



Shri Vaishnav Vidyapeeth Vishwavidyalaya

LL.B. (Hons.) SEMESTER II

COURSE CODE	CATEGORY	COURSE NAME	L	T	P	CREDITS	TEACHING & EVALUATION SCHEME				
							THEORY		PRACTICAL		
							END SEM University Exam	Two Term Exam	Teachers Assessment*	END SEM University Exam	Teachers Assessment*
LLB201	DC	CONSTITUTIONAL LAW-I	4	0	0	4	60	20	20	0	0

Legends: L - Lecture; T - Tutorial/Teacher Guided Student Activity; P – Practical; C - Credit;

***Teacher Assessment** shall be based following components: Quiz/Assignment/ Project/Participation in Class, given that no component shall exceed more than 10 marks.

Course Objectives:

1. To teach basic principles of Constitution, citizenship and Fundamental Rights
2. To teach the provision of Directive Principles of State Policy and Centre/State Legislature, Judiciary and Executive

Course Outcomes: After completion of this course the students are expected to be able to:

1. Understand the concepts of Constitution, Citizenship and Fundamental Rights. and contractual obligations thereof.
2. To demonstrate the provisions of Directive Principles of State Policy and Centre/State Legislature, Judiciary and Executive.

Syllabus:

UNIT-I: Introduction

- Preamble
- Nature of Indian Constitution
- Characteristics of federalism
- Unitary form of Government.

UNIT-II: Citizenship, Fundamental Rights

- Citizenship
- State
- Fundamental Rights – Equality, freedom and social control, personal liberty, changing dimensions of personal liberty, cultural and educational rights.
- Right to constitutional remedies



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UNIT-III: Fundamental duties, Directive Principles

- Directive Principles of State policy.
- Inter relationship between fundamental rights and directive principles.
- Fundamental duties.

UNIT-IV: Union Executive, Legislature and Judiciary

- Union Executive – the President, Vice President
- Union Legislature – Council of Ministers
- Union Judiciary – Supreme Court.

UNIT-V: State Executive, Legislature and judiciary

- State Executive – Governor
- State Legislature – *Vidhan Sabha – Vidhan Parishad*
- State Judiciary – High Court.

References:

1. Basu. (n.d.). Introduction to the Constitution of India . Lexis Nexis Publication.
2. Carwin. (n.d.). Constitution of U.S. Lexis Nexis Publication.
3. D.D.Basu. (2019). Constitutional law of India. Lexis Nexis Publication.
4. India, M. J. (2018). Constitution of India. Lexis Nexis Publication.
5. Kauper, P. (1977). Constitutional Law: Cases and Materials. Little Brown and Co.
6. Lippman. (n.d.). Constitution law. Sage Publication.
7. P.H.Lane. (1994). An Introduction to the Australian Constitutions. Law Book Com.Of Australia.
8. Pandey, J. (2020). Constitutional law of India. Central Law Publication.
9. Rai, K. (2016). Indian legal & constitutional history. ALLAHABAD LAW AGENCY.
10. Seervai, H. (2015). Constitution law of India (Vols. 3). Universal Law Publication.
11. Shukla, V. (2019). Constitution of India. Eastern Book Publisher.
12. Woll, P. (1981). Constitutional Law: Cases and Comments. Pearson College Div.



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							THEORY		PRACTICAL		
							END SEM University Exam	Two Term Exam	Teachers Assessment*	END SEM University Exam	Teachers Assessment*
LLB202	DC	LAW OF CONTRACT - II (SPECIAL CONTRACT)	4	0	0	4	60	20	20	0	0

Legends: L - Lecture; T - Tutorial/Teacher Guided Student Activity; P – Practical; C - Credit;

*Teacher Assessment shall be based following components: Quiz/Assignment/ Project/Participation in Class, given that no component shall exceed more than 10 marks.

Course Objectives:

1. To teach basic principles of specific contract, partnership etc.
2. To teach the provision of Sales of Goods Act 1930.

Course Outcomes: After completion of this course the students are expected to be able to:

1. Understand the concepts of specific contracts like bailment, pledge, agency etc.
2. To demonstrate the provisions of formation of sale contract.

Syllabus:

Unit I: Indemnity

- The Concept
- Need for indemnity to facilitate commercial transactions
- Method of creating indemnity obligations
- Definition of indemnity
- Nature and extent of liability of the indemnifier
- Commencement of liability of the indemnifier
- Situations of various types of indemnity creations
- Documents agreements of indemnity
- Nature of indemnity clauses
- Indemnity in case of International transactions
- Indemnity by Governments during interstate transactions

Guarantee

- The concepts
- Definitions of guarantee: as distinguished from indemnity
- Basic essentials for a valid contract
- The place of consideration and the criteria for ascertaining the existence of consideration in guarantee contracts



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- Position of minor and validity of guarantee when minor is the principal debtor creditor or surety
- Continuing guarantee
- Nature of surety's liability
- Duration and termination of such liability
- Illustrative situations of existence of continuing guarantee
- Creation and identification of continuing guarantees
- Letters of credit and bank guarantee as instances of guarantee transactions

Right of surety:

- Position of surety in the eye of law
- Various judicial interpretations to protect the surety
- Co-surety and manner of sharing liabilities and rights
- Extent of surety's liability
- Discharge of surety's liability

Unit II: Bailment

- Identification of bailment contracts in day-to-day life
- Manner of creation of such contracts
- Commercial utility of bailment contracts
- Definition of bailment
- Kinds of bailee
- Duties of bailor and bailee towards each other
- Rights of bailor and bailee
- Finder of goods as a bailee
- Liability towards the true owner
- Obligation to keep the goods safe
- Right to dispose of the goods

Pledge

- Pledge: comparison with bailment
- Commercial utility of pledge transactions
- Definition of pledge under the Indian Contract Act
- Other statutory regulations (State & Centre) regarding pledge, reasons for the same.
- Rights of the pawner and pawnee
- Pawnee's right of sale as compared to that of an ordinary bailee
- Pledge by certain specified persons mentioned in the Indian Contract Act



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Unit III: Agency

- Identification of different kinds of agency transactions in day-to-day life in the commercial world
- Kinds of agents and agencies
- Distinction between agent and servant
- Essentials of agency transaction
- Various methods of creation of agency
- Delegation
- Duties and rights of agent
- Dope and extent of agent's authority
- Liability of the principal for acts of the agent including misconduct and tort of the agent'
- Liability of the agent towards the principal
- Personal liability towards the parties
- Methods of termination of agency contract
- Liability of the principal and agent before and after such termination

Unit IV: Law relating to Partnership

- Definition and Nature of Partnership/Firm/Duties
- Relationship between partners mutual rights duties
- Implied Authority of Partners, Emergency
- Liability of Partners
- Doctrine of Holding out
- Incoming and outgoing partner – their rights liabilities
- Dissolution – Kinds, consequences
- Registration of firm and Effect of non-registration

Unit V: Sale of Goods

- Concept of sale as a contract
- Illustrative instances of sale of goods and the nature of such contracts
- Essentials of contract sale
- Essential conditions in every contract of sale
- Implied terms in contract sale
- The rule of caveat emptor and the exceptions thereto under the sale of Goods Act
- Changing concepts of caveat emptor
- Effect and meaning of implied warranties in the sale
- Transfer of title and passing of risk
- Delivery of goods: various rules regarding delivery of goods
- Unpaid seller and his rights
- Remedies for breach of contract



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References:

1. Abhichandani, R.K. (1999). (ed.) Contract and Specific Relief Acts Bombay.
2. Adiga, and Bhashyam (1995). The Negotiable Instruments Act, Bharath, Allahabad.
3. Guest, A.G. (ed.), (1992). Benjamin's Sale of Goods, Sweet & Maxwell.
4. Nair, Krishnan (1999). Law of Contract, Orient.
5. Parthasarathy, S.M. (ed), Ansons' Law of Contract, Oxford, London.
6. Pollack and Mullah, (1999). Contract and Specific Relief Acts Bombay.
7. Ramaninga, (1998). The Sales of Goods Act, Universal.
8. Saharaya, H.K.(2000). Indian Partnership and sale of Goods Act (2000), Universal.
9. Singh, Avtar. (1998). Principles of the Law of Sale of Goods and Hire Purchase, Eastern Book Company, Lucknow.
10. Singh, Avtar. (2000). Contract Act, Eastern Book Company, Lucknow.
11. Verma, P. J. (ed), Singh and Gupta, (1999). The Law of partnership in India, Orient Law House, New Delhi.



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							THEORY		PRACTICAL		
							END SEM University Exam	Two Term Exam	Teachers Assessment*	END SEM University Exam	Teachers Assessment*
LLB203	DC	LAW OF CRIMES-II: CRIMINAL PROCEDURE CODE	4	0	0	4	60	20	20	0	0

Legends: L - Lecture; T - Tutorial/Teacher Guided Student Activity; P – Practical; C - Credit;

***Teacher Assessment** shall be based following components: Quiz/Assignment/ Project/Participation in Class, given that no component shall exceed more than 10 marks.

Course Objectives:

1. To teach basic provisions of criminal procedure code, trial procedures of juvenile and adults, etc.
2. To teach the provision of bail, appeals, reference, review, revision, inherent power.

Course Outcomes: After completion of this course the students are expected to be able to:

3. Understand the provisions of criminal procedure code, trial procedures of juvenile and adults, etc.
4. To demonstrate the provision of bail, appeals, reference, review, revision, inherent power.

Syllabus:

UNIT-I: Introduction

- The rationale of criminal procedure: the importance of fair trial, The constitutional perspectives
- Pre- trial Process: Arrest
- The distinction between cognizable and non- cognizable offences: relevance and adequacy problems
- Steps to ensure accused's presence at trial: warrant and summons
- Arrest with and without warrant (Section 70-73 and 41)
- The absconder status (section 82, 83, and 85)
- Right of the arrested person Right to know ground of arrest (section 50(1), 55,75)
- Right to be taken to magistrate without delay (section 56,,57)
- Right to not being detained for more than twenty- four hours (section 57): Vis-a-vis Article 22 (2) of the constitution of India



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- Right to consult legal practitioner, legal aid and the right to be informed about rights to bail.
- Right to be examined by a medical practitioner (section 54)

Search and Seizure (Pre-trial Process)

- Search warrant (section 83, 94, 97, 98) and search without warrant
- Police search during investigation (section 165, 166, 153)
- General principles of search (section 100)
- Seizure (section 102)
- Constitutional aspects of validity of search and seizure proceedings

UNIT II: Pre-trial Process F.I.R.

- F.I.R. (section 154)
- Evidentiary value of F.I.R. (see section 145 and 157 of Evidence Act)

Pre-trial Process: Magisterial Powers to Take Cognizance

- Commencement of proceedings- (section 200, 201, 202)
- Dismissal of complaints (section 203, 204)
- Bail: concept, purpose: constitutional overtones
- Bailable and non- bailable offences (section 436, 437, 438)
- Cancellation of bail (section 437 (5))
- Anticipatory bail (section 438)
- Appellate bail powers (section 389 (1), 395 (1), 437 (5))
- General principles concerning bond (section 441 - 450)

UNIT III: Fair Trial

- Conception of fair trial
- Presumption of innocence
- Venue of trial
- Right of the accused to know the accusation (section 221- 224) and accusation be held in the accused's presence
- Right of cross- examination and offering evidence in defence: the accused statement
- Right to speedy trial

Charge

- Framing of charge
- Form and content of charge (section 211, 212, 216)
- Separate charge for distinct offence (section 218, 219, 220, 221, 223)
- Discharge – pre- charge evidence



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Preliminary Pleas to Bar the Trial

- Jurisdiction (section 26, 177- 189, 461, 462, 479)
- Time limitations: Rationale and scope (section 468 - 473)
- Pleas of autrefois acquit and autrefois convict (section 300, and Art 22d)
- Estoppel
- Compounding of offences
- Trial before a Court of Sessions: Procedural Steps and Substantive Rights
- Summary Trial (Sec 260-265)

UNIT IV: Judgment

- Form and content (section 354)
- Post-conviction orders in lieu of punishment (section 360, 361, 31): emerging penal policy (Plea Bargaining)
- Compensation and cost (section 357,358)
- Modes of providing judgement (section 353, 362, 363)

UNIT-V: Appeals, Reference & Revision

- No appeal in certain cases (section 372. 375. , 376)
- The rationale of appeals, review, revision
- The multiple ranges of appellate remedies
- Appeal before Supreme Court of India and High Courts (section 374, 379) and (Article 31,132, 134, 136 of constitution of India)
- Appeal to Sessions Court (section 374)
- Special right to appeal (section 380)
- Government appeal against sentencing (section 377, 378)
- Judicial power in disposal of appeal (section 368)
- Legal aid in appeals
- Revisional jurisdiction (section 397- 405)
- Transfer of cases (section 406, 407)

References:

1. Ratanlal & Dhirajlal, Criminal Procedure, Lexis Nexis Butterworths Wadhwa, Nagpur, 2012
2. S.C. Sarkar, The Law of Criminal Procedure, Wadhawa & Co. , Nagpur, 2007
3. K.N. Chandrasekharan Pillai, R.V. Kelkar's Lectures on Criminal Procedure, Eastern Book Company, 2013
4. K.N. Chandrasekharan Pillai, Criminal Procedure, Eastern Book Company, 2004
5. Aiyer, Mitter, Law of Bails- Practice and Procedure, Law Publishers(India) Pvt. Ltd.
6. P.V. Ramakrishna, Law of Bail, Bonds, Arrest and Custody, Lexis Nexis, 2008
7. P.K. Majumdar, Law of Bails, Bonds and Arrest, Orient Publication, 2012
8. Justice P.S. Narayana, Code of Criminal Procedure, ALT Publications, 2012
9. Bare Act of Code of Criminal Procedure, 1973



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							THEORY		PRACTICAL		
							END SEM University Exam	Two Term Exam	Teachers Assessment*	END SEM University Exam	Teachers Assessment*
LLB204	DC	LAW OF EVIDENCE	4	0	0	4	60	20	20	0	0

Legends: L - Lecture; T - Tutorial/Teacher Guided Student Activity; P – Practical; C - Credit;

***Teacher Assessment** shall be based following components: Quiz/Assignment/ Project/Participation in Class, given that no component shall exceed more than 10 marks.

Course Objective:

1. To teach basic principles of evidence law.
2. To teach the provision of examination in chief, cross examination and re-examination.

Course Outcomes: After completion of this course the students are expected to be able to:

1. Understand the concepts of evidence law.
2. To demonstrate the provisions of examination in chief, cross examination and re-examination.

Syllabus:

UNIT I: Introductory

- The main features of the Indian Evidence Act 1861
- Applicability of Evidence Act
- Administrative Tribunals
- Industrial Tribunals
- Commissions of enquiry
- Court- Martial

Central Conceptions in Law of Evidence

- Facts: section 3 definition: distinction - relevant facts/facts in issue
- Evidence: oral and documentary
- Circumstantial evidence and Direct evidence
- Presumption
- “Proving” “not proving” and “disproving”
- Witness
- Appreciation of evidence



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UNIT-II: Facts: Relevancy

- The Doctrine of res- gestae
- The problems of relevancy of “otherwise” irrelevant facts (section ii)
- Facts concerning bodies and mental state

Admission and Confessions

- General principles concerning admission
- Differences between “admission” and “confession”
- Non- admissibility of confessions caused by “any inducement, threat or promise”
- Inadmissibility of confession made before a police officer
- Admissibility of custodial confessions
- Admissibility of “information” received from accused person in custody; with special reference to discovery based on “joint statement”
- Confession by co-accused
- The problems with the judicial action based on a “retracted confession”

UNIT-III: Dying Declarations

- The justification for relevance of dying declarations
- The judicial standards for appreciation of evidentiary value of dying declarations
- Conclusive Evidence

Relevance of Judgments

- Admissibility of judgments in civil and criminal matters
- “Fraud” and “Collusion”.

Expert Testimony

- Who is an expert? : types of expert evidence
- Opinion on relationship especially proof of marriage
- Judicial defence to expert testimony

UNIT IV: Oral Documentary Evidence

- General principles concerning oral evidence, Primary / Secondary evidence.
- General principles concerning documentary evidence.
- General principles regarding exclusion of oral by documentary evidence, public & private documents.
- Special problems: re-hearing evidence
- Estoppel

Witness Examination and cross Examinations

- Competency to testify
- State privilege



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- Professional privilege
- Approval testimony
- General principles of examination and Cross examination
- Leading questions
- Lawful questions in Cross-examination
- Re-examination
- Compulsion to answer questions put to witness
- Hostile witness
- Impeaching of the standing or credit of witness

UNIT V: Burden of Proof

- General principles conception of onus-probans and onus-probandi
- General and special exceptions to onus probandi
- The justification of presumption and of the doctrine of judicial notice
- Justification as to presumption as to certain offences
- Presumption as to dowry
- The scope of the doctrine of judicial notice

Estoppel

- Why estoppel? The rationale
- Tenancy Estoppel
- Estoppel, res-judicial and waiver and presumption
- Question of corroboration
- Improper admission and of witness in civil and criminal cases

References:

1. Sarkar and Manohar, (1999), evidence Wadhwa & Co. Nagpur
2. Indian Evidence Act, 1872 (Amendment up to date)
3. Dhirajlal, Ratanlal. (1994), Law of Evidence Wadhwa & Co. Nagpur
4. Polein, Murphy. Evidence (51h Reprint 2000), Universal Delhi
5. Albert S. Osborn, The Problem Proof (First Indian Reprint 1998). Universal Delhi
6. Avtar Singh, Principles of Law of evidence (1992), Central Law Agency, New Delhi



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HONOURS/ OPTIONAL COURSES



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							THEORY		PRACTICAL		
							END SEM University Exam	Two Term Exam	Teachers Assessment*	END SEM University Exam	Teachers Assessment*
LLBHO201	DE	HUMAN RIGHTS: LAW AND PRACTICE	4	0	0	4	60	20	20	0	0

Legends: L - Lecture; T - Tutorial/Teacher Guided Student Activity; P – Practical; C - Credit;

***Teacher Assessment** shall be based following components: Quiz/Assignment/ Project/Participation in Class, given that no component shall exceed more than 10 marks.

Course Objectives: After studying this paper the students will know-

1. Concept and idea of Human Rights
2. Important principles of Human Rights.
3. Concept of UN Charter & UDHR
4. Various types of International & National conventions.
5. Concept of National commission of Human Rights in India..

Course Outcome:

The students should be able to:

1. To expose about concepts and idea of Human Rights;
2. To apprise about the sources of Human Rights and Its Classification;
3. To expose the Enforcement of Human Rights in India. \

Syllabus:

UNIT I: Human Rights: Meaning & Definition

Meaning, Evolution of Human Rights: Ancient and Natural law perspective, Human Rights-Importance

UNIT II: Human Rights: Sources & Classification

Natural Rights and Human Rights, Legal Right and Human Rights, Human Rights-Classification, Human Rights and League of Nations, Sources of International Human Rights Law

UNIT III: Human Rights: International Perspective

U.N.Charter and Human Rights, Universal Declaration of Human Rights and its legal significance. Covenants and Conventions: International Covenant on Economic, Social and Cultural Rights, 1966; International Conventions on Civil & Political Rights, 1966 The European Convention on Human Rights, 1950, The American Convention on Human Rights, 1969, African Charter on Human and Peoples Rights, The Vienna Conference on Human Rights,



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Convention Against Torture and Other Cruel Inhuman or Degrading Treatment or Punishment, Rights of the Aged.

UNIT IV: Human Rights in India

Human Rights and Indian Constitution, The Protection of Human Rights Act, 1992 Judicial activism & Protection of Human Rights in India, Role of Non-Governmental organization in the Promotion and Protection of Human Rights; Refugees

UNIT V: National Human Rights Commission

National Commission for Minorities, National Commission for Safai karamcharis, National Commission for Women, National Commission for Backward Classes and National Commission for Schedule Castes and Schedule Tribes.

References:

Acts

1. The Charter of UNO
2. The Protection of Human Rights Act, 1993
3. The Universal Declaration of Human Rights, 1948
4. The Protection of Human Rights Act, 1993

Books:

1. Verema, S.K. (1998) *Public International Law*, Prentice Hall of India
2. Wallace, (1996) *International Human Rights*, Sweet & Maxwell
3. Meron, Theodor (ed.), *Human Right in International Law*
4. Krishna Iyer, V.R. *The Dialectics and Dynamics of Human Right in India*
5. Kapoor, S.K. *Human Right under International Law & Indian Law*



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							THEORY		PRACTICAL		
							END SEM University Exam	Two Term Exam	Teachers Assessment*	END SEM University Exam	Teachers Assessment*
LLBHO202	DE	INVESTMENT LAW	4	0	0	4	60	20	20	0	0

Legends: L - Lecture; T - Tutorial/Teacher Guided Student Activity; P – Practical; C - Credit;

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Course Objectives:

This course aims to provide participants with in-depth knowledge and understanding of contemporary international investment law.

Course Outcomes:

After the completion of the course the students will be able to:

1. Explain the main principles of International Investment Law and Identify key instruments and institutional arrangements regulating investment.
2. Apply the key norms of modern International Investment Law
3. Describe concepts such as fiduciary duty.

Syllabus:

UNIT I: Investment and Securities Laws

Evolution of Securities and Investment Laws in India, Concept of Securities and Kinds of Securities, Regulatory Framework to Govern Securities in India: The Securities Contracts (Regulation) Act, 1956 - Delisting of Securities; Role of Stock Exchange under It - Powers and Functions under SEBI Act, 1992; The Depositories Act, 1996 -Dematerialisation of Shares

UNIT II: Banks and Securities

Role of Banks to Issue Securities, Changing Functions of Banks from Direct Lending to Modern System of Investment Banking, Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002: It's Background, Importance, The Debt Recovery, Tribunals and Important Case Law.

UNIT III: Understanding Market

Primary Market; meaning, functions Indian Capital Market, Authority Governing Capital Market in India, Capital Market Instruments-Equities, Preference Shares, Shares with Differential Voting Rights, Corporate Debt, Non-Convertible Debentures (NCD), Partly, Fully and Optionally Convertible Debentures, Bonds, Warrants. Aspects of Primary Market- book building, Green Shoe Option. Secondary Market Development of Stock market in India; Stock



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market & its operations, Trading Mechanism, Block and Bulk deals, Basis of Sensex, Suspension and Penalties. Surveillance Mechanism; Risk management in Secondary market

UNIT IV: Foreign Investment Laws

Role of the Foreign Exchange Management Act, 1999 to Regulate Foreign Trade - Difference from FERA, Administration of Exchange Control, Adjudicatory Powers, Foreign Trade (Development & Regulation) Act, 1992, Joint ventures in India and Foreign Collaborations: Concept of Transnational Corporations and Multinational Corporations – UNCTAD model, Foreign Direct Investment, Foreign Institutional Investors: Its Regulatory Mechanism in India, Concept of Special Economic Zone (SEZ)

UNIT V: Means and forum to settle investment disputes

Jurisdiction & applicable law, Investment contracts, Investment treaties, International law on investment disputes, The nature of investors' rights (direct v. derivative), The return of the state in IIL.

References:

1. N. Bernasconi-Osterwalder and L. Johnson, (IISD, 2011) International Investment Law and Sustainable Development: Key cases from 2000–2010
2. C. Binder, U. Kriebaum, A. Reinisch, August (eds.), International Investment Law for the 21st Century
3. Essays in Honour of Christoph Schreuer (Oxford University Press, 2009).
4. Bishop, D. Crawford, J. and Reisman, M. (2005) Foreign Investment Disputes, Cases, Materials and Commentary (Kluwer Law).
5. Alvarez, J. E. (2011) The Public International Law Regime Governing International Investment, Hague Academy of International Law.
6. N. Blackaby, C. Partasides, A. Redfern, Redfern and Hunter on International Arbitration Oxford University Press.
7. Dolzer, R. and Schreuer, C. (2012) Principles of International Investment Law (2nd ed., Oxford University Press)
8. Douglas, Z. (2009) The International Law of Investment Claims (Cambridge University Press)
9. Douglas, Z. Pauwelyn J. and Vinuales J. (eds.), (2014) The Foundations of International Investment Law: Bridging Theory into Practice, Oxford University Press
10. Herdegen, M. (2016) Principles of International Economic Law (Oxford University Press)
11. McLachlan, C. Shore, L. and Weiniger, M. (2017) International Investment Arbitration: Substantive Principles (Oxford University Press)
12. Muchlinski, P. Ortino F. and Schreuer, C. (2008) The Oxford Handbook on International Investment Law (Oxford University Press)
13. Schefer K. Nadakavukaren, (2016) International Investment Law: Text, Cases and Materials
14. Newcombe, A. and Paradell, L. (2009) Law and Practice of Investment Treaties, Standards of Treatment (Wolters Kluwer)



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15. Schneiderman, D. (2008) Constitutionalizing Economic Globalization: Investment Rules and Democracy's Promise (Cambridge University Press)
16. Schreuer, C. (2009) The ICSID Convention, A Commentary (2nd ed., Cambridge University Press)
17. Sornarajah, M. (2017) The International Law on Foreign Investment (4th ed., Cambridge University Press)
18. Harten, Van G. (2007) Investment Treaty Arbitration and Public Law (Oxford University Press)



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							THEORY		PRACTICAL		
							END SEM University Exam	Two Term Exam	Teachers Assessment*	END SEM University Exam	Teachers Assessment*
LLBHO203	DE	CRIMINAL PSYCHOLOGY	4	0	0	4	60	20	20	0	0

Legends: L - Lecture; T - Tutorial/Teacher Guided Student Activity; P – Practical; C - Credit;

***Teacher Assessment** shall be based following components: Quiz/Assignment/ Project/Participation in Class, given that no component shall exceed more than 10 marks.

Course Objectives:

Criminal Psychology Studies students will exhibit the ability to apply criminological theory, research methods, and appropriate technology to assess, evaluate, and address issues in the practice of criminology and criminal justice.

Course Outcomes:

After the completion of the course the students will be able to:

1. Demonstrate a critical understanding of diversity and inequality as manifested in the criminal justice system locally, nationally, and globally.
2. Relate these understandings to both study and practice of criminology and criminal Psychology including an engagement with diverse local communities around issues of crime, criminal justice, and other problem behaviors.

Syllabus:

UNIT I: Psychology Of Criminal Behaviour

1. Definition, nature and scope of criminal psychology.
2. Criminal responsibility :Mc-Naughten and Durhem rules
3. Mens-rea&Actus-rea in the criminal law of India.
4. Provision in the I.P.C. (Sc. 84 and 85)
5. Mental abnormalities and crime.
6. Prevention of crime

UNIT II: Psychological Disorders And Criminal Behaviour

1. Psychopath – Juvenile delinquency.
2. Mentally ill offenders.
3. Serial killers & Rampage killers.
4. Sex offenders.

UNIT III: Violent Criminal Behavior and Drug Related Crime.

1. Psychology of aggression and violence.
2. Terrorism – Domestic and international Drugs and Crime.
3. Cyber-crimes – defined governed Cyber- terrorism, bullying, harassment, stalking.



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LL.B. (Hons.) SEMESTER II

UNIT IV: Selection & Training of Law Enforcement Personnel.

1. Selection of the police officers: Pre-employment selection, fitness for duty evaluation, psychometric tools.
2. Training of the police officers: Interactions with the mentally ill, Domestic disturbance, Hostage negotiations.
3. Personality of Police officers.
4. Job stress and discretion.

UNIT V: Role of Psychology in Prevention, Assessment & Treatment

1. Psychological precursors to crime.
2. Crime patterns – psychological analysis
3. Mental Health and the law.
4. Emerging issues in crime and justice.

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