POST GRADUATE DIPLOMA IN AIR & SPACE LAW
COURSE CONTENT

PAPER-I
INTRODUCTION TO AIR LAW

- Definition, Nature, Scope and Sources of Air Law: Freedom and Sovereignty in the Air
- Basic Principles of Air Law: Principle of Exclusive and Total Sovereignty of State over their Air Space-Principle of the Freedom of the Fighters in International Air Space-Principle of Ensuring the Security of International Civil Aviation Organization (ICAO)
- Conventions relating to Aerial Navigation: Paris Convention, 1919-Havana Convention, 1928-Warsaw Convention, 1929-Chicago Convention, 1944
- International Civil Aviation Organization (ICAO): Organizational Structure-Legislative-Administrative and Judicial Functions-Dispute Settlement Mechanism of ICAO
International Air Law: Origin & Development of Aviation Law in USA, UK, & EU


Carriers’ Liability under the Warsaw Convention: Applicability-Carriage Documents-Extent of the Liability of Carrier-Duration of the Liability-Jurisdiction and Procedural Aspects

Domestic Air Law: Aircraft Regulations Pre & Post-Aircraft Act, 1934-Aircraft Rules, 1937&Related Amendments

Development of International Legal Regime: Implementation of International Air Law in India
AVIATION LIABILITY AND LAW ON AIR TRANSPORT

- **Product Liability in Aviation:** Concept of Product Liability-Strict Liability in Aviation-Crashworthiness-Punitive Damages-Codification of Product Liability
- **Liability Insurance in Aviation:** Development of Aviation Liability Insurance-Risk Evaluation-Aviation Hull Insurance-Carriers’ Liability Insurance-Flying Personnel Insurance-Insurance against Hijacking of Aircrafts
- **Liability for Damage Caused on Surface and During Collisions:** Non-applicability of the Warsaw System-Relevance of the Rome Convention and Montreal Protocol-Risk Liability of the Operator-Liability for Noise, Sonic Boom and Crop-Dusting Air Collisions
- **Carrier Liability:** Air Carrier Liability for Passenger Death or Injury-Loss and Damage of Air Freight-Surface Liability-Manufacturer Liability
- **Law on Air Transport:** Bilateral Air Transport Agreements-Traffic Rights and Air Transport Agreements-Competition Law and Air Alliances
Legal Regime Governing Crimes on Board Aircrafts: Problem of Jurisdiction and Applicable Lawsto try the Offenses on Board Aircrafts-Aviation Terrorism


Security Regulations: ICAO &Directorate General of Civil Aviation (DGCA) Regulatory Approach on Safety


New Development in Air Law: Technological Development and Problem in Civil Aviation- Airport Management, Problems in Application of Air Laws-Liability in International Civil Aviation
INTRODUCTION TO SPACE LAW


- **Development of the Space Law:** UN General Assembly Resolutions-International Co-Operation for Peaceful Use-Shift from Air Law to Space Law

- **Fundamental Principles:** Province of all Mankind-Freedom of Exploration, Use and Scientific Investigation-Jurisdiction and Control-Cooperation between the States-Astronauts-Envoys of Mankind


- **International and Inter-Governmental Organizations:** Bilateral Agreement in Space Activity-Organization of Space Activities-Department of Space (DOS) and Indian Space Research Organisation (ISRO)
Liability and Registration: Launching State and Registering State-Liability and Responsibility Regime under the Outer Space Treaty-Absolute Liability and Fault Liability- State Liability & Responsibility for Private Space Activities-Registration and Identification

System of Financing Outer Space Activities: Increasing Private Space Activities-Asset-Based Financing-UNIDROIT Convention and Draft Space Protocol

National Space Legislation: Need for National Space Legislation-Commerce Oriented Approach-US, Australian, Russian & UK Models-Indian Position


Recommended Readings:


POST-GRADUATE DIPLOMA IN LABOUR LAW

COURSE CONTENT

FACULTY OF LAW
JAMIA MILLIA ISLAMIA
NEW DELHI-25
Paper - I

INDUSTRIAL RELATIONS AND THE LAW

- **Industrial Relations**: Genesis, Concept and Emerging Patterns; Parties to Industrial Relations; Role and interaction of Trade Unions-Employers (Management) and the State in Labour Welfare.

- **Trade Unions**: Concept, Growth and Structure with special reference to India, UK, USA and Russia; Position of Trade Unions in India-Multiplicity of Trade Unions, Recognition of Trade Union movements, Central Trade Union Organisations, Role and functions, Role of Trade Union in Modern Industrial Society of India; Trade Union Rivalry.


- **Workers Participation in Management**: Indian and Foreign Experience-Historical Development in USA, UK and India

- **Industrial Relation**: Legislative and Judicial Perspectives

**Relevant Legislations:**
(a) The Indian Trade Union Act, 1926
(b) The Industrial Disputes Act, 1947

**Leading Cases:**
(i) *R.S. Ruikar v. Emperor* A.I.R. 1935 Nag. 149
(iii) *Rohtas Industries Ltd. v. Rohtas Industries Staff Union* A.I.R. 1997S.C. 425
Paper II
LABOUR WELFARE LEGISLATIONS AND INDUSTRIAL SOCIOLOGY


❖ Industrial Sociology: Meaning, Scope and Development-Industrialization and Social Change- Social Problems of Industrial Relations.

Relevant Legislations:

(i) The Industrial Employment (Standing Orders) Act, 1946
(ii) The Factories Act, 1948
(iii) The Contract Labour (Regulation and Abolition) Act, 1970
(iv) The Interstate Migrant Workmen (Regulation of Employment and Conditions of Service) Act, 1979

Leading Cases:

Paper III

WAGES AND SOCIAL SECURITY LEGISLATIONS


- **Employers Liability**: The Payment of Wages Act, 1936—Mode of Payment of Wages—Deduction from Wages—Penalty for Nonpayment of Wages; Employees Compensation Act, 1948 Disability and its Kinds—Loss of Physical Capacity—Loss of Earning Capacity—Employers Liability to Pay Compensation—Conditions in which employer may or may not pay compensation—Notional Extension of Employers Liability to Pay Compensation—Commissioner’s Powers and Duties; The Equal Remuneration Act, 1976: Same Work or Work of Similar Nature—Obligations of Employer

- **Bonus & Incentive Scheme**: Development of the Concept of Bonus—Issue and Perspectives, Concepts of Profit—Staring; Meaning and Concept of Gratuity and Provident Fund


**Relevant Legislations:**

(i) The Payment of Wages Act, 1936
(ii) The Minimum Wages Act, 1948
(iii) The Payment of Bonus Act, 1965
(iv) The Equal Remuneration Act, 1976
(v) The Employee Compensation Act, 1923
(vi) The Employees State Insurance Act, 1948
(vii) The Maternity Benefit Act, 1961
(viii) The Payment of Gratuity Act, 1972

**Leading Cases:**
(i) *B.E.S.T. Undertaking Bombay v. Mrs. Agens* A.I.R. 1964 S.C. 193
Paper IV
LABOUR JURISPRUDENCE & INTERNATIONAL LABOUR ORGANISATION (ILO)


- **Constitutional Philosophy & Labour Welfare Scheme**: Constitution of India and Labour, Inter-relationship, Its Impact to Impart Justice to Weaker Sections, Children and Women

- **Social Justice and Labour Laws**: Labour Law and Public Interest Litigation, Legal Services Programme, Environmental Pollution and Human Rights Justice through Labour Laws


**Leadings Cases:**

(i) *Som Prakash v. Union of India* A.I.R.1981 S.C. 212 (PF & Gratuity Case)

(ii) *Bandhua Mukti Morcha v. Union of India* A.I.R. 1984 S.C. 802 (Bonded Labour & Child Labour (R&A))

(iii) *People Union for Democratic Rights & Others v. Union of India*, 1982 II L.L.J. 454 (S.C.) ISMW Act & Child Labour (R&A) Case


(v) *Excel Wear v. Union of India* 1978, L.C.J. 527 (S.C.) 25 (0) Industrial Dispute Act Case
LABOUR ECONOMICS AND ORGANIZED AND UN-ORGANIZED LABOUR


- **Labour Legislations I**: The Inter-State Migrant Workmen (Regulation of Employment and Condition of Service) Act, 1979: Migrant Labour-Nature and Causes of Migration-Effect of Migratory Character-Registration of Establishments-Contractors-Licensing, Duties and Obligation of Contractors-Wages, Welfare and Facilities to Inter-State Migrant Workers


- **Employment Guarantee Scheme**: Integrated Rural Development Programmes and Labour; Labour in Five-Year Plans-MNREGA

- **Industrial Policy Resolutions and Development in Private and Public Sector**: Industrial Development- Heavy, Large, Small- Scale; Cottage Industries, Location, Finance, Planning and Problems

**Relevant Legislations:**
(i) The Sales Promotion Employee’s Act (Conditions of Service), 1976
(iii) The Dock Workers Act, (Regulation of Employment )1997
(iv) The Prohibition of Employment as Manual Scavengers and Their Rehabilitation Act, 2013
Paper VI

PERSONNEL MANAGEMENT AND INDUSTRIAL PSYCHOLOGY

❖ **Personnel Management**: Concept, Definition, Scope and Purpose-Evolution and Schools of Management Thoughts-System Approach and Contingency Approach-Managerial Skills and Roles

❖ **Personnel Policies**: Man-Power Planning, Recruitment, Selection and Training, Induction, Job Placement including Worker's Education-Job Analysis and Evaluation and Performance Appraisal

❖ **Role and Functions of Personnel Manager**: Management of Discipline, Domestic Enquiry and Grievance Procedure; Scientific and Technical Advance *vis-a-vis* Personnel Management.

❖ **Industrial Psychology**: Nature, Scope and Functions; Motivation and Moral, Leadership Styles & Dynamics; Psychology of Attitudes-Hawthorne Experiment and their relevance in India

❖ **Individual Behaviour in Formal Groups**: Interpersonal and Inter-Group Relationship in Organization and their Impact on Organization

**Leading Cases:**
(i) *North Brook Jute Co. Ltd* v. *Their Workmen* A.I.R. 1960
Selected Reference Books

Master of Laws (LL.M.)
(EXECUTIVE)

Applicable to the students admitted during Academic Session 2017-2018
## TEACHING AND EXAMINATION SCHEME
### FOR
#### LL.M. (EXECUTIVE PROGRAMME)

### SEMESTER I

<table>
<thead>
<tr>
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<td>Comparative Jurisprudence</td>
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<td>Family Patriarchy and Gender Justice or Criminal Justice Administration</td>
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<td>Law and Social Transformation</td>
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<td>Conflict of Laws or Human Rights and Humanitarian Law</td>
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SEMESTER III

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<td>Law of Succession and Inheritance</td>
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<td>or Cyber Laws</td>
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SEMESTER IV

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<th>Core</th>
<th>Dissertation</th>
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<td>Teaching Assignment</td>
<td>100 Marks</td>
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Objective of the Course

The Two Year LL.M (Executive) programme offers graduates in law an opportunity to expand their knowledge of Comparative law and legal processes. The programme is especially designed to cater to the needs of practicing lawyers and law graduates who are interested in expanding the horizons of their knowledge of Constitutional Law, Family Laws, Criminal Law, Human Rights, Cyber Laws etc.
Scheme of the Course:

The classes of LLM (Executive) will be conducted on weekends i.e., Saturday and Sunday from 9:30 a.m. to 5:00 p.m. The course shall be spread over four semesters in a period of two years.

Duration of the Course:

Two Years (2 years)

Eligibility and Total Intake

BA.LLB (Hons.) or equivalent degree (with not less than 50% marks) from any University/Institution recognized by Bar Council of India as eligible for enrolment as an Advocate in India.
Total Intake: Thirty (30)

Admission:

As per University Rules.

LL.M. (Executive) Examination Rules

Core/Elective Papers 100 Marks Each

The main components of the core and elective papers (except Legal Methods and Research Methodology and Research Paper) along with the marking scheme shall be as follows:

**Internal Assessment** 25 Marks [(i) 20 marks - Research Assignment (ii) 5 marks - Presentation]

**Theory Paper** 75 Marks
Legal Methods and Research Methodology 100 Marks

The main components of the Legal Methods and Research Methodology paper along with the marking scheme shall be as follows:

Internal assessment 25 Marks

(i) 10 marks - Synopsis

(ii) 10 marks - Book Review

(iii) 5 marks - annotated bibliography

Theory paper 75 Marks

Research Paper 100 Marks

Besides the core and elective papers, there shall be a research paper each in the first three semesters of the LLM (Executive Programme). Each student would choose a topic for the research paper from the elective papers he/she has chosen at the start of the first semester or any other area of law (Corporate Laws/Environmental laws/Civil Laws etc.) he/she is interested in specializing. The topic for the research paper shall be submitted to the office of the Dean. Within 15 days of approval of the topic, the student shall submit a synopsis of their proposed research paper to the concerned Faculty in-charge. Within a month of approval of synopsis, the student shall submit the first draft of his/her research paper to the Faculty in-charge. The second draft of the research paper shall then be submitted to the Faculty in-charge on approval of which, the student shall submit the research paper to the office of the Dean. Students shall attach Similarity Report generated by UGC approved software Turnitin with less than 20% similarity index along with the final draft of the research paper.

Tentative Schedule
Semester-I Research Paper-1

Submission of Proposed Topic  Second Saturday of September
Display of approved topics  Third Saturday of September
Synopsis Submission  Second Saturday of October
Submission of First Draft  Last Saturday of November
Submission of Second Draft  First Saturday of December
Final Submission  Second Saturday of December

**Tentative Schedule**
**Semester-II  Research Paper-2**

Submission of Proposed Topic  Last Saturday of January
Display of approved topics  First Saturday of February
Synopsis Submission  Last Saturday of February
Submission of First Draft  Third Saturday of March
Submission of Second Draft  Third Saturday of April
Final Submission  First Saturday of May

**Tentative Schedule**
**Semester-III  Research Paper-3**

Submission of Proposed Topic  Third Saturday of August
Display of approved topics  First Saturday of September
Synopsis Submission  Third Saturday of September
Submission of First Draft  Third Saturday of October
Submission of Second Draft  Third Saturday of November
Final Submission  First Saturday of December

The research paper shall be between 7000-10000 words on A-4 size paper with 1.5 line spacing, 12 font size for the body and 10 font size for footnotes in Times Now Roman. ILI Style of citation is to be followed for the footnotes (available at: http://www.ili.ac.in/cstyle.pdf).

**Marking Scheme for Research Paper:**

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<tr>
<td>Research Paper</td>
<td>60</td>
</tr>
<tr>
<td>Presentation</td>
<td>20</td>
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Dissertation 300 Marks

Students appearing for the Post-Graduate Degree Programme in Law (Executive Program) Examination shall submit a Dissertation prepared under the guidance of a Research Supervisor [Allotted by the Office of the Dean]. The student shall select the topic for Dissertation in consultation with the Research Supervisor and submit the topic along with the research proposal for the approval of the Dean. Within 15 days of the approval of the topic, the student shall submit a synopsis of their proposed Dissertation to the supervisor concerned. Within a month of approval of synopsis, the student shall submit the first draft of his/her Dissertation to the supervisor concerned. The second draft of the Dissertation shall then be submitted to the supervisor on approval of which, the student shall submit the final dissertation to the office of the Dean.

The Dissertation shall be submitted to the Office of Dean One Month prior to the date of viva-voce of the Dissertation Work or as notified by the Office of the Dean.

The Dissertation shall be between 120-150 type written pages on A4 size papers with 1.5 line spacing, 12 Font size for the body of the text and 10 Font size for the footnotes in Times New Roman and submitted in 4 copies. ILI Style of citation is to be followed for the footnotes (available at: http://www.ili.ac.in/cstyle.pdf).

Students shall attach Similarity Report generated by UGC approved software Turnitin with less than 15% similarity index along with the final submission.

Tentative Schedule:

<table>
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<td>Allocation of Supervisor</td>
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<td>Submission of Second draft</td>
<td>Third Saturday of April</td>
</tr>
<tr>
<td>Final Submission</td>
<td>First Saturday of May</td>
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Since semester IV has been devoted towards practical-oriented understanding of Law in general, giving the students an opportunity to practice one’s teaching skills is critical, the student would therefore be given teaching assignments. Each student will be assigned two topics in advance to deliver classroom teaching. Each student has to take up five teaching assignments of B.A.LL.B (H) course. Each class will be of one hour duration and shall be assessed on the basis of his/her teaching performance. The class taken will be supervised, observed and evaluated by the Course teacher. Students are supposed to prepare a teaching plan and take the classes accordingly. Students are also required to prepare teaching material on the basis of the classes taken.

**Marking scheme for Teaching Assignment**

<table>
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<td>Classroom Teaching</td>
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COURSE CONTENT

[CORE PAPER]

Paper I  LEGAL METHODS & RESEARCH METHODOLOGY  100 Marks

UNIT- I

Understanding Research: Meaning of Research-Legal Research and Socio Legal Research-Nature and Characteristics of Legal Research-Objectivity and Utility of Legal Research-Types of Research: Doctrinal, Non-Doctrinal, Empirical, Inter/Multidisciplinary & Historical

UNIT- II

Formulation of Research Problem: Research Design-Hypothesis: Kinds of Hypothesis-Hypothesis Testing; Literature Review-Sampling in Legal Research-Methods and Tools for Data Collection in Legal Research

UNIT- III

Data Processing and Data Analysis: Use of Library, Internet and Legal Databases-Writing Techniques and Methodology: Reports Writing-Article Writing-Thesis/Dissertation Writing-Use of Citations, Foot Notes, Reference, Bibliography, Indexes & Appendixes-Research Ethics

UNIT- IV

Law Reforms and Legal Research: Role of Judges and Jurists-Reflective Thinking and Value Neutrality in Research-Legal Reform Committee and Commissions-Research Funding and Rights of Funding Agency of Research-Publication and Copyright Issues in Research

Suggested Readings:

1. A. Bradney et. al.; How to Study Law, Thomson, Sweets and Maxwell, London.
2. A. K. Koul: Legal Education in India in 21st Century, AILTC, Delhi.


[CORE PAPER]

Paper II  COMPARATIVE JURISPRUDENCE  100 Marks

UNIT- I

Introduction to Legal Theory & Jurisprudence: Legal Theory-Nature of Law- Natural Law Theory-Legal Positivism (Positivist Theories of Law)-Theoretical Alternatives to the Command Models of Law-Utilitarianism-Introduction to Comparative Jurisprudence-Schools of Jurisprudence

UNIT- II


UNIT- III


Unit- IV


Suggested Readings
1. A. M. González (ed.): Contemporary Perspectives on Natural Law, Ashgate Publishing Ltd., Aldershot.


UNIT- I

Concept of Patriarchy: Notions of Discrimination and Paternalism-Different Forms of Patriarchy-Patriarchal Character of Legal Administration-Problems of Access, Custodial Institution-Perspective on Women and Law-Law as Protector and Law as an Instrument of Patriarchal Oppression

UNIT- II


UNIT- III


UNIT- IV


Suggested Readings:
12. Maithreyi Krishnaraj (ed.): *Feminist Concepts : Part 1,2 and 3, Contribution to Women's Studies Series-7*, Research Centre for Women's Studies, SNDT Women's University, Bombay.
Delhi.


[ELECTIVE PAPER]

Paper I  CRIMINAL JUSTICE ADMINISTRATION  100 Marks

Unit I
Theoretical Foundations and Perspectives
Conceptual understandings of Crime, Criminal Law and Criminal Justice Administration; Growth and Development of Criminal Justice Administration in India; CJA and the Indian Constitution
Models of CJA: Due Process and Crime Control; Systems of Trial: Adversarial & Inquisitorial
Human Rights and CJA: Various conceptions of the Concept of Justice

Unit II
Pre-Trial Administration and Investigation
FIR, Arrest, Medical Examination, Rights of the Accused: Theoretical underpinnings and comparative perspectives
Rights of the Under-trial; Bail
Role of Investigating Agencies: Police, CBI, NIA etc.

Unit III
Administration during Trial
Trial, Appreciation of Evidence during Trial: Contemporary perspectives on documentary, testimonial and electronic evidence
Review Procedure
Decision on Punishment: Concept of Maximum Punishment, Minimum Punishment, Mitigating and Aggravating Factors etc.

Unit IV
Punishment and Prison Administration
Custodial Measures: Punishments; Theories of Punishment; Forms of Punishment: Life Imprisonment, Capital Punishment, Solitary Confinement etc.
Prison Administration in India; Rights of Prisoners; Prison Reforms; Open Prisons; Women Prisoners; Juvenile Homes
Non-Custodial Measures: Probation of Offenders; Parole; Merits of Non-Custodial Measures

Suggested Readings:
Semester - II
COURSE CONTENT
[CORE PAPER]

Paper III  JUDICIAL PROCESS  100 Marks

UNIT- I


UNIT- II


UNIT- III


UNIT- IV

Judicial Reasoning: Judicial Activism-New Dimensions of Judicial Activism and Structural Challenges-Judicial Overreach and Judicial Restraint-Interpretation of Statutes and Legal Reasoning-Principles of Constitutional Interpretation

Suggested Readings:
[CORE PAPER]

Paper IV     LAW AND SOCIAL TRANSFORMATION     100 Marks

UNIT- I


UNIT- II


UNIT- III


UNIT- IV

Constitutional Ideals: Responses of Law to Regionalism through Unity-Concept of India as one Unit-Regionalism as a Divisive Factor-Directive Principles of State Policy-Women and the Law-Gender Injustice and the Constitution-Children and Law

Suggested Readings:


UNIT- I

**General:** Conflict of Law-Private International Law-Definition and Scope- Theories of Private International Law-Characterization-Renvoi-Exception to Private International Law-Jurisdiction-Basis and Limitation-Classification and Waiver of Foreign Law-Procedure in Private International Law-Foreign Judgments and Arbitral Awards

UNIT- II


UNIT- III


UNIT- IV

**Recognition and Enforcement of Foreign Judgments:** Conflict of Laws in Relation to Adoption-Jurisdiction-Recognition of Foreign Adoptions-Inter Country Adoption; Conflict of Laws in Relation to Guardianship and Custody of Minors: Recognition and Enforcement of Foreign Judgments-Child Custody and Guardianship Orders-Child Abduction-Legitimacy-Legitimation; Law of Property including IPR and Succession: Jurisdiction-Choice of Law

**Suggested Readings:**
3. David Pearl: *Inter-Personal Conflict of Law - India, Pakistan and Bangladesh*, N.M. Tripathi, Bombay.

**Case Laws:**

17. Lakshmi Kant Pandey v. Union of India, AIR 1984 SC 469.
20. May v May, [1943] 2 All ER 146.
23. MN (Non-Recognised Adoptions: Unlawful Discrimination?) India, UKAIT 00015.
29. Philips v Eyre, (1870) LR 6 QB.
32. Pugh v Pugh, [1951] P 482.
34. Ramsay v Liverpool Royal Infirmary, [1930] AC 588.
35. Ravichandran v. Union of India, AIR 2010 SC (Supp) 257.
36. Re. Evans, [1947] Ch. 695
37. Re. Jones’ Estate, 192 Iowa 78.
38. Reynold Rajamani v Union of India, AIR 1982 SC 1261.
44. Shabnam Hashmi v. Union of India, AIR 2014 SC 1281.
46. Singh v Entry Clearance Officer New Delhi, [2004] Ewca Civ 1075.
47. Sinha Peerage Claim, (1946) 1 All E.R. 248.
48. SK (“Adoption” not recognised in UK) India, [2006] UKAIT 0068.
51. Sottomayor v De Barros, (No. 1) (1877) 3 PD 1.
55. Udny v Udny, (1869) LR 1 Sc & Div 441.
[ELECTIVE PAPER]

Paper II  HUMAN RIGHTS AND HUMANITARIAN LAWS  100 Marks


- **Disadvantaged Groups and Human Rights**: Rights of Vulnerable Groups-Women-Children-Disabled Persons-Minorities-Refugees-Migrants-Displaced Person -Indigenous Persons


**Suggested Readings:**

8. Dr. S. R. Myneni: Public International Law, LexisNexis India, Gurgaon.
26. V. K. Ahuja: Public International Law, LexisNexis India, Gurgaon.

Semester - III
UNIT- I

Introduction: Concept of the Comparative Constitutional Law-Importance of the Study of Comparative Constitutional Law-Aims & Functions of Comparative Constitutional Law-Sources of the Comparative Constitutional Law-Constitutional Design, Drafting and Main Features of the United Kingdom, USA and India-Constitution and Its Relationship with Statehood, Territoriality and Citizenship

UNIT- II


UNIT- III


UNIT- IV

Constitutional Law and Millennium Development Goals: Globalization and Constitutional Law-Amending Powers-Constitutional Amendment Rules in a Comparative Perspective-Functions of Amendment-Comparative Conundrum of
Amendment and Secession-Limits-Basic Structure Doctrine-Governance in Transition to Democracy in a Global World

Suggested Readings:
3. Archibald Cox: *Court and the Constitution*, Houghton Mifflin, Boston.


[CORE PAPER]

Paper VI  LAW AND JUSTICE IN GLOBALISED WORLD  100 Marks

UNIT- I


UNIT- II


UNIT- III


UNIT- IV

Reformation of Global Institutions: Role and Impact of Economic, Labour and Trade Institutions-World Trade Organisation-International Monetary Fund-United Nations & International Court of Justice; Multi-National Corporations and Corporate Social Responsibility

Suggested Readings


[ELECTIVE PAPER]

Paper III     LAW OF SUCCESSION AND INHERITANCE     100 Marks

UNIT- I

Testamentary & Intestate Succession: Distinction between Testamentary & Intestate Succession-Wills and Codicils-Probate-Letters of Administration-Deed-Donatio Mortis Causa-Wasiyat-Laws of Intestate Succession & Inheritance in India

UNIT- II


UNIT- III

UNIT- IV


Suggested Readings:

Statutory Enactments
1. The Constitution of India, 1950
2. The Hindu Succession Act, 1956
3. The Married Women’s Right to Property Act, 1874
4. The Muslim Personal Law (Shariat) Application Act, 1937
5. The Indian Succession Act, 1925
6. The Family Courts Act, 1984
Paper III  

**CYBER LAWS**  

100 Marks

- **Introduction to the Cyber World and Cyber Law:** Scope of Cyber Laws; E-Commerce: Issues and Provisions in Indian Law-Online Contracts& Its Validity in India; E-Taxation issues in Cyberspace; E-Governance: Concept and Practicality in India-Digital/ Electronic Signature; Cyber law in India with Special Reference to Information Technology Act, 2000: Jurisdiction in Cyberspace- Regulatory Framework- International Legal Regime

- **Constitutional & Human Rights Issues in Cyberspace:** Freedom of Speech and Expression in Cyberspace- Right to Access Cyberspace-Access to Internet-Right to Privacy-Right to Data Protection

- **Cyber Crimes &Their Regulation:** Cyber Crimes against Individuals-Women-Children-Institutions-State; Types of Cyber Crime- Hacking-Cyber Stalking-Cyber Bullying-Cyber Pornography Digital Forgery, Identity Theft & Fraud-Cyber Terrorism; Regulation of Cyber Crimes: Adjudicating Officer-Appointment and Qualification-Powers of Adjudicating Officer-Constitution, Powers & Jurisdiction of Cyber Appellate Tribunals; Cyber Torts: Cyber Defamation- Cyber Torts- Types of Civil Wrongs under the IT Act


**Suggested Readings:**


3. Anirudh Rastogi: *Cyber Law of Information Technology and Internet*, LexisNexis India, Gurgaon.

5. Aparna Viswanathan: *Cyber Law (Indian & International Perspectives on key topics including Data Security, E-commerce, Cloud Computing and Cyber Crimes)*, LexisNexis India, Gurgaon.


RESEARCH PAPERS

Every student would choose a topic for research paper from the elective paper he/she has chosen for the semester and submit the same topic to the office of the Dean. On approval of the topic, the student would be allotted a Supervisor under whose guidance the student would write the paper. The Research paper shall be between 25-30 type-written pages on A4 size papers with 1.5 line spacing, 12 Font size for body of the text and 10 Font size for footnotes in Times New Roman.

The Research paper shall be submitted to the Office of the Dean two weeks prior to the date of viva-voce on the Research paper as notified by Office of the Dean.
Semester - IV
To make the LL.M. Executive Program research oriented every student has to carry out Dissertation work selecting any topic from the subjects taught in the last three semesters applying Legal Research Methodology which is to be submitted for evaluation internally externally has to appear for viva-voce.

The evaluation of the Dissertation and Viva Voce will be conducted by a Board of Examiners comprising of Dean, Supervisor and an External Examiner

Students appearing for the Post-Graduate Degree Programme in Law (Executive Program) Examination shall submit a Dissertation prepared under the guidance of a Research Supervisor [Allotted by the Office of the Dean]

The student shall select the topic for Dissertation in consultation with the Research Supervisor and submit the topic along with the research proposal for the approval of the Dean

The Dissertation shall be between 125-150 type written pages on A4 size papers with 1.5 line spacing, 12 Font size for the body of the text and 10 Font size for the footnotes in Times New Roman and submitted in 4 copies.
Since semester IV has been devoted towards practical-oriented understanding of Law in general, giving the students an opportunity to practice one’s teaching skills is critical, the student would therefore be given teaching assignments. Each student will be assigned two topics in advance to deliver classroom teaching. Each student has to take up five teaching assignments of B.A.LL.B (H) course. Each class will be of one hour duration and shall be assessed on the basis of his/her teaching performance. The class taken will be supervised, observed and evaluated by the Course teacher. Students are supposed to prepare a teaching plan and take the classes accordingly. Students are also required to prepare teaching material on the basis of the classes taken.