

#### **AMAR SEWA MANDAL'S**

## LATE GOVINDRAO WANJARI COLLEGE OF LAW



CD-2 NEW NANDANWAN, NEAR WATER TANK, NAGPUR PHONE: 7276033392, 7264890089, FAX: 0712-2747853

E-mail: 2006.gwcl@gmail.com

Ref: NAAC 2022/ Metrics Level Deviations/Cr1-3.2 Date-27/07/2022

Criteria 1.3.2	Average percentage of courses that include experiential learning through project work/field work/internship during last five years  1.3.2.1. Number of courses that include experiential learning through project work/field work/internship year-
Findings of DVV	Provide Document showing the experimental learning through project work/field work/internship as prescribed by the affiliating university / affiliating university curriculum.  Provide Minutes of the Boards of Studies/ Academic Council meetings with approvals for these courses for the year
	2016-17, 2017-18, 2018-19 and 2019-20, 2020-21."
Response / Clarificat ion	<b>1.</b> Copy of syllabus showing provision for experimental learning through project work/field work/internship as prescribed by the affiliating university. <b>(Appendix I)</b>

Co-ordinator, IQAC
Late. Govindrao Wanjan College of La
Nandanvan, Nagpur.



OFFICIATING PRINCIPAL
ale. GOVINDRAO WANJARI COLLEGE OF L
NAGPUP

# Appendix I

Experiential

Learing.

Cyllalin

(RTMNU)

- b) Electronic record and digital signature authentication.
- c) Electronic governance
- d) Various authorities under IT Act and their powers.
- e) Penalties
- f) Offences
- g) Miscellaneous
- 2. Impact on other related Acts (Amendments)
  - a) Amendments to Indian Penal Code
  - b) Amendments to Evidence Act
  - c) Amendments to Bankers Book Evidence Act
  - d) Amendments to Reserve Bank of India Act.
- 3. Concept of Cyber Space Jurisdiction and other principal of Jurisdiction.
  - a) Territorial Jurisdiction
  - b) Extra Territorial Jurisdiction
  - c) Cyber space Jurisdiction
- 4. Investigation of Cyber Crime (Technical Issue).

#### PAPER III: CYBER LAW: INTERNATIONAL PERSPECTIVE

#### SECTION A: ELECTRONIC DATA INTERCHANGE

- 1. EDI: Concept and Legal Issues
- 2. UNCITRAL Model Law \_\_\_ 122
- 3. Electronic Signature Law's of Major Countries
- 4. Cryptographic Laws
- 5. Cyber Laws of Major Countries.

#### SECTION B: LAW OF !NTELLECTUAL PROPERTY

- 1. Copyright Act
- 2. Trade and Merchandise Act
- 3. Domain Name Disputes
- 4. Cyber Squatting
- 5. Important Case Laws

#### Paper IV: Practicals

- a) Creation of ID and exchange of e-mail
- .b) Creation of Digital Signature
- c) Group Discussion.
- d) Presentation on a topic. (Powerpoint Presentation)
- e) Viva

#### Marks Distribution:

a) Written Examination:

Paper I : 100 Marks
Paper III : 100 Marks
Paper III : 100 Marks

Practical Practical

1) Moot Court/GD : 25 Marks
Practical on Computer : 50 Marks

Viva : 25 Marks
2) Dissertation : 75 Marks
Internal Assessment : 25 Marks

Total: 200 Marks



## LL.M. THIRD SEMESTER EXAMINATION

## COMPULSORY CPURSE (Common for all groups of Specialization) **Table 17**

paper	Compulsory	Subject	No. of	Max.	Min.
No	Course paper Code		Credits	Marks	Marks
1	CC- 05	HUMAN RIGHTS	4	100 T 80 IA 20	T + IA = 40
2	CC-06	Legal Education and Research Methodology: II  (Submission of Project Work and Viva-voce and Law Teaching)  I)Project Work-Ext. Examiner  ii)Viva-voce Ext. Examiner  iii)Law Teaching Ext. Examiner	4	50 25 25 Total 100	I + II + III = 40 40



## COMPULSORY COURSE :- CC-06

## LEGAL EDUATION AND RESEARCH METHODOLOGY - PART II

It includes submission of SOCIOL LEGAL RESEARCH PROJECT, Viva Voce and law teaching.

Sr.	ACTIVITY	CREDITS
No.		
1.	PROJECT	2
	REPORT	
	<b>EXTERNAL</b>	
	EXAM	
2.	VIVA VOCE	1
	EXTERNAL	
	EXAM	
3.	LAW	1
	TEACHING	
	EXTERNAL	
	EXAM	
	TOTAL	4

## **GUIDELINES FOR SOCIO-LEGAL RESEARCH** .

## A. Research scholars are required to follow the steps given below for preparation of Socio-Legal Research

#### Research Methodology:

- 1. Title of the Study
- 2. Problem of the study
- 3. Rationale of the study
- 4. Objectives of the study
- 5. Hypothesis
- 6. Review of Literature
- 7. Operational concepts & Variables of the study
- 8. Research Design
  - i) Nature/ Type of the study
  - ii) Universe
    - \* Population
    - \* Sample and Sample size.
    - \* Sampling Method



- 4) Problem
- 5) Objectives
- 6) Rationale
- 7) Hypothesis
- 8) Chapterization
- 9) Detuning the Universe of the study
- 10)Sampling Design
- 11) Research Questions/Interview Schedule
- 12)Collection of Data
- 13) Data Processing
- 14) Analysis and Interpretation of data
- 15) Report Writing
- 16) Preparation of Bibliography
- 17)Preparation of List of cases
- 18) Abbreviation

#### LAW TEACHING

For Law Teaching, topics will be assigned to students in advance and they will be required to take a Lecture (class) for 30 minutes for LL.B or LL.M. Courses. They can select any one of the methods of teaching and the practical examination will be held in the Third Semester.



## COMPULSORY COURSE :- CC - 07

## DISSERTATION (04 CREDITS)

Candidates are required to submit a dissertation of ATLEAST in the Range of 100-150 pages on a topic from the optional group offered by them. The dissertation is expected to be an in depth and critical analysis of a legal problem of contemporary significance in the field chosen by the candidate and must incorporate copious reference to judicial decisions, law review articles, books, monographs relevant to the topic in the form of footnotes and bibliographical references.

The candidates will be examined at an oral examination (viva) on the strength of the dissertation (written work.) The dissertation will carry 100 marks and it should be submitted (two copies) to Head of the Department one month before the Semester ends i.e. the Fourth Semester. The viva exam will be held in the month of May - June every year. The supervisor for dissertation shall be the teaching member of the Deptt. of Law., and affiliated colleges where LL.M. courses are taught. The students will be assigned the topic for dissertation by their supervisor in consultation with the Head of the Department within a month after the Semester has started.

After the dissertations have been submitted they shall be evaluated by the external examiner along with the Head of the Department and/or internal examiner. The examiner will evaluate the dissertation taking into account the following points:

- a) Coverage of subject matter.
- b) Arrangement and presentation.
- c) Research Methodology
- d) Nature of references and materials used.
- e) Critical appreciation and original contribution of the candidate.

Written Work – 75 Marks Viva Voce - 25 Marks Total= 100 Marks

The students have to write their dissertations as per the guidelines of Research Methodology given below.



## GUIDELINES FOR DOCTRINAL RESEARCH.

## A. Research scholars are required to follow the steps given below for preparation of Dectrinal Research

#### Research Methodology:

- 1. Title of the Study
- 2. Problem of the study
- 3. Rationale of the study
- 4. Objectives of the study
- Hypothesis
- 6. Review of Literature
- 7. Operational concepts & Variables of the study
- 8. Research Design
  - i) Nature/ Type of the study
  - ii) Method of Data Collection
  - iii) Sources of Data Collection
- 9. Limitations of Study
- 10. Time Schedule
- 11. Possible contribution of the study
- 12. Chapterisation

## B. Doctrinal Research shall have the following structure :

Cover

Cover page

Certificate

Acknowledgement

List of Case Laws.

List of Tables

Abbreviations

Contents



#### INTRODUCTION

- A. Theoretical Background
- B. Research Methodology (As given in A.)

Chapter I

Chapter II

Chapter III

Chapter IV

Major Findings, Conclusions and Suggestion.

Bibliography

(Books, Journals (Articls) News papers, Websits, Research Reports, Magazines. etc.)
Annexures:

Acts, Bills, Maps, etc.

## C. Step by step procedure to be followed for Doctrinal Research:

- 1) Approval of the title
- 2) Collection of material
- 3) Review of literature
- 4) Problem
- 5) Objectives
- 6) Rationale
- 7) Hypothesis
- 8) Chapterization
- 9) Collection of Data
- 10) Analysis and Interpretation of data
- 11) Report Writing
- 12) Preparation of Bibliography
- 13) Preparation of List of cases
- 14) Abbreviation

#### Syllabus Post Graduate Diploma in Cyber Law and I. T.

## Paper 1: Fundamentals of Computer Science and Internet Security

- 1. Fundamentals of Computers
  - a) Early Computing Machines
  - b) Computer and its Assembly
  - c) Software
  - d) Computer Memory, type of memory and Speed
- 2. Basics of Networks and Internet
  - a) Computer Networks and its need
  - b) Network topology
  - c) Types of Network
  - d) History of Internet
  - e) Concept of Internet and www.
  - Working of internet
  - Protocols g)
  - h) Web Publications
  - i) Cyber Space
  - j) Organizations of Internet Management
  - k) Related Terms (Abbreviations).
- 3. Fundamentals of e- Commerce:
  - a) Basic of e-Commerce
  - b) Types of e-Commerce
  - c) Benefits.
- 4. Cyber Crimes and Cyber Terrorism
  - a) Cyber Crimes and the categories of crime
    - i) Cyber Frauds
- ii) Cyber thefts iii) Cyber stalking
- 5. Internet Security Concepts
  - a) Concept of Security
  - b) Firewalls and types
    - c) Security products
  - d) Biometrics
- 6. Cryptography
  - a) Introduction to Cryptography
  - b) Types of cryptography
  - c) Cryptography goals
  - d) Key and keypair
- 7. Digital Signature and Electronic Signatures
  - a) Technical issue of digital and electronic signatures.
  - b) Recognition and authentication of digital and electronic signatures
  - c) Benefits.
- 8. PKI Infrastructure:
  - a) PKI Components
  - b) PKI Application
  - c) Certification.
- 9. Electronic Payment system and Taxation.

# PAPER II: INFORMATION TECHNOLOGY LAW

- 1. Salient features of IT Act 2000
  - a) Definition



## APPENDIX I

## LL.B (3 YEAR) COURSE

## I SEMESTER

Sr No	Name of the Subject	Course Code	No. Of Credits	Total Marks
1.	Constitutional	1.1	04	80 (Theory) + 20
	Law I			(Internal) = 100
2.	Law of Torts	1.2	04	80 (Theory) + 20
				(Internal) = 100
3.	Family Law I	1.3	04	80 (Theory) + 20
	(Hindu Law)			(Internal) = 100
4.	Law of Contract -	1.4	04	80 (Theory) + 20
4	I			(Internal) = 100
5.	Legal Language	1.5	04	80 (Theory) + 20
	& Legal Writing			(Internal) = 100

#### II SEMESTER

Sr No	Name of the Subject	Course Code	No. Of Credits	Total Marks
1.	Constitutional	2.1	04	80 (Theory) + 20
	Law II			(Internal) = 100
2.	Law of Crimes	2.2	04	80 (Theory) + 20
				(Internal) = 100
3.	Family Law II	2.3	04	80 (Theory) + 20
	(Muslim Law)			(Internal) = 100
4.	Law of Contract	2.4	04	80 (Theory) + 20
	11			(Internal) = 100
5.	Company Law	2.5	04	80 (Theory) + 20
	,			(Internal) = 100



#### III SEMESTER

Sr No	Name of the Subject	Course Code	No. Of Credits	Total Marks
1.	Jurisprudence	3.1	04	80  (Theory) + 20 (Internal) = $100$
2.	Civil Procedure Code & Limitation Act	3.2	04	80 (Theory) + 20 (Internal) = 100
3.	Labour Law I	3.3	04	80 (Theory) + 20 (Internal) = 100
4.	Law of Taxation	3.4	04	80  (Theory) + 20 $(Internal) = 100$
5.	Cyber Law	3.5	04	80 (Theory) + 20 (Internal) = 100

## IV SEMESTER

Sr No	Name of the	Course Code	No. Of	Total Marks
	Subject		Credits	
1.	Administrative	4.1	04	80 (Theory) + <b>20</b>
	Law			(Internal) = 100
2.	Criminal	4.2	04	80  (Theory) + 20
	Procedure Code			(Internal) = 100
3.	Labour Law II	4.3	04	80  (Theory) + 20
				(Internal) = 100
4.	Optional Paper	4.4	04	80 (Theory) + 20
	Banking Law/	4.4.1/		(Internal) = 100
	Insurance Law	4.4.2		
5.	Clinical Paper I			100
	Alternate Dispute	4.5	04	No Theory
	Resolution			Examination
	(ADR) (8.5)			



#### V SEMESTER

Sr No	Name of the Subject	Course Code	No. Of Credits	Total Marks
1.	Public International Law	5.1	04	80 (Theory) + 20 (Internal) = 100
2.	Law of Evidence	5.2	04	80 (Theory) + 20 (Internal) = 100
3.	Intellectual Property Law	5.3	04	80 (Theory) + 20 (Internal) = 100
4.	Land Law	5.4	04	80 (Theory) + 20 (Internal) = 100
5.	Optional Paper Health Law/ Law of Consumer Protection and Right to Information	5.5 5.5.1/ 5.5.2	04	80 (Theory) + 20 (Internal) = 100
6.	Clinical Paper II Professional Ethics & Professional Accounting System	5.6	04	100 No Theory Examination

#### VI SEMSTER

Sr No	Name of the Subject	Course Code	No. Of Credits	Total Marks
1.	Interpretation of Statutes	6.1	04	80 (Theory) + 20 (Internal) = 100
2.	Law of Transfer of Property	6.2	04	80 (Theory) + 20 (Internal) = 100
3.	Optional Paper Human Rights/ Women and Law	6.3 6.3.1/ 6.3.2	04	80 (Theory) + 20 (Internal) = 100
4.	Environmental Law	6.4	04	80 (Theory) + 20 (Internal) = 100
5.	Clinical Paper III Moot Court & Internship	6.5	04	No Theory Examination
6.	Clinical Paper IV Drafting, Pleading & Conveyancing	6.6	04	100 No Theory Examination

Note: Wherever an option has been given for a student to choose a subject under this scheme, the student will have to choose any one subject from amongst the options

provided under this scheme. Also, once a student has chosen a particular subject, he/she will not be allowed to change the optional subject at any later point.

#### V SEMESTER SEMESTER (3 YRS)

Sr.No	Name of the Subjects	Course	No. of	Total Marks
		Code	Credits	
1	Public International Law	5.1	04	80 (Theory)+20 (Internal)=100
2	Law of Evidence	5.2	04	80 (Theory)+ 20 (Internal) = 100
3	Intellectual Property of Law	5.3	04	80 (Theory)+ 20 (Internal) = 100
4	Land Law	5.4	04	80 (Theory)+ 20 (Internal) = 100
5	Optional Paper-	5.5.1/	04	80 (Theory)+ 20 (Internal) = 100
	Health Law/Law of Consumer	5.5.2		
	Protection and Right to			
	Information			
6	Clinical Paper II	5.6	04	100 No Theory Examination
	Professional Ethics and			(External Examiner)
	Professional Accounting System			·

#### VI SEMESTER SEMESTER (3 YRS)

Sr.No	Name of the Subjects	Course Code	No. of Credits	Total Marks
1	Interpretation of Statutes	6.1	04	80 (Theory)+ 20 (Internal) = 100
2	Law Transfer of Property	6.2	04	80 (Theory)+ 20 (Internal) = 100
3	Optional Paper – Human Rights/ Women & Law	6.3.1/ 6.3.2	04	80 (Theory)+ 20 (Internal) = 100
4	Environmental Law	6.4	04	80 (Theory)+ 20 (Internal) = 100
5	Clinical Paper III- Moot Courts *	6.5	04	100 No Theory Examination (External Examiner)
6	Clinical Paper IV- Drafting, Pleading & Conveyancing	6.6	04	100 No Theory Examination (External Examiner)

NOTE: \*This paper comprises of two parts, one viva voce examination on cumulative internship of twelve weeks and moot courts examination. Student has to prepare a record of atleast three moot courts which he has participated and presented in this semester. Out of these three he will be ask to present one moot court by the external examiner at the time of viva-voce examination. Total 100 marks shall be distributed as under —

30 marks for written work of moot courts record and internship diary.

30 marks for vivo voce examination on internship.

40 marks on presentation of moot courts.

NOTE: Wherever an option is given for a student to choose a subject under this scheme the student will have to choose any one subject from amongst the options provided under this schemes. Once a student has chosen a particular subject / option he/she will not be allowed to change optional subject at any latter point.



## LL.B. IV Semester (3 Years Course)

#### Course Code 4.5

#### CLINICAL PAPER I

#### **ALTERNATE DISPUTE RESOLUTION (ADR)**

The course will be taught through classroom instruction in association with the Practicing Lawyers. However there is no end semester theory examination for this Course. Students have to prepare a record covering the topics specified in Unit-I to III of Section -A and assigned to the students. The Student shall be required to attend and observe the proceedings of Lok Adalats, Family Courts, Tribunals and other ADR Systems and shall record at least 10 proceedings in the diary. The record and Report shall be submitted within the stipulated time to the evaluation Committee constituted by the College with a Full Time Teacher and Practicing Advocates. The mode of Assessment shall be as follows:-

A) Record on Topics from Unit I to III – 40 Marks (Internal marks to be awarded by the evaluation Committee)

B) Diary on Lok Adalat, Family Court, Tribunals & other ADR Proceedings 40 Marks (To be awarded by both External & Internal Examiner jointly)

C) Viva – Voce **20 Marks** (to be awarded by both External & Internal Examiner jointly)

Note: - Student shall get atleast 45% of the marks in each of the above components.

#### Unit-I:

Alternate Dispute Resolution

- Characteristics, Advantages and Disadvantages; Unilateral Bilateral Triadic (Third Party) Intervention
- Techniques and processes: Negotiation Conciliation Arbitration Distinction between Arbitration, Conciliation and Negotiation.

#### Unit-II:

The Arbitration and Conciliation Act, 1996:

- Historical Background and Objectives of the Act
- Definitions of Arbitration, Arbitrator, Arbitration Agreement
- Appointment of Arbitrator & Termination of Arbitrator
- Proceedings in Arbitral Tribunal -- Termination of Proceedings
- Arbitral Award -- Setting aside of Arbitral Award Finality and Enforcement of Award
- Appeals Enforcement of Foreign Awards.
- Conciliation Appointment of Conciliators
- Powers and Functions of Conciliator; Procedure
- Settlement of disputes through conciliation.

#### . Unit-III:

Other Alternative Dispute Resolution Systems:

- Tribunals
- Lokpal and Lokayukta
- Lok Adalats
- Family Courts.
- Section 89 and Order X, Rules 1A, 1B and 1C of Civil Procedure Code.

#### . Suggested Readings:

- 1. O.P. Tiwari: *The Arbitration and Conciliation Act* (2nd Edition): Allahabad Law Agency.
- 2. Johar's: Commentary on Arbitration and Conciliation Act, 1996: Kamal Law House.
- 3. Acharya N.K.: Law relating to Arbitration and ADR, Asia Law House, Hyderabad
- 4. Tripathi S.C.: Arbitration, Conciliation and ADR, Central Law Agency, Allahabad.
- 5. Avatar Singh: Arbitration and Conciliation, Eastern Law Book House, Lucknow.
- 6. KSR Murthy: An introduction to ADR Mechanism, Gogia Law Agency, Hyderabad
- 7. P.C. Rao: *Alternate Dispute Resolution*, 2001 Edition, Universal Book Traders, New Delhi.
- 8. S.D. Singh: Alternate Dispute Resolution, Universal Book Traders, New Delhi.

Note: In view of the fact that many legislative amendments and court decisions could be handed down on the topics covered hereinabove after this syllabus has been made applicable, students are expected to study all such latest amendments and court decisions on the topics mentioned in the aforesaid syllabus.



# LL.B V Semester (3 Years Course) Course Code 5.6 CLINICAL PAPER-II PROFESSIONAL ETHICS & PROFESSIONAL ACCOUNTING SYSTEM

The course will be taught through classroom instruction in association with the Practicing Lawyers. However there is no end semester theory examination for this Course. Students have to prepare a record covering the topics specified in Unit-I to IV of Section -A and assigned to the students & a Report on 50 select opinions of Disciplinary committee of Bar Council of India and 10 Major judgments of the Supreme Court relating to the Contempt of Court specified in Section B. The record and Report shall be submitted within the stipulated time to the evaluation Committee constituted by the College with Full Time Teacher and Practicing Advocates. The mode of Assessment is as follows:-

A) Record on Topics from Unit I to IV (Internal marks to be awarded by the evaluation Committee)

40 Marks

B) Report on opinions of Disciplinary committee of Bar Council of India & judgments of the Supreme Court

40 Marks
(to be awarded by both External & Internal Examiner jointly)

C) Viva – Voce 20 Marks (to be awarded by both External & Internal Examiner jointly)

Note: - A Student shall get at least 45% of the marks in each of the above components.

#### SECTION -A

#### UNIT-I

- The legal profession and its responsibilities;
- The equipment of the lawyer;
- Conduct in court;
- Professional conduct in general;
- Privileges of a lawyer;

#### UNIT-II

- Seven lamps of advocacy
- Advocates duties towards public, clients, court, and other advocates and legal aid;
- Bar Council Code of Ethics.

#### **UNIT-III**

- Disciplinary proceedings
- Professional misconduct
- Disqualifications
- Functions of Bar Council of India/State Bar Councils in dealing with the disciplinary proceedings

 Disciplinary Committees -- Powers and functions - Disqualification and removal from rolls. Contempt of Court Act, 1972

#### **UNIT-IV**

Accountancy for lawyers:

- Need for maintenance of accounts
- Books of accounts that need to be maintained- Cash Book, journal and ledger
- Elementary aspects of bookkeeping: Meaning, object, journal, double entry system, closing of accounts
- The cash and bulk transaction- The Cash book- Journal proper especially with reference to client's accounts- Ledger, Trial balance and final accounts- Commercial mathematics.

#### SECTION -B

#### Selected major judgments of the Supreme Court:

1.In the matter of D, An Advocate, AIR 1956 SC 102.

2.P.J.Ratnamv.D.Kanikaram, AIR1964 SC 244.

3.N.B.Mirzanv.The disciplinary committee of Bar Council of Maharastra and Another, AIR 1972 SC 46.

4.Bar Council Of Maharastrav.M.V.Dabholkar, etc., AIR 1976 SC 242.

5.V.C.Rangaduraiv.D.Goplan and others, AIR 1979 SC 201.

6. Chandra Shekhar Soniv. Bar Council of Rajasthan and Others, AIR 1983 SC 1012.

7.In Re an Advocate, AIR 1989 SC 245.

8. In Re Vinay Chandra Mishra, 1995 (Vol-I) IBR 118.

9. Supreme Court Bar Associationv. Union of India, AIR 1998 SC 1895.

10.Ex-Capt. Harish Uppalv. Union of India, AIR 2003 SC 739.

11 Any other recent judgments of Supreme Court selected and given by concerned teacher

#### Selected opinions of the Bar council of India

1. DC Appeal No. 16/93 1998 (Vol.1) IBR 135

2. BCI Tr. Case No.40/91 1998 (Vol.1) IBR139

3. DC Appeal No. 8/94 1998 (Vol. 1) IBR 153

4. DC Appeal No. 20/94 1997 (Vol. 3 &4) IBR 193

5 BCI Tr. Case No. 76/95 1997 (Vol. 3 &4) IBR 201

6 DC Appeal No.43/96 1997 (Vol. 3 &4) IBR 207

7 DC Appeal No.18/91 1997 (Vol. 1 & 2) IBR 271

8 DC Appeal No.24/90 1996 (Vol.1) IBR 135

9 DC Appeal No.19/93 1996 (Vol.1) IBR 152

10 BCI Tr. Case No.104/90 1996 (Vol.1) IBR 155

11 BCI Tr. Case No.52/89 1994 (Vol.1) IBR 187

12 BCI Tr. Case No.127/88 1992 (Vol. 3 &4) IBR 125

13 BCI Tr. Case No.39/87 1992 (Vol. 3 &4) IBR 147

14 BCI Tr. Case No.39/89 1992 (Vol. 3 &4) IBR 149

15 BCI Tr. Case No.16/88 1989 (Vol.1) IBR 99

16 BCI Tr. Case No.2/88 1989 (Vol.1) IBR 102

17 BCI Tr. Case No.52/88 1989 (Vol.2) IBR 110

18 DC Appeal No.41/87 1989 (Vol.2) IBR 122

19 BCI Tr. Case No.29/81 1989 (Vol.2) IBR 245

20 DC Appeal No.14/88 1989 (Vol.2) IBR 258

21 BCI Tr. Case No.14/80 1989 (Vol.2) IBR 264



- 22 DC Appeal No.24/87 1989 (Vol.2) IBR 273
- 23 DC Appeal No.46/86 1989 (Vol.2) IBR 280
- 24 DC Appeal No.3/88 1989 (Vol.2) IBR 285
- 25 BCI Tr. Case No.2/80 1989 (Vol.2) IBR 289
- 26 BCI Tr. Case No.10/86 1989 (Vol. 3 &4) IBR 520
- 27 BCI Tr. Case No.101/88 1989 (Vol. 3 &4) IBR 524
- 28 DC Appeal No.23/88 1989 (Vol. 3 &4) IBR 532
- 29 DC Appeal No.35/87 1989 (Vol. 3 &4) IBR 536
- 30 BCI Tr. Case No.27/88 1989 (Vol. 3 &4) IBR 542
- 31 BCI Tr. Case No.6/84 1989 (Vol. 3 &4) IBR 560
- 32 BCI Tr. Case No.24/86 1989 (Vol. 3 &4) IBR 563
- 33 DC Appeal No.10/88 1989 (Vol. 3 &4) IBR 572
- 34 DC Appeal No.45/74 1988 (Vol. 1 &2) IBR 182
- 35 DC Appeal No.23/87 1989 (Vol.1& 2) IBR 187
- 36 DC Appeal No.6/81 1988 (Vol.1& 2) IBR 193
- 37 BCI Tr. Case No.16/86 1988 (Vol.1& 2) IBR 197
- 38 DC Appeal No.41/86 1988 (Vol.1& 2) IBR 200
- 39 DC Appeal No.33/86 1988 (Vol. 3 &4) IBR 354
- 40 DC Appeal No.21/85 1988 (Vol. 3 &4) IBR 359
- 41 BCI Tr. Case No.43/82 1988 (Vol. 3 &4) IBR 364
- 42 DC Appeal No.28/86 1988 (Vol.3& 4) IBR 374
- 43 DC Appeal No.64/74 1987 (Vol.2) IBR 314
- 44 DC Appeal No.30/84 1987 (Vol.2) IBR 319
- 45 DC Appeal No.40/86 1987 (Vol.3) IBR 488
- 46 DC Appeal No.10/86 &10A/86 1987 (Vol.3) IBR 491
- 47 DC Appeal No.7/86 1987 (Vol.3) IBR 496
- 48 DC Appeal No.7/81 1987 (Vol.4) IBR 735
- 49 DC Appeal No.12/86 1987 (Vol.4) IBR 745
- 50 BCI Tr. Case No.57/87 1987 (Vol.4) IBR 753
- 51 Any other recent opinion/decision of Disciplinary committee of BCI, selected and given by concerned teacher

#### Prescribed Books:

- 1. K.V.Krishnaswamy Iyer- Professional Conduct and Advocacy.
- 2. B.S.Raman- Accountancy.
- 3. N. R. Madhava Menon-Clinical Legal Education.
- 4. Dr. B. Malik- Art of Lawyer (New Delhi, Universal Book Agency, 1999) Relevant articles
- Contempt of Court Act, 1971
- 6. Myneni S.R.: Professional Ethics, Accountancy for Lawyers and Bench-Bar Relation, Asia Law House, Hyderabad.
- 7. Gupta S.P.: Professional Ethics, Accountancy for Lawyers and Bench-Bar Relation, Asia Law House, Hyderabad.
- 8. Kailash Rai: Professional Ethics, Accountancy for Lawyers and Bench-Bar Relation. Allahabad Law Agency.
- 9. Siroh: Professional Ethics, Central Law Publications, Allahabad.
- 10. Ramachandra Jha: Selected Judgements on Professional Ethics published by Bar Council of India Trust, 2002.
- 11. Dr. G.B. Reddy: Practical Advocacy of Law, 2nd Ed. 2005. Gogia Law Agency. Hyderabad



Note: In view of the fact that many legislative amendments and court decisions could be handed down on the topics covered hereinabove after this syllabus has been made applicable, students are expected to study all such latest amendments and court decisions on the topics mentioned in the aforesaid syllabus.



#### LL.B. VI Semester (3 Years Course)

#### Course Code 6.5

#### CLINICAL PAPER III

#### MOOT COURT AND INTERNSHIP

This paper has three components of 30 marks each and viva-voce for 10 marks.

(A) Moot Court (30 marks): Every student is required to participate in at least three moot courts in the X Semester with 10 marks for each. The moot court work will be on an assigned problem and it will be evaluated for 5 marks for written submissions and 5 marks for oral advocacy.

Marks will be given on the basis of written submission and oral advocacy. Written submissions shall include brief summary of facts, issues involved, provisions of laws and arguments, citation, prayer, etc. Marks for oral advocacy may be awarded for communication skills, presentations, language, provisions of law; authorities quoted, court manners, etc. Written Memorials submitted by the students shall be kept by the College for Further Verification.

The performance of student in the moot court shall be evaluated by a committee consisting of (i) Principal of the College (ii) an Advocate with 10 years experience at the Bar; and (iii) the teacher concerned.

- (B) Observance of Trial in two cases, one Civil and one Criminal (30 marks):
  - Students are required to attend courts to observe at least one civil and one criminal case. They shall maintain a record and enter the various steps observed during their attendance on different days in the court. The Court Observation Record submitted by the students should be evaluated by a committee consisting of (i) Principal of the College/the concerned teacher (ii) External Examiner appointed by the University and (iii) an Advocate with 10 years experience at the Bar. Court attendance shall be compulsory and details shall be recorded in a Record Book kept therefor. This may be carried under the supervision of a teacher of the college. This scheme will carry 30 marks.
- (C) Interviewing Techniques and Pre-Trial Preparations and Internship/Court Visit Diary (30 marks):

Each student should observe two 'interview sessions' of clients either in the Lawyer's Office or in the Legal Aid Office and record the proceedings in a diary, which will carry 15 marks. Each student has to further observe the preparation of documents and court papers by the Advocate and the procedure for the filing of the suit / petition. This shall be recorded in the diary which will carry 15 marks. The diary shall clearly indicate the dates on which the above observations are made and they shall be



authenticated by the advocate concerned. Evaluation of the above diary shall be made by the committee consisting of (i) Principal of the College/the concerned teacher (ii) University Representative appointed by the Controller of Examinations in consultation with the Chairman, Board of Studies in Law, and (iii) an Advocate with 10 years experience at the Bar.

#### (D) Viva-voce (10 marks):

There shall be viva-voce examination on all the above three components. The Viva-voce Board consisting of (i) Principal of the College/the concerned teacher (ii) University Representative appointed by the Controller of Examinations in consultation with the Chairman, BOS in Law; and (iii)an advocate with 10 years experience at the Bar shall evaluate the student in the Viva. The proceedings of the viva-voce shall be recorded.

#### Note:

- 1. Attendance of the students in all the four components of the paper shall be compulsory.
- 2. The above records, diary certified by the University Representative appointed by the Controller of Examinations in consultation with the Chairman, BOS in Law shall be submitted to the University for further verification.

#### Suggested Readings:

- 1. Dr. Kailash Rai: *Moot Court Pre-Trial Preparation and Participation in Trial Proceedings*, Central Law Publication.
- 2. Amita Danda: Moot Court for Interactive Legal Education, Gogia Law Agency, Hyderabad.
- 3. Blackstone's: Books of Moots, Oxford University Press.
- 4. Mishra: *Moot Court Pre-Trial Preparation and Participation in Trial Proceedings*, Central Law, Allahabad.

Note: In view of the fact that many legislative amendments and court decisions could be handed down on the topics covered hereinabove after this syllabus has been made applicable, students are expected to study all such latest amendments and court decisions on the topics mentioned in the aforesaid syllabus.



## LL.B. VI Semester (3 Years Course)

#### Course Code 6.6

## CLINICAL PAPER IV

## DRAFTING, PLEADINGS AND CONVEYANCING

Class-room instruction and simulation exercises on the following items shall be extended. However there is no end semester theory examination for this course.

#### **UNIT I**

Drafting: General Principles of Drafting and relevant Substantive Rules shall be taught.

#### **UNIT II**

#### Pleadings:

- Civil-Plaint, Written Statement, Interlocutory Application, Original Petition, (i) Affidavit, Execution Petition, Memorandum of Appeal and Revision.
- Petition under Article 226 and 32 of the Constitution of India Drafting of Writ (ii) Petition and PIL Petition.
- Criminal Complaint, Criminal Miscellaneous Petition, Bail Application, (iii) Memorandum of Appeal and Revision.

#### **UNIT III**

#### Conveyancing:

Sale Deed, Mortgage Deed, Lease Deed, Gift Deed, Promissory Note, Power of Attorney, Will, Trust Deed

#### Practical Exercises

Apart from teaching the relevant law, the course includes not less than 15 (fifteen) practical exercises in drafting of pleadings carrying a total of 45 marks (3 marks for each) and 15 (fifteen) exercises in conveyancing carrying another 45 marks (3 marks for each exercise) and remaining 10 marks for viva-voce. These 30 exercises shall be recorded. Each student shall be served with different problems for the purpose of exercise. These exercises shall be assessed and marks may be allotted. These exercises shall be evaluated by a common committee consisting of (i) Principal of the College/the concerned teacher as Internal Examiner (ii) External Examiner appointed by the University (iii) an Advocate with 10 years experience at the Bar. The same committee will also conduct viva-voce on the above Note: Attendance of the students for viva-voce shall be compulsory.

#### Suggested Readings:

- 1. R.N. Chaturvedi: *Pleadings and Conveyancing*, Central Law Publications.
- 2. De Souza: Conveyancing, Eastern Law House.
- 3. Tiwari: Drafting, Pleading and Conveyancing, Central Law Agency.
- 4. Mogha: Indian Conveyancer, Eastern Law House.
- 5. Mogha: Law of Pleadings in India, Eastern Law House.
- 6. Shiv Gopal: Conveyancing, Precedents and Forms, Eastern Book Company
- 7. Narayana P.S.: Civil Pleadings and Practice, Asia Law House.
- 8. Narayana P.S.: Criminal Pleadings and Practice, Asia Law House.
- 9. Noshirvan H.Jhabvala: *Drafting, Pleadings, Conveyancing & Professional Ethics*. Jamhadar & Companes.
- 10. R.D.Srivastava: The Law of Pleadings, Drafting and Conveyancing, Central Law Agency

Note: In view of the fact that many legislative amendments and court decisions could be handed down on the topics covered hereinabove after this syllabus has been made applicable, students are expected to study all such latest amendments and court decisions on the topics mentioned in the aforesaid syllabus.



## B.A.LL.B VII SEMESTER

Sr No	Name of the Subject	Course Code	No. Of Credits	Total Marks
1.	Jurisprudence	7.1	04	80 (Theory) + 20 (Internal) = 100
2.	Civil Procedure Code & Limitation Act	7.2	04	80 (Theory) + 20 (Internal) = 100
3.	Labour Law I	7.3	04	80 (Theory) + 20 (Internal) = 100
4.	Law of Taxation	7.4	04	80 (Theory) + 20 (Internal) = 100
5.	Cyber Law	7.5	04	80 (Theory) + 20 (Internal) = 100

## B.A.LL.B VIII SEMESTER

Sr No	Name of the Subject	Course Code	No. Of Credits	Total Marks
1.	Administrative Law	8.1	04	80 (Theory) + 20 (Internal) = 100
2.	Criminal Procedure Code	8.2	04	80 (Theory) + 20 (Internal) = 100
3.	Labour Law II	8.3	04	80 (Theory) + 20 (Internal) = 100
4.	Optional Paper Banking Law/ Insurance Law	8.4 8.4.1/ 8.4.2	04	80 (Theory) + 20 (Internal) = 100
5.	Clinical Paper I Alternate Dispute Resolution (ADR) (8.5)	8.5	04	100 No Theory Examination



#### **B.A.LL.B IX SEMESTER**

Sr No	Name of the Subject	Course Code	No. Of Credits	Total Marks
1.	Public International Law	9.1	04	80  (Theory) + 20 (Internal) = $100$
2.	Law of Evidence	9.2	04	80 (Theory) + 20 (Internal) = 100
3.	Intellectual Property Law	9.3	04	80  (Theory) + 20 (Internal) = $100$
4.	Land Law	9.4	04	80 (Theory) + 20 (Internal) = 100
5.	Health Law	9.5	04	80  (Theory) + 20 (Internal) = $100$
6.	Clinical Paper II Professional Ethics & Professional Accounting System	9.6	04	100 No Theory Examination

#### B.A.LL.B X SEMSTER

Sr No	Name of the	Course Code	No. Of	Total Marks
	Subject		Credits	
1.	Interpretation of	10.1	04	80 (Theory) + 20
	Statutes			(Internal) = 100
2.	Law of Transfer	10.2	04	80 (Theory) + 20
	of Property	×		(Internal) = 100
3.	Optional Paper	10.3	04	80 (Theory) + 20
	Human Rights/	10.3.1/		(Internal) = 100
	Women and Law	10.3.2		
4.	Insolvency &	10.4	04	80  (Theory) + 20
	Bankruptcy Law			(Internal) = 100
5.	Clinical Paper	10.5	04	100
	III			No Theory
	Moot Court &			Examination
	Internship*			
6.	Clinical Paper	10.6	04	100
	IV			No Theory
	Drafting, Pleading			Examination
	& Conveyancing			

NOTE: \*This paper comprises of two parts, one viva voce examination on cumulative internship of twelve weeks and moot courts examination. Student has to prepare a record of atleast three moot courts which he has participated and presented in this semester. Out of these three he will be ask to present one moot court by the external examiner at the time of viva-voce examination. Total 100 marks shall be distributed as under —



- 30 marks for written work of moot courts record and internship diary.
- 30 marks for vivo voce examination on internship.
- 40 marks on presentation of moot courts.

Note: Wherever an option has been given for a student to choose a subject under this scheme (whether law/pre-law subject), the student will have to choose any one subject from amongst the options provided under this scheme. Also, once a student has chosen a particular subject, he/she will not be allowed to change the optional subject at any later point.



#### **Course Code 8.5**

#### **CLINICAL PAPER I**

### ALTERNATE DISPUTE RESOLUTION (ADR)

The course will be taught through classroom instruction in association with the Practicing Lawyers. However there is no end semester theory examination for this Course. Students have to prepare a record covering the topics specified in Unit-I to III of Section -A and assigned to the students. The Student shall be required to attend and observe the proceedings of Lok Adalats, Family Courts, Tribunals and other ADR Systems and shall record at least 10 proceedings in the diary. The record and Report shall be submitted within the stipulated time to the evaluation Committee constituted by the College with a Full Time Teacher and Practicing Advocates. The mode of Assessment shall be as follows:-

- A) Record on Topics from Unit I to III -40 Marks (Internal marks to be awarded by the evaluation Committee)
- B) Diary on Lok Adalat, Family Court, Tribunals & other ADR Proceedings 40 Marks (To be awarded by both External & Internal Examiner jointly)
- C) Viva Voce **20 Marks** (to be awarded by both External & Internal Examiner jointly)

Note: - Student shall get atleast 45% of the marks in each of the above components.

#### Unit-I:

Alternate Dispute Resolution

- Characteristics, Advantages and Disadvantages; Unilateral Bilateral Triadic (Third Party) Intervention
- Techniques and processes: Negotiation Conciliation Arbitration Distinction between Arbitration, Conciliation and Negotiation.

#### Unit-II:

The Arbitration and Conciliation Act, 1996:

- Historical Background and Objectives of the Act
- Definitions of Arbitration, Arbitrator, Arbitration Agreement
- Appointment of Arbitrator & Termination of Arbitrator
- Proceedings in Arbitral Tribunal -- Termination of Proceedings
- Arbitral Award -- Setting aside of Arbitral Award Finality and Enforcement of Award
- Appeals Enforcement of Foreign Awards.
- Conciliation Appointment of Conciliators
- Powers and Functions of Conciliator; Procedure
- Settlement of disputes through conciliation.

#### **Unit-III:**

Other Alternative Dispute Resolution Systems:

- Tribunals
- Lokpal and Lokayukta



# Course Code 9.6 CLINICAL PAPER-II PROFESSIONAL ETHICS & PROFESSIONAL ACCOUNTING SYSTEM

The course will be taught through classroom instruction in association with the Practicing Lawyers. However there is no end semester theory examination for this Course. Students have to prepare a record covering the topics specified in Unit-I to IV of Section -A and assigned to the students & a Report on 50 select opinions of Disciplinary committee of Bar Council of India and 10 Major judgments of the Supreme Court relating to the Contempt of Court specified in Section B. The record and Report shall be submitted within the stipulated time to the evaluation Committee constituted by the College with Full Time Teacher and Practicing Advocates. The mode of Assessment is as follows:-

A) Record on Topics from Unit I to IV (Internal marks to be awarded by the evaluation Committee)

40 Marks

B) Report on opinions of Disciplinary committee of Bar Council of India & judgments of the Supreme Court

40 Marks
(to be awarded by both External & Internal Examiner jointly)

C) Viva – Voce 20 Marks

(to be awarded by both External & Internal Examiner jointly)

Note: A Student shall get at least 45% of the marks in each of the above components.

#### SECTION -A

#### UNIT-I

- The legal profession and its responsibilities;
- The equipment of the lawyer;
- · Conduct in court;
- Professional conduct in general;
- Privileges of a lawyer;

#### UNIT-II

- Seven lamps of advocacy
- Advocates duties towards public, clients, court, and other advocates and legal aid;
- Bar Council Code of Ethics.

#### UNIT-III

- Disciplinary proceedings
- · Professional misconduct
- Disqualifications
- Functions of Bar Council of India/State Bar Councils in dealing with the disciplinary proceedings



 Disciplinary Committees -- Powers and functions - Disqualification and removal from rolls. Contempt of Court Act, 1972

#### **UNIT-IV**

Accountancy for lawyers:

- Need for maintenance of accounts
- Books of accounts that need to be maintained- Cash Book, journal and ledger
- Elementary aspects of bookkeeping: Meaning, object, journal, double entry system, closing of accounts
- The cash and bulk transaction- The Cash book- Journal proper especially with reference to client's accounts- Ledger, Trial balance and final accounts- Commercial mathematics.

#### SECTION -B

#### Selected major judgments of the Supreme Court:

1.In the matter of D, An Advocate, AIR 1956 SC 102.

2.P.J.Ratnamv.D.Kanikaram, AIR1964 SC 244.

3.N.B.Mirzanv.The disciplinary committee of Bar Council of Maharastra and Another, AIR 1972 SC 46.

4.Bar Council Of Maharastrav.M.V.Dabholkar, etc., AIR 1976 SC 242.

5.V.C.Rangaduraiv.D.Goplan and others, AIR 1979 SC 201.

6. Chandra Shekhar Soniv. Bar Council of Rajasthan and Others, AIR 1983 SC 1012.

7.In Re an Advocate, AIR 1989 SC 245.

8.In Re Vinay Chandra Mishra, 1995 (Vol-I) IBR 118.

9. Supreme Court Bar Associationv. Union of India, AIR 1998 SC 1895.

10.Ex-Capt. Harish Uppalv. Union of India, AIR 2003 SC 739.

11 Any other recent judgments of Supreme Court selected and given by concerned teacher

#### Selected opinions of the Bar council of India

1. DC Appeal No. 16/93 1998 (Vol.1) IBR 135

2. BCI Tr. Case No.40/91 1998 (Vol.1) IBR139

3. DC Appeal No. 8/94 1998 (Vol. 1) IBR 153

4. DC Appeal No. 20/94 1997 (Vol. 3 &4) IBR 193

5 BCI Tr. Case No. 76/95 1997 (Vol. 3 &4) IBR 201

6 DC Appeal No.43/96 1997 (Vol. 3 &4) IBR 207

7 DC Appeal No.18/91 1997 (Vol. 1 & 2) IBR 271

8 DC Appeal No.24/90 1996 (Vol.1) IBR 135

9 DC Appeal No.19/93 1996 (Vol.1) IBR 152

10 BCI Tr. Case No.104/90 1996 (Vol.1) IBR 155

11 BCI Tr. Case No.52/89 1994 (Vol.1) IBR 187

12 BCI Tr. Case No.127/88 1992 (Vol. 3 &4) IBR 125

13 BCI Tr. Case No.39/87 1992 (Vol. 3 &4) IBR 147

14 BCI Tr. Case No.39/89 1992 (Vol. 3 &4) IBR 149

15 BCI Tr. Case No.16/88 1989 (Vol.1) IBR 99

16 BCI Tr. Case No.2/88 1989 (Vol.1) IBR 102

17 BCI Tr. Case No.52/88 1989 (Vol.2) IBR 110

18 DC Appeal No.41/87 1989 (Vol.2) IBR 122

19 BCI Tr. Case No.29/81 1989 (Vol.2) IBR 245

20 DC Appeal No.14/88 1989 (Vol.2) IBR 258

21 BCI Tr. Case No.14/80 1989 (Vol.2) IBR 264



- 22 DC Appeal No.24/87 1989 (Vol.2) IBR 273
- 23 DC Appeal No.46/86 1989 (Vol.2) IBR 280
- 24 DC Appeal No.3/88 1989 (Vol.2) IBR 285
- 25 BCI Tr. Case No.2/80 1989 (Vol.2) IBR 289
- 26 BCI Tr. Case No.10/86 1989 (Vol. 3 &4) IBR 520
- 27 BCI Tr. Case No.101/88 1989 (Vol. 3 &4) IBR 524
- 28 DC Appeal No.23/88 1989 (Vol. 3 &4) IBR 532
- 29 DC Appeal No.35/87 1989 (Vol. 3 &4) IBR 536
- 30 BCl Tr. Case No.27/88 1989 (Vol. 3 &4) IBR 542
- 31 BCl Tr. Case No.6/84 1989 (Vol. 3 &4) IBR 560
- 32 BCI Tr. Case No.24/86 1989 (Vol. 3 &4) IBR 563
- 33 DC Appeal No.10/88 1989 (Vol. 3 &4) IBR 572
- 34 DC Appeal No.45/74 1988 (Vol. 1 &2) IBR 182
- 35 DC Appeal No.23/87 1989 (Vol.1& 2) IBR 187
- 36 DC Appeal No.6/81 1988 (Vol.1& 2) IBR 193
- 37 BCI Tr. Case No.16/86 1988 (Vol.1& 2) IBR 197
- 38 DC Appeal No.41/86 1988 (Vol.1& 2) IBR 200
- 39 DC Appeal No.33/86 1988 (Vol. 3 &4) IBR 354
- 40 DC Appeal No.21/85 1988 (Vol. 3 &4) IBR 359
- 41 BCI Tr. Case No.43/82 1988 (Vol. 3 &4) IBR 364
- 42 DC Appeal No.28/86 1988 (Vol.3& 4) IBR 374
- 43 DC Appeal No.64/74 1987 (Vol.2) IBR 314
- 44 DC Appeal No.30/84 1987 (Vol.2) IBR 319
- 45 DC Appeal No.40/86 1987 (Vol.3) IBR 488
- 46 DC Appeal No.10/86 &10A/86 1987 (Vol.3) IBR 491
- 47 DC Appeal No.7/86 1987 (Vol.3) IBR 496
- 48 DC Appeal No.7/81 1987 (Vol.4) IBR 735
- 49 DC Appeal No.12/86 1987 (Vol.4) IBR 745
- 50 BCI Tr. Case No.57/87 1987 (Vol.4) IBR 753
- 51 Any other recent opinion/decision of Disciplinary committee of BCI, selected and given by concerned teacher

#### **Prescribed Books:**

- 1. K.V.Krishnaswamy Iyer- Professional Conduct and Advocacy.
- 2. B.S.Raman- Accountancy.
- 3. N. R. Madhava Menon-Clinical Legal Education.
- 4. Dr. B. Malik- Art of Lawyer (New Delhi, Universal Book Agency, 1999) Relevant articles
- 5. Contempt of Court Act, 1971
- 6. Myneni S.R.: Professional Ethics, Accountancy for Lawyers and Bench-Bar Relation, Asia Law House, Hyderabad.
- 7. Gupta S.P.: Professional Ethics, Accountancy for Lawyers and Bench-Bar Relation, Asia Law House, Hyderabad.
- 8. Kailash Rai: Professional Ethics, Accountancy for Lawyers and Bench-Bar Relation, Allahabad Law Agency.
- 9. Siroh: Professional Ethics, Central Law Publications, Allahabad.
- 10. Ramachandra Jha: Selected Judgements on Professional Ethics published by Bar Council of India Trust, 2002.
- 11. Dr. G.B. Reddy: Practical Advocacy of Law, 2nd Ed. 2005. Gogia Law Agency. Hyderabad



Note: In view of the fact that many legislative amendments and court decisions could be handed down on the topics covered hereinabove after this syllabus has been made applicable, students are expected to study all such latest amendments and court decisions on the topics mentioned in the aforesaid syllabus.



#### **B.A. LL.B. X Semester (5 Years Course)**

#### Course Code 10.5

#### CLINICAL PAPER III

#### MOOT COURT AND INTERNSHIP

This paper has three components of 30 marks each and viva-voce for 10 marks.

(A) Moot Court (30 marks): Every student is required to participate in at least three moot courts in the X Semester with 10 marks for each. The moot court work will be on an assigned problem and it will be evaluated for 5 marks for written submissions and 5 marks for oral advocacy.

Marks will be given on the basis of written submission and oral advocacy. Written submissions shall include brief summary of facts, issues involved, provisions of laws and arguments, citation, prayer, etc. Marks for oral advocacy may be awarded for communication skills, presentations, language, provisions of law; authorities quoted, court manners, etc. Written Memorials submitted by the students shall be kept by the College for Further Verification.

The performance of student in the moot court shall be evaluated by a committee consisting of (i) Principal of the College (ii) an Advocate with 10 years experience at the Bar; and (iii) the teacher concerned.

- (B) Observance of Trial in two cases, one Civil and one Criminal (30 marks):
  - Students are required to attend courts to observe at least one civil and one criminal case. They shall maintain a record and enter the various steps observed during their attendance on different days in the court. The Court Observation Record submitted by the students should be evaluated by a committee consisting of (i) Principal of the College/the concerned teacher (ii) External Examiner appointed by the University and (iii) an Advocate with 10 years experience at the Bar. Court attendance shall be compulsory and details shall be recorded in a Record Book kept therefor. This may be carried under the supervision of a teacher of the college. This scheme will carry 30 marks.
- (C) Interviewing Techniques and Pre-Trial Preparations and Internship/Court Visit Diary (30 marks):

Each student should observe two 'interview sessions' of clients either in the Lawyer's Office or in the Legal Aid Office and record the proceedings in a diary, which will carry 15 marks. Each student has to further observe the preparation of documents and court papers by the Advocate and the procedure for the filing of the suit / petition. This shall be recorded in the diary which will carry 15 marks. The diary shall clearly indicate the dates on which the above observations are made and they shall be authenticated by

authenticated by the advocate concerned. Evaluation of the above diary shall be made by the committee consisting of (i) Principal of the College/the concerned teacher (ii) University Representative appointed by the Controller of Examinations in consultation with the Chairman, Board of Studies in Law, and (iii) an Advocate with 10 years experience at the Bar.

#### (D) Viva-voce (10 marks):

There shall be viva-voce examination on all the above three components. The Viva-voce Board consisting of (i) Principal of the College/the concerned teacher (ii) University Representative appointed by the Controller of Examinations in consultation with the Chairman, BOS in Law; and (iii)an advocate with 10 years experience at the Bar shall evaluate the student in the Viva. The proceedings of the viva-voce shall be recorded.

#### Note:

- 1. Attendance of the students in all the four components of the paper shall be compulsory.
- 2. The above records, diary certified by the University Representative appointed by the Controller of Examinations in consultation with the Chairman, BOS in Law shall be submitted to the University for further verification.

#### **Suggested Readings:**

- 1. Dr. Kailash Rai: *Moot Court Pre-Trial Preparation and Participation in Trial Proceedings*, Central Law Publication.
- 2. Amita Danda: Moot Court for Interactive Legal Education, Gogia Law Agency, Hyderabad.
- 3. Blackstone's: Books of Moots, Oxford University Press.
- 4. Mishra: Moot Court Pre-Trial Preparation and Participation in Trial Proceedings, Central Law, Allahabad.

Note: In view of the fact that many legislative amendments and court decisions could be handed down on the topics covered hereinabove after this syllabus has been made applicable, students are expected to study all such latest amendments and court decisions on the topics mentioned in the aforesaid syllabus.



#### Course Code 10.6

#### CLINICAL PAPER IV

#### DRAFTING, PLEADINGS AND CONVEYANCING

Class-room instruction and simulation exercises on the following items shall be extended. However there is no end semester theory examination for this course.

#### Unit I

Drafting: General Principles of Drafting and relevant Substantive Rules shall be taught.

#### Unit II

#### Pleadings:

- (i) Civil—Plaint, Written Statement, Interlocutory Application, Original Petition, Affidavit, Execution Petition, Memorandum of Appeal and Revision.
- (ii) Petition under Article 226 and 32 of the Constitution of India Drafting of Writ Petition and PIL Petition.
- (iii) Criminal— Complaint, Criminal Miscellaneous Petition, Bail Application, Memorandum of Appeal and Revision.

#### Unit III

#### Conveyancing:

Sale Deed, Mortgage Deed, Lease Deed, Gift Deed, Promissory Note, Power of Attorney, Will, Trust Deed

#### **Practical Exercises**

Apart from teaching the relevant law, the course includes not less than 15 (fifteen) practical exercises in drafting of pleadings carrying a total of 45 marks (3 marks for each) and 15 (fifteen) exercises in conveyancing carrying another 45 marks (3 marks for each exercise) and remaining 10 marks for viva-voce. These 30 exercises shall be recorded. Each student shall be served with different problems for the purpose of exercise. These exercises shall be assessed and marks may be allotted. These exercises shall be evaluated by a common committee consisting of (i) Principal of the College/the concerned teacher as Internal Examiner (ii) External Examiner appointed by the University (iii) an Advocate with 10 years experience at the Bar. The same committee will also conduct viva-voce on the above concepts.

Note: Attendance of the students for viva-voce shall be compulsory.

#### Suggested Readings:



- 1. R.N. Chaturvedi: Pleadings and Conveyancing, Central Law Publications.
- 2. De Souza: Conveyancing, Eastern Law House.
- 3. Tiwari: Drafting, Pleading and Conveyancing, Central Law Agency.
- 4. Mogha: Indian Conveyancer, Eastern Law House.
- 5. Mogha: Law of Pleadings in India, Eastern Law House.
- 6. Shiv Gopal: Conveyancing, Precedents and Forms, Eastern Book Company
- 7. Narayana P.S.: Civil Pleadings and Practice, Asia Law House.
- 8. Narayana P.S.: Criminal Pleadings and Practice, Asia Law House.
- 9. Noshirvan H.Jhabvala: *Drafting, Pleadings, Conveyancing & Professional Ethics*. Jamhadar & Companes.
- 10. R.D.Srivastava: The Law of Pleadings, Drafting and Conveyancing, Central Law Agency

Note: In view of the fact that many legislative amendments and court decisions could be handed down on the topics covered hereinabove after this syllabus has been made applicable, students are expected to study all such latest amendments and court decisions on the topics mentioned in the aforesaid syllabus.

