.	संसदीय स्थायी समिति	Standing Committee of Parliament
199.	. सौहार्दपूर्ण समझौता	Amicable Settlement
200		Summon the witness

# Syllabus Session 2013-14

Max.Marks: 80+20(int.)

Time:3Hrs

Pass marks: 35

B. A. LL. B. (Hons) 5-year

10th Semester

P.C. 1001-B

URDU

Note:

- (a) Nine questions shall be set in all. Two questions from each unit HV and one compulsory question.
- (b) The compulsory question shall consist of four parts which shall be set one each from Unit I-IV.
- (c) The Candidate shall be required to attempt five questions in all selecting one question each from Unit I-IV and question number 9 in Unit V shall be compulsory (d) Each question in Unit I-IV shall carry 15 marks and question number 9 in Unit V shall carry 20 Marks.

# Section-A

some on freing

# Section-B

# Section-C

# Section-D

**Book Prescrbed:** Asaan Urdu by Shakeel Akhter Farooqi, Published by Maktaba-e-Jamia.

Lesson Nos. 19, Kanjoos,21 Aalim Aur Mallah,23 Trana-e-hindi(Saare jahan se accha, 25 Haathi Tolna; 29 Khat,

Related Books:Muin-e-urdu Published by Sharma Brothers Book depot. Malerkotla,Dist. Sangrur (PB)

Save or Prison

# B. A. LL. B. (Hons) 5-year Integrated Course X- Semester

# Legal Language and General English

#### Paper 1801 (c)

Internal Assessment: 20 Marks

Theory: 80Marks
Total: 100 Marks
Time: 3 hours

#### Note:

- a) Nine questions shall be set in all. Two questions from each unit I-IV and one compulsory question.
- b) The compulsory question shall consist of four parts which shall be set one each from unit I-IV.
- c) The candidate shall be required to attempt five questions in all selecting one question each from unit I-IV and question number 9 in unit V shall be compulsory.
- d) Each question in unit I-IV shall carry 15 marks and question number 9 in unit V shall carry 20 marks.

#### Unit I

#### Legal Language

Meaning, Definition, History, Importance and Critical Evaluation

#### Unit II

#### Legal Terminology

- a) Legal Terms and Phrases
- b) Legal Abbreviations

#### Unit III

## Grammar Usage and Vocabulary

- i) Common Errors in English
- ii) The Formation of Words
- iii) Phrasal Verbs

#### Unit IV

#### Compositional Skills

- i) Essay Writing on Legal Topics
- ii) Paraphrasing
- iii) CV (Resume) Writing

#### Suggested Reading

Aiyer, P. Ramanathan
 Walker, D.M.
 Tiwari, G.S.
 William G.
 Advanced Law Lexicon 3<sup>rd</sup> ed. 2005
 Oxford Companion to Law, 1980
 Law and Language, Creative Books, New Delhi
 Language & Law, 61 LOR

John

5. Gandhi, B.M.

6. Aggarwal, N.K. &

F.T. Wood

7. Fitikides,T.J.

8. Maison, Margret M.

9. Wood, F.T.

10. Collins Cobuild

Legal Language, Legal Writing and General English, Eastern Book Company, Lucknow,2011 Nesfield English Grammar Composition and

Usage, Macmillan

Common Mistakes in English

Examine Your English

A Remedial English Grammar

The Dictionary of Phrasal Verbs

Jan

# B.A.LL.B. (Hons.) 5- Year Integrated Course

#### X-Semester

#### Law of Insurance

Paper 1002(a)

Internal Assessment: 20 Marks

Theory: 80Marks
Total: 100 Marks
Time: 3 hours

#### Note:

- a) Nine questions shall be set in all, two questions in each unit I-IV and one compulsory question in unit-V.
- (b) The compulsory question in unit-V shall consist of four parts, one from each Unit I-IV.
- (c) The Candidate shall be required to attempt five questions in all, selecting one question from each Unit I-IV and question No. 9 in Unit- V shall be compulsory.
- (d) Each question in Unit I-IV shall carry 15 marks and question no. 9 in Unit-V shall carry 20 Marks.

#### Unit-I

General Principles of Law of Insurance: Definition, Nature and History of Insurance, Contract of Insurance; Insurable Interest, Premium, the Policy- Classification of Policies form and Contents; Commencement; Assignment, Construction, Condition of the Policy

<u>Leading Case:</u> Reserve Bank of India v. Peerless General Finance and Investment Co., AIR 1987 SC 1023

#### Unit-II

The Life Insurance Corporation Act, 1956 and the Life Insurance (Emergency Provisions) Act, 1956: Object of the Act. Nature and Scope of Life Insurance, Definition, kinds of Life insurance, the Policy and Formation of a life insurance contract; Circumstance affecting the risk, amounts recoverable under life policy, persons entitled to payment, settlement of claim and payment of money, Establishment of LIC, Compensation for insurance business and exclusive privileges of LIC of carrying on life Insurance Business

Leading Case: LIC v. Nirmala Adi Reddy, AIR 1984 SC 346

BM & JUSTE

#### Unit-III

Marine Insurance Act, 1963:

Nature and scope, Classification of Marine Policies, Marine insurance, insurable Interest Insurable Value, Insurance is Uberrima fides, Marine insurance policy voyage-deviation, perils of the Sea, Assignment of Policy, Premium, Partial Loss of Ship and of Freight, salvage, general average, particular charges, Measures of indemnity, total valuation, liability to third parties, Rights of Insurer on payments and return of premium.

Leading Case: Home insurance Co. v. Ramnath & Co., AIR 1955 Mad. 602

#### Unit-IV

Public Liability Insurance Act, 1991:

Nature, Scope and object, liability to give relief in certain cases on principles of no fault (Section 3), Duty of owner to take out insurance policies (Section 4), verification and Publication of Accident by collector (Section 5) Application for Claim for relief (Section 6), Award of Relief (Section 7)Establishment of Environmental Relief Fund (Section 7A); Provisions as to other right to claim compensation of death (Section 8); Powers of Collection (Sections 9 to 13), Penalty for contravention (Sections14, 15); offences by companies and Government Departments (Sections16,17)

Leading Case: Charan Lal Sahu v. Union of India, AIR 1990 SC 1480

#### **Statutory Material**

- 1. The Life Insurance Corporation Act, 1956
- 2. The Life Insurance (Emergency Provisions ) Act,1956
- 3. Marine insurance Act, 1963
- 4. Public Liability Insurance Act, 1991

#### Suggested Readings :-

1. Srinivasan, M.N. : Law and the Life Insurance Contract

2. Srivastava, Kirpa Daya : Commentaries on Employees State Insurance Act, 1948

3. Murthy, K.S.N. & Sharma, K.V.S. : Modern Law of Insurance

4. Banerjee, B.N. : The Law of Insurance

5. Mishra, M.N. : Law of insurance

6. Ivamy, E.R. Hardy : Marine insurance
7. Bhattacharjee : The Life Insurance Corporation Act

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# B.A.LL.B. (Hons.) 5-Year Integrated Course X-Semester Law Relating to Bankruptcy and Insolvency

Internal Assessment:20 Marks Theory: 80Marks Paper: 1002 (b)

Total: 100 Marks Time: 3 hours

Nine questions shall be set in all, two questions in each unit I-IV and one compulsory Note: (a)

The compulsory question in unit-V shall consist of four parts, one from each Unit I-IV.

The Candidate shall be required to attempt five questions in all, selecting one question (b) (c)

from each Unit I-IV and question no. 9 in Unit-V shall be compulsory.

Each question in Unit I-IV shall carry 15 marks and question no. 9 in Unit -V shall carry (d) 20 Marks.

#### Unit-1

Concept of Insolvency and Bankruptcy:

The concept of insolvency; Inability to pay debt; Comparison between English and Indian Insolvency and Bankruptcy law.

Acts of Insolvency: Transfer of property to a third person for benefit of creditors; Transfer with intent to defeat the creditors; Fraudulent preference in transfer of property.

# Leading Case: Raghunath K. Kharkar V. Ganesh and others AIR 1964 SC 234

#### Unit-II

Insolvency Petition and Procedure of Court:

Definition; Jurisdiction and power of Court; Insolvency petition by creditors; Insolvency petitions by debtor; Contents of the petition; Admissions of petitions; Procedures of the Court on petitions; Adjudication as Insolvent; Imprisonment in execution of a decree of a Court; Appointment of interim receiver; Interim proceedings against the debtor.

Leading Case: Mrs N. Lakshmi V. The Official Assignee of Madras AIR 1950 Madras HC 410

#### Unit-III

Duties of Debtor/ Effect of Insolvency:

Duties of debtors and Interim proceedings against the debtor; Offences by debtors; Release of debtor; Discharge of debtor; Indigent persons; Suits by indigent persons; Procedure at hearing; Dismissal of petitions filed by a creditors.

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Effect of insolvency on antecedent transaction; rights of creditors under execution; Duties of Court executing decree on the property taken in execution; Avoidance of voluntary transfer.

# Leading Case: Bankey Lal and Others V. Durga Prasad and Others, AIR 1931 Allahabad HC 512

#### Unit-IV

Adjudication and Consequences:

Order of Adjudication; Effect and publication of order; Proceedings, Consequent on order of Adjudication; Protection order from arrest or detention; Burden of Creditors to prove the debt; Annulment of Adjudication, power to annul, failure to apply for discharge;

Post adjudicatory scheme for satisfaction of the debt; Discharge of debtor; Distribution of property, priority of debts; offences by debtors, Appeal

Leading Case: Mansa Ram V.Commissioner of Income Tax 1991 ITR, 192 All.

# Statutory Material:

Bankruptcy Reforms Act, 1994 The Provincial Insolvency Act, 1920 Companies (Second Amendment) Act, 2002 Companies Bill, 2009 Indian Insolvency Act, 1848

Suggested Readings:

Law of Insolvency 1. Avtar Singh

Laws of England on Bankruptcy and Insolvency 2. Halsburys'

Volume- III (2) 1989

Law of Bankruptcy 3. S.K. Aiyar

Law of Banking and Bankers. 4. Goyle

Banking Law and Practice in India 5. Tannan's

Banking Law & Practice 6. Maheshwari

Lecture of Banking Law 7. Anjani Kant

Banking Law 8. R.N. Chaudhary

Law of Insolvency in India 9. Mulla

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#### B.A. LL.B. (Hons) 5 Year Integrated Course X Semester Conflict of Laws

Paper 1003 (a)

Internal Assessment: 20 Marks

Theory: 80 Marks Total: 100 Marks

Time: 3 hours

#### Note:

(i) Nine questions shall be set in all, two questions in each unit I-IV and one compulsory question in unit-V

(i) The compulsory question in unit-V shall consist of four parts, one from each Unit I-IV

(k) The candidate shall be required to attempt five questions in all, selecting one question from each Unit I-IV and question no. 9 in Unit-V shall be compulsory.

Each question in Unit I-IV shall carry 15 marks and question no. 9 in Unit-V shall (1)carry 20 Marks.

#### Unit-I

- Meaning, Definition, Nature and Scope of Conflict of Laws.
- 2. Historical Development and Theories of Conflict of Laws
- 3. Jurisdiction: Meaning, Basis, Person who can not sue and person who can't be sued. Action in personam and Action in rem, Provisions of C.P.C. regarding jurisdiction (Sections 15-20, 83, 84,86)
- 4. Renvoi: Partial Renvoi and Total Renvoi (Foreign Court Theory). Indian Position.

Leading Case – Rahimtoola v. Nizam of Hyderabad (1957) A.C. 397.

#### Unit-II

- 1. Domicile: Definition, Kinds - Domicile of Origin & Domicile of Choice. Domicile of Dependent persons (Indian and English position), Domicile of Corporation.
- 2. Marriage: Concept of Marriage. Law governing capacity, Formal and Essential validity, Polygamous marriages.
- Matrimonial Causes: Choice of Law and Choice of Jurisdiction in Divorce, Void 3. and Voidable marriages, Recognition of Foreign Divorce Decrees, Extra-judicial divorces, Judicial separation, Restitution of conjugal rights.

Leading case – Winans v. A.G. (1904) A.C. 27.

#### Unit-III

- 1. Legitimacy and legitimation: Choice of Law and Choice of Jurisdiction, Methods of Legitimation recognized by English Courts, Indian Position.
- 2. Adoption: Choice of Law and choice of jurisdiction, Recognition of Foreign Adoption by English Courts, Indian position.
- 3. Law of Property: Characterization, Transfer of Immovable and Tangible Movable (theories), Assignment of Intangible movable (theories), Indian Position.
- 4. Succession: Choice of Law and choice of Jurisdiction in Intestate and Testamentary succession, Succession of immovable and movable property, Indian

Leading case - Sankaran Gonvindan v. Lakshmi Bharathi, AIR 1974 SC 1764.

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#### Unit-IV

- 1. Commercial contracts: Capacity, Formal and Essential validity, Proper law of contract.
- 2. Torts: Choice of Law & choice of jurisdiction, Indian Law, Theories, Proper law of Tort, Actionability of foreign tort by English courts.
- 3. Recognition and Enforcement of Foreign Judgements: Principles followed by the English Court-Finality of a Foreign Judgement, Defence available to a defendant, Indian Law (Sections 13, 14, 43-44A of C.P.C. and section 41 of Indian Evidence Act.)

Leading case - Satya v. Teja Singh AIR 1975 SC 105

#### **Books Referred**

Alba Mayss
 Principles of Conflict of Laws
 Bhattacharya
 Private International Law

3. Borne : International Civil Litigation in US Courts.

4. Cheshire : Private International Law

5. Dicey : Conflict of Laws6. Graveson : Conflict of Laws

7. Paras Diwan : Private International Law.

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# B.A.LL.B. (Hons.) 5- Year Integrated Course X- Semester

Paper 1003(b)

#### International Organizations

Internal Assessment:20 Marks

Theory: 80Marks
Total: 100 Marks
Time: 3 hours

#### Note:

- (a) Nine questions shall be set in all, two questions in each unit I-IV and one compulsory question in Unit-V.
- (b) The compulsory question in Unit-V shall consist of four parts, one from each Unit I-IV.
- (c) The candidate shall be required to attempt five questions in all, selecting one question from each Unit I-IV and question no. 9 in Unit-V shall be compulsory.
- (d) Each question in Unit I-IV shall carry 15 marks and question no.9 in Unit-V shall carry 20 marks.

#### Unit-I

International organizations- Meaning, nature, scope and importance; Evolution of International Organization and their legal personality; Types of International organization-Membership and functions

#### Unit-II

United Nations as a constitutional system; U.N. Peace-keeping: Functions; Achievements and Failures; Problems of peace enforcement through U.N; Role of UN regarding Collective security and human rights

#### Unit-III

Special Agencies: UNESCO, IAEA, UNDP-Constitution and Functioning; International Economic Institutions: UNCTAD, WIPO, IFC- Constitution and Functioning; Collective Security Agencies: NATO, WARSAW PACT

#### Unit-IV

International non-Government organizations: Transparency International, Human Rights Watch, Green Peace;

Disarmament and Arms Control: CTBT, NPT, PNE;

WTO and its role in Globalization:

Kyoto Protocol and Environmental Protection.

### Suggested Readings

1. D.W. Bowett : Law of International Institutions (1982).

2. Rigid Detter : Law Making by International Organisation (1965).

3. WilferdFenks : The Proper Law of International Organisation

(1962).

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4. Inis L. Claude Jr : The Development of International Organisations in

the Nineteenth Century in Swords into Plowshares,

1971

5. B.S Murthy : International Relations and Organisations

6. S.R Myneni : International Relations and Organisations

Same as previous

# B.A.LL.B. (Hons.) 5 Year Integrated Course X - Semester Information Technology Law (Cyber Law)

Paper: 1004 (a)

Internal Assessment: 20 Marks

Theory: 80Marks Total: 100 Marks Time: 3 hours

Note:

- (a) Nine questions shall be set in all. Two questions from each unit I-IV and one compulsory question.
- (b) The compulsory question in unit-V shall consist of four parts, one from each Unit I-IV.
- (c) The Candidate shall be required to attempt five questions in all, selecting one question from each Unit I-IV and question number 9 in Unit V shall be compulsory
- (d) Each question in Unit I-IV shall carry 15 marks and question number 9 in UnitV shall carry 20 Marks.

#### Unit-I

Introduction to I.T. Act, 2000: Historical Background and objective of the Act, Definitions, Digital signature, Electronic Records, Regulation of Certifying Authorities, Cyber Regulation Appellate Tribunal.

Leading Case: State of Maharashtra V. Marwarijee F. Desai (2002) 2 sec 318.

#### Unit-II

Cyber crimes: Meaning, Nature and scope of cyber crimes, Internet scam, Hacking and Cracking, Pornography on internet, Internet security, offences committed outside India, Powers of Adjudication and investigation.

Leading Case: R.V. Whiteley (1991) 93 cr.App. R.25

#### Unit-III

International Regime of Cyber Space: Concept of Cyber World and Intellectual property in Cyber space, Personal Jurisdiction in Cyber space, The Issues relating to online Defamation, Privacy issues and Threats in the Global Network society.

Leading Case: Rediff communication ltd. V. Cyber booth and another, AIR 2000, Bom.27

#### Unit-IV

Cyber Law and Related issues: Freedom of speech and expression on the internet, Liability of network service provider, computer forerbic and the process of confiscation, Power of central government to make rules, Penalties and adjudication.

Leading Case: Shreya Singhal V. Union of India 2015 (1973) 2 S.C.R. 757

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#### Statutory material

- 1. Information Technology Act, 2000
- 2. Information Technology Manual

#### Suggested Readings

1. Kamath, Nandan : Law relating to Computers Internet & E- Commerce.

2. Sinha, P.K. : Computer Fundamentals

3. Mishra : Cyber Crimes

4. Kumar, A.
5. Ram, B.
6. Ryder, Rodney D
Information Technology
Computer Fundamentals
Guide to Cyber Laws

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# B. A. LL.B. (Hons.) 5-Year Integrated Course X- Semester Air and Space Law

Paper-1004(b)

Internal Assessment:20 Marks

Theory: 80Marks Total: 100 Marks

Time: 3 hours

Note:

Nine questions shall be set in all, two questions in each unit I-IV and one compulsory (a) question in unit-V.

The compulsory question in unit-V shall consist of four parts, one from each Unit I-(b) IV.

The Candidate shall be required to attempt five questions in all, selecting one question (c) from each Unit I-IV and question no. 9 in Unit- V shall be compulsory.

Each question in Unit I-IV shall carry 15 marks and question no. 9 in Unit -V shall (d) carry 20 Marks.

#### Unit-I

Nature and Historical Development of Air and Space Law - Sovereignty over air space, Theories regarding air spaces, Role of space law in International System. Aerial Navigation, Paris Convention on Aerial Navigation, 1919.

#### Unit-II

Havana Convention, 1928; Warsaw Convention, 1929; Chicago Convention on International Civil Aviation, 1944; Air craft Hijacking- Meaning and Definition of Hijacking, Universal Jurisdiction in respect of crime of Hijacking.

#### Unit-III

Outer Space- Meaning and Scope; Outer Space Treaty; Vienna Conference on the Exploration and Peaceful use of Outer Space, Demarcation between Air Space and Outer Space

#### Unit-IV

Arms Control in Outer Space; Strategic Arms Limitation Treaty (SALT); Aero Space Weapons: Causes, Growing threats from Sophisticate Weapons; International Cooperation in Outer Space.

# Suggested Readings

Studies in Aerospace Law 1.Bhatt, S Public International Law 2.Kapoor S.K.

Legal Implication Remote Sensing from Outer Space 3.Nicolas

Public International Law 4. Tandon, M.P.

Cases and Material of International law 5. Harris, D.J

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#### B.A.LL.B (Hons.) 5-Year Course X-Semester

#### Law Relating to Juvenile Justice and Probation of Offenders

Paper: 1005 (a)

Internal Assessment: 20 Marks

Theory: 80Marks
Total: 100 Marks
Time: 3 hours

Note:

(a) Nine questions shall be set in all, two questions in each unit I-IV and one compulsory question in unit-V.

(b) The compulsory question in unit-V shall consist of four parts, one from each Unit 1-IV.

(c) The Candidate shall be required to attempt <u>five</u> questions in all, selecting <u>one</u> question from each Unit I-IV and question no. 9 in Unit- V shall be compulsory.

(d) Each question in Unit I-IV shall carry 15 marks and question no. 9 in Unit -V shall carry 20 Marks.

#### Unit-1

History and development of Juvenile Justice System,

Meaning, Nature & Scope of Juvenile Justice and Concept of protection of juvenile, Rights of juvenile under National Charter for Children, 2003;

Rights of child under United Nations Convention on Rights of Child (1990).

United Nations Standard Minimum Rules For the Administration of Juvenile Justice 1985 (the Beijing Rules).

The United Nations Rules for the Protection of Juveniles Deprived of their Liberty (1990), The Hague Convention on Protection of Children and Co-operation in Respect of Intercountry Adoption (1993),

#### <u>Leading Case:</u> Sheela Barse v. Union of India AIR 1986 SC 1773 Unit-II

Immoral Traffic Prevention Act, 1956 and 1986 (with latest amendments)- Object, Purpose and Salient Features;

The Protection of Children from Sexual Offences Act, 2012: Object, Purpose and Salient Features The Prohibition of Child Marriage Act, 2006: Object, Purpose and Salient Features,

Young Persons Harmful Publications Act, 1956-Object, Purpose and Salient Features;

Leading Case: Eerati Laxman v. State of Andhra Pradesh 2009 (3) SCC 337

#### Unit-III

Definitions under The Juvenile Justice, (Care and Protection of Children) Act, 2015: Child, Juvenile, Guardian, Begging, Children's home, Drug abuse and Trafficking in child; Child in need of Care and Protection

General Principles of Care and Protection of Children (Chapter-ii) Juvenile Justice Board: Constitution, Powers, Duties (Chapter-iii)



Procedure In Relation To Children In Conflict With Law (Chapter-iv)

Child Welfare Committee (Chapter-v)

Leading Case: 1.Supreme Court Legal Aid Committee v. Union of India 1989 (4) SCC 738 2. State V. Ram Singh and another FIR No. 413/2012 Vasant Vihar

#### Unit IV

The Juvenile Justice, (Care and Protection of Children) Act, 2015:

Procedure In Relation To Children In Need Of Care and Protection (Chapter-Vi)

Rehabilitation and Social Re-Integration (Chapter-Vii)

Adoption (Chapter-Viii)

Other Offences against Children (Chapter-Ix)

Miscellaneous (Chapter-X)

Child specific provisions under The Probation of Offenders Act, 1958: Object, Purpose and Salient Features;

Leading Case: Rattan Lal v. State of Punjab AIR 1965 SC 444

# Statutory Material

The Juvenile Justice Act, 1986

The Juvenile Justice, (Care and Protection of Children) Act, 2015

The Juvenile Justice (Care and Protection of Children) Amendment Act, 2006

The Probation of Offenders Act, 1958

Young Persons Harmful Publications Act, 1956

The Prohibition of Child Marriage Act, 2006

Immoral Traffic Prevention Act, 1956 and 1986

The Protection of Children from Sexual Offences Act, 2012

Young Persons Harmful Publications Act, 1956

# Suggested Readings

Commentaries on the Juvenile Justice Act, 1986 1. Kumkum Rani

Children and legal protection. 2. Paras Diwan

Criminology & Penology with Victimology 3. Prof. NV Paranjape

The Juvenile Justice System in India 4. Prof. Ved Kumari Juvenile Justice: An Indian Scenario

5. Sunil Kanta Bhattacharya The Law Relating to Probation of Offenders In 6. N. V. Paranjape

India

# B.A.LL.B. (Hons.) 5 Year Integrated Course X- Semester Forensic Law

Paper: 1005 (b)

Internal Assessment: 20 Marks

Theory: 80Marks Total: 100 Marks Time: 3 hours

Note:

Nine questions shall be set in all. Two questions from each unit I-IV and one compulsory (a) question.

The compulsory question in unit-V shall consist of four parts, one from each Unit I-IV. (b)

The Candidate shall be required to attempt five questions in all, selecting one question from each Unit I-IV and question number 9 in Unit V shall be compulsory

Each question in Unit I-IV shall carry 15 marks and question number 9 in UnitV shall (d) carry 20 Marks.

Unit- I

History and development of Forensic Science, Relationship between Law and Forensic Science, Role of Forensic Science in administration of justice

Organizational structure of Forensic Science Labs in India: Central forensic science laboratories, Forensic science laboratories, National Crime Records Bureau, National Institute of Criminology and Forensic science, Finger Print Bureau, Central Detective Training School

Leading Case: S.K. Viswambaranv. E. Koyakunju and Others, AIR 1987 SC 1436.

#### Unit- II

Crime Scene evidences; Preservation of evidence;

Types of evidence: Physical evidence, Chemical evidence, Biological evidence; Meaning of Expert Evidence, Presentation of Expert Evidence, Admissibility of Expert Evidence, Crime Scene Documentation and Lab Investigation

Leading Case: Shashi Kumar Banerjee and ors.v.Subodh Kumar Banerjee, AIR 1964 SC 529.

#### Unit- III

Techniques of Investigation: Finger Printing, Brain Mapping, Lie detector, Poly graph Test, Voice Identification, Narco Analysis, DNA Test, Finger Printing, Legal admissibility of techniques of investigation.

Forensic Ballistics: Firearms and their classification, Bullet, Weapon, Cartridge Case Identification, Nature of injuries - Entry and Exit wounds.

# Leading Case: P.K. Narayanan v. State of Kerala, 1995 SCC (1) 142.

#### Unit- IV

Chemical and Toxicological Analysis: Drugs of Abuse & Narcotic drugs, Toxicological examination of poisons & alcohol, Toxicological examination of

Viscera, Petroleum Products, Food Adulteration

Explosives:Definition of Explosion & Detonation, Chemistry of explosives, Disposal & Handling,

Fire Scene Investigation: Analysis& Interpretation of fire scenes, Fire Dynamics, Fire Debris Analysis & Analytical Methods for detection & Characterisation.

Leading Case: Jasbir Singh v. Vipin Kumar Jaggi and ors., AIR 2001 SC 2734.

# Suggested Readings

Forensic science in Criminal investigation and Sharma, B.R.

Trial.

Handbook of Forensic Psychology Dr. Veerraghavan

Dr. Rukmani

Crime Scene Management with Special Emphasis Krishnamurthy

on National Level Crime Cases

Text book of Medical Jurisprudence, Forensic Parikh

Medicine and Toxicology

5 Nanda, B.B. & Forensic Science in India: A Vision for the Tewari, R.K.

**Twenty First Century** 

James, S.H.,

Forensic Science: An Introduction to Scientific and Norby, JJ

Investigative Techniques

# B. A. LL. B. (Hons.) 5-Year Integrated Course X- Semester Moot Court and Internship

Paper: 1006 Max. Marks: 100

Note: This paper will have three components of 30 marks each and a Viva-Voce for 10 marks.

a. Moot Court (30 Marks):

Every Student will do at least three Moot Courts in a year with 10 marks for each. The Moot Court work will be on assigned problems and it will be evaluated for 5 marks for written submissions and 5 marks for oral advocacy.

b. Observance of Trial in two cases, one Civil and one Criminal (30 marks):
Students will attend two trials. They will maintain a record and enter the various steps observed during their attendance on different days in the Court assignment.

c. Interviewing techniques and Pre-trial Preparations and internship diary (30 Marks):

Each student will observe two interviewing sessions of clients at the Lawyer's Office/Legal Aid Office and record the proceedings in a diary, which will carry 15 marks. Each student will further observe the preparation of documents and court papers by the Advocates and the procedure for the filing of the suit/petition. This will be recorded in the diary, which will carry 15 marks. Minimum period of internship: (a) each registered student shall have completed minimum of 20 weeks internship during the entire period of legal studies under NGO's, Trial and Appellate Judiciary, Legal Regulatory Authorities, Legislatures and Parliament, other Legal Functionaries, Law Firms, Companies, Local Self Government and other such bodies where Law is Practiced either in action or in dispute resolution or in management; as directed by the Head of the Institution.

Provided that internship in any year cannot be for a continuous period of more than four weeks and the Internship shall preferably be done during each summer vacation for four weeks during every year of course.

d. The fourth component of this paper will be Viva-Voce examination on all the above three aspects. This will carry 10 marks.

#### **IMPORTANT NOTE:**

The Subject teacher will assign problems to the students and award 5 marks for the written assignment and 5 marks for performance in the Moot Court bearing framing of issues, authorities cited and answering of questions.

For (b), (c) and (d) – External expert, Director of Institute of Law and teacher concerned will constitute a panel. The Quorum will consist of two and one of them will be external expert.

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For all Practical training papers, students have to maintain separate records of Practical work done, as instructed by the Head of the Institution and the teacher concerned. The record shall be submitted to the teacher concerned before the end of the semester.

Students shall not be admitted for the Viva- Voce examination without the completed record with the signature of the teacher.

#### Suggested Readings:

1. N.R.Madhav Menon : Clinical Legal Education

2. Dr. T. Panda & K.P.C Rao : Moot Courts, Observation of Trial, Pre Trial

Preparation and Internship

3. Dr. Kailash Rai : Moot Court, Pre- Trial Preparation and participating in Trial

4. Prof. Nomita. Agarwal : Moot Courts

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