

**SYLLABUS FOR B.A.LL.B.(HONS.)
5 YEAR INTEGRATED COURSE
(2024-2025)
SEMESTER VI**

Name of Subject	Administrative Law
Paper No	V
Type of Subject	Compulsory
Assessment Method	External Examination: 80 Marks Internal Assessment: 20 Marks (10 + 5 + 5) Mid-Term Test: 10 Marks Project/Assignment: 05 Marks Presentation/Viva Voce: 05 Marks
Course Outcomes	<ol style="list-style-type: none"> 1. Illustrates and articulates the knowledge regarding growth and need of Administrative law while establishing its relationship and differentiating it from Constitutional law. 2. Identifies and detects the arenas for the application of Administrative Law in India by appraising them with the actual working of administrative institutions. 3. Teaches the importance of the uncodified principles of administrative law while connecting it to the present time. 4. Helps understand the appreciation of remedies under Indian Constitution particularly with respect to Articles 14, 19 and 21 through the application of Article 32, 226, 227. 5. Articulates a deeper understanding of the principles of natural justice needed for administrative adjudication. 6. Explains the functioning of the administrative institutions such as Administrative Tribunals, Ombudsman, Lokayuktas, Lokpal etc. for the end of justice under the Administrative law. 7. Analysis of the reasons and evolution of delegated legislation and its functioning. 8. Equips and trains the students for legal practice.

SYLLABUS

IMPORTANT NOTE FOR EXAMINERS:

- Question paper of External Examination shall be divided into 5 Units
- Unit 1 to 4 of the question paper shall be based upon Section-A to D of the syllabus in the respective order of the Sections.

- The first four Units of the question paper shall have 2 questions of 15 marks each. The candidates shall be required to attempt any 1 question from each Section.
- Unit-5 of the question paper shall be compulsory and based on the whole syllabus. It shall consist of 5 short notes of 4 marks each.

MAXIMUM MARKS: 80

TIME ALLOWED: 3 HRS

SECTION-A

Nature and scope of Administrative Law

Reasons for growth of Administrative Law

Origin and Development of Administrative Law in UK, USA, India and France

Relationship between Constitutional Law and Administrative Law

Delegated Legislation:

Nature and scope

Factors leading to the growth of Delegated Legislation

Classification of Delegated Legislation

Rules and Principles of Delegated Legislation

Control of Delegated Legislation

Sub-Delegation

Case Laws:

Ram Jawaya Kapur v. State of Punjab, AIR 1955 SC 549

Re Delhi Laws Act, AIR 1951 SC 332

SECTION-B

Doctrine of Separation of Powers: Meaning and Historical Background

Doctrine of Separation of Powers in practice, Relevance in present times

Concept of Rule of Law: Meaning and its modern concept;

Rule of Law under the Indian Law, Relevance in contemporary times

Case Laws:

Keshavananda Bharti v. State of Kerala, AIR 1973 SC 1461

Indira Gandhi v. Raj Narain, AIR 1975 SC 2299

SECTION- C

Administrative Adjudication: Reasons for the growth of Administrative Adjudication and its need

Problems of Administrative Adjudication

Mechanism for Administrative Adjudication-Statutory and Domestic Tribunals

Administrative Tribunal-Definition, structure and procedure

Natural Justice and Fairness: Definition, Concept and Evolution,

Principles of Natural Justice, Application of Natural Justice, Exclusion of Principles of Natural Justice

Case Laws:

L. Chandra Kumar v. Union of India and others, AIR 1997 SC 1125

Maneka Gandhi v. Union of India, (1978) 1 SCC 248

SECTION-D

Administrative Discretion and Remedies

- Meaning and Definition of Administrative Discretion
- Control of Administrative Discretion
- Judicial Review of Administrative Discretion,

Scope of Writ Jurisdiction (Article 32 and 226)

Principles for exercise of Writ Jurisdiction

Grounds for exercise of Writ Jurisdiction

Exclusion of Judicial Review

Administration and Good Governance

- Corruption under Prevention of Corruption Act, 1988 and importance of Lokpal
- Government's Privilege to withhold documents under Official Secrets Act, 1923 and Right to Information Act, 2005

Case Laws:

Express Newspapers (Pvt) Ltd. v. Union of India, AIR 1986 SC 872

ADM Jabalpur v. Shivkant Shukla, AIR 1976 SC 1207

Suggested Readings:

- Cann, Steven J., Administrative Law 3rd Ed., SAGE Publications, 2001
- Jain, M.P. and Jain, S.N., Principles of Administrative Law, Vols. 2, 7th Ed. 2011, Wadhwa and Co. Delhi
- Kesari, U.P.D., Lectures on Administrative Law, 2021, Central Law Agency, Allahabad
- Massey, I.P., Administrative Law, 10th Ed. 2022, Eastern Book Company, Lucknow
- Stott, David and Felix, Alexandra Principles of Administrative Law, Cavendish Publications, London, 1997
- Takwani, Thakker, C.K. Lectures on Administrative Law, 7th Ed. 2021, Eastern Book Company, Lucknow
- Upadhyay, J.R., Administrative Law, Central Law Agency, 2021
- Wade, Forsyth, and Ghosh, Administrative Law, 12th Ed., 2022, Oxford University Press, Oxford

Course Coordinator: Dr. Jasneet Walia

Prepared by: Dr. Shivani Gupta

Dr. Shallu Nuniwal

SYLLABUS FOR B.A.L.L.B. (HONS.)
5 YEARS INTEGRATED COURSE
(2024-2025)
SEMESTER: VI

Name of Subject	Local Self Government
Paper No.	VI (a)
Type of Subject	Compulsory [Opt any one out of VI (a)/VI (b)/VI (c)]
Assessment Method	External Examination: 80 marks Internal Assessment: 20 Marks (10+5+5) Mid Term Test: 10 Marks Project/Assignment: 05 Marks Presentation/Viva Voce: 05 Marks
Course Outcomes	<ol style="list-style-type: none"> 1. Defines and enumerates the meaning of local Self Governments so that students can learn about the Panchayati and Municipal Laws of the State of Punjab. 2. Cites and describes the relevant and latest cases and judgements on various facets of local Self-governmental institutions, like their working and their powers at the grassroot level. 3. Teaches the 73rd and 74th Constitutional Amendment Acts 1992, Punjab Panchayati Raj Act 1994, The Punjab Municipal Corporation Act 1976, The Punjab State Election Commission Act 1994, The Punjab State Election Conduct Rules 1961, The Punjab shops and commercial Establishment Act 1958, The Punjab Rural Development Act 1987 so that students can apply these laws as per the requirements in the respective fields. 4. Gives the students the experience of surveying and analysing the working of the panchayats and municipalities in the state of Punjab while making them aware so that they can critically and logically question the loopholes of the local self-government institutions. 5. Evaluate the provisions of Punjab local laws which are dealing with local self-governments and equip them with the understanding for their better application in the socio-political context. 6. Prepares the students for the legal practice and competitive exams like State judiciary and State civil services.

SYLLABUS

IMPORTANT NOTE FOR EXAMINERS:

- Question paper of External Examinations shall be divided into 5 Sections.
- Unit 1 to 4 of the question paper shall be based upon Section A to section D of the syllabus in the respective order of the Sections
- The first four sections of the question paper shall have 2 questions of 15 marks each. The candidates shall be required to attempt any 1 question from each Section.
- Section 5 of the question paper shall be compulsory and based on the whole syllabus. It shall consist of 5 short notes of 4 marks each.

MAXIMUM MARKS: 80

TIME ALLOWED: 3 HRS

SECTION-A

Genesis and importance of Panchayati Raj Institutions in India with special reference to the State Punjab

73rd Amendment, Part IX Article 243, 243-A-243M and 11th Schedule of the Constitution

The Punjab Panchayati Raj Act, 1994

- Constitution and functions of Panchayati Raj institutions, Gram Sabha and Gram Panchayats: Constitution, term of office, powers and functions, suspension and removal, dissolution of Gram Panchayats (Sec. 2-24)
- Functions, Powers and Duties of Gram Panchayats (Sec. 30-43)
- Judicial functions of Gram Panchayats (Sec. 44-84)
- Constitution and delimitation of Panchayat Samitis, Zila Parishads (Sec 85-198)
- Control and Supervision (Sec 199-207)
- Empowerment of Panchayats-Autonomy

SECTION-B

Punjab State Election Commission Act, 1994

- State Election Commission Disqualifications (Sec 11-12)
- Electoral Rolls for Constituencies (Sec 24-34) Conduct of Elections (Sec 35-43)
- Agents of contesting candidates (Sec 44-52)
- Election petitions (Sec-73-107)
- Corrupt Practices and Electoral Offences (Sec 108-124)
- Power of Election Commission in Connection with Inquiries as to disqualification of members (Sec 125-128)

Punjab Panchayat Election Rules, 1994

- Preparation of electoral rolls
- Conduct of elections
- Registration of Electors, Nomination and Procedure
- Counting of Votes

SECTION-C

74th Constitutional Amendment Act, 1992

- Genesis and importance of Urban Local Bodies (Article 243P-243ZG)
- 74th Amendment, Part IX A and 12th schedule of the Constitution of India

Punjab State Municipal Corporation Act 1976

- Constitution of Corporation (Sec 4-42C)
- Function of Corporation (Sec 43-45)
- Municipal Authorities under Corporation (Sec 46-54)
- Water supply, drainage, sewage disposal, streets, building regulations, sanitation and public health etc.
- Improvement (Sec 351-356)
- Powers, Procedures, Offences and Penalties (Sec 357-396)
- Control (Sec 403-407)

Punjab State Election Conduct Rules 1961

- Preparation of Electoral Rolls, Nomination and conduct of Rolls, Counting of Votes
- Election Petition

SECTION-D

The Punjab Shops and Commercial Establishment Act, 1958

- Registration of Establishment
- Opening and closing hours of establishment
- Employment of young persons
- Employment of women and children

The Punjab Rural Development Act, 1987

- Punjab Rural Development Board
- The Punjab Rural Development Fund
- Power to make rules and regulations
- Penalty

Bare Acts:

The Constitution of India

The Punjab Shops and Commercial Establishment Act, 1958

Punjab State Election Conduct Rules 1961

Punjab State Municipal Corporation Act 1976

The Punjab Rural Development Act, 1987

The Punjab Panchayati Raj Act, 1994

Punjab Panchayat Election Rules, 1994

Punjab State Election Commission Act, 1994

Suggested Readings:

- Dr. Gurpreet Kaur, Simplified Approach of Local Self Governments in the State of Punjab, 2nd Ed, Shri Ram Law Publishers (2020)
- Jaswal and Chawla, A Commentary on Punjab Panchayat Act, 1994 with Allied Acts and Rules, Chawla Publications Ltd.

Prepared by: Dr. Gurpreet Kaur
Dr. Shivani Gupta

**SYLLABUS FOR B.A.L.L.B. (HONS.)
5 YEARS INTEGRATED COURSE
(2024-2025)
SEMESTER: VI**

Name of Subject	Interpretation of Statutes and Principles of Statutory Interpretation
Paper No.	VI (b)
Type of Subject	Compulsory [Opt any one out of VI (a)/VI (b)/VI (c)]
Assessment Method	External Examination: 80 marks Internal Assessment: 20 Marks (10+5+5) Mid Term Test: 10 Marks Project/Assignment: 05 Marks Presentation/Viva Voce: 05 Marks
Course Outcomes	<ol style="list-style-type: none"> 1. Equips the students with the understanding of principles applicable to the Interpretation of Statutes. 2. The students understand the true meaning of the statute and are able to make out the intent of the maker/drafter of the law. 3. Explains basic principles and approaches of judicial bodies that are used for the interpretation of legal provisions. 4. Analysis of the interface of theory and practice in implementation of rules and judgements. 5. Instils in the students the capability of giving appropriate interpretation with reference to matter in hand. 6. Develops knowledge about the use of various Internal and External Aids useful for the Interpretation of Statutes.

SYLLABUS

IMPORTANT NOTE FOR EXAMINERS:

- Question paper of External Examinations shall be divided into 5 Sections.
- Unit 1 to 4 of the question paper shall be based upon Section A to section D of the syllabus in the respective order of the Sections
- The first four sections of the question paper shall have 2 questions of 15 marks each. The candidates shall be required to attempt any 1 question from each Section.
- Section 5 of the question paper shall be compulsory and based on the whole syllabus. It shall consist of 5 short notes of 4 marks each.

MAXIMUM MARKS: 80

TIME ALLOWED: 3 HRS

SECTION-A

Statute: Meaning and classification

Interpretation: Meaning, object and necessity

General Principles of Interpretation:

The Literal or Grammatical Rule of Interpretation

The Golden Rule

The Mischief Rule (Rule in the Heydon's case)

Caselaws:

Maqbool Hussain vs. State of Bombay AIR 1953 SC 325

Bengal Immunity Co. vs. State of Bihar AIR 1955 SC 1088

Reema Agarwal vs. Anupam 2004 CrLJ 892 (SC)

SECTION-B

Rule of Harmonious Construction

The Statute should be read as a whole

Construction *ut res magis valeat quam pereat*

Identical expressions to have the same meaning

Construction *noscitur a sociis*

Construction *eiusdem generis*

Construction *expressione uniuse est exclusio alterius*

Construction *contemporanea expositione fortissima in lege*

Contemporanea Expositio

Caselaws:

M.S. Sharma vs. Krishna Sinha AIR 1959 SC 395

Maya Mathew vs. State of Kerala AIR 2010 SC 1932

SECTION-C

Beneficial Construction

Construction of Penal Statutes

Construction of Taxing Statutes
 Commencement, Repeal, Revival of Statute
 Prospective and Retrospective Operation of Statutes
 General Clauses Act 1897.

Caselaws:

M/S Spring Meadows Hospital vs. Harjot Aluvali 1998 SC 1801
 State of West Bengal vs. Kesoram Industries Ltd (2004) 10 SCC 201
 Ranjit Udeshi vs. State of Maharashtra AIR 1965 SC

SECTION-D

Aids to Interpretation of Statutes: Need to invoke Aids to Construction
 Internal Aids to Construction and their Limitations: Title, Preamble, Headings,
 Marginal notes, Punctuation marks, Illustrations, Proviso, Explanation, Schedules.
 External Aids to Construction and their Limitations: Parliamentary
 history, historical facts, Subsequent Social Political Developments and scientific inventions,
 Dictionaries, Text books, Statutes in Pari material, Previous legislations, Foreign Decisions.

Caselaws:

State of Bombay vs. Hospital Mazdoor Sabha AIR 1960 SC 610
 Mohd. Shabir vs. State of Maharashtra AIR 1979 SC 564
 Shashikant Laxman Kale vs. Union of India AIR 1990 SC 2114

Suggested Readings:

- P. St. Langan, Maxwell on the Interpretation of Statutes, Lexis- Nexis, New Delhi (2004)
- G. P. Singh, Principles of Statutory Interpretation, 15th Ed., Wadhwa and Co., New Delhi (2022)
- V. P. Sarathi, Interpretation of Statutes, 6th Ed., Eastern Book Co., Lucknow (2024)
- T. Bhattacharya, The Interpretation of Statutes, 11th Ed., Central Law Agency, Allahabad (2020)
- D. N. Mathur, Interpretation of Statutes, 6th Ed., Central Law Publications, Allahabad (2021)
- M. P. Tandon and J. R. Tandon, Interpretation of Statutes and Legislation, 15th Ed., Allahabad Law Agency, Faridabad (2021)
- P. M. Bakshi, Interpretation of Statutes, 2nd Eastern Book Co. (2015)

Prepared by: Dr. Nancy Sharma
 Dr. Shivani Gupta
 Ms. Avneet Minhas

**SYLLABUS FOR B.A.LL.B. (HONS.)
5 YEARS INTEGRATED COURSE
(2024-2025)
SEMESTER: VI**

Name of Subject	International Criminal Law and International Criminal Court
Paper No.	VI (c)
Type of Subject	Compulsory [Opt any one out of VI (a)/VI (b)/VI (c)]
Assessment Method	External Examination: 80 marks Internal Assessment: 20 Marks (10+5+5) Mid Term Test: 10 Marks Project/Assignment: 05 Marks Presentation/Viva Voce: 05 Marks
Course Outcomes	<ol style="list-style-type: none"> 1. Identifying and defining the concept of international criminal law and examining the role played by international criminal tribunals in punishing the perpetrators of crime. 2. Describing and explaining the dynamics of the most problematic issues of international criminal law relating to jurisdiction and liabilities in relation to international crimes. 3. Explaining the general principles of criminal law and criminal liability and teaching important provisions of the Rome Statute dealing with international crimes. 4. Analysis of the emerging issues relating to international crimes and explaining the challenges faced in the trial of international crimes. 5. Assessing the effectiveness of the rules of the international criminal law and its role in the administration of justice. 6. Development of cognitive skills in the students so as to make them more equipped to justify the concept of uniform jurisdiction to try the offenders keeping aside issues of nationality and sovereignty.

SYLLABUS

IMPORTANT NOTE FOR EXAMINERS:

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- Unit 1 to 4 of the question paper shall be based upon Section A to section D of the syllabus in the respective order of the Sections

- The first four sections of the question paper shall have 2 questions of 15 marks each. The candidates shall be required to attempt any 1 question from each Section.
- Section 5 of the question paper shall be compulsory and based on the whole syllabus. It shall consist of 5 short notes of 4 marks each.

MAXIMUM MARKS: 80

TIME ALLOWED: 3 HRS

SECTION-A

International Criminal Law: Meaning, Nature and Scope, Concept of International Criminal Law as essence of human rights and humanitarian law Sources of International Criminal Law

Historical Development of International Criminal Law and Emergence of various tribunals: Nuremberg Tribunal Tokyo Tribunal

Introduction to Modern Tribunals: (ICTR & ICTY), International Criminal Court, other Tribunals built for specific purposes including Hybrid Tribunals: Cambodia, Lebanon, Iraq, Special Court of Sierra Leone

Case Studies:

- Prosecutor v. Charles Ghankay Taylor SCSL-03-1-T, Special Court for Sierra Leone, May 18, 2012.
- Prosecutor v. DU [Ko Tadi] (Tadić case) CC/PIO/190-E, ICTY, May 7, 1997

SECTION-B

General Principles of Criminal Law

- i) Concept of Universal Jurisdiction
- ii) Principle of State Sovereignty and International Criminal Law, Principles of Criminal Liability including

- i. *Nullum Crimen Sine Lege*
- ii. *Nullum Peona Sine Lege*
- iii. Principle of Individual Criminal Responsibilities
- iv. Principle Superior Responsibility or Command Responsibility,

Principles of exclusion of liabilities:

- Exclusion of jurisdiction over persons under eighteen
- Non application of statute of limitations
- Mental element

Case Studies:

- Prosecutor v. Rutaganda, Case No. ICTR-96-3-T.
- Kafkaris v. Cyprus, Appl. no. 21906/04, Judgment of 12 February 2008.

SECTION-C

Establishment and structure of International Criminal Court under the Rome Statute 1998, Concerns of opposition to ICC

Jurisdiction and admissibility of ICC

Pre-conditions to exercise of Jurisdiction: Power of Referral under the Rome Statute, Power of Referral under the Rome Statute, Power of Deferral under the Rome Statute

Case Studies:

- The Prosecutor v. Bahar Idriss Abu Garda ICC-02/05-02/09 (Situation in Darfur, Sudan)
- The Prosecutor v. Jean-Pierre Bemba Gombo ICC-01/05-01/08 (Congo Situation)

SECTION-D

Basis of Jurisdiction: Jurisdiction *ratione temporis*, Jurisdiction *ratione loci*, Jurisdiction *ratione personae*

Concept of Complementary Jurisdiction Crimes within the Jurisdiction of the ICC

Substantive International Criminal Law: War Crimes, Crimes of Aggression, Crimes against humanity and Crimes Against Peace

Defences: i) Mental Incapacity, ii) Self-

Defence, iii) Duress and Necessity, iv) intoxication, v) Mistake of fact and law

Case Studies:

- Situation in Libya, in the Case of the Prosecutor v. Saif al-Islam Gaddafi, ICC-01/11-01/11-577, International Criminal Court (ICC), December 10, 2014.
- Situation in the Democratic Republic of the Congo, in the case of the Prosecutor v. Thomas Lubanga, ICC-01/04-01/06, International Criminal Court (ICC), March 14, 2012.

Suggested Readings:

- Bassiouni, M. Cherif, International Criminal Law, Vol. I, II And III, Transnational Publishers Inc., New York, 1998
- Kittichaisaree, Kriangsak, International Criminal Law, Oxford University Press, 2002
- McGoldrick, Dominic, The Permanent International Criminal Court: Legal and Policy Issues, Hart Publishing Oxford and Portland Oregon, 2002
- Schabas, William A., An introduction to International Criminal Court, Cambridge University Press, 2002

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SEMESTER:VII**SYLLABUS FOR B.A. LL.B.(Hons.)****5 YEARS INTEGRATED COURSE****(2024-2025)****SEMESTER: VII**

Name of Subject	PUBLIC INTERNATIONAL LAW
Paper No.	P-I
Type of Subject	Compulsory
Assessment Method	External Examination: 80 marks Internal Assessment: 20 Marks (10+5+5) Mid Term Test: 10 Marks Project/Assignment: 05 Marks Presentation/Viva Voce: 05 Marks
Course Outcomes	<ol style="list-style-type: none"> 1. Identifying the difference between municipal law and international law, and recognizing the areas which are specific only to international law. 2. Articulating and elucidating the basic concepts of Public International Law, its sources and to whom it is applicable. 3. Interpreting the law and selecting the matters which the municipal law of a country is not sufficient to deal with. 4. Devising critical thinking ability of the students by appraising them with the concepts and in-depth knowledge of the various aspects of public international law. 5. Preparing the students for UPSC, State Civil Services and other competitive examinations.

SYLLABUS

IMPORTANT NOTE FOR EXAMINERS:

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- Unit 1 to 4 of the question paper shall be based upon Section A to Section D of the syllabus in the respective order of the Sections.
- The first four sections of the question paper shall have 2 questions of 15 marks each. The candidates shall be required to attempt any 1 question from each Section.
- Unit 5 of the question paper shall be compulsory and based on the whole syllabus. It shall consist of 5 short notes of 4 marks each.

MAXIMUM MARKS: 80 **TIME ALLOWED: 3 HRS**

SECTION-I

Definition, Nature, and Basis of International Law

Sources of International Law

- International Conventions
- International Custom
- General Principles of Law Recognized by Civilized States
- Decisions of Judicial Tribunals
- Juristic works
- Other sources

Subjects of International Law

- States
- Individuals
- Non-State Entities
- Importance of Individuals under International Law

Case Law: related to Regional Customs; Portugal versus India Judgment of 12 April 1960,

<https://www.icj-cij.org/public/files/case-related/32/032-19600412-JUD-01-00-EN.pdf>

SECTION II

State

- Definition of State
- State Jurisdiction

Recognition

- Recognition of states
- Theories of recognition
- Modes of recognition
- Legal effects

Acquisition and loss of territory

- Occupation
- Prescription
- Accretion
- Cession
- Annexation

Case Law: Cambodia v. Thailand ICJ Judgment of 15 June 1962

<https://www.icj-cij.org/public/files/case-related/45/045-19620615-JUD-01-00-EN.pdf>

SECTION-III

Law of Sea

- Territorial Sea
- Contiguous Zone
- Continental Shelf
- Exclusive Economic Zone
- High Seas

Asylum

Extradition

Case Law: Abu Salem Abdul Qayoom Ansari v. State of Maharashtra & Anr.
(2011) 11 SCC 214

SECTION-IV

Peaceful settlement of International Disputes

- Negotiations
- Mediation
- Conciliation
- Good Offices
- Arbitration
- Judicial Settlements of Dispute under ICJ

Modes Short of War for settlement of International Disputes

- Retortion
- Reprisals
- Intervention
- Embargo
- Pacific Blockade

Definition of war, total war, International Armed Conflict and Non-International Conflict

Effects of outbreak of war

Case Law:

Islamic Republic of Iran v. United States Judgment of 6 November 2003, <https://www.icj-cij.org/public/files/case-related/90/090-20031106-JUD-01-00-EN.pdf>

Suggested Readings:

- Alina Kaczorowska, Public International Law, Ed. 6th, Routledge, UK, 2023.
- Alison Bisset, Blackstone's International Human Rights Documents, Ed. 12th Oxford, 2020.
- D.J. Harris, Case and Material on International Law, Ed. 7th, Oxford University Press, 2010, free online pdf Download available.
- Dr. S. K. Kapoor, International Law & Human Rights, Ed. 22nd, Central Law Agency, Allahabad, 2021.

- H.Oppenheim,InternationalLaw, Edited by Sir Robert Jennings QC, Arthur Watts, Ed. 9th,Oxford University Press, 2008,Vol-I&II.
- H.O. Aggarwal, International Law & Human Rights, Ed.23rd, Central Law Publication, 2021.
- WadeMansell andKaren Openshaw, InternationalLaw:ACriticalIntroduction, Ed. 2nd, Bloomsbury Publishing,2019.
- J.GStarke,IntroductiontoInternationalLaw, available at <https://archive.org/details/introduction-to-international-law/page/n2/mode/1up>
- J.L.Brierly,LawofNations, Edited by Andrew Clapham, Ed. 7th, OxfordUniversityPress, 2012.
- James Crawford, Brownlie's PrinciplesofPublicInternationalLaw, Ed. 9th,OxfordUniversityPress, 2019.
- M.P.Tandon,PublicInternationalLaw&HumanRights,Ed.19th, AllahabadLawAgency,2024.
- MalcomShaw,InternationalLaw,Ed.9th,CambridgeUniversity Press, 2021.

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