

**MAHATMA GANDHI UNIVERSITY
SCHOOL OF INDIAN LEGAL THOUGHT
(POST GRADUATE DEPARTMENT OF LAW)**

REGULATIONS FOR THE ONE YEAR LL M PROGRAMME(C&SS)

Objectives, Structure, and Duration:

The One Year LL.M Degree Programme offered in School of Indian Legal Thought, Post Graduate Department of law , Mahatma Gandhi University is intended to produce (i) law teachers (ii) researchers (iii) experts in law required for other institutions. The courses and transaction are designed to achieve these objectives

Duration and Scheme of One Year LL M Programme

1. The LL.M course shall be of one year duration, full time, consisting of two semesters. Each semester will be of 20 weeks' duration including classroom teaching, library work, seminars and research. The Programme will be governed by the Credit and Semester system of the Mahatma Gandhi University.

(ii) A student may opt for courses as provided under the table in respect of First and Second Semesters given below.

(iii) A student for every Specialisation shall, in the course of two semesters, undergo instruction in three Compulsory Courses, Five Specialization Courses, One Elective Course, apart from the Dissertation and Viva-Voce as per the scheme. Elective course may be chosen from the schedule of electives given below subject to the availability of teachers and other circumstances.

2. Specializations: The specializations offered in the School are the following ones:

1. Administrative Law
2. Contract Law
3. Criminal Law
4. Constitutional and Administrative Law
5. Environmental Law

3. Number of Seats :

One Year LL M Programme is designed in its content, depth, and transaction to suit to a small group of students. Number of students to be admitted to one specialisation shall be limited to a maximum of SEVEN.

4. Eligibility :

A candidate who has passed LL B Examination of a University recognized as equivalent by Mahatma Gandhi University, securing not less than 50% of marks in the aggregate shall be eligible to be considered for admission. Relaxation of minimum marks and reservation of seats will be according to the reservation norms followed by Mahatma Gandhi University, Kottayam.

5. Admission :

Admission to the Programme shall be made as per the norms followed by Mahatma Gandhi University, Kottayam.

6 Fees:

The tuition fees, examination fees and other fees will be as prescribed by Mahatma Gandhi University, from time to time.

7 Internal Assessment :

The student's attendance and classroom performance as well as the feedback received from tests, tutorials, assignments, and term papers shall form the basis for internal assessment. The marks for internal assessment for a course of 100 marks, is 30, and marks for internal assessment for a course of 75 marks, is 25. The internal assessment marks shall be distributed as follows:

	100 MARKS COURSES	75 MARKS COURSES	
Presentation of Assignments	06Marks	05Marks	
Term Paper Submitted	05 Marks	04Marks	
Test papers	10 Marks	07Marks	
Attendance	04 Marks	04 Marks	
Class Participation	05 Marks	05Marks	
Total	30 Marks	25 Marks	

Marks for attendance may be distributed in the following way. One mark, each for every five percent of attendance above 80%, that is, the minimum attendance required for registration of End Semester Examinations.

Internal Assessment for Research Methods, Teaching Practicals, and Legal Writing

However, for internal assessment in Research Methods, Teaching Practicals, and Legal Writing shall be assessed as follows. For Teaching Practical, the norms provided under will be followed.

Teaching Practical

Written teaching plan and materials attached	10
Presentation	5
Response to questions and doubts	5
Methodology, Style, etc of teaching	5
Total	25

In Teaching Practical, the final evaluation shall be made by two teachers, one, the course teacher, and the other, the Head of the Department or a teacher nominated by Head of the Department.

The remaining 25 marks shall be distributed as per the table given below.

Presentation of Assignments	05Marks
Term Paper Submitted	05 Marks
Test papers	06 Marks
Attendance	04 Marks
Class Participation	05 Marks
Total	25 Marks

8 **End-Semester Examination:**

Students who have secured a minimum of 80% of attendance in each Course are only eligible for registering End Semester Examinations. Where a student fails to secure 80% attendance in any of the courses in the semester, he/she is not eligible for registering the end semester examination in any of the courses of that semester. The End Semester Examinations shall be conducted by the School. There shall be double evaluation. The First evaluation of the End Semester Examination shall generally be done by the faculty who taught the course. The Second evaluation of the End Semester Examination shall be done by External Examiners from outside the University. For these purposes, the School may prepare a panel of External Examiners, to be approved by the Vice Chancellor of Mahatma Gandhi University. The final marks for End Semester Examinations shall be the average of the two. As double evaluation scheme is followed, there shall be no revaluation.

Dissertation

The dissertation submitted by the students shall be valued by two examiners, one by the teacher of the school who guided the dissertation and the other by an External Expert from a Law School, outside the University to be appointed by the Head of the Department from a panel approved by the Vice-Chancellor. The dissertation must be guided by the teacher assigned by the Faculty Council of the School.

Viva-voce

The viva voce at the end of the Programme, which accounts for **25** marks, shall be conducted by a Board of Examiners constituted by the Faculty Council of the School. The Board, in addition, will have an External Expert from a Law School, outside the University to be appointed by the Head of the Department from a panel approved by the Vice-Chancellor.

9 **All other aspects will be governed by norms followed by Mahatma Gandhi University, Kottayam.**

Distribution of Courses:

The Core Courses of each of the specializations are given in appropriate places in the tables given below. The Elective Courses are provided under the Schedule of Elective Courses given below. The tables given below provide for details regarding internal and external marks, respective credits, and annexure numbers. The syllabus and other details of the courses are provided in respective annexure as indicated below in the Syllabus Annexure.

Branch : Constitutional and Administrative Law**Semester One**

Sl. No	Compulsory /Elective	Course Title	Internal Marks	Marks for end semester examination	Credits	Marks	Syllabus Annexure
1	Common Compulsory Course	Research method, Teaching and Legal Writing	50 (25+25) 25 for Teaching Practicals; 25for Research method and Legal writing	50 (Research Methods and Legal Writing)	3	100	Annexure 1
2	Common Compulsory Course	Comparative Public Laws/Systems of Governance	30	70	3	100	Annexure 2
3	Common Compulsory Course	Law and Justice in a Globalizing World	30	70	3	100	Annexure 3
4	SP1	Constitutional Principles, Structure & Amending Process	30	70	3	100	Annexure 32
5	SP2	General Principles of Administrative Law	30	70	3	100	Annexure 33
6	SP3	Centre-State Relations and Constitutional Governance	30	70	3	100	Annexure 34
Total					18	600	
Semester two	Compulsory/Elective	Course Title	Internal Marks	Marks for end semester examination	Credits	Marks	Syllabus Annexure
1	SP4	Judicial Control of Administrative Action	30	70	3	100	Annexure 36
2	SP5	Administrative Liabilities and Remedies	30	70	3	100	Annexure 35
3	Elective		30	70	3	100	
4	Dissertation and Viva Voce				6	200	
TOTAL					15	500	
Grand total					33	1100	

SPECIALISATION: ADMINISTRATIVE LAW**FIRST SEMESTER**

Sl. No	Course	Compulsory / Elective	Maximum Internal Marks	Maximum Marks for End Semester Examination	Credits	Total Marks	Syllabus Annexure
1	Legal Education, Research Methods, Teaching Practicals, and Legal Writing	Common Compulsory Core	50 (25 +15) 15 for Teaching Practicals	50	3	100	Annexure No 1
2	Law and Justice in a Globalizing World	Common Compulsory Core	30	70	3	100	Annexure No 2
3	Comparative Public Law / Systems of Governance	Common Compulsory Core	30	70	3	100	Annexure No 3
4	SP 1	Fundamentals of Administrative Law	30	70	3	100	Annexure No 6
5	SP 2	Judicial Control of Administrative Functions: Principles	30	70	3	100	Annexure No 7
6	SP 3	Judicial Control of Administrative Functions: Procedure	30	70	3	100	Annexure No 8
TOTAL					18	600	

SECOND SEMESTER

Serial Number	Course	Compulsory /Elective	Maximum Internal Marks	Maximum Marks for End Semester Examination	Credits	Total Marks	Syllabus Annexure
1	SP 4	Control of Discretion	30	70	3	100	Annexure No 9
2	SP 5	Liability of State Agencies	30	70	3	100	Annexure No 10
3	Elective	Elective Course to be elected from the appropriate list.	30	70	3	100	Annexure No
4	Dissertation and Viva Voce				6	200	Annexure No 4&5
TOTAL					15	500	
GRAND TOTAL					33	1100	

SPECIALISATION: CONTRACT LAW**FIRST SEMESTER**

Sl. No	Course	Compulsory / Elective	Maximum Internal Marks	Maximum Marks for End Semester Examination	Credits	Total Marks	Syllabus Annexure
1	Legal Education, Research Methods, Teaching Practicals, and Legal Writing	Common Compulsory Core	50 (25 +15) 15 for Teaching Practicals	50	3	100	Annexure No 1
2	Law and Justice in a Globalizing World	Common Compulsory Core	30	70	3	100	Annexure No 2
3	Comparative Public Law / Systems of Governance	Common Compulsory Core	30	70	3	100	Annexure No 3
4	SP 1	General Principles of Contract-I	30	70	3	100	Annexure No 13
5	SP 2	General Principles of Contract-II	30	70	3	100	Annexure No 14
6	SP 3	Law of Restitution	30	70	3	100	Annexure No 15
TOTAL					18	600	

SECOND SEMESTER

Serial Number	Course	Compulsory /Elective	Maximum Internal Marks	Maximum Marks for End Semester Examination	Credits	Total Marks	Syllabus Annexure
1	SP 4	Law of Agency	30	70	3	100	Annexure No 17
2	SP 5	Law of Sale of Goods	30	70	3	100	Annexure No 18
3	Elective		30	70	3	100	Annexure No
4	Dissertation & viva voce				6	200	Annexure No 4&5
TOTAL					15	500	
GRAND TOTAL					33	1100	

SPECIALISATION: ENVIRONMENTAL LAW**FIRST SEMESTER**

Sl. No	Course	Compulsory/ Elective	Maximum Internal Marks	Maximum Marks for End Semester Examination	Credits	Total Marks	Syllabus Annexure
1	Legal Education, Research Methods, Teaching Practicals, and Legal Writing	Common Compulsory Core	50 (25 +15) 15 for Teaching Practicals	50	3	100	Annexure No 1
2	Law and Justice in a Globalizing World	Common Compulsory Core	30	70	3	100	Annexure No 2
3	Comparative Public Law / Systems of Governance	Common Compulsory Core	30	70	3	100	Annexure No 3
4	SP 1	General Principles of Environmental law	30	70	3	100	Annexure No 50
5	SP 2	Natural Resources Management Law.	30	70	3	100	Annexure No 51
6	SP 3	International Environmental protection Law	30	70	3	100	Annexure No 52
TOTAL					18	600	

SECOND SEMESTER

Serial Number	Course	Compulsory /Elective	Maximum Internal Marks	Maximum Marks for End Semester Examination	Credits	Total Marks	Syllabus Annexure
1	SP 4	Forest and the Law	30	70	3	100	Annexure No 53
2	SP 5	Environmental Disputes and remedies	30	70	3	100	Annexure No 54
3	Elective		30	70	3	100	Annexure No
4	Dissertation & viva voce				6	200	Annexure No 4&5
TOTAL					15	500	
GRAND TOTAL					33	1100	

SPECIALISATION: CRIMINAL LAW**FIRST SEMESTER**

Serial Number	Course	Compulsory/ Elective	Maximum Internal Marks	Maximum Marks for End Semester Examination	Credits	Total Marks	Syllabus Annexure
1	Legal Education, Research Methods, Teaching Practicals, and Legal Writing	Common Compulsory Core	50 (25 +15) 15 for Teaching Practicals	50	3	100	Annexure No 1
2	Law and Justice in a Globalizing World	Common Compulsory Core	30	70	3	100	Annexure No 2
3	Comparative Public Law / Systems of Governance	Common Compulsory Core	30	70	3	100	Annexure No 3
4	SP 1	General Principles of Criminal Law	30	70	3	100	Annexure No 21
5	SP 2	Criminal Law in Action	30	70	3	100	Annexure 55
6	SP 3	Socio-Economic Offences	30	70	3	100	Annexure No 24
TOTAL					18	600	

SECOND SEMESTER

SLl. No.	Course	Compulsory /Elective	Maximum Internal Marks	Maximum Marks for End Semester Examination	Credits	Total Marks	Syllabus Annexure
1	SP 4	Criminal justice administration	30	70	3	100	Annexure No 56
2	SP 5	Penology and sentencing process	30	70	3	100	Annexure No 28
3	Elective		30	70	3	100	Annexure No
4	Dissertation & Viva voce				6	200 (Dissertation-175+ Viva Voce-25)	Annexure No 4&5
TOTAL					15	500	
GRAND TOTAL					33	1100	

Schedule of Elective Courses

Serial. No	Name of course	Annexure no.
1	Remedies in Administrative Law	Annexure 10
2	Maladministration and Remedies	Annexure 12
3	Liability of State Agencies	Annexure 11
4	General Principles of Contract-I	Annexure 13
5	General Principles of Criminal Law	Annexure 21
6	Juvenile Justice	Annexure 23
7	Human rights and Criminal Justice System	Annexure 25
8	Cyber Crimes	Annexure 29
9	Victimology	Annexure 31
10	Parliamentary System of Government	Annexure 37
11	Environment and Human Rights	Annexure 38
12	Democratic Decentralisation and Federal Governance	Annexure 39
13	Rights of Children	Annexure 40
14	Human Rights and Enforcement Strategy	Annexure 41
15	Food Law	Annexure 42
16	General Principles of Tort Law	Annexure 43
17	Fundamentals of Human Rights	Annexure 44
18	Law of Negligence	Annexure 46
19	Control of Discretion	Annexure 9
20	Fundamentals of Administrative law	Annexure 6
21	Legal Control of Industrial Pollution	Annexure 47
22	Coastal Zone Management	Annexure 48

23	Environment and Development	Annexure 49
24	Socio Economic Offences	Annexure 24
25	International Criminal Law	Annexure 27
26	Penology and Sentencing	Annexure 28
27	Judicial Process	Annexure 16
28	Law of Agency	Annexure 18
29	Law of E - Commerce	Annexure 19
30	International Trade Law	Annexure 20
31	Right to Life and Liberty	Annexure-30
32	Judicial Control of Administrative Function:Principles	Annexure-7
33	Judicial Control of Administrative Function:Procedure	Annexure-8

SYLLABUS ANNEXURE

ANNEXURE-1

Legal Education, Research Methods, Teaching Practicals, and Legal Writing

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration. In the end of the Semester, Teaching Practical shall be held which counts for 25 marks.

- 1 Objectives of legal education – Legal Education in the Globalised World- Legal Education Reform Reports
- 2 Methods of teaching - Lecture method, Case method - Socratic method, Discussion method - Tutorial - Impact of Globalisation
- 3 Legal Research- nature Need and Importance –Kinds of research - Doctrinal and Non Doctrinal Legal Research –Relative Merits
- 4 Socio-legal research- Nature and Importance –sources and techniques of data collection– Sampling and Survey-Interview – Questionnaire – Case Study.
- 5 Writing of Research Report –Legal Writing

Suggested Readings:

- Law Commission of India, XIV Report (1958)
 U.G.C., *Report of the Curriculum Development Centre in Law* (2001)
 S.K. Agarwala (Ed.), *Legal Education in India*, N M Tripathi, Bombay (1973).
 International Legal Centre, *Legal Education in a Changing World* (1975)
 Packer and Ehrlich, *New Directions in Legal Education*, McGraw-Hill Book Company, New York (1972).
 LeBrun Merline, and Johnstone M, *The Quiet Revolution: Improving Student Learning in Law*, Law Book Company, Melbourne (1995)
 Morris L. Cohen, *How to Find the Law*, 9 th edn, West Publishers, St Paul, Minn.(1976)
 Morris L. Cohen, *Legal Research in a Nutshell*, West Publishers, St Paul, Minn. (1978)
 Peter Goodrich, *Reading the Law: A Critical Introduction to Legal Method and Techniques*, Blackwell Publications (1986).

John A. Yogis, Innis M. Christie, Michael J. Iosipescu, *Legal Writing and Research Manual*, Butterworths, Toronto (1988)
 Goode and Hatt, *Methods in Social Research*, Surjeet Publications, New Delhi
 Pauline V Young, *Scientific Social Survey and Research*, Printice Hall (1956)
 Indian Law Institute, *Legal Research and Methodology* (1982)

ANNEXURE 2

Law and Justice in a Globalizing World

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration.

1. Concept of individual and social justice in the Indian context - Constitution and social justice –Impact of Globalisation
2. Law and poverty - Access to justice - Legal aid to the poor and indigent, objectives and programmes – International Perspectives
3. Judicial activism and public interest litigation.-Position in other Nations
4. Law and Social Change- Impact of Globalisation
5. Globalisation- Need for Change in Law- Approach of Judiciary.

Suggested Readings:

Roscoe Pound, *Introduction to Philosophy of Law*, Transaction Publishers (1954)
 Roscoe Pound, *Jurisprudence*, West Publishing, St Paul, Minnassotta (1959)
 Bodenheimer, *Jurisprudence: The Philosophy and Method of the Law*, Oxford University Press, London (1974)
 W Friedmann, *Legal Theory*, Columbia University Press (1967)
 W. Friedmann, *Law in a Changing Society*, University of California Press, Berkeley (1972)
 Cappelletti and Garth (Ed.), *Access to Justice*, (1978) Vol. I, Book I, Part I
 B. Sivaramayya, *Inequalities and the Law*, Eastern Book Co, New Delhi (1984)
 Upendra Baxi, *The Crisis of Indian Legal System*, Vikas, New Delhi (1982)
 Upendra Baxi, *Law and Poverty*, N M Tripathi, Bombay (1988)
 Government of India, *Report of the Expert Committee on Legal Aid: Processual Justice to the People* (1973)
 Lon.L.Fuller, *The Morality of Law*, Yale University Press, New Haven (1964), (1995) Reprint
 H.L.A.Hart, *The Concept of Law*, Clarendon Press, Oxford (1993)
 M.D.A.Freeman, *Lloyd's Introduction to Jurisprudence*, Sweet and Maxwell, London (1994)
 John Rawls, *A Theory of Justice*,The Belknap Press of Harvard University Press, 1971, revised in 1999
 Otto A, Bird, *Idea of Justice: Frederick A. Praeger*, Pall Mall Press Ltd. New York and London (1967)

ANNEXURE-3

Comparative Public Law / Systems of Governance

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration.

1. Constitution -Concept Nature, Goals and Meaning- Constitutionalism-
2. Essential features of Constitutionalism Separation of Powers, Fundamental Rights, Independence of Judiciary, and Judicial Review- Comparative Perspective-
3. Constitution and Rule of Law- Concept of Dicey- Modern Approach to Rule of Law
4. Federalism under the Indian Constitution- Parliamentary and Presidential Forms of Government- Judicial Review- Concept and Origin - Limitations on Judicial Review - Amendment of Constitution-
5. Theory of Basic Structure: Origin and Development- Modern approach of Judiciary

Suggested Readings

- . Christopher Forsyth, Mark Elliott, Swati Jhaveri, *Effective Judicial Review: A Cornerstone of Good Governance* (Oxford University Press, 2010).
- . D.D. Basu, *Comparative Constitutional Law* (2nd ed., Wadhwa Nagpur).
- . David Strauss, *The Living Constitution* (Oxford University Press, 2010)
- . Dr. Subhash C Kashyap, *Framing of Indian Constitution* (Universal Law, 2004)
- . Elizabeth Giussani, *Constitutional and Administrative Law* (Sweet and Maxwell, 2008).
- . Erwin Chemerinsky, *Constitutional Law, Principles and Policies* (3rd ed., Aspen, 2006)
- . Mahendra P. Singh, *Comparative Constitutional Law* (Eastern Book Company, 1989).
- . Neal Devins and Louis Fisher, *The Democratic Constitution* (Oxford University Press, 2010)
- . S.N Ray, *Judicial Review and Fundamental Rights* (Eastern Law House, 1974).
- . Sudhir Krishna Swamy, *Democracy and constitutionalism in India – A Study of the Basic Structure Doctrine* (Oxford University Press, 2009)
- . Sunil Khilnani, Vikram Raghavan, Arun Thiruvengadam, *Comparative Constitutionalism in South Asia* (Oxford University Press, 2013).
- . Vikram David Amar, Mark Tushnet, *Global Perspectives on Constitutional Law* (Oxford University Press, 2009).
- . Zachery Elkins, Tom Ginsburg, James Melton, *The Endurance of National Constitutions* (Cambridge University Press, 2009).

ANNEXURE-4

Dissertation [Six Credits]

Students shall submit dissertation on the date notified by the School. Students will be given appropriate training by the School in preparing and writing dissertation, during First and Second Semester period. Selection of topic and preparation of Synopsis shall be completed in the beginning of the Second Semester. The compulsory dissertation shall be prepared by the student under the guidance of a member of the faculty. The evaluation of the dissertation work shall be done by two experts, one of them being the member who guided the work. The External Expert shall be from a panel approved by the Vice Chancellor.

ANNEXURE-5

Viva Voce

The viva voce, at the end of the Programme, shall be conducted by a Board of Examiners constituted by the Faculty Council of the Department from among themselves. The Board shall in addition have an External Expert from outside the University to be appointed by the Head of the Department from a panel approved by the Vice Chancellor. Viva Voce will carry 25 marks

ANNEXURE-6

Fundamentals of Administrative Law [Three Credits]

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration.

- 1 Administrative law, Nature, origin and development. Impact of welfare state and liberal era
- 2 Separation of powers and rule of law, Administrative authorities, Importance of administrative law in the modern world, 3
- 3 Classification of Functions-administrative, quasi judicial, judicial, and ministerial-judicial approach-
- 4 Delegated legislation- Rules – nature, importance and clarification- Rule making, procedure- importance of hearing

5 Judicial and legislative control over delegated legislation – Essential legislative functions – Delegation and sub delegation. Administrative directions and enforceability.

The latest editions of the following books are the suggested readings

K C Davis, and R J Pierce, *Administrative Law Treatise*, 3 rd edn, Little Brown and Co., Boston (1994).
 B L Jones, *Garner's Administrative Law*, 7 th edn, Butterworths, London (1989).
 I.P.Massey, *Administrative Law*, 7 th edn, Eastern Book Co., Lucknow (2008).
 S.P. Sathe, *Administrative Law*, 5 th edn, N.M. Tripathi, Bombay (1991).
 Timothy Endicott, *Administrative Law*, 2 nd edn, , Oxford University Press, Oxford (2011)
 Peter Cane, *Administrative Law*, 5 th edn, Oxford University Press, Oxford (2011)
 William Wade, Christopher Forsyth, *Administrative Law*, 10 th edn, Oxford University Press, Oxford (2009)
 Peter Cane, *Cases & Materials for Principles of Administrative Law*, 2nd edn, Oxford University Press, Oxford (2013)
 Neville L. Brown, John S. Bell, *French Administrative Law*, 5th edn, Oxford University Press, Oxford (1998).
 David Stott, and Alexandra Felix, *Principles of Administrative Law*, Cavendish Publishing Co, London (1997).
 Schwartz, *Administrative Law: A Case Book*, ASPEN Law &Business, New York (2010).
 Right Hon Lord Woolf; Sir Jeffrey Jowell, QC; Professor Andrew Le Sueur; Ivan Hare; Catherine Donnelly, *De Smith's Judicial Review*, 7th edn, Sweet & Maxwell, London (2013)
 Paul Craig, *Administrative Law*, 7th edn, Sweet & Maxwell, London (2012)
 Jain and Jain, *Principles of Administrative Law*, 6 th edn, Wadhwa, Nagpur (2010).

ANNEXURE-7

Judicial Control of Administrative Functions: Principles [Three Credits]

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration.

1. Judicial review of administrative action –History and importance.
2. Principles of judicial review – Distinction between review and appeal.
3. Judicial review and discretion of courts. Grounds of review. Limitations of judicial review. doctrine of ultra vires,
4. Jurisdictional error and error within jurisdiction, rule in Anisminic case, modern judicial approaches, law and fact distinction –
5. Issue of fact and law-principle of no evidence and substantial evidence rules. Error of law apparent in the face of record. Experience and expertise of administrators and non reviewability.

The latest editions of the following books are the suggested readings

David Stott, and Alexandra Felix, *Principles of Administrative Law*, Cavendish Publishing Co, London (1997).
 David Foulkes, *Administrative Law*, 8 th edn, Butterworths, London (1995).
 Louis Jaffe, *Judicial Control of Administrative action*, Little Brown and Co. Boston (1965).
 D.J. Galligan, *Due Process and Fair Procedures: A Study of Administrative Procedures*, Clarendon Press, Oxford (1996).
 Schwartz, *Administrative Law: A Case Book*, ASPEN Law &Business, New York (2010).
 Dicey, *An Introduction to the Study of Law of the Constitution*, Universal Book Traders, New Delhi.
 Markose A.T. *Judicial Control of Administrative Action in India: A Study in Methods*, Madras Law Journal Office, Madras (1956).
 I.P.Massey, *Administrative Law*, 7 th edn, Eastern Book Co., Lucknow (2008).
 S.P. Sathe, *Administrative Law*, 5 th edn, N.M. Tripathi, Bombay (1991).
 Jain and Jain, *Principles of Administrative Law*, 6 th edn, Wadhwa, Nagpur (2010).

- Fazal, *Judicial Control of Administrative Action in India, Pakistan, and Bangladesh*, The Law Book Company, Allahabad (1990).
- S H Bailey, Bailey, Jones & Mowbray, *Cases, Materials and Commentary on Administrative Law*, 4th edn, Sweet & Maxwell, London (2005)
- Juergen Schwarze *European Administrative Law*, Sweet & Maxwell, London (2006)
- Hon Michael Kirby, *Kirby: Judicial Activism* (PB Hamlyn), Sweet & Maxwell, London (2004)
- Richard Gordon (Ed), *Judicial Review in the New Millennium: Papers from Sweet & Maxwell's 2002 Judicial Review Conference*, Sweet & Maxwell, London (2003)
- Philip Engelman, *Commercial Judicial Review*, Sweet & Maxwell, London (2000)
- Neville L. Brown, John S. Bell, *French Administrative Law*, 5th edn, Oxford University Press, Oxford (1998)
- Richard Moules, *Actions Against Public Officials: Legitimate Expectations, Misstatements and Misconduct*, Sweet & Maxwell, London (2009)
- Clive Lewis, *Judicial Remedies in Public Law*, 5th edn, Sweet and Maxwell, London (2014)
- Right Hon Lord Woolf; Sir Jeffrey Jowell, QC; Professor Andrew Le Sueur; Ivan Hare; Catherine Donnelly, *De Smith's Judicial Review*, 7th edn, Sweet & Maxwell, London (2013)
- Jeremy Woolf, Zamir and Woolf: *The Declaratory Judgment*, 4th edn, Sweet & Maxwell, London (2011)
- Paul Craig, *Administrative Law*, 7th edn, Sweet & Maxwell, London (2012)
- Andrew Le Sueur, *Public Law*, Sweet & Maxwell, London (2010)
- Juergen Schwarze, *European Administrative Law*, Sweet & Maxwell, London (2006)
- William Wade, Christopher Forsyth, *Administrative Law*, 10th edn, Oxford University Press, Oxford (2009)
- Timothy Endicott, *Administrative Law*, 2nd edn, Oxford University Press, Oxford (2011)
- Peter Cane, *Administrative Law*, Fifth Edition, Oxford University Press, Oxford (2011)
- Peter Cane, *Cases and Materials for Principles of Administrative Law*, 2nd edn, Oxford University Press, Oxford (2013)
- Peter Leyland, Gordon Anthony, *Textbook on Administrative Law*, Seventh Edition, Oxford University Press, Oxford (2012)

ANNEXURE-8

Judicial Control of Administrative Functions: Procedure [Three Credits]

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Importance of procedural protection, Administrative law and principles of natural justice. Meaning and extent of principles of natural justice.
2. Rule against bias, tests for bias, application of tests to courts and administration. Comparative approach
3. Application of principles of natural justice in pure administrative functions. Unreasonableness and Judicial review Hearing – procedure and content Hearing rule - Rule in Ridge v Baldwin, speaking orders, The principle of fairness
4. Effect of non compliance with principles of natural justice.- Exemptions to natural justice.
5. Legitimate expectation- situations-approach of judiciary

The latest editions of the following books are the suggested readings

- Louis Jaffe, *Judicial Control of Administrative action*, Little Brown and Co. Boston (1965).
- Schwartz, *Administrative Law: A Case Book*, ASPEN Law & Business, New York (2010).
- Markose A.T. *Judicial Control of Administrative Action in India: A Study in Methods*, Madras Law Journal Office, Madras (1956).
- Jain and Jain, *Principles of Administrative Law*, 6th edn, Wadhwa, Nagpur (2010).
- Fazal, *Judicial Control of Administrative Action in India, Pakistan, and Bangladesh*, The Law Book Company, Allahabad (1990).
- I.P. Massey, *Administrative Law*, 7th edn, Eastern Book Co., Lucknow (2008).
- S.P. Sathe, *Administrative Law*, 5th edn, N.M. Tripathi, Bombay (1991).

- S H Bailey, Bailey, Jones & Mowbray, *Cases, Materials and Commentary on Administrative Law*, 4th edn, Sweet & Maxwell, London (2005)
- Juergen Schwarze, *European Administrative Law*, Sweet & Maxwell, London (2006)
- Hon Michael Kirby, *Kirby: Judicial Activism* (PB Hamlyn), Sweet & Maxwell, London (2004)
- Richard Gordon (Ed), *Judicial Review in the New Millennium: Papers from Sweet & Maxwell's 2002 Judicial Review Conference*, Sweet & Maxwell, London (2003)
- Philip Engelman, *Commercial Judicial Review*, Sweet & Maxwell, London (2000)
- Soren Schönberg, *Legitimate Expectations in Administrative Law*, Oxford University Press, Oxford (2000)
- Peter Leyland, Gordon Anthony, *Textbook on Administrative Law*, Seventh Edition, Oxford University Press, Oxford (2012)
- D. J. Galligan, *Due Process and Fair Procedures: A Study of Administrative Procedures*, Oxford University Press, Oxford (1997)
- Neville L. Brown, John S. Bell, *French Administrative Law*, Fifth Edition, Oxford University Press, Oxford (1998)
- Richard Moules, *Actions Against Public Officials: Legitimate Expectations, Misstatements and Misconduct*, Sweet & Maxwell, London (2009)
- Clive Lewis, *Judicial Remedies in Public Law*, 5th Edition, Sweet & Maxwell, London (2014)
- Right Hon Lord Woolf; Sir Jeffrey Jowell, QC; Professor Andrew Le Sueur; Ivan Hare; Catherine Donnelly, *De Smith's Judicial Review*, 7th edn, Sweet & Maxwell, London (2013)
- Jeremy Woolf, Zamir and Woolf: *The Declaratory Judgment*, 4th edn, Sweet & Maxwell, London (2011)

ANNEXURE-9

Control of Discretion [Three Credits]

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Discretion - nature meaning and need, significance of administrative discretion,
2. Methods of conferring discretion, surrender, abdication and dictation, control over discretion,
3. Discretion and legality – ultra vires, constitutional objections to discretion. Discretion and judicial review,
4. Grounds of attacking discretionary decision, restrictions on discretion – reasonableness – mixed motives, good faith – subjective language, statutory – reasonableness.
5. Restriction on discretion by contract, over rigid policies and discretion, institutional controls - limiting, confining and structuring discretion.

The latest editions of the following books are the suggested readings

- K C Davis, *Discretionary Justice: A Preliminary Inquiry*, Louisiana University Press, Baton Rouge (1969)
- K C Davis, and R J Pierce, *Administrative Law Treatise*, 3 rd edn, Little Brown and Co., Boston (1994).
- Wade & Forsyth, *Administrative Law*, 10 th edn, Oxford University Press, Oxford (2009)
- Paul Craig, *Administrative Law*, 7th edn, Sweet & Maxwell, London (2012)
- David Stott, and Alexandra Felix, *Principles of Administrative Law*, Cavendish Publishing Co, London (1997).
- I.P.Massey, *Administrative Law*, 7 th edn, Eastern Book Co., Lucknow (2008).
- S.P. Sathe, *Administrative Law*, 5 th edn, N.M. Tripathi, Bombay (1991).
- Jain and Jain, *Principles of Administrative Law*, 6 th edn, Wadhwa, Nagpur (2010).
- Right Hon Lord Woolf; Sir Jeffrey Jowell, QC; Professor Andrew Le Sueur; Ivan Hare; Catherine Donnelly, *De Smith's Judicial Review*, 7th edn, Sweet & Maxwell, London (2013)
- David Foulkes, *Administrative Law*, 8 th edn, Butterworths, London (1995).
- Neville L. Brown, John S. Bell, *French Administrative Law*, 5 th edn, Oxford University Press, Oxford (1998)
- Schwartz, *Administrative Law: A Case Book*, ASPEN Law & Business, New York (2010).

Fazal, *Judicial Control of Administrative Action in India, Pakistan, and Bangladesh*, The Law Book Company, Allahabad (1990).

Markose A.T. *Judicial Control of Administrative Action in India: A Study in Methods*, Madras Law Journal Office, Madras (1956).

S H Bailey, Bailey, Jones & Mowbray, *Cases, Materials and Commentary on Administrative Law*, 4th edn, Sweet & Maxwell, London (2005)

ANNEXURE-10.

Remedies in Administrative Law [Three Credits]

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Private law remedies- remedy of injunction and declaration, privileges of the state in civil and criminal proceedings. Right to information as a remedy,
2. Public law remedies- writ jurisdiction of High Courts and Supreme Court, scope and limitations, directions and its importance - locus standi and public interest litigations, laches, resjudicata and exhaustion of alternative remedies.
3. Writs- Mandamus – scope and limitations, grounds, nature of remedies and reliefs, -Habeas Corpus – scope and limitations, grounds, nature of remedies and reliefs.-
4. Certiorari and writ of Prohibition - scope and limitations, grounds, nature of remedies and reliefs.-Quowarranto - scope and limitations, grounds, nature of remedies and reliefs.
5. Administrative tribunals- scope of, constitutional position of tribunals, scope and jurisdiction of tribunals as an alternative to High Courts and Supreme Court.

The latest editions of the following books are the suggested readings

H M Seervai, *Constitutional Law of India: A Critical Commentary*, 4 th edn, N M Tripathi, Bombay(1993)

Louis. L. Jaffe – *Judicial Control of Administrative Action*, Little Brown and Co., Boston (1965).

Markose A.T. *Judicial Control of Administrative Action in India: A Study in Methods*, Madras Law Journal Office, Madras (1956).

David Stott, and Alexandra Felix, *Principles of Administrative Law*, Cavendish Publishing Co, London (1997).

Neil Hawke, *An Introduction to Administrative Law*, 2 nd edn, Covendish London (2013)

I.P.Massey, *Administrative Law*, 7 th edn, Eastern Book Co., Lucknow (2008).

S.P. Sathe, *Administrative Law*, 5 th edn, N.M. Tripathi, Bombay (1991).

Jain and Jain, *Principles of Administrative Law*, 6 th edn, Wadhwa, Nagpur (2010).

Clive Lewis, *Judicial Remedies in Public Law*, 5th Edition, Sweet & Maxwell,London (2014)

Right Hon Lord Woolf; Sir Jeffrey Jowell, QC; Professor Andrew Le Sueur; Ivan Hare; Catherine Donnelly, *De Smith's Judicial Review*,7th Edition,Sweet & Maxwell, London(2013)

Paul Craig, *Administrative Law*, 7th Edition,Sweet & Maxwell, London(2012)

Jeremy Woolf, Zamir and Woolf: *The Declaratory Judgment*,4th Edition,Sweet & Maxwell, London(2011)

Richard Moules, *Actions Against Public Officials: Legitimate Expectations, Misstatements and Misconduct*,Sweet & Maxwell, London(2009)

Hon Michael Kirby, *Kirby: Judicial Activism* (PB Hamlyn), Sweet & Maxwell, London (2004)

Richard Gordon (Ed), *Judicial Review in the New Millennium: Papers from Sweet & Maxwell's 2002 Judicial Review Conference*,Sweet & Maxwell, London (2003)

Philip Engelman, *Commercial Judicial Review*, Sweet & Maxwell, London (2000)

ANNEXURE-11

Liability of State Agencies [Three Credits]

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom

discussion, and tutorials. End Semester Examination is written examination of three hours duration.

1. Liabilities of state – immunities and special position of state, torts by government agencies – sovereign and non sovereign functions – modern approach, violation of statutory duties, torts and discretionary functions, damages and statutory limits and exclusion of liabilities of state agencies-Constitutional Torts
2. Government contracts – importance – constitutional safeguards – application of Contract Act – award of contract and fundamental rights.
3. Importance of Section 80 notice- Privilege to withhold documents – statutory provisions in India – public interest privilege – Open Government and freedom of information.
4. Promissory estoppel - modern developments – third parties and estoppel – legitimate expectation – procedural and substantive aspects
5. Damages under Article 142 and damages under writ proceedings.

The latest editions of the following books are the suggested readings

David Stott, and Alexandra Felix, *Principles of Administrative Law*, Cavendish Publishing Co, London (1997).

Neil Hawke, *An Introduction to Administrative Law*, 2 nd edn, Covendish London (2013)

I.P.Massey, *Administrative Law*, 7 th edn, Eastern Book Co., Lucknow (2008).

S.P. Sathe, *Administrative Law*, 5 th edn, N.M. Tripathi, Bombay (1991).

Jain and Jain, *Principles of Administrative Law*, 6 th edn, Wadhwa, Nagpur (2010).

S H Bailey, Bailey, Jones & Mowbray, *Cases, Materials and Commentary on Administrative Law*, 4th edn, Sweet & Maxwell, London (2005)

Peter Leyland, and Gordon Anthony, *Text Book on Administrative law*, 7 th edn, Oxford University Press, London (2012).

Ramaswamy Iyer's – *The Law of Torts*, Lexis and Nexis, New Delhi.

Right Hon Lord Woolf; Sir Jeffrey Jowell, QC; Professor Andrew Le Sueur; Ivan Hare; Catherine Donnelly, *De Smith's Judicial Review*, 7th edn, Sweet & Maxwell, London (2013)

K C Davis, and R J Pierce, *Administrative Law Treatise*, 3 rd edn, Little Brown and Co., Boston (1994).

Wade & Forsyth, *Administrative Law*, 10 th edn, Oxford University Press, Oxford (2009)

Paul Craig, *Administrative Law*, 7th edn, Sweet & Maxwell, London (2012)

David Stott, and Alexandra Felix, *Principles of Administrative Law*, Cavendish Publishing Co, London (1997).

Mark Lunney, and Ken Oliphant, *Tort Law: Text and Materials*, Oxford University Press New York (2007).

Jane Wright, *Tort law and Human Rights: The Impact of E C H R on English Law*, Hart Publishing co, London (2001).

Prosser and Keeton on Torts, 5 th edn, West Publishing Co, St Pau, Minn (1984)

Vivine Harpwood, *Modern Tort Law*, Cavendish Publishing Co, London (2005).

ANNEXURE-12

Maladministration and Remedies [Three Credits]

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration.

1. Maladministration – nature and meaning – need to control maladministration, -Role of Courts-Role of media in preventing maladministration, complaints before higher administrative authorities
2. Commission of Inquiry Act - definite matter of public importance- Judicial Approach
3. Ombudsman – origin, need for and development – ombudsman in India, Scandinavian countries, England, Australia etc. appointment and powers of ombudsman – reports by ombudsman – ombudsman to private sector.
4. Role of Vigilance Commission, Public Accounts Committee reports, C A G reports, role of regulatory authorities.
5. Lokayuktha schemes in India- Analysis of schemes

The latest editions of the following books are the suggested readings

- Durga Das Basu and A K Nandi, *Administrative Law*, 6 th edn, Kamal Law House, Calcutta (2004).
- K C Davis, and R J Pierce, *Administrative Law Treatise*, 3 rd edn, Little Brown and Co., Boston (1994).
- Wade & Forsyth, *Administrative Law*, 10 th edn, Oxford University Press, Oxford (2009)
- Paul Craig, *Administrative Law*, 7th edn, Sweet & Maxwell, London (2012)
- David Stott, and Alexandra Felix, *Principles of Administrative Law*, Cavendish Publishing Co, London (1997).
- I.P.Massey, *Administrative Law*, 7 th edn, Eastern Book Co., Lucknow (2008).
- S.P. Sathe, *Administrative Law*, 5 th edn, N.M. Tripathi, Bombay (1991).
- Jain and Jain, *Principles of Administrative Law*, 6 th edn, Wadhwa, Nagpur (2010).
- Richard Moules, *Actions Against Public Officials: Legitimate Expectations, Misstatements and Misconduct*, Sweet & Maxwell, London(2009)
- Andrew Le Sueur, *Public Law*, Sweet & Maxwell, London(2010)
- Clive Lewi, *Judicial Remedies in Public Law*, 4th Edition, Sweet & Maxwell, London (2008)
- Neville L. Brown, John S. Bell, *French Administrative Law*, 5 th edn, Oxford University Press, Oxford (1998)
- David W. Williams, *Maladministration: Remedies for Injustice: A Guide to the Powers and Practice of the British Ombudsmen and Similar Bodies*, Oyez Pub.(1976)
- Frank A. Stacey, *The British ombudsman*, Clarendon Press, Oxford (1971)
- Thomas Edwin Utley, *Occasion for ombudsman*, C Johnson (1961)
- John Whyatt, *The Citizen and the Administration: The Redress of Grievances: A Report*, Stevens, London (1961)
- Law Commission (England), *Administrative Redress: Public Bodies and Citizen*, House of Common Papers, Vol 322 of Law Commission: Reforming the Law, H M S O, London (2010)
- Mikael Hidén, *The Ombudsman in Finland: The First Fifty Years*, Institute of Governmental Studies, University of California, (1973)
- Donald Cameron Rowat, *The Ombudsman: Citizen's Defender*, Allen & Unwin, (1968)
- Sam Zagoria, *The Ombudsman: How Good Governments Handle Citizens' Grievances*, Seven Locks Press, (1988)
- Right Hon Lord Woolf; Sir Jeffrey Jowell, QC; Professor Andrew Le Sueur; Ivan Hare; Catherine Donnelly, *De Smith's Judicial Review*, 7th edn, Sweet & Maxwell, London(2013)
- Neil Hawke, *An Introduction to Administrative Law*, 2 nd edn, Covendish London (2013)
- Roy Gregory and Peter Hutchesson, *Parliamentary Ombudsman: A Study in the Control of Administrative Action*, Allen and Unwin, for the Royal Institute of Public Administration, London (1975)
- D.C. Rowat (Ed), *The Ombudsman: Citizen's Defender*, University of Toronto Press, Toronto(1965).

ANNEXURE-13

General Principles of Contract-I [Three Credits]

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration.

- 1 Contract- nature and function-Definitional problems-Theories of Contract-Freedom of Contract –Decline and Modern Trends-Contractual Duties-Conditions, Warranties, Intermediate and Fundamental terms-Contents of Contract-Terms and Representations - Pre-contractual Statements-Discrete and Relational Transactions
- 2 Offer and Invitation to Treat- Battle of Forms and Finality of Contract Formation- Unilateral Contracts and acceptance- Contracts Subject to Contract
- 3 Consideration –Nature, Definition and Function-Theories of Consideration- Sufficiency and Adequacy of Consideration-Promissory Estoppel -Privity of Contract-Rationale and Development-Modern Approach.
- 4 Consent and Vitiating Elements-Legal Effect-Mistake as to Person- Undue Influence- Concept-Actual and Presumed Undue Influence-Undue Influence and Third Parties -

- Economic Duress-Unconscionability and Inequality of Bargaining Power--Remedies-Rescission, Rectification and Refusal of Performance
- 5 Disclosure Requirements in Contract Law- Contracts and Public Policy-Approach of Judiciary

The latest editions of the following books are the suggested readings

- P. S. Atiyah, *Essays on Contract*, Revised Edition, Oxford University Press, Oxford (1990)
- P. S. Atiyah, *The Rise and Fall of Freedom of Contract*, Oxford University Press, Oxford (1985)
- Jack Beatson, Daniel Friedman, *Good Faith and Fault in Contract Law*, Oxford University Press, Oxford (1995)
- Robert Duxbury, *Contract Law*, 2nd Edition, Sweet & Maxwell, London (2011)
- Ryan Murray, *Contract Law: The Fundamentals*, 2nd Edition, Sweet & Maxwell, London (2011)
- Gillian Black, *Woolman on Contract*, 4th Edition, W. Green, London (2010)
- Robert Upex; Geoffrey Bennett; Jason Chuah, *Davies on Contract*, 10th Edition, Sweet & Maxwell, London (2008)
- Roger Brownsword, *Understanding Contract Law*, 5th Edition, Sweet & Maxwell, London (2007)
- Geoffrey Samuel, *Contract Law: Cases and Materials*, Sweet & Maxwell, London (2007)
- John Cartwright, *Formation and Variation of Contract*, Sweet & Maxwell, London (2014)
- Kenneth Handley, *Estoppel by Conduct and Election*, 2nd Edition, Sweet & Maxwell, London (2014)
- Ryan Murray, *Contract Law: The Fundamentals*, 3rd Edition, Published by Sweet & Maxwell, London (2014)
- Richard Lawson, *Exclusion Clauses and Unfair Contract Terms*, 11th Edition, Sweet & Maxwell, London (2014)
- John Cartwright, *Misrepresentation, Mistake and Non-Disclosure*, 3rd Edition, Sweet & Maxwell, London (2012)
- Richard A Buckley, *Illegality and Public Policy*, 3rd Edition, Sweet & Maxwell, London (2013)
- Nelson Enonchong, *Duress, Undue Influence and Unconscionable Dealing*, 2nd Edition, Sweet & Maxwell, London (2012)
- Robby Bernstein, *Economic Loss*, 3rd Edition, Sweet & Maxwell, London (2013)
- Stephen A. Smith, P.S. Atiyah, *Atiyah's Introduction to the Law of Contract*, Sixth Edition, Oxford University Press, Oxford (2006)
- Ewan McKendrick, *Contract Law: Text, Cases, and Materials*, Sixth Edition, Oxford University Press, London (2014)
- Jack Beatson FBA, Andrew Burrows FBA, *Anson's Law of Contract*, Twenty-ninth edition, Oxford University Press, Oxford (2010)
- Michael Furmston, G.J. Tolhurst, *Contract Formation: Law and Practice*, Oxford University Press, Oxford (2010)
- H G Beale, W D Bishop, *Contract*, Fifth Edition, Oxford University Press, Oxford (2007)
- P S Atiyah, *An Introduction to the Law of Contract*, Clarendon Press, Oxford.
- M P Furmston, *Cheshire, Fifoot and Furmston's Law of Contract*, Sixteenth Edition, Oxford University Press, Oxford (2012)
- Roger Brownsword, Smith & Thomas, *A Casebook on Contract*, 12th Edition, Sweet & Maxwell, London (2009)
- Professor Graham Virgo, *Contractual Duties: Performance, Breach, Termination and Remedies*, Sweet & Maxwell, London (2012)
- Professor Andrew Tettenborn; Professor Malcolm Clarke; Professor Neil Andrews; Edwin Peel, *Treitel on The Law of Contract*, 13th Edition, Sweet & Maxwell, London (2011)
- Richard Taylor, Damian Taylor, *Contract Law Directions*, Fourth Edition, Oxford University Press, Oxford (2013)
- Kathleen Gutman, *The Constitutional Foundations of European Contract Law: A Comparative Analysis*, Oxford University Press, Oxford (2014)
- G. H. Treitel, *An Outline of the Law of Contract*, Sixth Edition, Oxford University Press, Oxford (2004)
- A. W. B. Simpson, *A History of the Common Law of Contract: The Rise of the Action of Assumpsit*, Oxford University Press, Oxford (1987)
- Andrew S. Gold, Paul B. Miller, *Philosophical Foundations of Fiduciary Law*, Oxford University Press, Oxford (2014)

- James Gordley, *The Philosophical Origins of Modern Contract Doctrine*, Oxford University Press, Oxford (1993)
- Elizabeth Cooke, *The Modern Law of Estoppel*, Oxford University Press, Oxford (2000)
- Peter Cane, Jane Stapleton, *The Law of Obligations: Essays in Celebration of John Fleming*, Oxford University Press, Oxford (1998)
- Hugh Collins, *Regulating Contracts*, Oxford University Press, Oxford (2002)
- Stephen A. Smith, *Contract Theory*, Oxford University Press, Oxford (2004)
- Philip Clarke, Julie Clarke, *Contract Law: Commentaries, Cases and Perspectives*, 2nd edn, Oxford University Press, Oxford (2012)
- Guenter Treitel, *Some Landmarks of Twentieth Century Contract Law*, Oxford University Press, Oxford (2002)
- G H Trietal, *The Law of Contract*, Sweet and Maxwell, London.
- Simon P Haigh, *Contract Law in an E-Commerce Age*, Sweet and Maxwell, London.
- H G Beale, W D Bishop, and M P Furmston, *Contract: Cases and Materials*, Butterworths, London.
- Lon L Fuller and Melvin Aron Eisenberg, *Basic Contract Law*, West Publishing Co., St Paul, Minn.
- M P Furmston, Cheshire, Fifoot and Furmston's Law of Contract, Butterworths, London.
- Hugh Collins, *Regulating Contracts*, Oxford University Press, London.
- J C Smith, *Smith and Thomas: A Case Book on Contract*, Sweet and Maxwell, London.
- Hugh Beale (Ed), *Cases Materials and Text on Contract LAW*, Hart Publishing Co., Oxford.

ANNEXURE-14

General Principles of Contract- II [Three Credits]

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration.

1. Assignment of Contractual Rights and Duties- Protection of Third Parties-Clauses Excluding or Limiting Liability-Position in Common Law-Reasonable Notice--*Contra Proferentem* Rule- Standard Form Contracts and Exemption Clauses
2. Discharge of Contract –Meaning of-Variou s Kinds of Discharge-Performance of Contract- Changing the Bargain- -Rescission, Variation, Waiver, and, Promissory Estoppel-Novation and Extension of Time-Accord and Satisfaction-Adjustments in Long Term Contracts
3. Impossibility of Performance-Frustration-Nature of the Doctrine-Theories of Frustration-Frustrating Events-Effects of Frustration-
4. Breach of Contract-Nature of Repudiatory Breach-Present and Anticipatory Breach-Right of Election- Conditions, Warranties, Intermediate and Fundamental terms
5. Remedies-Judicial and Self Help Remedies-Functions of Judicial Remedies in Contract and Torts-Damages-Nature and Meaning-Expectation, Reliance, and Restitution Damages-Anticipatory Breach-Damages for Breach of Contract-Remoteness of Damage-Rule in *Hadley v Baxendale* and Modern Developments-Assessment of Damages- Remoteness Damage- Mental Distress-Position in Torts and Contract Law .

The latest editions of the following books are the suggested readings

- Roger Brownsword, Smith & Thomas, *A Casebook on Contract*, 12th Edition, Sweet & Maxwell, London (2009)
- Stephen A. Smith, P.S. Atiyah, *Atiyah's Introduction to the Law of Contract*, Sixth Edition, Oxford University Press, Oxford (2006)
- Ewan McKendrick, *Contract Law: Text, Cases, and Materials*, Sixth Edition, Oxford University Press, London (2014)
- Jack Beatson FBA, Andrew Burrows FBA, *Anson's Law of Contract*, Twenty-ninth edition, Oxford University Press, Oxford (2010)
- Michael Furmston, G.J. Tolhurst, *Contract Formation: Law and Practice*, Oxford University Press, Oxford (2010)

- H G Beale, W D Bishop, *Contract*, Fifth Edition, Oxford University Press, Oxford (2007)
- P S Atiyah, *An Introduction to the Law of Contract*, Clarendon Press, Oxford.
- M P Furmston, *Cheshire, Fifoot and Furmston's Law of Contract*, Sixteenth Edition, Oxford University Press, Oxford (2012)
- Roger Brownsword, Smith & Thomas, *A Casebook on Contract*, 12th Edition, Sweet & Maxwell, London (2009)
- Professor Graham Virgo, *Contractual Duties: Performance, Breach, Termination and Remedies*, Sweet & Maxwell, London (2012)
- Professor Andrew Tettenborn; Professor Malcolm Clarke; Professor Neil Andrews; Edwin Peel, *Treitel on The Law of Contract*, 13th Edition, Sweet & Maxwell, London (2011)
- Simon P Haigh, *Contract Law in an E-Commerce Age*, Sweet and Maxwell, London.
- Lon L Fuller and Melvin Aron Eisenberg, *Basic Contract Law*, West Publishing Co., St Paul, Minn.
- M P Furmston, *Cheshire, Fifoot and Furmston's Law of Contract*, Butterworths, London.
- G H Treitel, *Frustration and Force Majeure*, Sweet and Maxwell, London.

ANNEXURE-15

Law of Restitution [Three Credits]

1. This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration
1 Restitution-Meaning and Definition-Theoretical basis for Restitutionary Remedy-Restitutionary Rights-Rights in Personam and Rights in Rem-Theories of Unjust Enrichment-Meaning and Philosophical Foundations-Essential Conditions- Condition of 'At the Expense of Plaintiff'-Unjust Enrichment and Unconscionability-Unjust Enrichment and Corrective Justice
2. Term 'Unjust'-Meaning and 'Absence of Basis'-Enrichment-nature and Meaning-Autonomy-Subjective Elements-Grounds of Restitution- Principles Underlying the Recognition of Grounds-Grounds of Ignorance, Mistake, Compulsion, Exploitation, Necessity, Failure of Consideration, and Incapacity.
3. Restitution from Public Authorities.-Tracing and Unjust Enrichment-Disgorgement for Breach of Contract and Corrective Justice-Restitution for Wrongs-Torts, Breach of Contract and Equitable Wrongdoing.-Proprietary Restitutionary Claims-Restitution and Conflicts in Family-Constructive Trust -*Quantum Meruit*-Legitimate Expectations
4. General Defences and Bars to Restitutionary Claims

The latest editions of the following books are the suggested readings

- Jason W Neyers (Ed), *Understanding Unjust Enrichment*, Hart Publishing Co., Oxford (2004).
- Peter Birks, *Unjust Enrichment*, Clarendon, Oxford University Press, London(2005).
- Andrew Burrows, *Understanding the Law of Obligation*, Hart Publishing Co., Oxford(1998).
- David Ibbetson, *A Historical Introduction to the Law of Obligation*, Oxford University Press, London(2001).
- Andrew Burrows, Ewan McKendrick, and James Edelman *Cases and Materials on the Law of Restitution*, 2 nd edn, Oxford University Press, London(2007).
- Peter Birks, *An Introduction to the Law of Restitution*, Oxford University Press, London (1985).
- Andrew Burrows, *The Law of Restitution*, Butterworths, London(2011).
- Goff and Jones, *The Law of Restitution*, 6 th edn, Sweet and Maxwell, London (2002).
- Steve Hedley, and M Halliwell (Ed), *The Law of Restitution*, Modern Legal Studies, Sweet and Maxwell, London (2002)
- Graham Virgo, *The Principles of the Law of Restitution*, Second Edition, Oxford University Press, Oxford (2006)
- Gareth H Jones, and William R Cornish, *Restitution, Past, Present and Future: Essays in Honour of Gareth Jones*, Hart Publishing Co., Oxford (1998)
- Francis D Rose, *Restitution and Insolvency*, Mansfield Press, London (2000)

- H G Beale, W D Bishop, and M P Furston, *Contract: Cases and Materials*, Butterworths, London.
- G H Trietal, *The Law of Contract*, Sweet and Maxwell, London Lon L Fuller and Melvin Aron Eisenberg, *Basic Contract Law*, West Publishing Co., St Paul, Minn.
- M P Furmston, *Cheshire, Fifoot and Furmston's Law of Contract*, Butterworths, London.
- J C Smith, *Smith and Thomas: A Case Book on Contract*, Sweet and Maxwell, London.
- A S Burrows, *Remedies for Torts and Breach of Contracts*, 3 rd edn, Butterworths, London (2004).
- Jeffrey B Berryman, *et al*, *Remedies: Cases and Materials*, Emond Montgomery Publications, Toronto, Canada.
- Vivianne Harpwood, *Tort Law*, Cavendish Publishing Co., London(2008).
- H G Beale, W D Bishop, and M P Furmston, *Contract: Cases and Materials*, Butterworths, London.
- J C Smith, *Smith and Thomas: A Case Book on Contract*, Sweet and Maxwell, London.
- G. H. Treitel, *Remedies for Breach of Contract: A Comparative Account*, Oxford University Press, Oxford (1998)
- David K Allen, Robin Martin, and John Hartshorne, *Damages in Tort*, Sweet and Maxwell, London (2000)
- Harvey McGregor, *McGregor on Damages*, 18th Edition, Sweet and Maxwell, London (2012)
- Robin Evans-Jones, *Unjust Enrichment*, W Green, London (2013)
- Dominic O'Sullivan, Steven Elliott, *The Law of Rescission*, Oxford University Press, Oxford (2007)
- Solène Rowan, *Remedies for Breach of Contract: A Comparative Analysis of the Protection of Performance*, Oxford University Press, Oxford (2012)
- John Stannard, David Capper, *Termination for Breach of Contract*, Oxford University Press, Oxford (2014)
- Sean Wilken, Karim Ghaly, *The Law of Waiver, Variation and Estoppel*, Third Edition, Oxford University Press, Oxford (2012)
- Andrew Burrows, *Remedies for Torts and Breach of Contract*, Third Edition, Oxford University Press, Oxford (2004)
- Dr Bruno Zeller, *Damages Under the Convention of Contracts for the International Sale of Goods*, Second Edition, Oxford University Press, Oxford (2009)
- John E Stannard, *Delay in the Performance of Contractual Obligations*, Oxford University Press, Oxford (2007)
- Stephan S Waddams, *et al*, *Remedies: Cases and Materials*, 6 th edn, Emond Montgomery Publications, Toronto Canada (2008)
- Mark Lunney and Ken Oliphant, *Tort Law: Text and Materials*, Oxford University Press, Oxford (2008)
- Tony Weir, *Tort Law*, Oxford University Press, Oxford (2002)

ANNEXURE-16

Judicial Process [Three Credits]

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Judicial process – meaning, nature and scope – judicial process and legal reasoning as tools of legal development – judicial process and common law –
2. Doctrine of precedent – rule of stare decisis- ratio decedent and obiter dicta – Rules of determining ratio and their analysis
3. Judicial process and creativity- techniques of judicial creativity in common law – judicial process and legal development under codified systems – judicial process and creativity under constitutional systems – scope and limits of creativity in judicial process.
4. Nature of judicial process - search for the legislative intention - methods of judicial interpretation - role of philosophy (logic), history, traditional and sociology - judge as legislator - judicial creativity and its limitations.

- Judicial process in Indian legal system-operation of precedent in India- Prospective overruling - basic structure theory- judicial activism - judicial self restraint-Judicial process in a constitutional perspective.

The latest editions of the following books are the suggested readings

Cardozo, *Nature of Judicial Process* Yale University Press. New Haven
 Rupert Cross and J. W. Harris, *Precedent in English Law*, 4 th edn, Clarendon Press, London
 Edward H. Levi, *An Introduction to Legal Reasoning*, University of Chicago Press, Chicago (1949)
 Bodenheimer, *Jurisprudence: The Philosophy and Method of the Law*, Oxford University Press, London (1974)
 Rajeev Dhavan, *The Supreme Court of India : A Socio-legal Critiques of its Juristic Techniques*, N M Tripathi, Bombay (1977)
 Laxminath A, *Precedent in the Indian Legal System*, Eastern Book Co New Delhi 1990
 Von Mehren, *The Civil Law System: Cases and Materials*, Prentice-Hall, New York (1957)
 M.D.A. Freeman, *Lloyd's Introduction to Jurisprudence* 6 th edn, Sweet and Maxwell, London (1994)

ANNEXURE-17

Law of Agency [Three Credits]

- This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration
 1 Agency-Meaning and Definition-- Nature of the Relationship between Agent and Principal –
 Agency and other Legal Relationships - Kinds of Agents
- Creation of Agency-Contract, Ratification, Estoppel, and Operation of Law-Authority of Agents-Actual and Apparent-Delegation of Authority by Agent-Rights and Powers of Agents and Principals-
- Obligations of Agency- Duties of Agents and Principals-Remedies.-Contract by Agents- Disposition of Property by Agents-Torts and Crimes Committed by Agents - Right of Third Parties.-Relationship between Principal and Third Parties-Relationship between Agent and Third Parties.
- Agency in Partnership Law, Conflict of Laws, Constitutional Law, Negotiable Instruments, and Company Law-Termination of Agency-Effects of Termination

The latest editions of the following books are the suggested readings

F M B Reynolds, *Bowstead on Agency*, 19 th edn, Sweet & Maxwell, London (2009).
 B S Markesinis and R J C Munday, *An Outline of Law of Agency*, 2 nd edn, Butterworths, London (1986)
 Richard Stone, *Law of Agency*, Cavendish, London (1996).
 Roderick Munday, *Agency: Law and Principles*, Oxford University Press, London (2010).
 G H L Fridman, *The Law of Agency*, 7 th edn, Butterworths, London (1996)
 Pollock and Mulla, *Indian Contracts and Specific Relief Act*, 10 th edn, N.M. Tripathi, Bombay (1986).
 Peter G Watts (Ed), *Bowstead on Agency*, 19th Edition, Sweet & Maxwell, London (2013)
 Anthony Guest, *Guest on the Law of Assignment*, Sweet & Maxwell, London (2012)
 Roger Billins (Ed), *Agency Law*, Sweet & Maxwell, London (2014)
 Roderick Munday, *Agency: Law and Principles*, Second Edition, Oxford University Press, Oxford (2013)

ANNEXURE-18**Law of Sale of Goods [Three Credits]**

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Goods-Meaning and Definition-Sale Distinguished from Other Similar Transactions- Essential features of contract of sale - subject matter of sale - supply of goods otherwise than by sale - bailment - hire purchase - gift - exchange
2. Terms in sale and supply contracts - Express and Implied-Obligations Created - Conditions- Warranties- Innominate Terms- Fundamental Terms - Representations
3. Duties of Seller-Caveat Emptor-Merchantability and Modern Approaches-Exclusion of Seller's Liability-Duties of Buyer
4. Performance of the contract - Effect of Contract -Transfer of Property-Risk and Frustration-Transfer of Title by a Non-owner- Breach - Remedies of Sellers-Personal Remedies and Remedies in respect of Goods-Remedies of Buyers-Rejection of Goods-Rescission-Damages -Specific Performance

The latest editions of the following books are the suggested readings

Henry Deeb Gabriel, *Contracts for the Sale of Goods: A Comparison of US and International Law*, Second Edition, Oxford University Press, Oxford (2008)

M.G. Bridge, *The International Sale of Goods*, Third Edition, Oxford University Press, Oxford (2013)

Michael Bridge, *Benjamin's Sale of Goods*, 8th Edition, 2nd Supp, Sweet & Maxwell, London (2013)

Richard Christou, *Sale and Supply of Goods and Services*, 2nd Edition, Sweet & Maxwell, London (2010)

P.S.Atiyah, J N Adams, and Hector L MacQueen "The Sale of Goods", Pitman Publishing Ltd., London (2005)

A.Ramaiya's *The Sale of Goods Act*, Law Book Company (1995)

Michael Mark, "Chalmer's Sale of Goods" Butterworths, London

M.G. Bridge, *Sale of Goods*, Oxford University Press, Oxford (1998)

Evan MacKendrick, *International Sale of Goods*, LL P Publishing (2000)

Franco Ferrari, *Contracts for the International Sale of Goods*, Martnus Nijhoff, Netherlands (2011)

ANNEXURE-19**Law of E-Commerce [Three Credits]**

1. This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration1 Concept of E-commerce, Introduction to E-commerce Law - national and international Approaches
2. Electronic Contracts, Invitation, Offer &Acceptance, comparison between traditional contracts and online contracts, Validity of online contract, Formation of online contracts,
3. Formation of online contracts-Law relating to written documents, Signatures - encryption Electronic Commerce-
4. Information Technology Act of India, Impact of E-commerce, E-Banking & E-Taxation

The latest editions of the following books are the suggested readings

Diane Rowland, *et al*, *Information Technology Law*, 3 rd edn, Cavendish Publishing, London (2005)

Rodney D Ryder, *Guide to Cybr Laws*, 2nd edn, Wadhwa (2003)

- Yee Fen Lin, *Cyberspace Law: Commentaries and Materials*, 2nd edn, Oxford University Press, London ()
- Alan Williams et al. *Digital Media: Contracts, Rights, and Licensing*, 2nd edn, Sweet & Maxwell, London (1998)
- Michael Chissick and Alister Kelman, *E-commerce: Law and Practice*, Sweet & Maxwell, London (2002).
- Parag Divan (Ed), *Cyber and E-Commerce Law*, Bharat Publishers, New Delhi.
- Ana Penn, [Global E-Business Law & Taxation](#), Oxford University Press, Oxford (2009)
- Jay Forder, Dan Svantesson, [Internet and E-Commerce Law](#), Oxford University Press, Oxford (2007)
- Dennis Campbell, [E-Commerce and the Law of Digital Signatures](#), Oxford University Press, Oxford (2005)
- Steve Hedley, Tanya Aplin, [Blackstone's Statutes on IT and e-Commerce](#), 4th edn, Oxford University Press, Oxford (2008)
- Richard Warner, et al., *E-Commerce, the Internet and the Law: Cases and Materials*, West Group, St Paul, Minn (2006)
- S. Joga Rao, *Computer contracts & Information Technology Law*, 2003, Wadhwa (2003)

ANNEXURE-20

International Trade Law [Three Credits]

- 1 This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration International Transaction –Background- Uniform sales law – formation of the contract and international commercial agreements — International Documents on International Trade-
- 2 Trade barriers - Limitation on state power - WTO agreements. Tariff and non-tariff restriction - subsidies and counter veiling measures - Trade in services - Investment measures
- 3 International Carriage –Carriage of goods by sea – Charter parties and carriage in a general ship – Bill of lading and the contract of carriage – Rights and obligations of the shipper –Obligation of the buyer, consignment note – Carrier’s liability – Limitation of liability and action 4 Transfer of risk Passing of Risk and Property-Bill of Lading-Nature-Bill of Lading as Documents of Title—Evidentiary Function of Bill of Lading
- 5 Sale contracts based on sea carriage - CIF, FOB C& F and Ex-warehouse contract –F O B Contracts-Nature-Readiness to Load-Shipment-Documents-Bill of Lading-C I F Contracts-Nature- Notice –Performance-Bill of Lading and Other Documents
- 6 Payment in International sales – Payment through letter of credit – Types of credits – doctrine of strict compliance – Other methods – sight basis – collection basis – Bill of exchange basis – Bank guarantees – Special features of agreements relating to transfer of Technology. Import and Export Licences
- 7 Remedies-Termination- Rejection- Damages-Arbitration –Arbitration agreements and jurisdiction – Appeals form Arbitration – Enforcements of foreign Judgments and awards – Trade regime and Dispute Resolution mechanism under WTO

The latest editions of the following books are the suggested readings

- Charles Debattista, *Sale of Goods Carried by Sea*, 2nd edn, Butterworths, London (1998)
- Michael Bridge, *The International Sale of Goods: Law and Practice*, 3rd edn, Oxford University Press, London (2013)
- Filippo Lorenson, Lynne Skajaa, Yvonne Baatz, and Chris Nichol, *Sassoon: C I F and F O B Contracts*, 4th edn, Sweet and Maxwell, London (2012)
- Allan Abraham Mocatta, Michael J Mustill, and, Stewart C Boyd, *Scrutton on Charter parties and Bill of Lading*, 20th edn, Sweet and Maxwell, London (1995)
- Ian Fletcher, Loukas Mistelis Marise Cremona, *Foundations and Perspectives of International Trade Law*, Sweet and Maxwell, London (2001)
- J C T Chuah, *Law of International Trade*, 4th edn, Sweet and Maxwell, London (2009)
- Yvonne Baatz (Ed), *Maritime Law*, Sweet & Maxwell, London (2011)

- Harry Flechtner, Ronald Brand, *Drafting Contracts Under the CISG*, Oxford University Press, Oxford (2008)
- Peter Nygh, *Autonomy in International Contracts*, Oxford University Press, Oxford (1999)
- Michael F. Sturley; Tomotaka Fujita; G. J. van der Ziel, *The Rotterdam Rules*, Sweet & Maxwell, London (2010)
- Mark Stamp; Tom Jagers, *International Insider Dealing*, Sweet & Maxwell, London (2005)
- Christina Demetriades, *Intellectual Property Issues in Commercial Transactions*, Sweet & Maxwell, London (2007)
- Malcolm A Clarke, *International Carriage of Goods by Road: CMR*, 3rd edn, Sweet & Maxwell, London (1997)
- Stefan Vogenauer, Jan Kleinheisterkamp, *Commentary on the UNIDROIT Principles of International Commercial Contracts*, Oxford University Press, Oxford (2009)
- Schmitthoff: *The Law and Practice of International Trade*, 12th edn, Sweet & Maxwell, London (2012)
- Paul Todd, *Cases & Materials on International Trade Law*, Sweet & Maxwell, London (2002)
- M. Rafiqul Islam, *International Trade Law of the WTO*, Oxford University Press, Oxford (2006)
- Clive MacMillan, *Schmitthoff: The Export Trade- The Law and Practice of International Trade*, 4th edn, Stevens, London (2008)
- Alfred Ravenscroft Kennedy and Dennis C Thompson, *C I F Contracts*, Stevens, London
- A D Hughes, *Casebook on Carriage of Goods by Sea*, 2 nd edn, Blackstone, London (1999)
- John F Wilson, *Carriage of Goods by Sea*, 7 th edn, Addison-Wesley Longman, London (2010)

ANNEXURE-21

General Principles of Criminal Law [Three Credits]

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Crime-Nature, meaning, and impact on society-Elements- Mens Rea and Actus Reus
2. Mental element in Crimes- Mens Rea- Intention-recklessness, negligence - transferred malice-Exclusion of mensrea-Statutory crimes
3. Corporate responsibility- vicarious responsibility
4. General exceptions of criminal responsibility - excuses and justifications-Right of private defense - necessity - accident defense of superior orders - executive and judicial acts – consent-Defense of mistake of fact - mistake of law - ignorance of law - infancy, insanity - alcoholic insanity
5. Parties to Crime-Joint responsibility-Common Intention – Common Object-Inchoate Crimes - attempt, abetment – conspiracy

The latest editions of the following books are the suggested readings

- K.N.C.Pillai, *General Principles of Criminal Law Through Cases*, 2 nd edn, Eastern Book Co, Lucknow (2011)-
- Ashworth, *General Principles of Criminal Law*, 7 th edn, Oxford University Press, Oxford (2012)
- C M V Clarkson; H M Keating; Dr S R Cunningham, *Criminal Law: Text and Materials*, 7th Edition, Sweet & Maxwell, London (2010)
- Alan Reed; Ben Fitzpatrick; Peter Seago, *Criminal Law*. Sweet & Maxwell's Textbook Series 4th edn, Sweet & Maxwell, London (2009)
- Michael Allen; Simon Cooper, *Elliott & Wood's Cases and Materials on Criminal Law*, 11th Edition Sweet & Maxwell, London (2013)
- Dr Dennis Baker, *Glanville Williams Textbook of Criminal Law*, 3rd Edition, Sweet & Maxwell, London (2012)
- Mark Findlay, *Criminal Law: Problems in Context*, Second Edition, Oxford University Press, Oxford (2006)
- George P. Fletcher, *Basic Concepts of Criminal Law*, Oxford University Press, Oxford (1998)

- R. D. Mackay, *Mental Condition Defences in the Criminal Law*, Oxford University Press, Oxford (1995)
- Janet Loveless, *Complete Criminal Law: Text, Cases, and Materials*, Fourth Edition, Oxford University Press, Oxford (2014)
- Richard Card, *Card, Cross, and Jones: Criminal Law*, Twenty-first edition, Oxford University Press, Oxford (2014)
- Heather Keating; Sally Kyd Cunningham; Mark Austin Walters; Tracey Elliott, *Criminal Law: Text and Materials*, 8th edn, Sweet & Maxwell, London (2014)
- Christina McAlhone; Natalie Wortley, *Criminal Law: The Fundamentals*, 3rd edn, Sweet & Maxwell, London (2013)
- James Chalmers; Dr Fiona Leverick, *Criminal Defences*, W. Green, London (2006)
- Michael Allen, *Textbook on Criminal Law*, 12 th edn, Oxford University Press, Oxford 2013
- David Ormerod, *Smith and Hogan Criminal Law: Cases and Materials*, Tenth Edition, Oxford University Press, Oxford (2009)
- Victor Tadros, *Criminal Responsibility*, Oxford University Press, Oxford (2007)
- Stephen Shute, Andrew Simester, *Criminal Law Theory: Doctrines of the General Part*, Oxford University Press, Oxford (2002)
- Janet Dine, James Gobert (Eds), *Cases and Materials on Criminal Law*, 6 th edn, Oxford University Press, Oxford (2010)
- Douglas Husak, *The Philosophy of Criminal Law: Selected Essays*, Oxford University Press, Oxford (2010)
- David Ormerod, *Smith and Hogan's Criminal Law*, 13 th edn, Oxford University Press, Oxford (2011)
- R.A. Duff, Lindsay Farmer, *The Boundaries of the Criminal Law*, Oxford University Press, Oxford
- Andrew Ashworth, Jeremy Horder, *Principles of Criminal Law*, 7 th edn, Oxford University Press, Oxford (2013)
- R.A. Duff, Stuart Green, *Philosophical Foundations of Criminal Law*, Oxford University Press, Oxford (2013)
- R.A. Duff, Lindsay Farmer *The Constitution of the Criminal Law*, Oxford University Press, Oxford (2013)
- David Ormerod, Karl Laird, *Smith and Hogan Criminal Law: Text and Materials*, 11 th edn, Oxford University Press, Oxford (2014)

ANNEXURE-22

Criminology [Three Credits]

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Schools of criminology - critical evaluation of different theories of crime causation - classical, positive and sociological-Behavioural Genetics
2. Psychological, psychiatric, cartographic, Marxian school -
3. Social institutions and crime - Role of family, School, Religion - Mass media
4. Politics and crime - Drugs addiction and trafficking -
5. Terrorism and crime - causes

The latest editions of the following books are the suggested readings

- Mike Maguire, Rod Morgan, Robert Reiner, *The Oxford Handbook of Criminology*, 5 th edn, Oxford University Press, Oxford (2012)
- Ronald L. Akers, Christine S. Sellers, *Criminological Theories*, 6 th edn, Oxford University Press, Oxford (2012)
- Stephen James, *Criminology*, 5 th edn, Oxford University Press, Oxford (2013)
- Katherine S. Williams, *Text Book on Criminology*, 7 the edn Oxford University Press, Oxford (2012)
- Ahmad Siddique, *Criminology*, 6 th edn, Eastern Book Company, Lucknow (2009).
- Sutherland and Cressey, *Principles of Criminology*, 6 th edn, Lippincott, Chicago (1960)
- George Bryan Vold , Thomas J Bernard, and Jeffrey B Snipes, *Theoretical Criminology*, Oxford University Press, Oxford (2012)

- Francis T Cullen, and Robert Agnew, *Criminological Theory: Past to Present: Essential Readings*, Roxbury Park (2003)
- John Deigh, David Dolinko, *The Oxford Handbook of Philosophy of Criminal Law*, Oxford University Press, Oxford (2011)
- Steven P. Lab, Marian Williams, *Explaining Criminal Justice*, Oxford University Press, Oxford (2007)
- David Garland, Richard Sparks, *Criminology and Social Theory: Clarendon Studies in Criminology*, Oxford University Press, Oxford (2000)
- Richard Bellwary (Ed.), *Baccaria on Crimes and Punishment and Other Writings*, Cambridge University Press, London
- Sutherland and Cressy, *Principles of Criminology*, Lanham, Alta Mira Press Maryland.
- Catherine S. Walkin, *Criminology*, Oxford University Press, New York
- Stephen Jones, *Criminology*, Butterworths, London
- Garland David and Richard Sparks, *Criminology and Social Theory*, Oxford, New York
- George Thomas, Jeffrey, *Theoretical Criminology*, Oxford University Press, New York

ANNEXURE-23

Juvenile Justice[Three Credits]

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration.

1. Child-Definitions- Need for Protection -Juvenile delinquency - causes for - role of family, school and religion-Role of Non- governmental organizations and International organizations-Rehabilitation of Children
2. Juveniles and Criminal Justice- Classical and Neo-Classical Approaches-Children Act- Early Approach in 1930s-U N Norms
3. Juvenile Offenders-Rehabilitation-Borstal Schools-Special Treatment Under Criminal Procedure Code
4. Transition from Children Act to J J Act-Impact of J J Act-Functionaries-Court- Police-
5. Juvenile Delinquency in Indian Context- Social Action Litigation concerning Juvenile Justice, Judicial decisions, and governmental Measures

The latest editions of the following books are the suggested readings

- Ved Kumari, *Juvenile Justice System in India: From Welfare to Rights*, Oxford University Press (2004)
- Ved P Verma (Ed), *Violence in Children and Adolescence*, Jessica Kingsley Publishers, Bristol (1997)
- Thea Brown *et al.*, *Child Abuse and Family Law*, Allen and Unwin (2007)
- Katherine Hunt Federle, *Children and the Law: An Interdisciplinary Approach with Cases, Materials and Comments*, Oxford University Press, Oxford (2012)
- David S. Tanenhaus, *Juvenile Justice in the Making*, Oxford University Press, Oxford (2004)
- Kirk Heilbrun, Naomi E. Sevin Goldstein, *Juvenile Delinquency: Prevention, Assessment, and Intervention*, Oxford University Press, Oxford (2005)
- Barry C. Feld, *Readings in Juvenile Justice Administration*, Oxford University Press, Oxford (1999)
- Rolf Loeber, David P. Farrington, *From Juvenile Delinquency to Adult Crime: Criminal Careers, Justice Policy and Prevention*, Oxford University Press, Oxford (2012)
- Barry C. Feld, Donna M. Bishop, *The Oxford Handbook of Juvenile Crime and Juvenile Justice*, Oxford University Press, Oxford (2013)
- Katherine Hunt Federle, *Children and the Law: An Interdisciplinary Approach with Cases, Materials and Comments*, Oxford University Press, Oxford (2012)
- Nizam Azeez Sait, *Juvenile Justice – Care and Protection of Children Act, 2000*, Lexis Nexis, New Delhi (2014)
- Van Beuren, G. *United Nations Guidelines for the Prevention of Juvenile Delinquency* Martinus Nijhoff Publishers, (1990)
- Van Beuren, G, *International Documents on Children*, 2 nd edn, Martinus Nijhoff Publishers, (1998)

ANNEXURE-24**Socio- Economic Offences [Three Credits]**

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration.

1. White Collar Crimes Explanations-Differential Association Theory-Scope, Extent and Limitation- Concept of socio economic offence and white collar crimes – Distinction – Causes and growth of socio-economic offences-mensrea - Need for deviation from general principles of criminal law.
2. Corporate Criminal Liability - mens rea – Liability of the corporation – Liability of individuals - punishment – Corporate Manslaughter-Environmental Damage-Fixation of Liability-Role of Criminal Law-
3. Right of the Accused in Socio Economic Offences – Admissibility of confessions – Provisions for search and seizure – bail – Need for new investigative mechanism. Burden of proof – special rules of evidence – minimum punishment – mandatory imprisonment. Denial of parole-
4. Investigation, special machinery for investigation of socio-economic offences-Trial and punishment of socio-economic offences - special rules of evidence and treatment
5. Corruption among Public Persons-Response of Indian Legal Order to Deviance of Privileged Classes-Vigilance Commission-Ombudsman-Commissions of Inquiry- Statute on Prevention of Corruption-Prevention of socio-economic offences - role of judiciary, mass media and social organisation.

The latest editions of the following books are the suggested readings

Neal Shover, JohnPaul Wright, *Crimes of Privilege, Readings in White-Collar Crime*, Oxford University Press, Oxford (2000).
 Stuart P. Green, Lying, Cheating, and Stealing, *A Moral Theory of White-Collar Crime*, Oxford University Press, Oxford (2007)
 Upendra Baxi, *Liberty and Corruption: The Antulay Case and Beyond*, Eastern Book Co, Lucknow (1989)
 Surendranath Dwevedi and G.S. Bbargava, *Political Corruption in India* (1967)
 Amanda Pinto, QC; Martin Evans, *Corporate Criminal Liability*, 3rd Edition, Sweet & Maxwell, London (2013)
 Rudi Fortson, *Misuse of Drugs and Drug Trafficking Offences*, 6th edn, Sweet & Maxwell, (2012)
 Paul H Cohen; Arthur Marriott, *International Corruption*, Sweet & Maxwell, London (2010)
 Edwin H Sutherland, *White Collar Crimes*, Yale University Press, New York
 M.Mahesh Chandra, *Socio – Economic Crimes*, N. M. Thripathi, Bombay
 Michael L Benson & Sally S Simpson, *White Collar Crimes on Opportunity Perspective*, Routledge, New York
 Lacy Wells and Quick, *Restructuring Criminal Law*, Cambridge University Press, Washington

ANNEXURE-25**Human Rights and Criminal Justice System [Three Credits]**

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration.

1. Constitution of India - Division of powers between States and the Centre - Centre-State relations in matters connected with Criminal Justice Administration-Organisation of Criminal Courts in India - The hierarchy of District Courts, Special Courts, High Courts and the Supreme Court

- 2 Criminal Jurisdiction of High Court and the Supreme Court - special features - The supervisory role of appellate courts
- 3 Organisational set up of Police - police powers for prevention & investigation into crimes - Role of courts in investigation - Prosecution system - Correctional and Rehabilitative techniques - institutional and non-institutional treatment of offenders
4. UNO and its agencies - UN Charter and India - International documents on Human Rights and Criminal Justice Administration-Implementation of international human rights norms - Constitutional machinery in India - Procedure for implementing international norms
5. Role of the Supreme Court and the High Court in implementing human rights standards in Criminal Justice Administration- Role of NGOs in popularizing international standards - A critical evaluation.

The latest editions of the following books are the suggested readings

P. B. H. Birks, *Criminal Justice and Human Rights: Pressing Problems in the Law*, Vol 1, Oxford University Press, Oxford (1995)
 Stephen Shute, John Gardner, *Action and Value in Criminal Law*, Oxford University Press, Oxford (1993)
 Joel Feinberg, *The Moral Limits of the Criminal Law: Harm to Others*, Vol 1, Oxford University Press, Oxford (1987)
 Joel Feinberg, *The Moral Limits of the Criminal Law: Offense to Others*, Vol 11, Oxford University Press, Oxford (1988)
 Joel Feinberg, *The Moral Limits of the Criminal Law: Harm to Self*, Vol 111, Oxford University Press, Oxford (1989)
 Andrew Ashworth, *Human Rights Serious Crime And Criminal Procedure*, Sweet and Maxwell
 Christopher Gane & Mark Mackarell, *Human Rights and Administration of Justice*, Cavendish Publishing Ltd.

Handbook of Human Rights and Criminal Justice in India: The System and Procedure, South Asia Human Rights Documentation Centre Oxford University Press

Anthony Amatrudo & Leslie William Blake, *Human Rights and the Criminal Justice System*, Routledge Publisher:

K.I. Vibhute, *Criminal Justice A Human Rights Perspective of the Criminal Justice Process in India*, Eastern Book Company

Andrew Ashworth, QC (Hon); Alison Macdonald; Ben Emmerson, QC,(ed.)*Human Rights and Criminal Justice*, Sweet & Maxwell

Weber, Leanne, Fishwick, Elaine, Marmo, Marinella, *Crime, Justice and Human Rights*, Macmillan Education UK

ANNEXURE-26

Comparative Criminal Procedure [Three Credits]

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Organisation of courts in England, India, France and China- Origin of various Criminal Trials – Lawyer free and Lawyer dominated trial – Jury trial
2. Rights of the accused - arrest and interrogation - evidentiary value of statements given to the police – Privilege against Self-incrimination-obligation to testify- Role of police and prosecutor in criminal justice administration-prosecutors position in continental system-pooling of magistrates and prosecutors as same cadre in continental system.

3. Accusatory and inquisitorial trial - role of the judge and defence attorneys in trials – manner of selection and training of judicial officers in common law systems and continental systems-impact of sharing of common value by prosecutors and magistrates in continental system.
4. Preventive measures in comparative terms-bail and denial of bail
5. Admissibility of Evidence – Exclusion of Evidence. Basis of the Exclusionary Rules - Position in U.S., U.K., Canada, Australia and India-evidentiary rule in continental system.

Latest editions of the following books are the suggested readings.

- John H.Langbein, *The Origins of Adversary Criminal Trial*, Oxford University Press, Oxford (2003)
- Cherif Bassiouni M (Ed), *International Criminal Law: Cases and Materials*, Carolina Academic Press, (1996).
- Patrick Devlin, *The Criminal Prosecution in England*, Oxford University Press, Oxford (1960)
- Rawlings P, *Crime and Power: A History on Criminal Justice*, Longman, New York (1998)
- K N C Pillai, *RV Kelkar's Lectures on Criminal Procedure*, Eastern Book Co, Lucknow (2003)
- Tagore Law Lectures.....
- Christine Van Den Wyngaert, *Criminal Procedure System in the European Community*
- Kevin Jon Heller(Ed),*The Handbook of Comparative Criminal Law*, Stanford University Press (2011)
- Christoph Safferling, *International Criminal Procedure*, Oxford University Press, Oxford (2012)
- John H. Langbein, *The Origins of Adversary Criminal Trial*, Oxford University Press, Oxford (2003)
- Van den Wyngaert, Christine with C. Gane, H.H. Kuhne and F. McAuley (eds), *Criminal Procedure Systems in the European Community*, Butterworths, London (1993)
- Mary Ann Glendon, Michael W. Gordon & Christopher Osakwe, *Comparative Legal Traditions*, 2nd edn, West Publishing Co, St Paul Minn (1994)
- Abraham Goldstein, "The Myth of Judicial Supervision on Three Inquisitorial Systems: France, Italy and Germany", 87 Yale L.J. 240 (1977)
- John H. Langbein and Lloyd L. Weinreb, "Continental Criminal Procedure: Myth" and Reality", 87 Yale L J 1549 (1978)
- Glanville Williams, *The Proof of Guilt: A Study of the English Criminal Trial*, Hamlyn Lectures, Vol 7, Stevens, London (1963)
- John D. Jackson, Sarah J. Summers (Ed),*The Internationalisation of Criminal Evidence: Beyond the Common Law and Civil Law Traditions*, Cambridge University Press, Cambridge (2012)

ANNEXURE-27

International Criminal Law [Three Credits]

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration.

1. International Norms for Administration of Criminal Justice
2. International Crimes-Concept and Nature-Classification-Slavery, Genocide, War Crimes, Offences against Peace-Gross Human Rights Violations
3. Nuremberg Trials-International Criminal Tribunals- Structure and Procedure
4. International Criminal Court-Structure, Procedure and Functions
5. Role of Prosecutors.

Latest editions of the following books are the suggested readings.

- Bassiouni Cherif, *Introduction to International Criminal Law*, 2nd Revised edition Martinus Nijhoff Publishers, Dordrecht, The Netherlands, (2012)
- Antonio Cassese, *International Criminal Law*, 2 nd edn, Oxford University Press, Oxford (2008).

- Bantekas, Ilias Nash, and Susan, *International Criminal Law*, 2 nd edn, Cavendish, London (2003)
- May Larry, *Crimes against Humanity: A Normative Account*, Ashgate, Aldershot (2005)
- Journal of Indian Law Institute: 2007 Volume
- Cryer Robert, *Reconciling International Crimes: Selectivity and the International Criminal Law Regime*, Cambridge University Press, New York (2005)
- Cryer Robert, Friman, Haken Robinson, Daryl Wilmshurt, and Elizebeth, *An Introduction to International Criminal Law and Procedure*, Cambridge University Press, Cambridge (2007)
- Knoop Alexander, and Geert Jam, *Internationalised Criminal*, Kluewr, The Hague (2005)
- The International Criminal Court and the Crime of Aggression*, Ashgate, Aldershot (2004)
- Woetzel, Rbert K, *Nuremberg Trials in International Law*, 2 nd edn, Stevens, London (2010)
- Meloni Chandal, *Command Responsibility in International Criminal Law*, T M C Asser Press, The Hague (2010)
- Research Handbook on International Criminal Law*, Edward Elgar, Cheltenham (2011)
- Substantive and Procedural Aspects of International Criminal Law: The Exposure of International and National Courts*, Vol 1 & 11, Kluwer Law International, London (2000)
- Killichansaree Krimgsak, *International Criminal Law*, Oxford University Press, Oxford (2001).
- Singu Lyal, *The Emerging System of International Criminal Law: Developments in Codification and Implementation*, Kluwer Law International, London (1997)
- Than Clair de Short Edwin, *International Criminal Law and Human Rights*, Sweet and Maxwell, London (2003)
- From Nuremberg to Hague: The Function of International Criminal Law and Justice*, Cambridge University Press, Cambridge (2003)
- International Criminal Law: A Collection of International and European Documents*, Kluwer Law International, London (1996)
- Slidregt Evan, *International Criminal Responsibility in International Law*, Oxford University Press, Oxford (2011).
- Gerhard Werle, Florian Je Bberger, *Principles of International Criminal Law*, Third Edition, Oxford University Press, Oxford (2014)
- Carsten Stahn, *The Law and Practice of the International Criminal Court*, Oxford University Press, Oxford (2014)
- Kriangsak Kittichaisaree, *International Criminal Law*, Oxford University Press, Oxford (2001)
- William Schabas, *The International Criminal Court: A Commentary on the Rome Statute-Oxford Commentaries on International Law*, Oxford University Press, Oxford (2010)
- Antonio Cassese, Guido Acquaviva, *International Criminal Law: Cases and Commentary*, Oxford University Press, Oxford (2011)
- Neil Boister, *An Introduction to Transnational Criminal Law*, Oxford University Press, Oxford (2012)
- Theodor Meron, *The Making of International Criminal Justice: A View from the Bench: Selected Speeches*, Oxford University Press, Oxford (2011)
- Hazel Fox, *The Law of State Immunity*, 3 rd edn, Oxford University Press, Oxford (2013)
- Kai Ambos, *Treatise on International Criminal Law: Foundations and General Part*, Vol 1, Oxford University Press, Oxford (2013)
- Theodor Meron, *The Making of International Criminal Justice: A View from the Bench: Selected Speeches*, Oxford University Press, Oxford (2012)
- Markus Dubber, Tatjana Hörnle, *Criminal Law: A Comparative Approach*, Oxford University Press, Oxford (2014)
- Gerhard Werle, Florian Je Bberger, *Principles of International Criminal Law*, Third Edition, Oxford University Press, Oxford (2014)
- Carsten Stahn, *The Law and Practice of the International Criminal Court*, Oxford University Press, Oxford (2014)
- Kriangsak Kittichaisaree, *International Criminal Law*, Oxford University Press, Oxford (2001)
- William Schabas, *The International Criminal Court: A Commentary on the Rome Statute-Oxford Commentaries on International Law*, Oxford University Press, Oxford (2010)
- Antonio Cassese, Guido Acquaviva, *International Criminal Law: Cases and Commentary*, Oxford University Press, Oxford (2011)
- Neil Boister, *An Introduction to Transnational Criminal Law*, Oxford University Press, Oxford (2012)
- Theodor Meron, *The Making of International Criminal Justice: A View from the Bench: Selected Speeches*, Oxford University Press, Oxford (2011)
- Hazel Fox, *The Law of State Immunity*, 3 rd edn, Oxford University Press, Oxford (2013)

- Kai Ambos, *Treatise on International Criminal Law: Foundations and General Part*, Vol 1, Oxford University Press, Oxford (2013)
- Markus Dubber, Tatjana Hörnle, *Criminal Law: A Comparative Approach*, Oxford University Press, Oxford (2014)
- Christoph Safferling, *International Criminal Procedure*, Oxford University Press, Oxford (2012)
- Kai Ambos, *Treatise on International Criminal Law: The Crimes and Sentencing*, Vol II, Oxford University Press, Oxford (2014)
- Christoph Safferling, *Towards an International Criminal Procedure*, Oxford University Press, Oxford (2003)
- Alexander Zahar, Goran Sluiter, *International Criminal Law: A Critical Introduction*, Oxford University Press, Oxford (2007)
- Antonio Cassese, Guido Acquaviva, *The Oxford Companion to International Criminal Justice*, Oxford University Press, Oxford (2009)

ANNEXURE-28

Penology and sentencing [Three Credits]

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration.

1. Concept of punishment- need for punishment- origin and development - different forms of punishment - schools of punishment.
2. Theories of punishment - Retributive – Preventive- Deterrent- Expiatory- and Rehabilitative theories.
3. Sentencing system- Factors influencing sentencing decision - Sentencing discretion - Pre-sentence hearing - and Availability of suitable sentencing options.
4. Non-punitive methods of treatment of offenders - Admonition – Probation - Community service - and other methods of treatment of offenders- Determinate and Indeterminate sentencing.
5. The prison system, its merits and demerits, increasing prison population, reformation of offenders in prisons, open prisons and half way houses, juveniles disabled and other vulnerable people in prisons.

The latest editions of the following books are the suggested readings

- Andrew Ashworth, *Sentencing and Criminal Justice*, Cambridge University Press
- Martin Wasik, *Emmins on sentencing*, Blackstone Press Ltd.
- Andrew Von Hirsch and Andrew Ashworth, *Principled sentencing- Readings on Theory and Policy*, Hart publishing
- Susan Easton and Christine Piper *Sentencing and Punishment The Quest for Justice-* Oxford University Press
- Michel Foucault, *Discipline and Punish: The Birth of the Prison*, Vintage books
- Shlomo Giora Shoham, Ori Beck and Martin Kett, *International Handbook of Penology and Criminal Justice*, CRC Press
- Nigel Walker and Nicola Padfield, *Sentencing Theory- Law and Practice*, Butterworths, London
- Rabindra K Mohanty and Satyajith Mohanty, *Text Book of Criminology Penology and Victimology*, Himalaya Publishing House
- Joan Petersilia and Kevin R.Reitz, *The Oxford Handbook of Sentencing and Corrections* Oxford University Press
- Michael Tonry, *Retribution has a past: Has it a Future?* Oxford University Press
- John T Whitehead, Kimberly D Dodson, Bradley D Edwards and Mark Johns, *Corrections: Exploring Crime, Punishment and Justice in America*, Taylor and Francis Inc.
- Clemens F Bartollas and Larry Seigal, *Corrections Today* Cengage publishing

- Franklin E. Zimring, *The Contradictions of American Capital Punishment: Studies in Crime and Public Policy*, Oxford University Press, Oxford (2003)
- Andrew Ashworth, Martin Wasik, *Fundamentals of Sentencing Theory: Essays in Honour of Andrew von Hirsch-Oxford Monographs on Criminal Law and Justice*, Oxford University Press, Oxford (1998)
- Matt Matravers, *Justice and Punishment: The Rationale of Coercion*, Oxford University Press, Oxford (2000)
- R.A. Duff, Lindsay Farmer, *The Constitution of the Criminal Law*, Oxford University Press, Oxford (2013)
- Rowan Cruft, Matthew H. Kramer *Crime, Punishment, and Responsibility: The Jurisprudence of Antony Duff*, Oxford University Press, Oxford (2011)
- R.A. Duff, Lindsay Farmer, *The Structures of the Criminal Law*, Oxford University Press, Oxford (2011)
- Douglas Thomson, *Prisons, Prisoners and Parole*, 2nd Edition, W. Green, London (2013)
- Philip Whitehead, *Modernising Probation & Criminal Justice*, Sweet & Maxwell, London (2007)
- Robert Banks, *Banks on Sentence*, Sweet & Maxwell, London (2013)
- John Deigh, David Dolinko, *The Oxford Handbook of Philosophy of Criminal Law*, Oxford University Press, Oxford (2011)
- Steven P. Lab, Marian Williams, *Explaining Criminal Justice*, Oxford University Press, Oxford (2007)
- H.L.A. Hart, John Gardner, *Punishment and Responsibility: Essays in the Philosophy of Law*, 2nd edn, Oxford University Press, Oxford (2008)
- Hugo Adam Bedau, *The Death Penalty in America: Current Controversies*, Oxford University Press, Oxford (1998)

ANNEXURE-29

Cyber Crimes [Three Credits]

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Concept of cyber crimes- Crimes on the Net – Mensrea – strict liability – problems of territoriality and jurisdictional issues.
2. Crime Affecting Individuals – Infringement of privacy – identity theft – Cyber stalking.
3. Crimes Affecting Economy
4. Crimes Affecting National Security – Cyber Terrorism – Cyber Warfare.
5. Crimes Affecting Public Morals – Pornography – Cyber Crime Investigation – Methodology - Procedure – Challenges

The latest editions of the following books are the suggested readings

- Irina A Stamatoudi, Copyright & Multimedia Works & Copyright in Cyber space*
- Rosemary Jay, *Data Protection Law & Practice*, Sweet & Maxwell, 1999
- Alan Williams et. Al, *Digital media*, 2nd Ed. Sweet and Maxwell
- Christopher Reed, *Internet Law, Text & Materials*, Butterworths
- Ian J. Lloyd, *Information Technology Law*, Butterworths
- David I. Bainbridge, *software Copyright Law*, 2nd Ed., Butterworths
- S.V.Joga Rao, *Law of Cyber Crimes and Information Technology Law*, Wadhwa, New Delhi
- Nagpal Rohas, *Cyber Crimes And Corporate Liability*, Wolters Kluwer, New Delhi
- Thomas Duglas, Loader Brian D, *Cyber Crime Law Enforcement, Security and Surveillance in the Information Age*, Routledge, London
- Richard James R, *Transnational Criminal Organizations, Cyber Crime and Money Laundering*, CRC Press, Florida
- Yee Fen Lin, *Cyberspace Law: Commentaries and Materials*, 2nd edn, Oxford University Press, Oxford (2007)

ANNEXURE-30**Right to Life and Liberty [Three Credits]**

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration.

1. Nature and Concept of Life-Concept of Liberty-Constitutional and Human Rights Perspectives
2. Judicial Interpretations under Article 21-Expansion of Right to Life and Liberty-Environment, Health Care, Prison Reforms, Public Health, Privacy, Shelter, Legal Aid, Punishment, Labour Issues, Compensation, etc.
3. Procedure Established by law-Nature of Procedure and Law-Compared with Due Process of Law
4. Interrelationships with Articles 14, 19 and Directive Principles of State Policy

The latest editions of the following books are the suggested readings

Laurence H Tribe, *American Constitutional Law*, 3rd edn, Foundation Press, Mineola, New York (2000).

M P Singh, V N Shukla: *Constitution of India*, 12th edn, Eastern Book Co, Lucknow (2013).

M P Jain, *Indian Constitutional Law*, 5th edn, Wadhwa, New Delhi (2003)

H M, Seervai, *Constitutional Law of India: A Critical Commentary*, 4th edn N M Tripathi, Bombay (1993)

Reimann, Mathuas and Zimmermann, Reinard, *The Oxford Handbook of Comparative Law*, OUP, Oxford, 2006

Jan M Smits (ed), *Elgar Encyclopedia of Comparative Law*, Edward Elgar, Cheltenham, UK, 2006

ANNEXURE-31**Victimology [Three Credits]**

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

- 1 Victimology – History, Evolution - Meaning and Definition – Victim and Victimology , Victim Precipitation, Victim Prone – Primary, Secondary and Tertiary Crime Victims – Victims under Various School of Criminology.
- 2 Relationships between Victims and Offenders, Investigators, Courts, Corrections, Media and Social Movement-Categories of Victims – Children, Females, Old, Mentally Defective and Deranged Immigrants, Socially Disadvantaged.
- 3 Types of Victim Responsibility-Precipitation – Unrelated Victims, Provocative Victims, Precipitative Victims, Biologically Weak Victims, Socially Weak Victims, Self Victimiting, Political Victims.
- 4 Rights of Victims Access to Justice and Fair Treatment – Restitution – Compensation and Assistance – Victims of Custodial Crimes – Judicial Approach – Rights of Victims Under Various Statutes – International Documents –
- 5 Theories of Victimology – Exposure Theory - Life Style Theory – Inter Personal Model – Family Violence Model – Gender Politics Model – Luckenbill’s Situated Transaction Model – Benjamin and Master’s Tree Fold Model – Cohen and Felson’s Routine Activities Theory, Propinquity Hypothesis – Proximity Hypothesis.

The latest editions of the following books are the suggested readings

Norman Dorsen(Ed.), *Rights of Crime Victims*, Bentam Books, London
 Bonnie S Fisher, Steven P. Lab, *Encyclopedia of Victimology & Crime Prevention*, Sage Publications, New Delhi (2010).
 Natti Ronel, K Jaishanker, Moshe Bensimon, *Trends and Issues in Victimology*, Cambridge Scholar Publishing, Cambridge Press, London (2008)
 Brent E Turvey, and, Wayne Petherick, *Forensic Victimology: Examining Violent Crime victims in Investigative and Legal Contexts*, 2 nd edn, Academic Press, California (2013).
 Kirchhoff, Ezzat A Fattah (Eds), *International Debates of Victimology*, W S V Publishing, New York (1994)
 Hentig, Von, Hans, *The Criminal and His Victim*, Yale University Press, New Haven (1948)
Report of the committee on Reforms of Criminal Justice System, Government of India, Ministry of Home Affairs, 2003
 152nd and 154th Reports of Law Commission of India.

ANNEXURE-32(Three Credits)

Constitutional Principles, Structure& Amending Process

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Evolution of the Constitution-Salient Features of the Indian Constitution Preamble to the Indian Constitution-Nature and Significance – importance of the preamble in the interpretation of the Constitution
2. The spirit and philosophy behind fundamental rights and directive principles of State Policy. Evolution of the interrelationship between the two.
3. Types of Constitution-Rigid & Flexible- Formal and Informal methods-Amending Process-Amendment of the Indian Constitution
4. Parliament’s power to amend the Constitution-Judicial review of Constitutional amendments-Theory of basic Structure-
- 5.Comparative Constitutions- U.K, USA, Australia.

Latest editions of the following books are the suggested readings

V.N. Shukla, *Constitution of India*, Eastern Book Co., Lucknow
 M.P. Jain, *Indian Constitutional Law*, Wadhwa, Agra
 H.M. Seervai, *Constitutional Law of India*, N.M. Tripathi Pvt. Ltd., Bombay
 Justice Sujata V ,*T.K. Tope's Constitutional Law of India* ,Manohar,Eastern Book Company,3rd edition
 D.D.Basu, *Comparative Constitutional Law*, 2nd ed., Wadhwa Nagpur, 2008,
 Jan M Smits (ed), Elgar *Encyclopedia of Comparative Law*, Edward Elgar, Cheltenham, UK, 2006,
 Reimann, Mathuas and Zimmermann, Reinard, *The Oxford Handbook of Comparative Law*, OUP, Oxford, 2006,
 Mark Tushnet, *The Possibilities of Comparative Constitutional Law* (1999) 108 *Yale.L.J.* 1225
 Ran Hirschl, *The Rise of Comparative Constitutional Law: Thoughts on Substance and Methods*, *Indian Journal of Constitutional Law*, (2008).
 Mahendra P. Singh, *Comparative Constitutional Law* (Eastern Book Company, 1989).

ANNEXURE-33(Three Credits)**General Principles of Administrative Law**

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Administrative Law- nature, origin and development, administrative authorities, impact of welfare State on administrative law, importance of administrative law in the modern State- public sector undertakings, role of public sector undertakings in achieving Constitutional goals, privatisation-resultant consequences on administrative law.
2. Separation of power-relevance of separation of power, Constitutional aspects of separation of power, theory of separation of power in other countries, impacts of separation of power doctrine on administrative law.
3. Rule of law- Dicean concept of rule of law, constitutional aspects-report of Committee on Minister's power, The Franks Committee Reports, Tribunals and Inquiries Act, contributions of rule of law, impact of rule of law on administrative law. Rule of law and Constitutional law, *droit administratif and conseil d'etat*. Contributions of rule of law on administrative law, modern concept of rule of law.
4. Classifications of functions of administrative authorities-rationale and need of classification of administrative functions, delegated legislation-nature , scope and importance, different controls over delegated legislation-substantive and procedural, delegation and sub delegation. Adjudicatory function- nature, scope and reasons for the growth of administrative adjudication. Administrative function-pure administrative functions and administrative discretionary functions, Administrative Directions-Nature, Enforceability and different types
5. Control over administrative authorities- control by superior authorities- parliamentary control- merits and demerits of control by superior authorities and parliamentary control

Latest editions of the following books are the suggested readings

- David Stott & Alexandra Felix, *Principles of Administrative Law*, Cavendish Publishing, London
- Neil Hawke, *Introduction to Administrative law*, Lawman Pvt. Ltd. New Delhi
- H.M. Seervai, *Constitutional Law of India*, N.M. Tripathi Pvt. Ltd., Bombay
- V.M. Shukla, *Legal Remedies as available under various Enactments in India*, Eastern Book Co. Lucknow
- David Foulkes, *Administrative Law*, Butterworths London.
- Peter Leyland, Terry Wood & Janetta Harden, *Text Book on Administrative Law*, Blackstone Press, London
- Sathe, *Administrative Law*, N.M. Tripathi, Bombay
- I.P.Massey, *Administrative Law*, Eastern Book Co., Lucknow
- B.L.Jones, *Garner's Administrative Law*, Butterworths London.
- Durga Das Basu, *Administrative Law*, Kamal Law House, Calcutta

ANNEXURE-34(Three Credits)**Centre-State Relations and Constitutional Governance**

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Federalism under the Indian Constitution- principle and essential features. The evolution of Federal Government in India. The characteristic features of Indian Federalism- a comparison with models of Federal Governments in USA, Australia and Canada.
2. Distribution of legislative powers-three lists-Power of parliament-power of State legislatures,supremacy of parliament in legislative matters. Comparison with other federal countries
3. Administrative relations- distribution of administrative powers between Centre and States. Declaration of State Emergency and changes in power structure. Governor-appointment, removal, powers and functions.
4. Financial relations- distribution of fiscal powers- scheme of allocation of taxing power-distribution of tax revenues. Finance Commission- Planning Commission- National Development Council- Plan grants
5. Co-operative Federalism- concept, meaning and evolution under the Indian Constitution- features of Co-operative federalism under the Indian Constitution- comparison with other countries- need for reforms in the Centre- state relations- A brief overview of the Sarkaria Commission report.

Latest editions of the following books are the suggested readings

Justice V.R. Krishna Iyer, *Constitutional Law of India*, Eastern Book Co., Lucknow
 V.N. Shukla, *Constitution of India*, Eastern Book Co., Lucknow
 M.P. Jain, *Indian Constitutional Law*, Wadhwa, Agra
 H.M. Seervai, *Constitutional Law of India*, N.M. Tripathi Pvt. Ltd., Bombay
 R.K. Gupta, *Centre State Relations Under the Indian Constitution*, Deep and Deep, New Delhi
 Ranbir Singh and A. Lakshmi Nath, *Fiscal Federalism*, Nalsar University, Hyderabad
 D.D. Basu, *Comparative Federalism* Prentice Hall, New Delhi
 K.C. Wheare, *Federal Government*, Oxford University Press, London
 Report of Sarkaria Commission on Centre State Relations
 Constituent Assembly Debates

ANNEXURE-35(Three Credits)**Administrative Liabilities and Remedies**

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Private law remedies- remedy of injunction and declaration, privileges of State in civil and criminal proceedings, right to information as a remedy,

2. Public law remedies- writ jurisdictions of High courts and Supreme Court, scope and limitations, locus standi, public interest litigations, laches, resjudicata, exhaustion of alternative remedies, scope of administrative of directions and remedy. Special leave petition and other Constitutional remedies.
3. Writ of mandamus- scope and limitations, grounds, nature of remedies and reliefs, writ of habeas corpus- scope and limitations, grounds, nature of remedies and reliefs-writ of certiorari and prohibition- scope and limitations, grounds, nature of remedies and relief, writ of quo warranto- scope and limitations, grounds, nature of remedies and relief.
4. Liability of State- liability of State in tort, sovereign and non- sovereign functions, violation of statutory duties and liability of State, tortuous liability of state and discretionary functions. Damages and statutory limits- exclusion of liability of State agencies- constitutional torts, Contractual liability of State- concept of government contracts, constitutional safeguards, application of Contract Act, award of contracts and fundamental rights, application of statutes- how far a State is bound by statutes.
5. Maladministration and remedies – Privatisation and changing facets of administrative law, maladministration nature and meaning, need to control maladministration. Control mechanisms, role of courts and tribunals, role of public sector and private sector ombudsman, role of enquiry commissions, role of CAG, role of regulatory authorities.

Latest editions of the following books are the suggested readings

- David Stott & Alexandra Felix, *Principles of Administrative Law*, Cavendish Publishing, London
- Neil Hawke, *Introduction to Administrative law*, Lawman Pvt. Ltd. New Delhi
- H.M. Seervai, *Constitutional Law of India*, N.M. Tripathi Pvt. Ltd., Bombay
- V.M. Shukla, *Legal Remedies as available under various Enactments in India*, Eastern Book Co. Lucknow
- Winfield & Jolowicz, *Tort*, Sweet & Maxwell, London
- W Page Keeton(Ed.), *Prosser and Keeton on Law of Torts*, West Publishing Co.
- Paula Giliker & Silas Beckwith, *Tort*, Sweet & Maxwell Ltd., London
- Mark Lunney and Ken Oliphant, *Tort Law*, Cavandish Publishing Co.
- John Wright, *Tort Law and Human Rights*, Hart Publishing London
- Salmond and Hueston, *Law of Torts*, Sweet & Maxwell Ltd. London
- Vivine Harpwood, *Modern Tort Law*, Cavendish Publishing, London
- Ramaswamy Iyer, *The Law of Torts*, Lexis and Nexis, New Delhi
- David Foulkes, *Administrative Law*, Butterworths London.
- Peter Leyland, Terry Wood & Janetta Harden, *Text Book on Administrative Law*, Blackstone Press, London
- Sathe, *Administrative Law*, N.M. Tripathi, Bombay
- I.P.Massey, *Administrative Law*, Eastern Book Co., Lucknow
- B.L.Jones, *Garner's Administrative Law*, Butterworths London.
- Durga Das Basu, *Administrative Law*, Kamal Law House, Calcutta

**ANNEXURE-36(Three Credits)
Judicial Control of Administrative Action**

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Judicial Review of Administrative Action- history and importance, principles of Judicial review- constitutional basis of judicial review, distinction between review and appeal, judicial review and discretion of courts, grounds of review, limitations of judicial review.
2. Doctrine of Ultra vires- jurisdictional error and error within jurisdiction- rule in Anisminic case and modern developments. Law – facts distinction- principle of no evidence rule and substantial evidence rule, error of law apparent in the face of record, concept of reasonableness and extent of judicial review. Experience and expertise of administrators and non reviewability. Administrative directions and its enforceability, legitimate expectation and extent of judicial review, concept of proportionality and judicial review.
3. administrative discretion- nature ,meaning and need of administrative discretion, significance of discretion, methods of conferring discretions, constitutional objections to conferring of discretions, discretion and legality, ultravires. Discretion and judicial review. Restrictions on discretion- limiting, confining and structuring of discretion- modern approaches to control over discretion institutional control over discretions- judicial approach.
4. Judicial control over administrative procedure- administrative law and principles of natural justice, meaning and content of principles of natural justice, application of principles of natural justice to administrative functions, concept of fairness and principles of natural justice.
5. Limbs of principles of natural justice- audi alteram partem, ingredients of hearing, reasoned decision, right against bias- types of bias, tests of bias. Effect of non compliance with principles of natural justice, situations where natural justice is not applicable, legitimate expectation and natural justice.

Latest editions of the following books are the suggested readings

David Stott & Alexandra Felix, *Principles of Administrative Law*, Cavendish Publishing, London

Neil Hawke, *Introduction to Administrative law*, Lawman Pvt. Ltd. New Delhi

H.M. Seervai, *Constitutional Law of India*, N.M. Tripathi Pvt. Ltd., Bombay

V.M. Shukla, *Legal Remedies as available under various Enactments in India*, Eastern Book Co. Lucknow

David Foulkes, *Administrative Law*, Butterworths London.

Peter Leyland, Terry Wood & Janetta Harden, *Text Book on Administrative Law*, Blackstone Press, London

Sathe, *Administrative Law*, N.M. Tripathi, Bombay

I.P. Massey, *Administrative Law*, Eastern Book Co., Lucknow

B.L. Jones, *Garner's Administrative Law*, Butterworths London.

Durga Das Basu, *Administrative Law*, Kamal Law House, Calcutta

ANNEXURE-37(Three Credits)

Parliamentary System of Government

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Parliament – Structure – Powers and functions – Parliamentary supremacy and the Constitution
2. Role and position of the President and the Governor in the System
3. President - Parliament – The Prime Minister and the Council of Ministers – Constitutional relations and Conventions
4. Parliamentary privileges – nature and scope – Need for codification
5. Election Commission – Electoral Process and Electoral Reforms

The latest editions of the following books are the suggested readings

- V.N.Shukla/M.P Jain/Seervai/Kashyap *Constitution of India – Suryanarayan Misra ,Constitution and Constitutionalism in India –APH Publishing Corporation (1 March 1999)*
- Justice V.R.Krishna Iyer *Constitutional Miscellany Eastern Book Co; 2nd Revised edition edition (January 20, 2007)*
- Madhav Godbole *Public Accountability and Transparency –The Imperatives of Good Governance –, Eastern Book Co; 2nd Revised edition edition (January 20, 2007)*
- Jeffrey Jowell and Dawn Oliver, *The Changing Constitution-7th Edition ,Oxford university Press,2011*
- Dawn Oliver, Gavin Drewry(ed.) *The Law and Parliament –Cambridge University Press,1998*
- Jeffrey Goldsworthy (ed.)*Interpreting Constitutions –A Comparative study, Oxford University Press,2007*
- Erskine May *Parliamentary Practice – Butterworths Law,24th Edition,2011*
- Wade & Forsyth *Principles of Administrative Law, Oxford University Press,2009*
- . Jain & Jain *Principles of Administrative Law, Lexis Nexis,2010*
- .Jeffrey Goldsworthy (ed.),*The Sovereignty of Parliament-History and Philosophy ,Oxford University Press.2001*

ANNEXURE-38(Three Credits)

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

II Environment and Human Rights

1. Environment-Nature, Concept and Definition-Need for Protection-Environmental Protection and Common Law-International Documents on Environment-Protection of Environment and Human Rights Perspectives-Role of State
2. Development versus Environment-Polluter Pays Principle-Precautionary Principle-Intra and Inter Generational Equity-Sustainable Development-Cost Benefit Analysis-Environment Impact Assessment-Contribution of Judiciary
3. Machinery to Protect Environment-Statutory Bodies- Contribution of Judiciary-Role of International Bodies
4. Mass Disasters and Environmental Protection-Judicial Approach
5. Environmental Disputes and Common Law Remedies-Injunctions-Restitution and Damages-Constitutional Remedies

The latest editions of the following books are the suggested readings

Benimdhab Chatterjee- *Environment Laws – Implementation, Problems and Perspective*, Deep and Deep, Kolkata.

Alan Boyle and David Freestone- *International Law and sustainable Development – Past Achievements and Future Challenges*, Oxford University Press, Oxford.

Jane Holder and Maria Lea *Environmental Protection, Law and Policy* -, Cambridge University Press, Cambridge.

Francesco Francioni -*Environment, Human Rights and International Trade* ,Hart Publishing, Oxford.

Tim Stephens- *International Courts and Environmental Protection*, Cambridge University Press, Cambridge.

Paul and Kathleen Mahoney- *Human Rights in 21st Century* ,Martinus Nijhoff Publishers, Boston

ANNEXURE-39(Three Credits)

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration.

Democratic Decentralisation and Federal Governance

1. Constitutional basis of decentralisation-Historical evolution of Panchayati raj Institutions- Village Panchayat in ancient India- Gandhian philosophy on gram swaraj and decentralisation-Response of the Constituent Assembly towards the Gandhian philosophy -Development of Panchayat Raj institution in the post constitutional period-Experiments in democratic decentralisation-Report of Belwant Raj Mehta Committee, Ashok Mehta Committee ect.- Emergence of Panchayat Raj with Constitutional system-73rd &74th Constitutional Amendment Act- its implications and consequential developments. Nature, scope and spirit of Art.40 of the Constitution.
2. Panchayati Raj System in Kerala-Kerala Panchayat Raj Act 1994- Kerala Municipalities Act-1994- The structure of Panchayat Raj institutions at various levels- their composition- various meetings and decision making process. Election of office bearers- selection of various committees- Power of State Election Commission- Electoral offences-
3. Powers and functions of Local Self Authorities- Financial powers- Tax collection- bye law making- inspections-licensing-Schemes-powers and functions of various standing committees-Power of Secretary- Duties of Local authorities- Welfare activities- Roads, Health, Sanitation, Control of market, Environment, Education etc
4. Control over Local Self authorities- Governmental control- Through grants-disallowances- Budget-Inspection- Appointments- Audit-Dissolution of Panchyat Raj institutions-Cancellation of resolution passed by the local authority-Power to hear appeals. Judicial control over local self authorities- Control by Ombudsman-Term of office and condition of service-Removal of ombudsman- powers and functions -Inquiry and investigation- Disposal of complaints- Constitution of Tribunal for Local Self Government-Powers and functions
5. Local Self Government in UK- Local Self Government Act 1972-The Legal Structure- Constitution and composition of Local Self Government under the Act-Powers and

functions-Financial power- Local Government Finance Act 1988-Rating power-power under the major Act and special legislation-By-law making power-Acquisition of property-Government Control- By grants- Through regulation-Control through inspection- Power to hear appeal-Judicial Control-Grounds of judicial control-jurisdictional control-Failure to exercise discretion-Acting under dictation-Fettering discretion by contract or undertaking- Fettering discretion by self created rules of policy- Estoppel- *Adi alteram partem*- *Nemo iudex in causa sua*-Error of law apparent on the face of the record-Remedies-Application of judicial review-Prerogative orders-Mandamus-Prohibition and certiorari-Declaration and injunction-Statutory appeals-European Charter of Local Self Government

Recommended readings

Bailey - Cross on Principles of Local Government Law-. Constitutional and Administrative Laws- Hood Philips

A.K. Manjumdar - Decentralisation of power politics in India

Ratna Ghosh- Panchayat System in India: Historical and Constitutional perspective

B.S.Khanna- New Panchayat Raj System-

Verma S.L- Panchayati Raj: Gram Swaraj and Federal policy-

Gupta P.K- Law relating to Panchayat and Municipalities-

Shivaramu K - Democratic Decentralisation in Panchayat Raj System-

Kerala Panchayat Raj Act, 1994

Kerala Municipalities Act, 1994

UK Local Self Government Act 1972

ANNEXURE-40(Three Credits)

Rights of Children

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Child-Definition-Need for Protection-Protection under International Instruments-Protection under Constitution of India-Protection under Contract, Tort and Criminal laws
2. Children and Family-Right to Family Environment-Parental Control over Children-Right to Parental Care-Parental Separation and Protection of Children-Best Interests Rule-Lone Parents and Children
3. Right to Education-Constitutional and International Perspectives-Treatment of Children in Educational Institutions-Position of Parents in Education of Children
4. Children and Health Care-Parental Decisions over Children-Judicial Approach and *Parens Patria*
5. Enforcement Strategies-Roles of Courts and Commissions –U N and Other Regional Bodies

The latest editions of the following books are the suggested readings

Rebecca Wallace, *International Human Rights in Context* ,Sweet and Maxwell, London

Asha Bajpai- *Child Rights – Law, Policy and Practice* , Oxford University Press, New York

Paul & Kathleen Mahoney- *Human Rights in 21st Century* ,Martinus Nijhoff Publishers, Boston

Steiner & Alston- *International Human Rights in Context Law, Politics, Morals*, Oxford University Press, New York

- Geraldine Van Bueren- *International Law of Rights of the Child* ,Martinus Nijhoff Publishers, The Netherlands
 Detrick Shawn- *A Commentary on the UN Convention on Rights of Child* ,Martinus Nijhoff Publishers, Boston
 D.D Basu- *Human Rights in Constitutional Law* , Prentice Hall Of India, New Delhi
 Geraldine Van Bueren- *International documents on Children* ,Martinus Nijhoff Publishers, The Netherlands
 Paras Diwan and Peeyushi Diwan- *Children and Legal Protection* ,Deep and Deep Publications,New Delhi

ANNEXURE-41(Three Credits)

Human Rights and Enforcement Strategy

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Need for Enforcement Mechanism-Municipal, Regional and International Levels
2. U N and Enforcement Mechanism-Role of Security Council, General Assembly, Economic and Social Council,-U N Commission ON Human Rights-Commission on Status of Women-Human Rights Committees-Committee on Economic Social and Cultural Rights-International Court of Justice and International Criminal Court
3. Enforcement Through Treaty Monitoring Bodies- Committees under Convention on Rights of Child, Convention on Elimination of Discrimination against Women, Convention against Torture, and Convention on Elimination of All Forms of Racial Discrimination
4. Enforcement Mechanisms under Regional Instruments- Commissions and Courts-Nature, Qualification and Constitution of the Dispute Resolution Bodies- Locus Standi, Procedure, and Remedies-Effectiveness -Comparative Approach
5. Enforcement in India-Role of Human Rights Commissions, Backward Classes Commission, Minority Commission ,Women's Commission and Child Rights Commission-Role of Judiciary-Non Governmental Organisations

The latest editions of the following books are the suggested readings

- Alston Philip- *The United Nations and Human Rights – a critical appraisal*, Clarendon Press,Oxford
 Roberston & Merrils, *Human Rights in the World* ,Universal Law Publishing, New Delhi
 Conforth Benedetto- *The Law and practice of UN* ,Martinus Nijhoff Publishers,London
 P.Van Dijk, Van Hoop-*Theory and Practice of European convention on Human Rights* ,Kluwer Law International, London
 Bhatia KK- *Judicial Review and Judicial activism*, Deep and Deep Publications, New Delhi
 J.Soli Sorabjee- *Constitutionalism, Human rights and the rule of Law* ,Universal Law publishing, New Delhi
 DD Basu- *Human Rights in Constitutional Law* ,Prentice Hall of India,New Delhi

ANNEXURE-42(Three Credits)

Food Law

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

- 1 Basis and Need for Food Law-Origins under Common Law-Right to Food-Constitutional Perspectives- International Instruments
- 2 Development of Modern Food Law-Need for Setting Food Standards- National and International Standards- Codex Alimentarius Commission and Setting Standards-Role of U N Bodies-F A O, W H O, W T O
- 3 Food Regulation and Free Movement of Goods-Code of Ethics in International Trade in Food-Food Safety and Food Quality-setting Standards-General Rules regarding Food Hygiene-Food additives, Contaminants, and Residues-Food Labelling-Need for-Present Rules
- 4 Genetically Modified Food - Inherent Dangers-Need for Control-International Instruments –Comparative Study on the Regulations on G M Food
- 5 Statutes in India on Food –Critical Appreciation of Statutes –Food Adulteration-Approach of Judiciary-Consumer Law and Food Sellers

The latest editions of the following books are the suggested readings

Barry Atwood- *Butterworth's Food Law* ,Butterworth , London
 Fiona Mc Millan, *WTO and Environment* ,Sweet and Maxwell, London
 Dominique Lauterburg, *Food Law – Policy and Ethics*, Cavendish, London
 Carey Jason- *Butterworth's Law of Food & Drugs* ,Butterworth, London
 Sudarshan Nimma- *Right to food – Reform and approaches* ,IcFai University Press, India
 MahendraSingh,HelmutGoerlich,MichaelVanHauff , *Human Rights and Basic needs – Theory and Practice* ,Universal Law Publishing, New Delhi

ANNEXURE-43(Three Credits)

General Principles of Tort Law

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

- 1 Development of tort law- meaning of tort- nature of tortuous liability- Factors affecting tortuous liability- Principles of tortuous liability – compensation, fault, retributive justice, deterrence. Tort, Compared with Crime , contract, and Restitution, – personal interest, Property interest, economic interest, interest to the due process of law-Impact of Human Rights on tortuous liability.
2. Causation, Tests of causation- factual causation, the but for test, concurrent causes, material contribution, multiple sufficient causes, intervening acts.
- 3.Remoteness - Testes of remoteness –direct consequence test, Wagon Mound Test–reasonable foreseeability, foreseeability of kind of damage- extent of damage, Egg skull rule, modern approaches to test of reasonableness.
- 4.Volenti non fit injuria, Public Policy and illegality, statutory authority, Necessity, Act of God, inevitable accident, Contributory negligence, necessity, exclusion and limitation of liability through contract and through statute, extinction of tortuous liability, relevance of mistake as a defence in tortuous proceeding.
5. Stricter forms of liabilities- Strict liability, Absolute liability, Vicarious liability.

The latest editions of the following books are the suggested readings

Clerk and Lindsell – *Torts*- Sweet & Maxwell, London.
 Prosser and Keeton – *The Law of Torts* – West Publishing Co.
 Paula Giliker & Silas Beckwith – *Tort*. Sweet & Maxwell Ltd, London.
 Mark Lunney and Ken Oliphant – *Tort Law*, Oxford University Press New York.
 Jane Wright – *Tort law and Human Rights*, Hart Publishing co.
 Salmond & Hueston – *Law of Torts*, Sweet & Maxwell Ltd, London.
 Vivine Harpwood – *Modern Tort Law*, Cavendish Publishing Co. London.
 Winfield & Jolowicz – *Tort*, Sweet & Maxwell, London.
 Ramaswamy Iye's – *The Law of Torts*, Lexis and Nexis, New Delhi.
 Butterworths Common Law Series – *Law of Tort*, Lexis and Nexis, New Delhi.

ANNEXURE-44(Three Credits)**Fundamentals of Human Rights**

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

Human Rights –Meaning Nature and Evolution-Developments-Magna Carta to U N and other International Documents-Role of Regional Organisations
 Justification and Basis of Human Rights-Theories-Three Generations of Human Rights
 Human Rights and Natural Law –Concept and Evolution of Natural Rights-Natural Rights under Western Legal Thought-Utilitarian and Social Contract Theories
 Concept of Liberty-Juristic Basis-Constitutional Perspectives-Liberty under International Instruments
 Concept of Equality-Basis- Equality and Discrimination-Constitutional Perspectives-Equality under International Instruments
 Right to Life-Basis-Constitutional Perspectives-Contribution of Judiciary

The latest editions of the following books are the suggested readings

W.Friedman -Legal Theory, Universal Book Traders, New Delhi.
 George P Fletcher –*Basic concepts of Legal Thought*, Oxford University Press, New York
 Arthur Ripstein- *Equality, Responsibility and the Law* ,Cambridge University Press, Cambridge
 M.Rama Jois- *Legal and Constitutional History of India*, M.N Tripathi pvt Ltd,Mumbai
 Heijden - *Reflections of UDHR* ,Martinus Nijhoff Publishers, London
 Robertson and Merrils- *Human Rights in the World* ,Universal Law Publishing, New Delhi
 D.D Basu- *Human Rights in Constitutional Law* ,Prentice Hall Of India, New Delhi
 P.Van Dijk, Van Hoop- *Theory and Practice of European convention on Human Rights* ,Kluwer Law International, London
 Steiner, Alston & Goodman- *International Human Rights in Context – Law, Politics and Morals* ,Oxford University Press, New York.
 Mashood.ABaderin, RobertMcCorquodale- *Economic, Social and Cultural Rights in Action*, Oxford University Press, New York

ANNEXURE-46(Three Credits)**Law of Negligence**

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom

discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Negligence-Nature concept definition and development of tort of negligence, Denogue v Stevenson, tort of negligence as a separate tort.
2. Duty of care – tests for determining the existence of duty of care, neighbour principle, foresight, proximity, fair just and reasonable, Modern Judicial approach, Practical application of duty of care, Psychiatric injury, Economic loss, Duty of care and liability for omissions.
3. Breach of duty – The standard of care, The concept of reasonable man, Reasonable assessment of risk, standard of care – factors relevant to standard of care – foreseeability of harm, magnitude of risk- likelihood of harm, the seriousness of the consequence, the burden of taking precautions – the defendant's financial position, the utility of the defendant's conduct, the common practice –
4. Breach of duty in special situations – Children, disabled, carriers and organizers, experts professionals and people with special skills, Breach of duty and res ipsa loquitor,
5. Consequential damages - Causation of damages, The test of 'but for', Novus actus interveniens, Several causes, Contributory negligence and causation, Remoteness of damages, too remote consequence, direct consequence test, reasonable foreseeability test, extent of damage, The egg shell skull rule.

The latest editions of the following books are the suggested readings

Clerk and Lindsell – Torts, Sweet & Maxwell, London.
 Prosser and Keeton – The Law of Torts – West Publishing Co.
 Paula Giliker & Silas Beckwith – Tort. Sweet & Maxwell Ltd London.
 Mark Lunney and Ken Oliphant – Tort Law, Oxford University Press New York.
 Jane Wright – Tort law and Human Rights, Hart Publishing co.
 Salmond & Hueston – Law of Torts, Sweet & Maxwell Ltd London.
 Vivine Harpwood – Modern Tort Law, Cavendish Publishing Co. London.
 Winfield & Jolowicz – Tort, Sweet & Maxwell, London.
 Butterworths Common Law Series – Law of Tort, Lexis and Nexis, New Delhi.
 Ramaswamy Iye's – The Law of Torts, Lexis and Nexis, New Delhi.

Annexure 47

Legal Control of Industrial Pollution

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Industrial pollution : sources and effects –Extend and nature of industrial pollution – Pollution as a direct result of industrial pollution – pollution as a remote cause of industrialisation - constitutional perspectives
2. Industrial pollution: Statutory perspectives – Protection under Environmental Protection Act – Water Act – Air Act.
3. Judicial control of industrial pollution – Industrial tribunal – Bhopal Case – Bhopal disaster – Bhopal settlement –Bhopal Gas Leak Disaster (processing of claims Act) Act 1985 and subsequent developments – Insecticides Act 1968 – Multinational enterprise liability - Absolute liability – strict liability – negligence – damages and relief – Compensation machinery - Government Control through the Local Self Government System – Industrial policy

4. International policies and industrial pollution
5. Sustainable industrial development

Suggested reading

Agarwal, S.L., *Legal Control of Environmental Pollution* (1980)
 Armin Rosencranz, *Environmental Law and Policy in India* (2000)
 Jain S.N., *Legal Control of Environmental Pollution* (1980)
 Leelakrishnan, P. *Law and Environment*
 Paras Diwan, *Environment Protection : Problems, Policy, Administration, Law* (1987)
 Patricia Birnie and Alen Boyle, *International Law and the Environment* (1992)
 Pramod Singh, *Environmental Pollution and Management* (1985)
 Ross R.D., *Air Pollution and Industry* (1972)
 Sapru R.K., *Environmental Management in India*, Vols. 1 and 2 (1987)
 Upendra Baxi, *Inconvenient forum and Convenient Catastrophe : The Bhopal Case* (1986)
 World Commission on Environment and Development, *Our Common Future* (1987)

Annexure 48

Coastal Zone Management

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Concept of coastal zone – Coastal zone protection in India – Physical Limits of Zone – Prohibition – Exceptions – Harvesting of Ground Water – Construction activities— Classification of zone – Guidelines for Beach Resorts and Hotels.
2. State coastal zone management authority - National coastal zone management authority- Coastal Zone Management Plans (CZMPS)
3. Judicial response to coastal zone management – Control over construction of Resorts and Hotel on the beach – Agriculture in Coastal zone – Development projects in coastal zone – Multi-storeyed Building.
4. The future of coastal environment in India.
5. Coastal zone management in U.K. and U.S.A.

Suggested reading

Centre for Environmental Education, National Law School, Bangalore, Cases and Materials concerning the Coastal Environment (1999)
 Kerala state Land Use Board, Coastal Eco-System – an overview (1996)
 P.B.Sahasranaman, The Law Relating to Protection of Coastal Areas (1998)
 P.J.S. Broedens R.Seed, Introduction to Coastal Ecology (1985)
 S.Z.Qasim, Glimpses of the Indian Ocean (1998)

Annexure 49

Environment and Development

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Development – environment – development dilemma –human rights issues- Individual rights to Environmental Protection
2. Development and clean environment – legislative attempts – World Commission on Environment and Development 1987 adopted a policy “Our Common Future” – World Chapter of Nature, 1982 - ASEAN Agreement, 1985
3. Development opposed to environment: judicial response - case laws
4. Sustainable development – Development Policies.

5. Constitutional and statutory perspectives – Development protection under Environmental protection Act – Water Act and Air Act.

Suggested readings

World Commission on Environment, *Our Common Future* (1987)
 Armin Rosencranz, *Environmental Law and Policy in India* (1991)
 Buddhadeb Chaudhuri and Asok Kumar Maiti, *Forest and Forest Development in India* (1989)
 P. Leelakrishnan, *Law and Environment* (1992)
 T.N. Khoshoo, *Environmental Concerns and strategies* (1988)
 U.K. Bansal, *Right to Life and Personal Liberty in India* (1987)
 James E Krier, *Environmental Law & Policy* (1971), Bobbs Merrill, New York, Chapter 2
 Thomas J Schoerbacum, *Environmental Policy Law* (1985) Chapter I and II, The foundation press, New York
 Kailash Thakur – *Environmental Protection Law and Policies in India* (1997)
 Armin REsencranz, *Environmental Law and Policy in India* (2001)

Annexure 50

General principles of Environmental Law

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Concept of environment –meaning and concept of environment- necessity for protection- Ecosystems and eco-balance – green house effect – Global Warming – Action plan -- depletion of ozone layer- relevance of law- International dimensions- various Conventions and Treaties- Stockholm Declaration.
2. Sustainable Development -- Concept, Problems and perspectives- evolution of law- Brundtland Commission Report 1987 - International Conventions and treaties on Sustainable Development- Vienna Convention on Protection of Ozone Layer 1985- Montreal Protocol 1989- Convention on Bio Diversity 1992 - Cartagena Protocol on Bio-safety 2000 – United Nations Conference on Environment and Development, “Earth Summit,”1992 -- UN Convention on Climate Change 1992 - UN Rotterdam Convention- Rio Declaration on Environment and Development 1992 - World Summit on Sustainable Development 2002- UN Commission on Sustainable Development 1993- Johannesburg Convention,2002 -- Nagoya Protocol, 2010- Kyoto Protocol, 1997 - UN Convention to Combat Desertification and Drought, 1994 ---- -- United Nations Environment Programme (UNEP)- National Environment Policy (NEP) 2006- Principles of Sustainable Development- Inter Generation Equity Principle - Precautionary Principle— Polluter Pay Principle -- Anticipatory Action- Right to know- Alternative Assessment- Full Coast Accounting-- Participatory Decision Making .
3. Constitutional perspectives –Constitutional Amendment Act 1976 - Right to life and clean environment -- Source of the jurisdiction- writ of Mandamus, prohibition and Certiorari- Limitation on the writ jurisdiction-- public interest litigation -- Development of law through judicial decisions - Evolution of Absolute Liability in Environmental Law -- Application of Public Trust doctrine.

4. Environmental planning – Environmental education, training programme and role of non-governmental organisation
5. Environmental impact Study – Environmental impact Assessment - Environmental Impact Assessment Agency- Cost Benefit Analysis- - public participation – right to information- US National Environment Policy Act 1969- Environmental Clearance Regulation 2006 in India

Suggested readings:

- Eliot H, Blaustein , Your Environment and You (1974) Oceana
- Darryl D' Monte Temples or Tombs Industry versus Environment: Three Controversies (1985)
- Leelakrishnan P, Law and Environment (1990)
- World commission on Environment and Development, Our Common Future (1987) Oxford
- Mohan I. Environment and Habitat (1989) Part III Ashish, Publishing House, New Delhi
- Sharma S. C. Environmental Education (1986) Metropolitan, Delhi.
- Indera P. Singh and S. C. Tiwari, Man and His Environment (1980) pp. 1-48.
- J. Bandyopadhyay, India's Environment Crises and Responses (1985), Nataraj Publishers, Dehra Dun.
- Stephen C.M. Coffery and Robery E. Lutz Environmental Pollution and Individual Rights : An International Symposium (1978)
- Joseph J. Seneca & Michal K. Tanssig, Environmental Economics (1979) Prentico Hall, New Jersey, Ch. V
- H. H. Singh, Geography and Environment (1986) Concept Publishing Company, New Delhi.
- Khoshoo T.N., Environmental Concern and Strategies (1988) Ashish, Delhi, Chapters I, VIII and IX
- James E. Krier, Environmental Law & Policy (1971), Bobbs Merrill, New York, Chapter 2
- William H. Rodgers, Environmental Law (1977), west Ch., I, II and VI
- Mohan I, Environmental Awareness and Urban Development (1988) Ashish Publishing House, New Delhi.
- Indian Journal of Public Administration, Special number on Environment and Administration Vol. XXXV July September 1988 No.3
- Thomas J. Schoerbacum, Environmental Policy Law (1985) Chapter I and II, The foundation press, New York.
- Kailash Thakur- Environmental Protection Law and Policies in India(1997)
- Armin Rosencranz, Environmental Law and Policy in India (2001)
- Holder Jane, *Environment Assessment a regulation of decision making*, New York, Oxford,2004
- Desai Ashok A *Environmental Jurisprudence*, New Delhi, Vikas Publishing House,1998

Annexure 51

Natural Resources Management Law

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

- 1 Environment Protection Act 1986- Authorities- Functions and Powers- Prevention Control and abatement of pollution under the Act- Critical evaluation of the Statute- Water, Air and Noise Pollution- Water (prevention and Control of Pollution) Act,1974- Air (prevention and Control of Pollution) Act,1981- Authorities under the Acts- Powers and Functions- Prevention and control of pollution-Critical evaluation of the statute- Legal measures to abate noise pollution- case laws- Bhopal Gas Leak Disaster (processing of Claims Act) Act,1985 and subsequent developments- Insecticides Act 1968 -- other international Laws.

- 2 Land management: concept, problems and perspectives – Convention on Wetland of International Importance 1971 and 1982(RAMSAR) -- Water management: concept, problems and perspectives - Coastal zone management – encroachment on coastal zone – dumping of waste – mangroves--- Coastal zone protection in India – Physical Limits of Zone – Prohibition – Exceptions – Harvesting of Ground Water – Construction activities—Classification of zone – Guidelines for Beach Resorts and Hotels--State coastal zone management authority - National coastal zone management authority- Coastal Zone Management Plans (CZMPS)-Judicial response to coastal zone management – Control over construction of Resorts and Hotel on the beach – Agriculture in Coastal zone – Development projects in coastal zone – Coastal zone management in U.K. and U.S.A.
- 3 Management of Energy Resources – Natural Energy Resources – Man made Energy Resources - International nuclear policy – International regulation of Nuclear Energy—State responsibility for Nuclear Damage -- Atomic Energy Act
4. Hazardous Waste Management- Bio- Medical and Nuclear waste- International principle and domestic legal Frame work - Basel Convention – Hazardous Waste (Management, Handling and Transboundary) Rules 2008- Bio- Medical Waste (Management and Handling) Rules 1998- Plastic Waste (management and handling) Rules 2011- The Batteries (Management and handling) Rules 2001- Municipal Solid Waste (Management and Handling) Rules--Marine pollution-meaning - legal control
5. Disaster Management- Natural disaster and man made disaster- International principles and domestic Frame work- United Nation International Strategy for Disaster Reduction (UNISDR) -- United Nation Frame Work Convention on Climate Change (UNFCCC) -.- Disaster management at international level – control of multinational corporations and containment of environmental hazards -- Disaster Management Act, 2005 in India

Suggested readings

- Frank J. Frelease, *Water Law Resources Use and Environmental Protection* (1874) West
Desh Bandhu and Garg, *Social Forestry and Tribal Development* (1986) Indian
Environmental Society.
- Upadhyay C.B., *Forest Laws* (1984) Hind Publishing House, Allahabad.
- Chatrapati Singh, *Common Property and Common Poverty: India's Forest, Forest Dwellers
and the Law* (1986)
- Desmond D' Abreo, *People and Forests* (1985)
- Darryl D' Monte, *Temples or Tombs, Industry versus Environment: Three Controversies*
(1985)
- Leelakrishnan P., et. al. (eds), *Law and Environment* (1990)
- Indian Journal of Public Administration, Special number on Environment and
Administration, July-September 1988 Vol. XXXV No.3
- Findley, R. W. and Farbor D.A., *Environmental Law* (1981) West Chapters VI & VII
- David Rugher, *Environmental Law* (1986) Butterworths London, Part II & IV
- Daniel R. Mandeker *Environmental and Land Controls Registration* (1976) Bobbs-Merril, New
York, Chapters IV and VI.
- Khoshoo, *Environmental concepts and strategies* (1988) Ashish, Delhi, Chapters III to VIII
and X.
- Centre for Science and Environment, *The State of India's Environment* 1982 and *The State
of India's Environment* 1984-85, Delhi.
- A.R. Bam and P.N. Gantam, *Natural Heritage of India* (1989), R.K. Publishers, Delhi.
- Hanks, E.H. Tarlock, A.D. and Hank J.L. *Environmental Law and Policy* (1974) Chapter IV
- Thomas J. Schoenbum, *Environmental Policy Law* (1985), Chapter III, The Foundation
Press, New York.
- Kailash Thakur- *Environmental Protection Law and Policies in India*(1997)
- Shastri S C, *Environmental Law*, Eastern Book Co.,2012
- Boland rga, *General Environmental Management*, New Delhi, Sterling Publication,1993

Garg M R, *Environmental Pollution and Protection*, New Delhi, Deep and Deep Publication, 1995

Annexure 52

International Environmental Protection Law

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. International concern for environmental protection – role of national and international organisations- International Governance and formulation of Environmental law and policy.- Rights and Obligation of States.
2. Marine environment conservation – United Nation Convention on the law of sea 1984
3. International sea bed authority – Antarctic environment – Protecting the Atmosphere and outer space- Trans boundary pollution hazards: concept, problems, regulation
4. Conservation of Migratory and land based species and Biodiversity –Conservation of marine living resources and Biodiversity
5. International Trade and Environmental Protection—Multilateral Environment Agreement and Trade restrictions --Trade Restriction to improve environment of Other countries.

Suggested readings

World Commission on Environment and Development, *Our Common Future* (1987), Oxford
 British Institute of International and Comparative Law, *Selected Documents on International Environmental Law* (1975) London.
 Irene H Vam Lier, *Acid Rain and International Law* (1981) Bunsel Environmental Consultants - Toronto.
 R. A. Malaviya, *Environmental Pollution and its Control under the International Law* (1987) Chugh Publication, Allahabad.
 Standing Committee on Environmental Law, American Bar Association, *Common Boundary/ Common Problems : The Environmental Consequences of Energy Production* (1982)
 Indian Law Institute, *Mass Disasters and Multinational Liability : The Bhopal case.*(1986)
 Inconvenient forum and convenient catastrophe : The Bhopal Case 1986
 International and Regional Conventions on various areas noted in the thematic break up of this paper.
 Digvijay Singh, *The Eco-vote* (1985) Prentice Hall, New Delhi
 Jan Schneider/ *World Public order of the Environment* (1979), University of Toronto.
 James Darros and Douglas M. Johnston, *The International Law of Pollution* (1974), Mac Millan, London.
 .Priya Ranjan Trivedi, *International Environmental Law* (1996)
 .Arjun Prasad Nagore, *Biological Diversity and International Environmental Law* (1996)
 Hohmann Herald, *Precautionary legal duties and principles of modern International Law*, Graham and Tortman Publication, London.

Annexure 53

Forest and the Law

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Significance of forest – historical perspectives of forest protection – national and international efforts to conserve forest
2. Forest legislation – sustainable development and forest conservation – controls over private forests – social forestry- Indian forest Act 1927- Classification of Forest-Authorities, powers and Functions -- (Forest Conservation) Act,1980 -- Forest and the Tribal people - Forest management – Impact of developmental projects.- National Forest Policy,1988.
3. Forest and wild life - Convention on International Trade in Endangered species of Wild Fauna and Flora, 1973 – Bonn Convention on the Conservation of Migratory Species of Wild Animals 1979 --Wild Life Protection Act,1972- Wild life- plants-Sanctuaries- National Parks- Trade in Wild Animals – penalties -- wild life conservation-- Animal Articles and Trophies -- Wild Life Protection in UK and US -- Protection of zoos- National Zoo Policy,1998.
4. Prevention of Cruelty Against Animals Act – Authorities and Functions .
5. Problems of enforcement – forest offences - problems of prosecution

Annexure 54

Governmental and Judicial Control on Environmental Protection

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration

1. Government control through Local self Government. Licensing of Quarrying, Mining, Stone crushing, -Public safety, convenience and health-- Public Liability Insurance Act, 1991- Liability to give relief on principle of no fault –Duty of owner to take out Insurance policies – penalty- offence by companies and government departments – Protection of action in good faith –Advisory Committee.
2. Environmental Disputes and Remedy through International Court of Justice- International environmental tribunals- International Court of Environment with global jurisdiction- European Court of Justice – International Arbitration Court— International Tribunal for the Law of the Sea- WTO dispute settlement system - Diplomatic methods- Negotiation- Mediation - Conciliation--Inquiry
3. Constitutional Remedies
4. Civil disputes- Nuisance- Public Nuisance – Private Nuisance Negligence— Trespass—strict liability and Absolute Liability - Common Law Remedies- Injunctions- Restitution and Damages -- Criminal offences -- Offence affecting public health, safety, convenience, —public nuisance—Punishment- provisions under Criminal Procedure Code,1973 –Ratlam Municipality Case.
5. National Environmental Tribunal ACT, 1995 – National Environmental Tribunal (Green Tribunal) – Jurisdiction- Appeal –National Environment Appellate Authority Act 1997.

Suggested readings

- . Waite Andrew, *Environmental Law*, London. Butterworths Publication, 1992
- . Kramer Ludwig, *Case book on EU Environmental Law*, Oregon, Hart Publishing co, 2004
- . Sands philippe and Galizzi Paolo,*International Environmental Law*, Cambridge, Newyork,2004
- . Thorn Justine and Beckwith Silas, *Environmental law*, Sweet and Maxwell, London, 2004
- . Wolf Susan and White Anna, *Environmental Law*, London, Cavendish publication, 1995
- Leelakrishnan P, *Environmental Law in India*, Lexis Nexis, Butterworths,2005

- . Pevato Paula M, *International Environmental Law*, USA, Ashgate, 2003
- . *Liability for Environmental Harm*, Bates Jona,; Britles William; Pugh Charles, London, Lexis Nexis,2004
- . Jewell Tim and Steele Jenney, *Law in environmental decision making: National, European and International Perspectives*, Oxford, Claredon Press 1996
- . Hawke Neil and Hampshire Ashate, *Environmental Policy: Implementation and enforcement*. 2002
- Thakur Kailash Thakur Kailash, *Environmental Protection Law and Policy in India* ; New Delhi, Deep and Deep Publication, 1997
- LeelaKrishnan P, *Environmental Case laws*, Lexis Lexis, Butterworths,2005
- 1. Mathur Mahesh, *Legal control of Environmental Pollution*, New Delhi, Deep and deep Publication,1996
- 2. Krishna Iyer V.R, *International Protection and Legal Defence*, New Delhi, Deep and deep Publication,1997

Annexure 55

Criminal Law in Action-Investigation

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration.

1. Investigation- Meaning and purpose of investigation,-Importance and sanctity of investigation- Different methods of investigation -Delay in investigation.
2. Investigation under inquisitorial system – Under Accusatorial systems - Transparency in evidence collection – Arrest – Procedure of arrest – Rights of the arrested.
3. Scientific methods of evidence collection - Importance of forensic science - Constitutionality of new investigative mechanisms - The rights of the accused.
4. Victims role in investigation- Barriers for a proper investigation- Media- Political interference and lack of infrastructure and the remedies for these barriers.
5. Pre-trial detention- Police custody- Detention in jail-Right to bail- Human rights of the under trial prisoners.

The latest editions of the following books are the suggested readings :

Michael Birzer, Cliff Roberson, *Introduction to Criminal Investigation*, CRC press
 Richard Saferstein, *Criminalistics: An Introduction to Forensic Science*, Pearson publishers
 James W. Osterburg and Richard H. Ward, *Criminal Investigation - A Method for Reconstructing the Past*, Elsevier Publishing Co Inc
 Christine Hess Orthmann, *Criminal Investigation*, Cengage publishing
 Michael D. Lyman, *Criminal Investigation, the Art and the Science*, Prentice Hall
 Max M. Houck, Jay Siegel, *Fundamentals of Forensic Science*, Elsevier Publishing Co Inc

Tim Newburn and Richard Sparks, *Criminal Justice and Political Cultures National and International Dimensions of Crime Control*, Willan publishing.

Sybil Sharpe, *Judicial Discretion and criminal investigation*, Sweet and Maxwell

Annexure 56

Criminal Justice Administration

This Course requires four hours per week in the semester. Transaction is through lectures, assignments, classroom seminars, special lectures by outside experts, classroom discussion, and tutorials. End Semester Examination is written examination of three hours duration.

1. The prosecutors - The role and functions of prosecutors - Discretion of prosecutors – The accountability and independence of prosecutors –Prosecutors under various legal systems.
2. The Courts - Independence and impartiality of criminal courts - Burden of proof - Presumption of innocence - Other features of fair trial - Prejudices in offences against women and children - Trial by media.
3. Appreciation of evidence by courts - Evidentiary value of evidences collected in violation of human rights - Appreciation of evidence in scientific technological and expert evidences -Use of modern technologies in the production and appreciation of evidences- Acceptance and rejection of evidences on the ground of technicalities.
4. Plea bargaining – The merits and demerits of plea bargaining - A comparative analysis with other legal systems.
5. The decision making process - The factors influencing decision making process – Judicial discretion - Judicial accountability in criminal cases.

The latest editions of the following books are the suggested readings

Michael Tonry, *Handbook of Crime and Punishment*, Oxford University Press
 Antony Duff, Lindsay Farmer, Sandra Marshal and Victor Tadros, *Trial on Trial Truth and Due Process*, Hart Publishing
 Steve Uglow, *Criminal Justice*, Sweet & Maxwell
 Mir Mehraj Uddin, *Crime and Criminal Justice System in India*, Deep and Deep Publications
 M.A. DuPont Morales, Michael K. Hooper, Judy H. Schmidt, *Handbook of Criminal Justice Administration*, CRC Press
 Ken J Peak, *Justice Administration: Police, Courts and Corrections Management*, Prentice Hall (Publisher)
 K.I. Vibhute, *Criminal Justice A Human Rights Perspective of the Criminal Justice Process in India*, Eastern Book Company
 Andrew Ashworth, QC (Hon); Alison Macdonald; Ben Emmerson, QC, *Human Rights and Criminal Justice*, Sweet & Maxwell

Cyndi Banks, *Criminal Justice Ethics*, Oxford University Press