PANJAB UNIVERSITY, CHANDIGARH.

Outlines of Tests, Syllabi and Courses of reading for the Master of Laws (One Year Course) w.e.f. academic session 2014-2015.

1st Semester

Paper I Research Methods and Legal Writing - Compulsory

Paper II Comparative System of Governance - Compulsory

Paper III One optional Group from the following six groups (to be chosen by the candidate)

Paper III - Group I - International and Comparative Law

- i) International Human Rights and Humanitarian Law
- ii) International Criminal Law
- iii) International Law

Paper III - Group II - Corporate and Commercial Law

- i) Banking and Insurance Law
- ii) Intellectu9t -13.8 Td (i)Tj 3.36643 0 Td (i)Tj 3.36643 0 Td ())Tj5148 0 Td (a)T

Scheme of Examination:

The Scheme of examination of papers of both the semesters (excluding dissertation) shall be as under:-

Maximum 100 marks will be allotted for each paper (except term paper and dissertation). These marks will be further divided into two parts i.e. theory examination (75 marks) and Seminar (25 marks).

Theory Examination (75 marks):

For the theory examination the whole syllabus shall be divided into two sections. Question paper will be divided into three units. Unit I will have one compulsory question of 25 marks, from Section A and B of the syllabus, consisting of 5 parts (at least two parts from each section) of 5 marks each. Unit II to III of the question paper corresponding to the Section A to B of the syllabus will have four questions each and the students will be required to attempt two questions of 12 $\frac{1}{2}$ marks each from each unit. The foc

Instructions to Paper Setters

Feonchethtelteserbye bixduch imabiow of wer vibration syllabus shall be divided into two sections.

PAPER I RESEARCH METHODS AND LEGAL WRITING (COMPULSORY)

Section A

Meaning and objectives of Research

- 1. Meaning and objectives of research:
- 2. Legal Research- Meaning, Purpose and Scope: Legal Reforms, Law Making, Academics and Practice
- 3. Legal Reasoning
- 4. Doctrinal and Non- Doctrinal Research
- 5. Socio- Legal Research

Designing the Legal Research

- 1. Title of Investigation Its Identification and Formulation
- 2. Review of literature
- 3. Formulation of Hypothesis Its Importance and Kinds
- 4. Research Design
- 5. Sampling Design For Legal Research
- 6. Research Methods- Data Collection Techniques/Tools
- 7. Processing, Analysis and Interpretation of Legal Research Data

Section B Legal Research and Writing

1. Legal Research- Introduction & Importan

4. Citing and Validating the Authorities

Legal Citation Form: Citation Manuals

5. Legal Language

Legal maxims

- Pari Materia
- Nullum Poena Sine lege
- Nullum crimen Sine lege
- Actus non facit reum nisi mens sit rea
- Audi alteram partem
- Nemo debet esse judex in propria sua causa
- Actus curiae neminem gravabit
- Consensus tollit errorem
- > Allegans contraria non est audiendus
- Vbi jus ibi remedium
- > In jure non remote causa sed proxima spectatur
- Actus Dei nemini facit injuriam
- Lex non cogit ad impossibilia
- Ignorantia facti excusat,- ignorantia juris non excusat
- Volenti non fit injuria
- > Nullus commodum capere potest de injuria sua propria
- Nemo debet bis vexari pro una et eadem causa
- > Qui prior est tempore potior est jure
- Sic utere tuo ut alienum non laedas
- Quicquid plantatur solo solo cedit
- Expressio unius est exclusio alterius
- > Quilibet potest renunciare juri pro se introducto
- Caveat emptor
- > Omnis ratihabitio retrotrahitur et mandato priori aequiparatur
- > Omnia praesumuntur rite et solenniter esse acta
- Ejusdem Generis

6. Legal Writing

- 1. The Research Process- How to Begin
- 2. Basics of Effective Legal Writing Skills

- 1. John W. Creswell, Research design, 3rd Edition Sage South Asia Edition.
- 2. Devendra Thakur, Re, s

- 7. S.K. Verma & M. Afzal Wan (Eds.), Legal Research and Methodology, Indian Law Institute.
- Ranjit Kumar, Research Methodology, Sage Publications, 3rd Edition, (2011).
- 9. Blue Book A Uniform System of Citation, Nineteenth Edition.

PAPER II COMPARATIVE SYSTEM OF GOVERNANCE (COMPULSORY)

Section A

 Introduction- Meaning & Concept of Governance; Forms of Government: – Federal and Unitary – Feature, Advantages and Disadvantages, Models of Federalism – USA, India; Parliamentary and Presidential forms f

- 4. Christopher Forsyth, Mark Elliott, Swati Jhaveri, 'Effective Judicial Review: A Cornerstone of Good Governance (Oxford University Press, 2010).
- 5. D.D. Basu, Comparative Constitutional Law (

24. Videh Upadhyay, Public Interest Litigation in India: Concepts, Cases, Concerns, (1st Ed. Lexis Nexis 2007).

PAPER III

GROUP I – INTERNATIONAL AND COMPARATIVE LAW (i) INTERNATIONAL HUMAN RIGHTS AND HUMANITARIAN LAW

Section A

Introduction: (i) The Historical Development of Human Right

1. Agarwal, H.O., Implementation of Human Rights Covenants with Special Referen

- 18. Henckaerts, Jean-Marie and Beck-Doswald, Louise, *Customary International Humanitarian Law* (Cambridge University Press, UK, 2005).
- 19. Hingorani, R. C., Humanitarian Law (OUP, New Delhi, 1987).
- 20. Kaul, J.L. & Sinha, Manoj K., Human Rights and Good Governance (Satyam Law International, New Delhi, 2008)
- 21. Kiriners, Thomas, *What are Human Rights?* (Sydney, The Federations Press, 1999).
- 22. Marks, Susan and Coopham, Andrew (ed.), International Human Rights Lexicon (Oxford University Press, New York, 2005).
- 23. Sinha, Manoj Kumar, Basic Documents of International Human Rights and Refugee Laws, (Manak Publishers, New Delhi, 2000).
- 24. Sinha, Manoj Kumar, Enforcement of Economic, Social and Cultural Rights: International and National Perspectives (Manak Publishers, New Delhi, 2006).
- 25. Sinha, Manoj Kumar, Humanitarian Intervention by the United Nations (Manak Publishers, New Delhi, 2002).
- 26. Steiner, Henry J., Alston, Philip and Goodman, Ryan, International Human Rights in Context (OUP, Oxford, 2007).
- 27. Teson, Fernando, R., Humanitarian Intervention: An Enquiry into Law and Morality (Transnational Publishers, New York, 1997).

PAPER III

GROUP I – INTERNATIONAL AND COMPARATIVE LAW (ii) INTERNATIONAL CRIMINAL LAW

Section A

Meaning, Concept, Objectives and Sources of International Criminal Law

The Principle of Nullum Crimen, Nulla Poena Sine Lege in International Criminal Law

History of International Criminal Prosecutions: Nuremberg and Tyyko Trials

Ad hoc International Criminal Tribunals: Yugoslavia and Rwanda

Other Courts with International Elements

Issues relating to Jurisdiction including National Prosecutions of International Crimes

Genocide Convention

Section B

Rome Statute of the International Criminal Court:

- Establishment of the Court
- Composition and Administration of Court
- General Principles of Criminal Law
- Jurisdiction, Admissibility and Applicable La w
- Investigation and Prosecution, Trial
- Penalties and Appeal and Revision
- International Cooperation and Judicial Assistance
- Enforcement

Transitional Crimes, Aggression, Torture

Relationship between National and International Systems

International Terrorism

The future of International Criminal Law

- 1. Antonio Cassese, Paolo Gaeta and John R.W.D. Jones (Eds.), The Rome Statute of the International Criminal Court: A Commentary (Oxford, 2002): Cassese, Commentary.
- 2. Jose Doria, Hans-Peter Gasser and M. Cherif Bassiouni (Eds), The Legal Regime of the International Criminal Court: Essays in Honour of Professor Igor Blishchenko (Leiden, 2009): Doria, Legal Regime.
- 3. Jean-Marie Henckaerts and Louise Doswald-Beck, Customary International Humanitarian Law (Cambridge, 2000), Vol. I: Henckaerts and Doswald-Beck, ICRC Customary Law.
- 4. Roy Lee (ed.), The International Criminal court The Making of the Rome Statute: Issues, Negotiations, Results (The Hague, 1999): Lee, The Making of the Rome Statute.
- 5. Roy Lee et al. (eds.), The International Criminal Court Elements of Crimes and Rules of Procedure and Evidence (New York, 2001): Lee, Elements and Rules.
 - 6. Goran Sluiter and Sluter,

n.

PAPER III GROUP I – INTERNATIONAL AND COM

- 2. Alexandrowicz, C. H., An Introduction to the History of the Law of Nations in the East Indies in 16th, 17th and 18th Centuries.
- 3. Alvarez, Jose E., International Organizations as Law-Makers (Oxf

- 19. Chesterman, Simon, Just War or Just Peace? Humanitarian Intervention & International Law (Oxford university press, 2001).
- 20. Chimni, B. S., International Law and World Order: A Critique of Contemporany Approaches (Safe, New Delhi, 1993).
- 21. Churchill, R. R. and Lome, A. V., *The Law of the Sea* (Manchester University Press, Manchester, 1983).
- 22. Conforti, Benedetto, *The Law and Practice of the United Nations* (Martinus Nijhoff Publishings, 2005).
- 23. Diederiks, Versehoor, Introduction to Air Law (Kluwer Law and Taxation, Dordrecht, 1983).
- 24. Dixit, R.K. & Jayaraj, C, Dynamics of International Law in the New M

- 38. Mani, V. S., et al., *Recent Developments in International Space Law* and Policy (Lancers Books, New Delhi, 1997).
- 39. Nawaz, M. K., *Changing Law of Nations* (Eastern Law House, New Delhi, 2000).
- 40. O'Connell, D. P., *The International Law of the Sea* (Clarendon Press, Oxford, 1982).
- 41. Oppenheim's, International Law of Peace, vol. 1, 9th ed. (London, 1992).
- 42. Patel, Bimal (ed.), *India and International Law* (Martinus Nijhoff Publishings, Leiden, 2008).
- 43. Shaw, M. N., *International Law* (Cambridge University Press, New York, 2005).
- 44. Starke, J. G., Introduction to International Law, 10th ed Butturworths, London, 1992).
- 45. Verma, S. K., 50 Years of Supreme Court of India: Its Grasp and Reach (Oxford, 2008).
- 46. Verma, S. K., An Introduciton to Public International Law (Satyam, New Delhi, 2012).
- 47. Weeramantry, C. G., The World Court: Its Conceptions, Constitutions and Contributions (A Sarvodaya Vishava Lekha Publications, Sri Lanka, 2002).

PAPER III GROUP II – CORPORATE AND COMMERCIAL LAW (i) BANKING AND INSURANCE LAW

Section A

Banking Law

Banking System; Emergence and importance of Commercial Banking; Pre and Post Independence Development; Relationship between bankers and Customer; banking Sector reforms in India- an overview Nationalism and Privatization Policy. Legal regulatory Framework – provisions of RBI Act 1935, Banking Regulation Act, 1949. The Securitization and Reconstruction of financial Assets and Enforcement of Security Interest Act, 2002, the negotiable Instruments Act.

Advances against Collateral securities/Documents of Title to goods, Miscellaneous Securities, guarantee and LC Frauds, Forgeries, Embezzlement, banker's Advances to Insolvents. Interference by Third Parties- Injunctions, Granishee, or attachment orders and decrees. Bankers Lieu and set off; Debt Recovery Tribunal Act.

Section B

Insurance Law

Insurance: Meaning, nature and significance; essential requirements and principles of risk insurance; re-insurance; nationalization of insurance business in India; Insurance Regulatory Development Authority Act.

Life Insurance

Law Relating to Life Insurance; general principles of life insurance contract; Life Insurance Corporation- role and functions; Medical Insurance.

General Insurance

Law relating to general insurance; different types of general insurance; general insurance and life insurance; nature of fire insurance; various types of the policy; subrogation; double insurance; contribution; proximate cause; claims and recovery.

Accident and Motor Insurance

Nature, disclosure, terms and conditions; claims and recovery; Third party insurance; compulsory motor vehicle insurance; accident insurance.

- 1. Banking Law and Practice B.M. Lall Nigam.
- 2. Banking Theory and Practice Shekhar & Shekhar
- 3. Banking, Law and Practice in India M.L. Tannan
- 4. Banking Law and Practice Varshney, PN
- 5. Banking Law and Practice in India Taxmann, MC
- 6. Introduction to Banking Principles, Practice & Law Ghose, BC
- 7. General Principles of Insurance Law Ivany, ER Hardy
- 8. Law of Insurance Banerjee, BN
- 9. Life Insurance in India: its history, Law Practice and Problems Ray, RM

PAPER III

GROUP II – CORPORATE AND COMMERCIAL LAW (ii) INTELLECTUAL PROPERTY RIGHTS

Section A

- 1. Intellectual Property Rights: Meaning, Scope and concept
- 2. WIPO (World Intellectual Property Organization): Composition, Objectives and functions of WIPO
- 3. WIPO Treaties:
 - WCT, 1996 (WIPO Copyright Treaty)
 - WPPT, 1996 (WIPO Performances and Phonograms Treaty, 1996)
- 4. TRIPs (Trade Related aspects of Intellectual Property Rights):
 - Objectives and Basic Principles (Article 1 -8)
 - Standards concerning the availability, scope and use of IPR. (Copyrights and related rights (Articles 9-14), Trade mark (Article 15-21), Patent (Article 27-34)

Section **B**

- 1. The Biological Diversity Act, 2002
 - Definitions,
 - Regulation of Access to Biological Diversity (Sections 3-7)
 - National Biodiversity Authority (Sections 5-21)
 - State Biodiversity Board (Sections 22-25)
 - Duties of Central government and State Government (Sections 36-40)
- 2. Geographical Indications of Goods (Registration and Protection Act, 1999
 - Definitions
 - Procedure and Duration of Registration (Sections11-19)
 - Effect of Registrations (Sections20-24)
 - Special Provisions relating to Trademark and Prior Users (Sections 25-27)

- Offences, Penalties and Procedures (Sections 37-54)
- 3. The Protection of Plant V

PAPER III

GROUP II – CORPORATE AND COMMERCIAL LAW (iii) COMMERCIAL ARBITRATION

- 1. Binder, UNCITRAL Model Law on International Commercial Arbitration (Sweet & Maxwell, 2000).
- 2. Dr. S.S. Mishra, Law of Arbitration and Conciliation in India with (Alternate Dispute Resolution Mechanism), Central Law Publications (2007).
- 3. Julian, D.M. Lew, Loukas A. Mistelis, Stefan M. Kroll, Comparative International Commercial Arbitration, Woltes Klower/Kulwer Law International (2007).
- 4. Justice R.S. Bachawat, Law of Arbitration and Conciliation, 4th Edition, (2005), Wadhwa & Co., Nagpur.
- 5. Nigel, Blackaby, Constantive Partasides, Alan Redfern & Martin H. Hunter on International Arbitration (Oxford University Press, 2009).
- 6. O.P. Malhotra, Indu Malhotra, The Law and Practice of Arbitration and Conciliation, 2nd Edition (2006), Lexis Nexis Butterworths.
- 7. P.C. Markanda, Naresh Markanda, Rajesh Markanda, Law Relating to Arbitration and Conciliation, 8th Edition (2013), Lexis Nexis Butterworths.
- Justice S.B. Malik, Commentary on Arbitration and Conciliation Act, 1996 – An Exhaustive Section wise commentary on the Arbitration and conciliation, 1996 5th Edition (2011), Universal Law Publishing Co. Pvt. Ltd.
- 9. Sutton & Gill Russel on Arbitration, 2nd Edition (Sweet & Maxwell, 2002).

PAPER III

GROUP III – CRIMINAL AND SECURITY LAW (i) CRIMINOLOGY AND PENOLOGY

Section A

Criminology—Meaning, Nature and Scope; Etiology of Crime: Social, Economic, Environmental, Biological, Psychological, Relationship between Crime and Criminology; **Schools of Thought:** Classical, Neo-Classical, Positivist

Section **B**

Criminal Behaviour: Corporate and white Collar Crime, Youth Crime, Organised Crime, **Criminology and Penology:** Relationship, Kinds of Punishments, Capital Punishment, Rights of Prisoners and their Rehabilitation

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GROU

- 1. Bava, Noorjahan, (ed), (2000), Human rights and Criminal Justice Administration in India, Uppal Publishing House, New Delhi.
- 2. Arora, Nirman, (1999), Custodial Torture in Police Stations in India: A Radical Assessment, Journal of Indian Law Institute, Vol. 41, Nos. 3 and 4.
- 3. Shubhi Ghosh, S.K., (1993), Torture and Rape in Police Custody, New Delhi: Asish Publishing House.
- 4. Vada Kumchery, James, (1991), The Police and Delinquency in India, New Delhi: APH Publishing Corporation.

- 5. Naseem Akhtar Family Law on divorce and judicial separation, deep and deep publication, 2003.
- 6. A.M Bhattacharjee Muslim law and constitution, Eastern law house, 1985.
- 7. Sayed Khalid Rashid revised by V.P Bharatiya Muslim law, eastern book company, 1996.
- 8. Tahir Mahmood and Dr. Saif Mahmood Introduction to Muslim law, universal law publishing company pvt. Ltd., 2013.
- 9. Justice S.A Kader Muslim Law of marriage and succession in India (a critique with a plea for optional civil code).
- 10. Family Law lectures Family law -1 and II Lexis Nexis publication latest edition.
- 11. Mulla Principles of Hindu Law, butterworths publication 1998.
- 12. Mayne's Hindu law, bharat law house, 1987.
- 13. Justice S. Krishnamurthy Aiyar law of marriage, maintenance, separation and divorce, universal law publication 2009.
- 14. Cowas Noshirwan Wadia Parsi law relating to marriage and divorce and inheritance and succession.

PAPER III

GROUP IV – FAMILY AND SOCIAL SECURITY LAW (ii) CHILD RIGHTS AND PROTECTION

Section A

International Norms for the Protection of the Child: Definition of Child-International and National level; UN Declaration of the Rights of the Child 1959; UN Convention on the Rights of the Child 1989; International bill on Human Rights- Child Rights; UN Standard Minimum Rules for the Administration of Juvenile (The Beijing Rules) 1985; ILO Convention on Restriction and Prohibition on Child Labour including ILO Convention on Child Labour, 1999.

Indian Constitution and the Protection of the Child: Fundamental Rights (Art 15(3), 23, 24 and 21A); Directive Principles of State Policy; Protection of the child against Economic Exploitation: Child rights and labour laws; Child Labour (Protection and Regulation), Act, 1986.

Section B

Protection of child against Exploitation: Child Prostitution, Sale and Immoral Trafficking, Child Sexual Abuse, Problem of Street Children and Child Beggars, Problem of Child Marriages.

Criminal Law and the Child: Child and Indian Penal Code, 1860; Juvenile Justice (Care and Protection of Children) Act, 2000; Child and the Information Technology Act, 2000.

- 1. Asha Bajpai, Child Rights In India, Law policy and Practise, 2nd Edition 2006, Oxford India Paperbacks.
- 2. S.P. Shaw- Laws of the Child, (2000) Alia Law Agency, Allahabad.
- 3. The Juvenile Justice (Care and Protection of Children) Act, 2000.
- 4. The Child Labour (Protection and Regulation), Act, 1986.

- 5. Savitri Gunasekhare. Children, Law and Justice (1997) Sage Publications.
- 6. The Protection of Children from Sexual Offences Act, 2012.
- 7. Myron Weiner, Neera Burra, Asha Bajpai, Born Unfree: Child Labour, Education, and the State in India; (2006) Oxford University Press India.
- 8. Neera Burra, Born to work: child labour in India; (1997) Oxford University Press.
- 9. Geraldine Van Bueren. The Inte n tePadt8B54 Td (I)Tj 4.56873 0 Td (n)Tj 6.61263 0 R.568

PAPER III

GROUP IV – FAMILY AND SOCIAL SECURITY LAW (iii) LABOUR AND EMPLOYMENT LAWS

Section A

- Industrial Relation Concept and meaning
- Impact of globalization
- Freedom of association International norms
- Right to organized and unorganized labour to form

- 5. Employees State Insurance Act, 1948
- 6. Minimum Wages Act, 1948
- 7. Payment of Wages Act, 1936
- 8. Maternity Benefit Act, 1961
- 9. Child Labour (Prohibition and Regulation) Act, 1986
- 10. Khan & Kahan, Labour Law -Asia Law house, Hyderabad
- 11. K.D. Srivastava, Payment of Wages Act
- 12. K.D. Srivastava, Industrial Employment (Standing Orders) Act, 1946
- 13. S.C. Srivastava, Treatise on Social Security
- 14. Jidwitesukumar Singh, Labour Economics, Deep& Deep, New Delhi
- 15. Ravi Singhania-Employment Law in India, CCH Wolters Kluwer
- 16. Guide to Employment Law-CCH Wolters Kluwer Business
- 17. Marian Baird, Keith Hancock, Joe Isaac- Work and Employment Relations An Era of Change, Routledge, The Federation Press, Sydney, 2011.
- 18. Jan Breman, At Work in the Informal Economy of India: A Perspective from the Bottom Up, Oxford University Press (2013).
- 19. Suresh C. Srivastava, Industrial Relations and Labour Laws
- 20. O.P. Malhotra, O. P. Malhotra's the Law of Industrial Disputes, LexisNexis Butterworths, 2007
- 21. The Reports of Commissions, Committees & Research Groups and relevant ILO Conventions

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GRO

- 1. Basu, Durga Das: Shorter Constitution of India, 13th Edition, Wadhwa, 2006.
- 2. Jain, M.P.: Indian Constitutional Law- 5th Edition, Wadhwa, 2006.
- 3. Seervai, H.M.: Constitutional Law of India- 4th Edition, Universal Law Publishing Co. Pvt. Ltd., 2008.
- 4. Shukla, V.N.: The Constitution of India- 11th Edition, Eastern Book Company, 2008.
- 5. Austin, Granville : Working a Democratic Constitution: Indian Experience- 2nd Edition, Oxford University Press, 2000
- 6. Kagzi, M.C.J. : The Constitution of India- 6th Edition, India Law House, 2004.
- 7. Bakshi, P.M.: Constitution of India- 8th Edition, Universal Law Pub., 2008.

LL.M. SEMESTER 1

PAPER III

GROUP V – CONSTITUTIONAL AND ADMINISTRATIVE LAW (ii) HEALTH LAWS

Section A

I Introduction

Meaning, Definition & Historical Perceptive of Health; Concept of Health as a Human Right: International & National Perspective- WHO's conception of Health; Health under International Instruments; Environment & Health; Women & Health: CEDAW & General Recommendations on various aspects of Women Health; Child & Health: UN Convention on Rights of the Child 1989; International Declarations/Conventions on Health: UN Declaration on the Rights of Mentally Retarded Persons 1971; Universal Declaration on the Eradication of Hunger & Malnutrition 1974; Declaration on the Rights of Disabled Persons 1975; Environment & Health; Effect of modern life style on Health.

II Health Law & Bio Ethics: Issues & Challenges:

- a) Reproductive Health Law & Bio Ethics: Reproductive Rights; Abortion & Medical Termination of Pregnancy Act 1971; Foeticide and The Pre-Conception& Pre-Natal Diagnostic Techniques (Prohibition of Sex Selection) Act 1994;
- b) Reproductive & Therapeutic Technology-Surrogacy; Stem Cells Research: Organ Transplantation Technology & Transplantation of Human Organs Act 1994.

Section **B**

I Constitutional & Legislative Aspects of Health in India: -

- A. Relevant Constitutional Provisions relating to Health & Role of Judiciary in relation to Human Right to Health.
- B. Important Health Laws:
 - Anti-Smoking Laws- The Cigarettes & Other Tobacco Products (Prohibition of Advertisements & Regulation of Trade & Commerce, Production, Supply & Distribution) Act 2003.

2) Laws Relating

- 10. Kumar Narinder, *Constitutional Law of India*, (Pioneer Books, Delhi, 2005).
- 11. Maan Jonathan, Health and Human Rights: A Reader, (New York, Routledge, 1999).
- 12. Parmanand Desai's, Law of Disability-medical & nonmedical(Dwivedi& Company Law Publishers & Book sellers, Adersh Nagar, Bhawapur, Allahabad, 2004).
- 13. Patel Tulsi, Sex-Selective Abortion in India, Gender, Society and New Reproductive Technologies, (Saga Publications India Pvt. Ltd., New Delhi, 2007).
- 14. Rao B. Shiva, *The Framing of India's Constitution*, (Universal Law Publishing Co. Pvt. Ltd., Vol. 2, Delhi, 1967).
- 15. Singh Jagdish, BhushanVishwa, Medical Negligence & Compensation, (Bharat Law Publication, Jaipur 2004).
- 16. Srivastava S. C., Verma S. K., Legal Framework for Health Care in India, (Lexis Nexis Butterworth's, The Indian Law Institute, New Delhi, 2002).
- 17. SwarupJagdish, Constitution of India, (Modern Law Publication, Allahabad Vol. I, 2006).

5. Narinder Kumar : Law relating to Government Services and Management of Discipline Proceedings- Allahabad Law Agency, 2003.

LL.M. SEMESTER 1

PAPER III GROUP VI – LEGAL PEDAGOGY AND RESEARCH (i) CLINICAL LEGAL EDUCATION

Section A

Clinical Legal Education: Concept and Concerns Clinical Legal Education: Comparison between India and U.S.A. Globalisation of Legal Practice: Challenge before the Indian Bar Legal Education for Professional Responsibilities and Democratic Development Learning of Skills and Values Advocacy Skills

Section **B**

Indian Legal Profession, the Courts and Globalization
Legal Aid and Legal Education: A Challenge and An Opportunity
Information Technology and Clinical Legal Education
Tasks in Clinical Legal Education: Case Planning and Strategy, Interviewing and Client Counselling, Negotiation and Mediation Techniques,
Community
Mediation Clinic
Environmental Law Clinic
Human Rights Clinic
Prisoners and Families Clinic
Critiquing Clinical Performances
Implementing Clinical Legal Education

SUGGESTED READINGS

1.

- 3. David A. Chavkin, *Clinical Legal Education: A Textbook for Law School Clinical Programs*, LexisNexis, 2001.
- 4. Glanville Williams, Learning the Law, Thomson Sweet Maxwell, 11th ed.
- 5. Oliver Mendelsohn, Law and Social Transformation in India, Oxford University Press, 2014.

- 3. Amartya Sen, Development As Freedom, (New York: Knopf, 1999) pp. 3-53.
- 4. Jerome Segal, The Politics of Simplicity; American Way of Life, Tikkun, July, 1996
- 5. Karl Polanyi, Satanic Mill, in The Great Transformation: The Political And Economic Origins of Our Time (1944), pp. 103-118.
- 6. H. W. Arndt, Economic Development: The History of An Idea (1987)
- 7. Arturo Escobar, Encountering Development: The Making And Unmaking of The Third World (Princeton U. P., 1995)
- 8. William Easterly, The Elusive Quest For Growth: Economists' Adventures And Misadventures In The Tropics (MIT Press, 2002) pp.
- 9. Mancur Olson, Big Bills Left on the Sidewalk: Why Some Nations are Rich, and Others Poor, 10 J. ECON. PERSP. 3-24 (1996).
- 10. Douglass C. North, The New Institutional Economics and Third World Development, in The New Institutional Economics And Third World Development (J. Harriss et al. Eds., 1995).
- 11. Francis Fukuyama, Social Capital, in Culture Matters: How Values Shape Human Progress (Lawrence E. Harrison & Samuel P. Huntington, eds. 2000)
- 12. Ibrahim F.I. Shihata, The World Bank and "Governance" Issues in its Borrowing Members, in The World Bank In A Changing World, pp. 53-54 and 85.
- 13. D. Kaufmann, A. Kraay, and P. Zoido-Lobaton, Governance Matters (World Bank Policy Research Working Paper 2196) (October, 1999)
- 14. Richard A. Posner, "Creating a Legal Framework for Economic Development," 13 (1998) World Bank Research Observer
- 15. T. J. Pempel, The Developmental Regime in a Changing World Economy, in The Developmental State (Meredith Woo-Cummings ed 1999), pp. 137-181.
- 16. John K. M. Ohnesorge, The Rule of Law, Economic Development and the Developmental States of Northeast Asia, in Law And Development In East And Southeast Asia (1999).
- 17. Donald Clarke, Economic Development and the Rights Hypothesis: The China Problem Brookings Papers On Economic Activity 1990, No. 2 (1990)
- 18. James K. Galbraith, Shock without Therapy, The American Prospect, VOL. 13, ISSUE 15 (26 AUG 2002).
- 19. Lawrence H. Summers, Lant H. Pritchett, The Structural Adjustment Debate, The American Economic Review 83, NO. 2 (MAY 1993), 383-389.

- 20. Joseph Stiglitz, Globalization And It's Discontents (2003), 53-88 Maxwell Cameron, Lisa North, Development Paths at a Crossroads
- 21. Pranad Bardhan, Corruption and Development: A Review of the Issues, in Journal of Economic Literature, Vol. 35, No. 3 (September, 1997), pp. 1320-1346.
- 22. Fareed Zakaria, The Rise of Illiberal Democracy, FOREIGN AFFAIRS, Nov./ Dec. 1997,
- 23. Philip Keefer, Governance and Economic Growth, Dancing With Giants: China, India And The Global Economy (World Bank, 2008), pp. 211-242.
- 24. Thomas Carothers, Aiding Democracy Abroad: The Learning Curve (1999)
- 25. Kevin Davis, Taking the Measure of Law: The Case of the Doing Business Project, 32
- 26. Dani Rodrik, Trade as if Development Really Mattered, in In Search of Prosperity: Analytic Narratives on Economic Growth (edited), Princeton University Press, 2003.

LL.M. SEMESTER 1

PAPER III

GROUP VI – LEGAL PEDAGOGY AND RESEARCHT

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