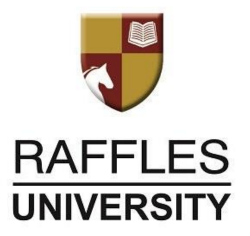
CURRICULUM AND SYLLABI

(3rd Semester)

B.A.LL.B. (Hons.) (Integrated Law degree course)

SCHOOL OF LAW



Japanese Zone, National Highway 48 Neemrana, Rajasthan 301020

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CONSTITUTIONAL LAW – I BAL 301

INTRODUCTION TO THE COURSE

Constitutional law is the body of law that defines the relationship of different entities within a state, namely, the executive, the legislature, and the judiciary. The constitution is the basis from which the Indian legal system has evolved. The students of law should have a sound knowledge of the constitution. As the Constitution is the foundation of the Indian democratic system, constitutional law deals with some of the fundamental relationships within our society. This includes relationships among the states, the states and the union government, the three branches (executive, legislative, judicial) of the union government, and the rights of the individual in relation to both union and state government.

COURSE OBJECTIVES

The objective of this course is to:

- 1. Constitutional shall be studied plainly based on the provisions in terms of interpretations of the Court.
- 2. Detailed planning provided with alternative methods
- 3. Provide and interpreted by the judiciary
- 4. Analyse the provisions of the constitution critically

COURSE OUTCOMES

The students will be able to;

- 1. Identify the various dimensions of the constitutional law
- 2. Understand the process of Executive, legislative and judicial mechanisms under the constitution
- 3. Enumerate the constitutional remedies available.
- 4. Apply the real sprit of distribution of power

TEACHING METHODOLOGY

A Dialectic system of learning would provide a better appreciation of the constitutional governance in India through classroom debate and moot court exercises after the basic issues are identified by lecture and discussion. Research of issue-based conflict of interest through court cases may be an added advantage.

As per the norms of the University for this Course, there will be 6 classes per week. Clinical and tutorial forms of learning should be followed. The teaching methodology will include Lecturescum-discussion, Assignments, Projects and Presentations.

EVALUATION SCHEME

- Continuous Assessment-20%
- Mid-Term- 20%
- End Term- 60%

COURSE OUTLINE

Unit-I Introduction

Credit 6 (Hours 60)

- Definition of Constitution and Classification; Constitutionalism and Constitutional Morality
- Making of the Indian Constitution
- Aims and Objectives
- Basic features of the Indian Constitution
- Nature of the Indian Constitution: Federal, Unitary, Quasi-federal; Cooperative and Competitive Federalism

Leading Case Laws:

- 1. Rai Sahib Ram Jawaya Kapur v. State of Punjab AIR 1955 SC 549
- 2. State of West Bengal v. Union of India AIR 1963 SC 1241
- 3. Kesavananda Bharati v. State of Kerala (1973) 4 SCC 225
- 4. S. R. Bommai v. Union of India (1994) 3 SCC 1
- 5. State of Haryana v. State of Punjab (2002) 2 SCC 507
- 6. Rameshwar Prasad and Ors. v. Union of India and Anr. (2006) 2 SCC 1
- 7. Kuldip Nayar v. Union of India (2006) 7 SCC 1
- 8. I.R. Coelho v. State of Tamil Nadu (2007) 2 SCC 1
- 9. Arvind Kejriwal v. Union of India 2014
- 10. Union of India & Anr. v. M/s Mohit Minerals Pvt. Ltd. Through Director 2022

Unit-II Constitutional Organs

> Legislature:

- Parliament and State Legislatures
- Composition of Parliament and State legislatures
- Qualification and Disqualification of Members
- Legislative Procedure, power and Privileges

- **Executive:** Power of President and Governor
- > Union and State Judiciary: Composition, Appointment and Removal of Judges
- Jurisdiction of Supreme Court and High Court
- Independent Judiciary National Judicial Appointment Commission

Leading Case Laws

- 1. S.P. Anand v. H.D. Deve Gowda, (1996) 6 SCC 734
- 2. B. R. Kapur v. State of Tamil Nadu (2001) 7 SCC 231
- 3. Lily Thomas v. Union of India (2013) 7 SCC 653.
- Lok Prahari (through General Secretary SN Shukla) v. Election Commission of India (2018) 18 SCC 114
- 5. Special Reference No. 1 (Re Gujarat Assembly Election Matter) (2002) 8 SCC 237 127
- 6. Anil Kumar Jha v. Union of India (2005) 3 SCC 150
- 7. Jaya Bachchan v. Union of India (2006) 5 SCC 266
- 8. Consumer Education and Research Society v. Union of India & Ors. (2009) 9 SCC 648
- 9. In re Keshav Singh AIR 1965 SC 745
- 10. Raja Ram Pal v. Hon'ble Speaker, Lok Sabha (2007) 3 SCC 184
- 11. Ram Jawaya Kapoor v. State of Punjab, AIR 1955 SC 549.
- 12. Jayantilal Amritlal Shodhan v. F.N. Rana and Ors, AIR 1964 SC
- 13. Smt. Jaikumari v. State of Maharashtra, AIR 2009 Bom.
- 14. Poonam Verma v. Delhi Development Authority, AIR 2008 SC
- 15. Indian Medical Association v. Union of India, AIR 2011 SC
- 16. D. C. Wadhwa v. the State of Bihar (1987) 1 SCC 378 159
- 17. R.C. Copper v. Union of India, AIR 1970 SC 564.
- 18. A. K. Roy v. Union of India (1982) 1 SCC 271
- 19. Krishna Kumar Singh v. the State of Bihar (2017) 3 SCC 1
- 20. Union of India v. Sankalchand Himatlal Sheth (1997) 4 SCC 193
- 21. S. P. Gupta v. President of India (1981) Supp SCC 87
- 22. S.C. Advocates on Record Association v. UOI (1993) 4 SCC 441
- 23. In re Special Reference No. 1 of 1998 (1998) 7 SCC 739
- 24. S.C. Adv. on Record Association v. Union of India (2016) 5 SCC 1 213
- 25. Shanti Bhushan v. Supreme Court of India through its Registrar (2018) 8 SCC 396
- 26. Mohd. Arif v. The Reg. Supreme Court of India (2014) 9 SCC 737
- 27. Madras Bar Association v. Union of India (2014) 10 SCC 1
- 28. Rupa Ashok Hurra v. Ashok Hurra (2002) 4 SCC 388

Unit-III

Distribution of Legislative Powers:

- Distribution with respect to territory: Doctrine of Territorial Nexus
- Distribution with respect to the subject matter.
- Interpretation of legislative lists:
- ✓ Territorial Nexus
- ✓ Harmonious Construction
- ✓ Pith and Substance

- ✓ Colorable Legislation
- ✓ Residuary Power of Legislation
- ✓ Doctrine of Repugnancy

Leading Case Laws

- 1. In Re C P & Berar Sales of Motor Spirit & Lubricants Taxation Act, 1938 AIR 1939 FC 1
- 2. Gujarat University v. Krishna Ranganath Mudholkar AIR 1963 SC 703
- 3. Prafulla Kumar v. Bank of Commerce, Khulna AIR 1947 PC 60
- 4. State of Rajasthan v. G. Chawla AIR1959 SC 544
- 5. State of Karnataka v. Drive-in Enterprises (2001) 4 SCC 60
- 6. K.C. Gajapati Narayan Deo v. State of Orissa AIR 1953 SC375
- 7. Union of India v. H. S. Dhillon (1971) 2 SCC 779
- 8. Zaverbhai v. State of Bombay AIR 1954 SC 752
- 9. Hoechst Pharmaceuticals Ltd. v. State of Bihar (1983) 4 SCC 45
- 10. Vijay Kr Sharma v. State of Karnataka (1990) 2 SCC 562
- 11. State of Kerala v. Mar Appraem Kuri Company Ltd. (2012) 7 SCC 106

Unit-IV

Emergency Provisions

Emergency Provisions:

- Origin and concept of Emergency
- Types of Emergency in the Indian Constitution
- National Emergency
- State Emergency
- Financial Emergency
- Effects of Proclamation of Emergency
- Emergency and Fundamental Rights

List of Cases

- 1. Indira Nehru Gandhi v. Shri Raj Narain & Anr, AIR 1975 SC 2299
- 2. Kesavananda Bharati v. State of Kerala, AIR 1973 SC 1461
- 3. State of Rajasthan & Ors v. Union of India, AIR 1977 SC 1361
- 4. S. R. Bommai V. Union of India, AIR 1994 SC 1918
- 5. A.D.M Jabalpur v. Shiv Kant Shukla, AIR 1976 SC1207
- 6. Minerva Mills Ltd v. Union of India, (1980) 3 SCC 625.
- 7. Ghulam Sarwar v. Union of India, AIR 1967 SC 1335.
- 8. Bijayanand Patnaik And Ors. v. President Of India And Ors. AIR 1974 Ori 52
- 9. Makhan Singh v. State of Punjab, AIR 1964 SC 381
- 10. Maharastra State v. Prabhakar, AIR 1966 SC 424
- 11. Ghulam Sarwar v. Union of India, AIR 1967 SC 1335

12. Rameshwar Prasad v. Union of India, (2006) 2 SCC 1

Unit-V

Judicial Review and Constitutional Amendment

- Judicial Review: Nature and Scope
- Amendment to the Constitution: Methods of Constitutional Amendment
- Limitation Upon Constituent Power-Doctrine of Basic Structure
- Judicial Activism and Judicial Restraint

List of Cases

- 1. Marbury v. Madison (1803)
- 2. A.K.Gopalan v. State of Madras AIR 1950 SC 27
- 3. Shankari Prasad v. Union of India, AIR 1951 SC 458.
- 4. Sajjan Singh v. State of Rajasthan, AIR 1965 SC 845.
- 5. I.C. Golak Nath and Ors. v. State of Punjab and Anr., AIR 1967 SC 1643.
- 6. Kesavananda Bharati v. State of Kerala, AIR 1973 SC 1461
- 7. Indira Nehru Gandhi v. Raj Narain, 1975 Supp SCC 1.
- 8. Minerva Mills v. Union of India, AIR 1980 SC 1789.
- 9. Sanjeev Coke Mfg. Co. v. Bharat Coking Coal Ltd., (1983) 1 SCC 147.
- 10. I.R. Coelho (Dead) By Lrs v. State of Tamil Nadu & Ors. AIR 2007 SC 8617
- 11. L. Chaiadra Kumar v. Union of India, (1997) 3SCC261
- 12. S.P. Sampath Kumar v. Union of India, (1987) 1 SCC 124
- 13. Kerela Bar Hotels Association v. State of Kerela AIR 2016 SC 163

Suggested Readings

- 1. Durga Das Basu: Introduction to the Constitution of India, LexisNexis India.
- 2. Durga Das Basu: Shorter Constitution of India, Prentice-Hall of India, New Delhi.
- 3. Shibanikinkar Chaube: Constituent Assembly of India, Manohar Publishers & Distributors, New Delhi.
- 4. J. N. Pandey: Constitutional Law of India, Central Law Agency, Allahabad.
- 5. M.C. Jain Kagzi: The Constitutional of India, India Law House, New Delhi.
- 6. Arthur Berriedale Keith: A Constitutional History of India 1600-1935, Methuen & Co. Ltd., London.
- 7. M. P. Jain: Indian Constitutional Law, LexisNexis India.
- 8. Prof. M. P. Singh V.N. Shukla's Constitution of India Eastern Book Company, Lucknow.
- 9. M. V. Pylee Constitutional Amendments in India, S. Chand & Company, New Delhi.
- 10. M. V.V. Ramana Inter-State River Water Disputes in India, Orient Longman, New Delhi.
- 11. H. M. Seervi: Constitutional Law of India, N.M. Tripathi, Bombay.
- 12. Jagdish Swarup: Constitution of India, Modern Publications, New Delhi.

LAW OF CONTRACT – II (LOC-II) BAL 302

INTRODUCTION OF THE COURSE

In the society wherein all major ventures are getting corporatized, a law student should acquaint himself with the knowledge of special contracts apart from equipping himself with general principles of contract. This law is contained in several legislations apart from the Indian Contract Act. This course equips the students to better appreciate the legal services required in a corporate office so that he can enhance his relevance as a lawyer in society. Law relating to Sales of Goods deals with the sale transactions of moveable property, formation of sale contracts, rights and duties of vendor and vendee, terms of contract etc. Law of Partnership deals with the formation of partnership firms, duties and liabilities of incoming and outgoing partners etc.

Course Objective

This course has the following objectives:

- 1. To study a law related to acquaint himself with the knowledge of special contracts.
- 2. To provide several legislations apart from the Indian Contract Act.
- 3. To Discuss the legal provisions required in a corporate office so that he can enhance his relevance as a lawyer in society.
- 4. Law relating to Sales of Goods deals with the sale transactions of moveable property, formation of sale contracts, rights and duties of vendor and vendee, terms of contract etc. Law of Partnership deals with the formation of partnership firms, duties and liabilities of incoming and outgoing partners etc.

Course Outcomes

The students shall be able to:

- 1. Understand the list and define the specific contracts.
- 2. know the explanation of why specific contracts are important to our legal and economic system.
- 3. Analyse how sale transactions of moveable property take place.
- 4. They will find out how partnership firms are formed, the duties and liabilities of the partners in a partnership firm.

COURSE OUTLINE:

UNIT-I

Credit 6

INDEMNITY, GUARANTEE, BAILMENT AND PLEDGE (Hours 60)

• Contract of Indemnity

- 1. Documents/Agreements of Indemnity Definition, Nature and
- 2. Scope and Rights of indemnity holder
- 3. Commencement of the indemnifier's liability
- Contract of Guarantee
- 1. Definition, Nature and Scope Difference between the contract of indemnity and Guarantee
- 2. Rights of surety
- 3. Discharge of Surety
- 4. Extent of Surety's liability
- 5. Co-surety.

• Contract of Bailment

- 1. Definition Kinds Duties of Bailer and Bailee -
- 2. Rights of Finder of goods as Bailee Liability towards true owner
- 3. Rights to dispose of the goods.
- Contract of pledge
- 1. Definition
- 2. Comparison with Bailment
- 3. Rights and duties of Pawnor and Pawnee

Case Studies:

- New India Assurance Company Ltd. v.Kusumanchi Kamleshwar Rao and another1997
 (9) SCC 179
- 2. United India Insurance Company v. M/s. Aman Singh Munshilal A.I.R. 1994 P. &h. 206
- 3. Secretary of State v. The Bank Of India Ltd., A.I.R. 1938 P.C. 191.
- 4. Sham Sunder v. Chandu La, AIR 1935, Lahore 974
- 5. Gajanan Moreshwar v. Moreshwar Madan, A.I.R. 1942 Bom, 302, at 304.

- Oriental Fire and General Insurance Co. Ltd. v. Murlidhar Gopikissen Pvt. Ltd. AIR 1985 Cal 301: 1985 Arbi LR 387
- 7. Nagpur N.S. Bank v. Union of India, A.I.R. 1981 A.p. 153, at 158.
- 8. EMCO Pressmaster Pvt. Ltd. v. Union of India AIR 2000 Del 37
- National Building Condtruction Corporation ltd. v. State Bank of Patiala AIR 1993 Del 89
- Association of Corporation and Apex Societies of Handlooms v. State of Bihar AIR 2000 Del 106
- 11. DLF Cement Ltd. v. Inspector of Police AIR 1999 AP 359
- 12. Jagdish Chandra Trikha v. Punjab National Bank AIR 1998 Del. 266
- 13. National Bank of Lahore v.Sohan Lal AIR 1962 Punjab 534
- 14. Ram Gulam v.Govt. of U.P. AIR 1950 All 106
- 15. L.M. Co-operative Bank v. Prabhudas Hathibhai AIR 1966 Bom. 134
- 16. Standard Chartered Bank v.Custodian AIR 2000 sc 1488
- 17. K.S. Nagalmbika v. Corporation Bank , Virajpet AIR 2000 Kant. 201
- 18. Central Bank of India vKesharao Narayanrao Patil, (200%) (1) BC 58 (Ori)
- 19. Philips v. Brooks Ltd. (1919) 2 K.B. 243
- 20. Belgaum Pioner Urban Co-op. Credit Bank v. Satyapromoda AIR 1962 Mys. 48
- 21. M. R. Dhawan v. Madan Mohan AIR 1966 Delhi 313, 315
- 22. Dhani Ram & Sons v. Frontier Bank Ltd. AIR 1962 Punjab 321
- 23. KM Hidayathulla v. Bank of India AIR 2001 Mad. 251
- 24. Bank of Maharashtra v. Racman Auto (p.) Ltd. AIR 1991 Delhi 278
- 25. Central Bank of India v. Grains and Gunny Agencies AIR 1989 MP28

UNIT-II

AGENCY

• Agency

- 1. Definition
- 2. Creation of Agency
- 3. Kinds of Agents
- 4. Distinction between Agent and Servant

- 5. Rights and Duties of Agent
- 6. Relation of Principal with third parties
- 7. Delegation of Duties and Rights of Agent
- 8. Extent of Agents authority
- 9. Personal liability of Agent
- 10. Termination of Agency.

Case Studies:

- 1. Keighley, Maxsted & Co. v. Durant (1901) AC 240
- 2. Kelner v. Baxter (1866) LR 2 CP 174
- 3. Badri Prasad v. State of Madhya Pradesh AIR 1966 SC 58
- 4. Saroj Kapur v. Nitin Casting Ltd. AIR 1987 Delhi 349
- 5. Keppel v. Wheeler (1927) 136 LT 203
- 6. National Bank of Lahore v. Sohanlal AIR 1962 Punjab 534

Text Book

 Avtar Singh. "Contract and Specific Relief", Eastern Book Company, 10th Edition, Lucknow, 2010.

Reference Book

- B S Ramaswamy, "Contracts and their Management, Lexis Nexis Butterworth, 3rd Edition, New Delhi 2008
- 3. H.K Saharay, "Dutt on Contract", Eastern Law House, 10th Edition, Kolkata, 2006
- G C Bharuka, "Mulla on The India Contract Act", 12th Edition, Lexis Nexis Butterworths Wadhwa, Nagpur 2009
- 5. Venkoba Rao's Law of Agency, 3rd Edition, Butterworths, New Delhi, 2001

UNIT-III

INDIAN PARTNERSHIP ACT

- Indian Partnership Act
- 1. Definition Nature, Mode of determining the existence of
- 2. Partnership Relation of Partner to one another Rights and duties of partner -

- Relation of partners with third parties Types of partners Admission of partners Retirement
- 4. Expulsion Dissolution of Firm Registration of Firms.

Case Studies

- 1. Mahabir Cold Storage v. CIT, AIR 1991 SC 1357
- 2. C.I.T. v. Shah Mohandas Sadhuram, AIR 1966 SC15
- 3. Sharad Vasant Kotak v. Ramniklal Mohanlal Chawda (1998) 2 SCC 171
- Ganga Metal Refining Company v. Commissioner of Income-tax, West Bengal, AIR 1967 Cal. 434
- 5. Mahadeodas v. Gherulal Parekh, AIR 1958 Cal. 703
- 6. K. Jaggaias v. Kokumanu AIR 1984 A.P. 149
- 7. Munishi Abdul Latif v. Gopeswar AIR 1933 Cal 204 : 56 Cal L.J 172
- 8. R.N. Kothare v. Hormasjee, AIR 1927 Bom 187
- 9. Dulichand Laxminarayan v. Commissoner of Income-Tax, (1956) 29 T.L.R. 535
- 10. Mahendra Kumar v. Sate of Madras, AIR 1968 Mad. 241
- 11. Sanganer Dal and Flour Mill v. F.C.I, AIR 1992 S.C 481
- 12. Dena Bank v. Bhikhabai Prabhudas Parekh and Co. and others, 2000 (5) SCC 694

Text Book

1. Pollock and Mulla, "The Indian Partnership Act", 7th Edition, Lexis Nexis Butterworths, New Delhi 2007

Reference Book

- S.D. Singh, J.P. Gupta, "Law of Partnership in India", 15th Edition, Orient Law House, New Delhi.
- H.K. Saharay, "Indian Partnership and Sale of Goods Act", R.Combray and Co. P.Ltd, Kolkata, 2004
- 4. V.S.Vadivel, "Partnership Firms", 3rd Revised Edition, Snow white, Mumbai, 2008
- Dr. Madhusudhan Saharay, "Indian Partnership Act", Universal Law Publishing Co. New Delhi, 2010

6. Satyajeet Desai, "The Law of Partnership in India", 7th Edition, Wadhawa, Nagpur, 2009

UNIT –IV

Sales of Goods Act

• Sale of Goods Act

- 1. The Contract of sale
- 2. Conditions and Warranties
- 3. Passing of Property
- 4. Transfer of title
- 5. Performance of the Contract
- 6. Rights of Unpaid Seller
- 7. Against goods Remedies for Breach of Contract

Case Studies:

- 1. Andhra Sugar Ltd. v. State of A.P AIR 1968 SC 599
- 2. Coffee Board, Karnataka v. Commissioner of Commercial Taxes, AIR 1988 SC 1487
- 3. M/s Mukesh Kumar Aggrawal and Co. v. State of M.P, AIR 1988 S.C 563
- 4. Associated Power Co. Ltd v. Ram Taran Roy, AIR 1970 Cal. 75
- 5. H. Anraj v. Govt of Tamil Nadu AIR 1986 SC 63
- 6. Vijay Minerals Pvt. Ltd v. Bikash Chandra Deb AIR 1996 Cal. 67
- 7. Aluminium Industries Ltd. v. Minerals and Metals Trading Corpn, AIR 1998 Mad. 239
- 8. Union of India v. Tarachand AIR 1976 M.P. 101
- 9. State of Gujarat v. Variety Body Builders AIR 1976 SC 2108
- 10. Jagdish Radhakisan v. Ramesh S. Wagh AIR 2001 Bom 152
- 11. In re Andrew Yule and Co. AIR 1932 Cal. 879

Text Book

 P. Ramanath Aiyar, Law of Sale of Goods", 8th Edition, Universal Law Publishing Co. Delhi, 2007

Reference Book

 R.Chakraborty, "Law of Sale of Goods And Partnership", 1st Edition, Orient Publishing Company, Allahabad, 2007

- Dr. Madhusudan Saharay, "Sale of Goods and Hire Purchase", Universal Law Publishing Co., New Delhi, 2010
- 4. Justice. P. Narayna, "Law of Caveats", First Edition, Asian Law House, Hyderabad, 2006
- S.D. Singh, J.P. Gupta, "Law of Partnership in India", 15th Edition, Orient Law House, New Delhi.
- H.K. Saharay, "Indian Partnership and Sale of Goods Act", R.Combray and Co. P.Ltd, Kolkata, 2004

UNIT –V

Hire Purchase Act 1972

- Hire Purchase Act 1972
- 1. Rights and Obligation of the Hirer and Owner
- 2. Form and Contents of Hire Purchase Agreements
- 3. Warranties and Conditions
- 4. Standard Form of Contracts: Nature, Advantages, Unilateral Character
- 5. Principles of Protection against the Possibility of exploitation
- 6. Judicial Approach to such Contracts
- 7. Exemption Clauses
- 8. Clash between two standard forms of contracts.

Text Book

Hire Purchase Act, 1972

LAW OF CRIMES-I (IPC) **BAL 303**

INTRODUCTION TO THE COURSE

The primary objective of criminal law is to maintain law and order in society and protect people's life and liberty. It is for this reason that people place their ultimate reliance on this branch of law for protection against all injuries that human conduct can inflict on individuals and institutions. Due to these reasons, the penal law cannot afford to be weak, ambiguous or ineffective. Nor can it be harsh and arbitrary in its impact. The application of criminal law has to be uniform regardless of any discrimination on grounds of class, caste, religion, sex or creed etc. of either the criminal or the victim.

COURSE OBJECTIVE

- 1. To familiarize the students with the key concepts regarding crime and criminal law.
- 2. To expose the students to the range of mental states that constitute *mens rea* essential for committing a crime.
- 3. To teach specific offences under the Indian Penal Code.
- 4. To keep students abreast of the latest developments and changes in the field of criminal law.

COURSE OUTCOME

The students will be able to;

- 1. Understand the conceptual analysis of the law of crimes
- 2. Analyse the spirit of legal provisions of crimes
- 3. Apply the practical aspects of law of crime
- 4. Assess the real approach of the law of crime

Unit-I **Introduction to Criminal Law**

Credit 6 (Hours 60)

- (a) The nature and concept of crime
- (b) Extent and operation of the Indian Penal Code
- (c) Definition of Crime
- (d) Constituents Elements of Crime: Actus Reus and Mens rea

Cases

- 1. Fowler v. Padget (1798) 7 T.R. 509
- 2. Harding v. Price (1948) 1KB. 695

- 3. R v. Allday (1837) 8 C & P, 136 at 139
- 4. R v. Prince (1875) L.R. 2 C.C.R. 154
- 5. Queen v. Tolson (1889) 23 Q.B.D. 168
- 6. Sherras v. De Rutzen (1895) 1 Q.B. 918
- 7. Cundy v. Le Cocq (1884) 13 QBD.207
- 8. Hobbs v. Winchester Corporation (1910) 2 K.B. 471
- 9. State of Maharastra v. M. H. George A.I.R. 1965 S.C. 722
- 10. Nathu Lal v. State of M.P. A.I.R. 1966 S.C. 43
- 11. Mubarak Ali Ahmad v. State of Bombay, A.I.R. 1957 S.C. 857
- 12. R v. Francis Cassidy (1867) 4 B.H.C. (Cr. C.) 17
- 13. Queen v. Nidha (1891) I.L.R. 14 All 38
- 14. Abhayanand Mishra v. State of Bihar A.I.R. 1961 S.C. 1698
- 15. State of Maharashtra v. Mohd. Yakub1980 Cr. L.J. 793

Unit-II

General Exceptions-I

- (a) Definitions
- (b) Private Defense against Body and Property
- (c) Judicial and Executive acts
- (d) Necessity
- (e) Consent
- (f) Infancy
- (g) Insanity & Intoxication
- (h) Mistake of Fact
- (i) Accident

Cases:

- 1. K. M. Nanavati v. State of Maharastra AIR 1962 S.C. 605
- 2. Shivaji v. State of Maharastra 1973 Cr. L. J. 1783 (S.C.
- 3. Barrow v. Issacs (1891) 1 Q.B. 417
- 4. R. v. Tolson (1889) 23 Q.B.D. 168
- 5. R. v. Prince (1875) L.R. 2 C.C.R. 154
- 6. Sheras v. De Rutzen (1895) 1 Q.B. 918
- 7. Cundy v. Le Cocq (1884) 13 Q.B.D. 207
- 8. Bhawoojivaji v. Mulli Dayal (1888) 12 Bon 377
- 9. State of W.B. v. Shew Mangal Singh and others 1884 Cr. L.J. 1683 (S.C.)
- 10. Jageshwar v. Emperor A.I.R. 1924, 24 Cr. L.J. 789
- 11. Shakir Khan v. Crown A.I.R. 1931 Lah. 54
- 12. Bhupendra Singh A. Chaudasama v. State of Gujrat 1998 Cr. L. J. 57 (S.C.)
- 13. Reniger v. Fogossa (1779) 21 How
- 14. Cope v. Sharpe (1912) 1 K.B. 496

- 15. Maleverger v. Spinke (1537) Dyer at 36
- 16. R. v. Dudley and Stephen (1884) 14 Q.B.D. 273
- 17. Queen v. Lukhiri Agradanini (1874) 22 W.R. (Cr.) 237
- 18. Marsh v. Loader (1863) 14 C.B.N.S. 535
- 19. Hiralal v. State of Bihar 1977 Cr. L. J. 1921 (S.C.)
- 20. Mussammat Aimona (1864) 1 W.R. (Cr.) 43
- 21. R v. Arnold (1724) 16 St. Tr. 695
- 22. Lord Ferrer's case (1760) 19 St. Tr. 885
- 23. Hadfield's case (1800) 27 St. Tr. 128
- 24. Bowler's Case (1821) Collinson Lumey 673
- 25. M'Naghten's Case
- 26. A. G. for Northern Ireland v. Gallagher (1963) A.C. 349
- 27. Durham v. United State 214 F 2d 862
- 28. Sodeman v. R. (1936) 2 All E.R. 1138
- 29. D.P.P. v. Beard 1920 (A.C.) 479
- 30. Regina v. Doherty 16 Cox C.C. 306 at 308
- 31. Rajesh Kumar v. Dharamvir 1997 Cr. L.J. 2242 (S.C.
- 32. Buta Singh v. State of Punjab 1991 Cri L.J. 1464 (S.C.)
- 33. Jai Dev v. State of Punjab AIR 1963 SC 612
- 34. Onkarnath Singh v. State of U.P. AIR 1974 SC 1550
- 35. Ram Ratan v. State of Bihar AIR 1965 SC 926
- 36. Kesho Ram v. Delhi Administration AIR 1974 SC 1158
- 37. Baljit Singh v. State of U.P. AIR 1976 SC 2273
- 38. Domnic Varkey v. State of Kerala AIR 1971 SC 1208
- 39. DeoNarain v. State of U.P. AIR 1973 SC 473
- 40. Amjad Khan v. State AIR 1952 SC. 165

Unit-III

Incoherent Forms of Crime

- (a) Joint and Constructive Liability/Common Intention and Common Object
- (b) Criminal Conspiracy
- (c) Attempt
- (d) Abetment

Cases:

- 1. Barendra Kumar Ghose v. Emperor, 52 I.A. 40 (P.C.)
- 2. Mahboob Shah v. Emperor, 72 I.A. 148 (P.C.): A.I.R. 1945 P.C. 118
- 3. Kripal Singh v. State of U.P. A.I.R. 1954 S.C. 706
- 4. Ram Nath v. State of M.P. A.I.R. 1953 S.C. 420
- 5. Pandurang v. State of Hyderabad A.I.R. 1955 S.C. 216
- 6. Rishi Deo Pandey v. State of U.P. A.I.R. 1955 S.C. 331

7. Shree Kantiah v. State of Bombay A.I.R. 1955 S.C. 287

8. J.M. Desai v. State of Bombay A.I.R. 1960 S.C. 889

9. Krishna v. Maharastra A.I.R. 1963 S.C. 1413

Unit-IV

Punishment

(a) Concept of Punishment

(b) Theories of Punishment

(c) Punishment under the Indian Penal Code

(d) Capital Punishment

Cases:

- 1. Hira Lal Malik v. State of Bihar A.I.R. 1977 S.C. 2236
- 2. State of Punjab v. Mann Singh 1983 Cr. L. J. 229 (S.C.)
- 3. Kishori v. State of Delhi 1999 Cr. L. J. 584 (S.C.)
- 4. Jagmohan Singh v.State of U.P. 1973 Cr. L.J. 370
- 5. Rajendra Prasad v. State of U.P. 1979 Cr. L.J. 792
- 6. Bachan Singh v. State of Punjab 1980 Cr. L.J. 636 (S.C.)
- 7. Machhi Singh v. State of Punjab 1983 Cr. L. J. 1457 (S.C.)
- 8. Javed Ahmad v. State of Maharastra 1984 Cri. L.J. 1909 (S.C.)
- 9. Triveni Ben v. State of Gujrat 1989 Cri, L. J. 870 (S.C.)
- 10. T. V. Vatheeswaran v. State of Tamil Nadu 1983 Cri. L. J. 481 (S.C.)

Unit-V

Specific Offences

- (a) Offences against the Religion
- (b) Offences Relating to Documents and Property Marks (Forgery)
- (c) Defamation
- (d) Criminal intimidation, insult, and annoyance

Text Books:

- 1. Glanville Williams, *Text Book of Criminal Law*, Universal Law Publishing Co., New Delhi, 2012
- 2. Ratanlal Dhiraj Lal, *The Indian Penal Code*, Lexis Nexis, Butterworths Wadhwa, Nagpur, 2012
- 3. K.D. Gaur, *Textbook on Indian Penal Code*, Universal Law Publishing Co., New Delhi, 2012
- 4. C. K. Takwani: *Indian Penal Code*, Eastern Book Company, Lucknow.

References:

- 1. P. S. A. Pillai: *Criminal Law-Incorporating the Criminal Law (Amendment) Act*, 2013, LexisNexis India, Gurgaon.
- 2. Glanville Williams, *Text Book of Criminal Law*, Universal Law Publishing Co., New Delhi, 2012
- 3. Dr. H.S. Gaur, Penal Law of India, Law Publishers, Allahabad, 2013
- 4. John Dawson Mayne, Mayne's Criminal law of India, Gale, Making of Modern Law, 2013
- 5. K. S. N. Murthy & K. V. S. Sarma: *KSN Murthy's Criminal Law* (Indian Penal Code), LexisNexis India, Gurgaon.
- 6. S. N. Misra: *Indian Penal Code* (As amended by Criminal Law (Amendment) Act, (2013), Central Law Publications, Allahabad
- 7. Harish Chander: *The Indian Penal Code-A Critical Commentary*, Eastern Law House, Kolkata.
- 8. Bare Act of Indian Penal Code, 1860

POLITICAL SCIENCE – III BAL 304

INTRODUCTION TO THE COURSE

The aim of this course is to introduce the concepts of state, diplomacy, power and important international organizations that will further students' understanding of international law. In the era of globalization International Relations play an important role in all aspects of life. This course will enhance students' level of understanding of international issues and thereby enable them to find out their solutions under various provisions mentioned in International Law.

COURSE OBJECTIVE

- 1. To equip students with study of international relations
- 2. To give a glimpse of important actors in international relations
- 3. To understand concepts of power and diplomacy for understanding international law

COURSE OUTCOMES

The students shall be able to

- 1. Understand the political system in india
- 2. Assess relations of Indian polity with international politics
- 3. Analyse powers and limitation of the states in the context of international political scenario
- 4. Critical approach of the political system

TEACHING METHODOLOGY

As per the norms of the university, there will be six classes per week. Teaching methodology will include Lectures-cum-Discussion, Assignments, Projects and Presentations.

THE EVALUATION SCHEME

- Continuous Assessment- 40%
- Mid-Term- 20%
- End Term- 40%

COURSE OUTLINE

Unit-I

Credit 6

(Hours 60)

- The science of International Relations
- Methods to study International Relations
- Various Actors of International Relations: State, People, Resources, International Organizations, Non-Governmental Organization

RECOMMENDED READINGS

1. Introduction in John Baylis, Steve Smith& Patricia Owens, The Globalization of World Politics, OUP, London, 4th ed. 2008

2. Introduction in Norman D. Palmer & Howard C. Perkins, International Relations: The World

Community in Transition, CBS Publishers & Distributors, ND, 1985

3. Introduction in Joshu Goldstein and Jon C. pevhouse in International relations Pearson, 10^{th} Edition

4. People in B.S. Murthy International Relations and Organization, Eastern Book Company

5. International Organization in B.S. Murthy International Relations and Organization, Eastern Book Company

6. Non- Governmental Organization in B.S. Murthy International Relations and Organization, Eastern Book Company

7. Transnational Actors and International Organizations in John Baylis, Steve Smith& Patricia Owens, The Globalization of World Politics, OUP, London, 4th ed. 2008

Unit-II

- Concept of power, Limitations on State Power
- International Morality
- International Law
- Public opinion, Retaliation and War

RECOMMENDED READINGS

1. Power in John Baylis, Steve Smith & Patricia Owens, The Globalization of World Politics, OUP, London, 4th ed. 2008

2. Hans J. Morgenthau, Politics Among Nations: The Struggle for Power & Peace, Kalyani Publishers (Indian Reprint), ND 1997

3. International Morality in B.S. Murthy International Relations and Organization, Eastern Book Company

4. Public Opinion in B.S. Murthy International Relations and Organization, Eastern Book Company

5. War in B.S. Murthy International Relations and Organization, Eastern Book Company

6. International Organization, Law and Human Rights in Joshu Goldstein and Jon C. pevhouse in International relations Pearson, 10th Edition

Unit-III

- The Diplomatic Instruments of International Relations
- Ideological, Economic, Military and Collaboration
- Competition & Conflict

RECOMMENDED READINGS

1. B.S. MURTY, *The International Law of Diplomacy. The Diplomatic Instrument and World Public Order* (New Haven: New Haven Press, Dordrecht-Boston-London: Martinus Nijhoff Publishers, 1989)

2. International and Global Security in John Baylis, Steve Smith & Patricia Owens, The Globalization of World Politics, OUP, London, 4th ed. 2008

3. Military Force and Terrorism in Joshu Goldstein and Jon C. pevhouse in International relations Pearson, 10th Edition

4. International Finances in Joshu Goldstein and Jon C. pevhouse in International relations Pearson, 10th Edition

Unit-IV

- United Nations Organizations
 - General Assembly
 - Security Council
 - International Court of Justice
 - World Trade Organization

RECOMMENDED READINGS

1. United Nations by Rumki Basu Sterling Publication, 2004

2. United Nations in John Baylis, Steve Smith & Patricia Owens, The Globalization of World Politics, OUP, London, 4th ed. 2008

Unit-V

- Settlement of Disputes
 - Negotiations
 - Arbitration

- Mediation
- Conciliation
- Judicial Settlement
- Collective Security Mechanism

RECOMMENDED READINGS

1. Handbook of peaceful settlement of Disputes http://legal.un.org/cod/books/HandbookOnPSD.pdf

Books

1. Hans J. Morgenthau, Politics Among Nations: The Struggle for Power & Peace, Kalyani Publishers (Indian Reprint), ND 1997

2. John Baylis, Steve Smit & Patricia Owens, The Globalization of World Politics, OUP, London, 4th ed. 2008.

3. Norman D. Palmer & Howard C. Perkins, International Relations: The World Community in

Transition, CBS Publishers & Distributors, ND, 1985

SOCIOLOGY AND SOCIAL WORK-III BAL 305

INTRODUCTION TO THE COURSE

The course is aimed at providing the overall view of the understanding of sociological approaches with its emergence as a science of society. It would be helpful in the growth of the criticality of the mind in understanding the underlying structures and conflicts existing in contemporary society. It is also hoped that through this course students will also be able to understand their own social identity in the broader social context.

COURSE OBJECTIVE

- 1. To make students aware with the interconnections of conceptual and the real world
- 2. To understand the structure, function and process of society
- 3. To understand the processes of social change and social conflict in society

COURSE OUTCOMES

The students shall be able to;

- 1. Understand the theories of sociology
- 2. Know and apply the ideology of the thinkers in practice
- 3. Analyse the role of media and prevention of crime
- 4. Express the views in future for the betterment of society

COURSE OUTLINE

Unit-I

Credit 6

Auguste Comte's Theory of Positivism(Hours 60)

- Early development of Sociology through Observation, Experiment and Comparison
- The Law of Human Progress
- Social Statics and Social Dynamics
- Impact of Science on the Society

References:

- *i.* Bogardus, Emory, S.: The Development of Social Thought, New York: Longmans
- *ii.* Jones, Pip: Introducing Social Theory, Cambridge: Polity

Unit-II

Emil Durkheim's Theory of Functionality

- Social Structure and Social Facts
- Individual and Society
- Mechanical and Organic Solidarity
- Collective Conscience and Collective Representation

References:

- *i.* Best, Shaun: A Beginner's Guide to Social Theory, London:Sage
- *ii.* Layder, Derek: Understanding Social Theory, London: Sage

Unit-III

Max Weberian Theory of Interpretation and Understanding

- Social Action and Ideal Type
- Class, Status and Power
- Types of Authority and Bureaucracy
- Rationalization, Modernity and Disenchantment

Reference:

Ritzer, George: Sociological Theory, Maidenhead: McGraw-Hill

Unit-IV

Marxian Theory of Class Conflict and Alienation

- Alienation from the product of labour, and from the act of production, alienation from nature and from others in the capitalist's market economy
- Class Consciousness and Class Conflict
- Means of Production, Forces of Production and Relations of Production
- Dialectical and Historical Materialism
- Dynamics of Social Change

References:

- *i.* Harrington, Austin: Modern Social Theory: An Introduction, Buckingham: Open University Press
- *ii.* Morrison, Kenneth: Marx, Weber, Durkheim: Formations of Modern Social Thought, London: Sage

Unit-V

Globalization, Media and Crime

- Social Change & Globalization
- Post-structuralism and postmodernity
- Face, body, and speech in interaction
- Media in a global age
- Audiences and media representations
- Controlling the global media
- Explaining crime and deviance: sociological theories
- Victims and perpetrators of crime
- Prisons and punishment
- •

References:

- i. Cowan's Noel: Global History: A Short Overview, Cambridge: Polity
- ii. Scholte, Aart Jan: Globalisation: A Critical Introduction, Basingstoke: Palgrave
- iii. Bennett, Tony & Watson, Diane: Understanding Everyday Life, Oxford: Blackwell
- iv. Jenkin, Richard: Social Identity, London: Routledge
- v. **Thompson, John:** The Media and Modernity: A Social Theory of the Media, Cambridge: Polity
- vi. William, Kevin: Understanding Media Theory, London: Hodder Arnold
- vii. White D. Robert & Haines Fiona: Crime and Criminology: An Introduction, Oxford: OUP
- viii. **Burke Hopkins Roger:** An Introduction to Criminological Theory, Devon: William Publishing
- ix. Downes David & Rock Paul: Understanding Deviance, Oxford: OUP

Recommended Reading

- 1. Coser, Lewis A 1979. Masters of Sociological Thought. New York: Harcourt Brace Jovanovich.
- 2. Fletcher, Ronald. 1994. The Making of Sociology (2 volumes) Jaipur: Rawat
- 3. Internet Links :
- a. The Global Site social science thinking on globalization

www.theglobalsite.ac.uk/globalization

b. An introduction to symbolic Interactionism based at Grinnell College, USA :

http://web.grinnell.edu/courses/soc/s00/soc111-01/IntroTheories/Symbolic.html

- c. Theory.org playful postmodern site on links between media and identities: www.theory.org.uk/
- d. The British Journal of Criminology one of the world's top criminology journals: http://bjc.oxfordjournals.org
- e. United Nations Office on Drugs and Crime coverage of crime internationally : www.unodc.org/unodc/crime_cicp_sitemap.html

ECONOMICS-III (MONEY, BANKING & PUBLIC FINANCE) BAL 306

INTRODUCTION TO THE COURSE

"Money is the axis around which the whole economy revolves. Monetary economics provides a framework for analyzing money in its functions as a medium of exchange, store of value, and unit of account. It examines the effects of monetary systems, including the regulation of money and associated financial institutions and international aspects. The study of monetary aggregates, their behavior, determination, etc therefore has become very important. Banks are central to economic growth. They play a central role in the development of an economy. Thus, it makes the study of the Indian banking system indispensable. In the same way role of public finance and fiscal policies can't be denied in the modern concept of the welfare state. The policies of revenue and expenditure as laid down by governments make a huge impact on economies. This paper makes an effort to teach the principles of revenue, expenditure, and debts to the law students which makes the basis for their further studies."

COURSE OBJECTIVE

- 1. To make students understand the basic concepts of Monetary Economics.
- 2. To understand the functioning of the monetary system in the economy.
- 3. To understand the Banking structure of the Indian economy.
- 4. To understand the concepts, nature, and principles of public finance.

COURSE OBJECTIVE

The students shall be to;

- 1. Understand the principles of the monitory economics
- 2. Analyse the financial system of markets
- 3. Know the banking and standards of banking
- 4. Apply the public finance in various sectors of economics

COURSE OUTLINE

Unit-I Introduction to Monetary Economics

Credit 6 (Hours 60)

- Money Meaning, features, types, and functions
- Money Supply Meaning and types
- · High Powered money & Money Multiplier
 - Exchange rate systems
- Depreciation and devaluation concept & impact on the economy.

Recommended Readings

1. Handa, Jagdish., Business & Economics, Routledge, 2008

2. Koutsoyiannis, A., Modern Economics, Mc Graw Hill, London, 1979

3. Shapiro, Edward., macro-Economic Analysis, Galgotia Publications Private Limited, New Delhi, 2007

4. Samuelson PA and Nordhaus WD, Economics, Seventeenth Edition, Tata McGraw Hill, New Delhi, 1998.

5. Bhatia, H L., Public finance, Vikas Publications, 16 editions.

Unit-II Monetary Policy & Financial Markets

- Monetary Policy Meaning, & Objectives
- Tools of Monetary Policy
- Money Market Meaning, Features & Constituents
- Capital Market Meaning, Features & Constituents
- Quantity theory of money Fisher & Cambridge Version
- Friedman approaches

Recommended Readings

1. Bruce Champ, Scott Freeman, Joseph Haslag., <u>Modeling Monetary Economies</u>, Cambridge University Press, 2011

2 <u>William E. Gibson</u>, <u>George G. Kaufman</u>., Monetary economics: readings on current issues, Tata McGraw Hill

3. Samuelson PA and Nordhaus WD, Economics, Seventeenth Edition, Tata McGraw Hill, New Delhi, 1998.

4. Musgrave, Richard., Public Finanace – theory & practice., Tata Mc Graw Hill Publications, 5th edition.

5. Dwivedi, D N., Macro Economics: Theory & Policy, Tata Mc Graw Hill Publications

6. Pathak, Bharti V., Indian Financial system: Markets, Institutions & Services, Pearson Education, 7th edition.

Unit-III Banking & Standards in Banking

- Banking- Meaning & Classification
- Functions & Importance of Commercial Banks
- Position during pre & post nationalization
- Banking crisis & mitigation
- Central banking functions, quantitative & qualitative credit control methods,
- Limitations & role of RBI
 - Introduction to Basel Norms

Recommended Readings

- 1 Mithani, D.M., Public Finance: Theory and Practice., Himalaya Publication, 2006
- 2. Agarwal, Vanita., Pearson Education, India
- 4. Michl, Thomas R., Macroeconomic Theory: A Short Course, M. E. Sharpe
- 5. Harvey S. Rosen., Public Finance, 2007

Unit-IV Public Finance

• Meaning, types, nature & scope of public finance

• Change in character of public finance through international financial instruments & issues involved

- Public & private finance
- Public revenue meaning & sources
- Taxation meaning & types
- Principles & canons of taxation
- Tax incentives
- Double tax relief

Recommended Readings

- 1. Seth, M L., Macro Economic Analysis, Lakshmi Narain Publications, 29th edition, 2012
- 2. Gupta, G S., Tata Mc Graw Hill, 2nd edition, 2004
- 3. Chand S N, Public Finance., Atlantic Publishers & Distributors

Unit-V Public finance

- Public expenditure Meaning & principles of Public Expenditure
- Public Debt Meaning & types
- Debt management meaning & methods
- Debt restructuring issues on sovereign debt restructuring during the past decades & methods to resolve the issues with appropriate mechanism.
 - Discuss latest budget

Recommended Readings

1. Mithani, D M., Macroeconomics. Himalaya Publications

2. Agarwal, Vanita., Pearson Education, India

3. Samuelson PA and Nordhaus WD, Economics, Seventeenth Edition, Tata McGraw Hill, New Delhi

Other Recommended Readings

Rosen Harvey S., Gayer Ted, Public Finance., Tata McGraw Hill, 8th edition

Christoffersen, H., Beyeler, M., Eichenberger, R., Nannestad, P., Paldam, M., "The Good Society"., Springer Publishers.

Handa, Jagdish., "Monetary Economics" Routledge publications, 2008

Kumar Ravi T., "Indian Banking in Transition: Issues and Challenges"., Visison Books, 2000.

"The great crash: The meaning of Lehman"; The Economist

Mid-Quarter Monetary Policy Review: September 2013; http://www.rbi.org.in ECONOMICS-

III

LAW AND ECONOMICS BAL 306

INTRODUCTION TO THE COURSE

This course utilizes the standard tools of economic analysis for the study of law and legal institutions, with special focus on (i) economics of property;(ii) economics of contracts; (iii) economics of tort law, and (iv) economics of lawmaking. This course explains the economic aspects of law making. It describes the normative aspect of economics. It appraises legal rules to determine the extent to which they meet the social goal of efficiency, an application of welfare economics.

OBJECTIVE OF THE COURSE

- To examine the importance of Economics to law
- To examine legal impediments to the field of Economics
- To understand law acts as an instrument for economic policy making
- To understand the economic basis of Law of Property, Law of Contract, Law of Torts and Criminology.

COURSE OUTLINE

Unit ICredit 6Basic Concepts of Economics & Law(Hours 60)

- A. Basic concepts of law: the common law & traditional civil law
- B. Basic concepts of economics Review of Price theory; Concepts of Economic Efficiency
 Pareto Optimum
- C. Market failure -Externalities, Monopoly, Public goods & information
- D. The Game Theory

Recommended Readings

- 1. Cooter and Ulen: chapter 2; A Review of Microeconomic theory
- 2. Cooter and Ulen: chapter 3; An Introduction to Law and Legal Economics

- 3. Kenneth Gillingham, James Sweeney: "Market Failure and the Structure of Externalities" ; 2010
- 4. Vani K. Borooah: "Market Failure: An Economic Analysis of its Causes and Consequences"; 2003

Game Theory : the library of Economics & Liberty, www.econlib.org/library/Enc/GameTheory.html

Unit I

Economic Analysis of Property Law

- A. The Coase theorem; Bargaining Theory
- B. The economic concept of property rights and its allocation; establishment & verification of property rights
- C. Intellectual property as public goods (Patents, copyrights, trademarks)
- D. Remedies & violation of property rights

Recommended Readings

- 1. Cooter and Ulen: chapter 4 & 5: An Economic theory of Property
- Gary North "The Coase theorem: A STUDY IN ECONOMIC EPISTEMOLOGY". 1992
- Posner, Richard A. (2005) "Intellectual Property: The Law and Economics Approach". Web Notes

Cooter & Ulen

- *a.* Matt Rognlie, "Understanding the Coase theorem" 2011, *mattrognlie.com/2011/05/04/understanding-the-coase-theorem/*
- b. Christopher K. Eppich, *Patenting Dilemma: Drugs for Profit Versus Drugs for Health*, 43 Santa Clara L. Rev. 289 (2002).

Unit III

Economics of Law of Contract

- A. Introduction to Contract: Bargain Theory; Economic theory of Contract
- B. Perfect Contracts and market Failures Remedies as Incentives; Specific Performance; Models of Remedies

Recommended Readings

Cooter and Ulen: Chapter 6 & 7: An Economic theory of Contracts

Steven Shavell, "Economic Analysis of Contract law"; the national bureau of Economic Research, 2003.

Unit IV

Economics of Law of Torts

- A. Economics of Torts: Calabresi's minimum social cost rule
- B. Drivers & pedestrians: Caveat Emptor or negligence or strict liability?
 - 1. Caveats: activity levels; extent of precaution, administrative costs, court errors.
 - 2. The Learned Hand rule
- C. Product liability: privity to negligence to strict liability to absolute liability
- D. Consumer Product Injuries
- E. Extension of Economic Model in Law of Torts

Recommended Readings

Cooter and Ulen: chapter 8 & 9 : An Economic theory of Tort Law

Winand Emons, "An Introduction to the Legal & Economic Theories of torts" 1993.

Richard A Posner, "Instrumental and Non-Instrumental Theories of Tort Law" 2013.

Unit V

Economic theory of Legal Process, Crime and Punishment

- A. Computing the value of a legal claim
- B. Settlement Bargaining
- C. Economics of Trials and Economic Aspects of Appeals
- D. The Theory of Criminal Law
- E. The concept of Rational Crime
- F. Optimal Amount of Crime Deterrence and of Efficient Punishment
- G. Social Cost of Crime
- H. The Deterrence effect of Imprisonment and capital punishment
- I. The Economics of addictive drugs and crime

Recommended Readings

- a. Cooter and Ulen: chapter 10 : An Economic theory of Legal Process
- b. Richard A Posner, "An Economic Approach to Legal Procedure & Judicial Administration"; *The Journal of Legal Studies* : Vol 2, 1973

- c. Cooter, Robert (1991) "Economic Theories of Legal Liability", Journal of Economic Perspectives 5(3).
- d. Cooter and Ulen: chapter 11 & 12 : An economics of Crime & Punishment
- e. Gary S. Becker, "Crime and Punishment: An Economic Approach"; *National Bureau of Economic Research*, Vol 1, 1974.
- f. M.A.Cohen, "Environmental Crime & Punishment : Legal / Economic Theory"
- g. Farmer, Amy and Dek Terrell (2001) "Crime versus Justice: Is There a
- h. Trade-off?" The Journal of Law and Economics, Vol. XLIV