SYLLABUS FOR B.A.LL.B. (HONS.) 5 YEARS INTEGRATED COURSE

(2024-2025)

SEMESTER:VII

Name of Subject	DRAFTING, PLEADING AND CONVEYANCE
Paper No	P-II
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	14. Describing the fundamental principles of drafting, pleading
	and conveyancing.
	15. Explaining the substantive law in the context of pleadings
	and conveyancing and discussing the role of substantive
	provisions while drafting legal documents.
	16. Applying the fundamental principles of legal drafting and
	preparing sample legal documents for both civil and
	criminal proceedings.
	17. Classifying the formats for drafting various applications like
	bail, succession certificate, injunctions, maintenance, motor
	accidents compensation claims, execution, caveat and
	condonation of delay.
	18. Assessing different aspects of drafting of legal documents in
	order supporting the students during their appearances
	before various judicial and quasi-judicial bodies and
	tribunals.
	19. Developing the ability and skill of drafting quality legal
	documents among the students.

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 Dofthe syllabus in the respective order of the Sections.
- The first four Units of the question paper shall have 2 questions of 15marks 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 wholesyllabus. It shall consist of 5 short notes of 4 marks each.

MAXIMUM MARKS: 80 TIME ALLOWED: 3 HRS

SECTION-A

Introduction

Fundamental Rules of Pleadings (Order 6, C.P.C)

Plaint Structure (Order 7 C.P.C)

Written statement (Order 8 C.P.C)

Suit for recovery under XXXVII of the Code of Civil Procedure, 1908.

Suit for permanent injunction

Suit for specific performance

Petition for dissolution of marriage under the Hindu Marriage Act, 1955

Petition for eviction under the Rent Control Act

Petition for grant of probate/letters of administration

Affidavits

SECTION-B

Application for grant of succession certificate

Application for grant of compensation under Section 166 of the Motor VehiclesAct, 1988

Application for temporary injunction under Order 39 Rules 1 and 2 of the Codeof Civil Procedure, 1908.

Application under Order 39 Rule 2A of the Code of Civil Procedure, 1908

Caveat under Section 148 of the Code of Civil Procedure, 1908

Application for the condonation of Delay under Section 5 of the Limitation act 1963

Application for maintenance under Section 125 of the Code of CriminalProcedure, 1973

Application for grant of Anticipatory bail and Regular bail

Application for execution of a decree

Criminal complaint

Memorandum of Appeal in civil cases

Draft of Appeal/Revision in criminal cases

Writ petition under Art. 226 and Art. 32 of the Constitution of India including Public interest

Litigation

Special leave petition under Article 136 of the Constitution of India

CONVEYANCING

SECTION-C

Components of a Deed

Forms of Deeds and Notices

Will

Agreement to sell

Sale-deed

Indemnity Bond

Lease Deed

General power of attorney

Special power of attorney

Relinquishment deed

SECTION-D

Partnership deed

Deed for dissolution of partnership

Mortgage deed

Trust Deed

Deed of reference to arbitration

Notice to the tenant

Notice under Section 80 Code of Civil Procedure, 1908

Demand Notice under section 8 of the insolvency and Bankruptcy Code 2016

Reply to the notice

Suggested Readings:

Jaibhave, D.T- Pleading Conveyancing and Advocacy

Mogha, P.C- The Law of Pleading in India

Chaturvedi A.N.- Pleading, Conveyancing and Drafting and Legal ProfessionalEthics

B.P. Singh Pleading Conveyancing and Drafting Punjab and Haryana

Chaturvedi R.N-Pleadings, Drafting and Conveyancing

Mani.K-pleading, Drafting and Conveyancing

Kafailtiya A.B-Textbook on Pleading, Drafting &conveyancing

Mathur D.N Drafting, pleading and Conveyancing

Joshi, Nayan-Legal writing &Drafting

Sahni R.K-Civil Pleadings & Art of Better Drafting

Behra B.K- Better Drafting

High Court Rules and Orders

Advocates Act, 1961 and Rules

Bindra N.S Pleading and Practice

Sen, B Conveyancing (D'Souza)

Rose William M Pleading without Tears

Evans Keith Advocacy in Court

Evans Keith Golden Rules of Advocacy

Mitra, S.K. Law of Notices

Course Coordinator: Dr. Bharat **Prepared by:** Dr. Bharat

Mr. Sanjeev Sharma

Ms. Kritika Sheoran

SYLLABUS FOR B.A.LL.B.(HONS.) 5 YEARS INTEGRATED COURSE

(2024-2025)

SEMESTER:VII

Name of	Bharatiya Sakshya Adhiniyam, 2023 (BSA)	
Subject		
Paper	P-III	
No		
Type of	Compulsory	
Subject		
Assessm	External Examination: 80 Marks	
ent	Internal Assessment: 20 Marks (10 + 5 + 5)	
Method	Mid-Term Test: 10 Marks	
	Project/Assignment: 05 Marks	
	Presentation/Viva Voce: 05 Marks	
	1. Critically analyseandevaluatetheprocessofprovingfactswithinthecourts.	
Course	2. Usingappropriatelegalconcepts,relevantjudicialprecedentsandstatutorylawto	
Outcom	solvepracticalproblemsofevidence	
es	3. Identifyingandcriticallyanalysingevidentiaryrulesandprinciples.	
	4. Engagingineffectiveresearchandwriting inthe lawof evidence.	
	5. Appreciatingtheprofessionalresponsibilityinpreservinganduseofevidenceinlitigati	
	onandcriminalproceedings.	

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 15marks each. The candidates shall be required to attempt any 1 questionfrom each Section.
- Unit-5 of the question paper shall be compulsory and based on the wholesyllabus. It shall consist of 5 short notes of 4 marks each.

MAXIMUM MARKS: 80 TIME ALLOWED: 3 HRS

SECTION-A

INTRODUCTORY

ThemainfeaturesoftheBhartiyaSakshyaAdhiniyam,2023

Otheractswhichdealwithevidence(specialreferenceto CPC,CrPC)

ProceedingsunderotherActsandofother Tribunals etc.: Administrative Tribunals; Industrial Tribunals; Commissions of Enquiry; Court-martial; Disciplinary authorities in

educationalinstitutions

CentralconceptionsinLawofEvidence

Section2:Definitions

Distinction: Facts-Relevantfacts/Factsin issue

Evidence: oral and documentary, Electronic Evidence, Circumstantialevidence, and Direct

Evidence

Presumption "Proved", "notproved" and "disproved"

Witness

Appreciationofevidence

RelevancyofFacts&CloselyconnectedFacts(Clauses3-14)

The Doctrineofresgestae, Evidence of common intention (Clause 8)

Relevancyof"Otherwise"irrelevantfacts, Relevantfactsforproofofcustom,Facts concerning bodies andmentalstate (Clause12,13)

Judgments: R.M.Malkani v.StateofMaharashtraAIR1973SC157

MirzaAkbarv. Emperor AIR1940PC176

SECTION-B

ADMISSIONSANDCONFESSIONS(Clauses 15 - 25)

Generalprinciplesconcerningadmission(Clause 15–21,25)

Differencebetween "admission" and "confession"

Confessionscausedby "anyinducement, threatorpromise" (Clause 22)

Inadmissibility of confession made before a police officer, Admissibility of custodial confessions&Admissibilityof"information"

 $received from accuse dperson in custody; with special reference\ to the$

problemofdiscoverybasedon"jointstatement" (Clause 23)

Confessionbyco-accused(Clause24)

The problems with the judicial action based on a "retracted confession"

Dyingdeclarations: The justification for relevance of dying declaration (Clause

21 (1)) and the judicial standards for appreciation of evidentiary value of dying declarations

OtherStatementsbyPersons whocannotbecalled asWitnesses(Clause 28-32,33)

GeneralPrinciplesofRelevanceofJudgments(Clause 34–38)

GeneralprinciplesofExpertTestimony(Clause 39-45):Whois

anexpert?Typesofexpertevidence& the problemsofjudicial deference to expert testimony

Character when relevant (46-50): In civil cases and in criminal cases

Factswhichneednot beproved(51-53)

Judgments: *Mohd. Khalidv.StateofW.B.*(2002)7SCC334

Toofan Singh v State of Tamil Nadu (2021) 4 SCC 1

PulukuriKottayav. EmperorAIR 1947PC67

Khushal Rao v.State ofBombayAIR 1958SC22

SECTION-C

OralandDocumentaryEvidence (Clause 54- 103)

GeneralPrinciplesconcerningoralevidence(Clause 54-55)

GeneralprinciplesconcerningDocumentaryEvidence(Clause 56–64)

ElectronicEvidence(Clause 61-63)

Public and Private Documents (Clause 74–77)

GeneralprinciplesregardingExclusionofOralbyDocumentaryEvidence(Clause 94-103)

Witnesses, Examination and Cross Examination (Clause 140–168)

Competency to testify (Clause 124 – 127)

Privilegedcommunications(Clause 128-137)

Accomplice(Clause 138)

Number of Witnesses (Clause 139)

General principles of examination and cross examination (Clause 140-168)

Leading questions; Lawfulquestions in cross-examination; Compulsion to answer questions put to witness; Hostile witness; Impeaching of the standing or credit of witness; Questions of corroboration (Clause 156-157); Refreshing Memory

Judgments: ArjunPanditraoKhotkarv.KailashKushanraoGorantyal&Ors.(2020)

3SCC216

State of U.P. v. Raj Narain (1975) 4 SCC 428

BhuboniSahuv.TheKingAIR1949PC257

StateofBihar v. LalooPrasad (2002)9SCC626

SECTION-D

BURDENOFPROOF&ESTOPPEL

Thegeneralconceptionononusprobandi(Clauses104-

120): General and special exceptions to on usprobandi; the justification of presumption and of the doctrine of judicial notice

Estoppel: The rationale; Estoppel, resjudicata, waiver and presumption

Kinds of Estoppel: Estoppel by deed; Estoppel by conduct; Equitable and promissory estoppel; Issue estoppels and Tenancy estoppel

ImproperadmissionandrejectionofEvidenceincivilandcriminalcases(Clause 169)

Specialproblems: re-hearingevidence

Judgments: GoutamKunduv. StateofWestBengal AIR1993SC2295

Dipanwita Royv. Ronobroto RoyAIR2015SC418

RavinderSinghv.StateofHaryanaAIR1975SC856

SuggestedReadings:

AlbertS.Osborn, TheproblemofProof
AmeerAli and Woodroffe-Lawof Evidence, Volumes I–IV,LexisNexis,21stEd. (2019)
AvtarSingh,PrinciplesoftheLawofEvidence(2023)CentralLawAgency,NewDelhi
Chief Justice M. Monir, Law of Evidence 17th Edition Set of 2 Volumes
PeterMurphy, Evidence(5thEdn.Reprint2000)UniversalDelhi
PhipsonandElliot,Manual ofLawofevidence,UniversalPublishing, NewDelhi,2001
RattanLal,DhirajLal: LawofEvidence,LexisNexis Edition:27thEdition,2019
Sarkar and Manohar, Sarkar on Evidence (1999), Wadhwa and Co. Nagpur
TextbookonTheLawofEvidencebyMMonir, Edition:12thEdition,2021
WigmoreonEvidence,Tillers(reviseded.1983),KluwerIndiaPvt.Ltd.,2008

Course coordinator& Prepared By:Dr. Sabina Salim

SYLLABUS FOR B.A.LL.B. (HONS.) 5 YEARS INTEGRATED COURSE

(2024-2025)

SEMESTER:VII

Name of Subject	CIVIL PROCEDURE CODE-I
Paper No	P-IV
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
	1. Defining and describing the basic principles of the
Course Outcomes	Procedural law in civil matters like Resjudicata, Res
	Subjudice, Decree, Order and Judgment
	2. Developing interpretational skills of the students so that they
	can identify and apply the provisions of the code regarding
	jurisdiction, plaint, written statement, joinder of parties and
	causes of action to real life disputes.
	3. Explaining the related jurisprudence and develop the art of
	applying the same through illustrations to various case
	scenarios.
	4. Differentiating and distinguishing between decree, order and
	judgment, interlocutory orders, special
	suitsandunderstanding their applicability and relevance in
	different situations.
	5. Comparing and evaluating the different dimensions of
	procedural law which would develop the skill to argue and
	defend the civil matters.
	6. Developing the understanding of different aspects of

procedural law relating to service of summons and non-
appearance of parties and related consequences in civil
matters.

IMPORTANT NOTE FOR EXAMINERS:

Ouestion 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 15marks 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 wholesyllabus. It shall consist of 5 short notes of 4 marks each.

MAXIMUM MARKS: 80 TIME ALLOWED: 3 HRS

SECTION-A

Nature, scope, and significance of Civil Procedure

Meaning of suit

Essentials of a suit

Parties to a suit (Order I): Joinder, Non-Joinder and Misjoinder of parties

Representative suits

Frame of suit (Order II): Joinder of causes of action, Split of cause of action and Resjudicata (order II Rule2)

General rules of pleading, amendment of pleadings (Order VI)

Plaint (Order VII)

Written Statement, set off, counterclaim (Order VIII)

Judgements: Shri V.J. Thomas Vs. Shri Pathrose Abraham &Ors 2008 (2) RCR (Civil)

693/AIR 2008 SC 1503 (Order I Rule 8)

Mohinder Kumar Mehra vs Roop Rani Mehra (2018) 2 SCC 132 (Order 6,

Rule7)

SECTION-B

Jurisdiction: Meaning, Lack of jurisdiction and irregular exercise of jurisdiction

Courts to try all suits of civil nature unless barred (S.9), Place of suing (S. 15-20)

Objections to jurisdiction (S. 21)

Res subjudice (S. 10)

Resjudicata (S.11): General conditions of Resjudicata, Matters directly and substantially in issue,

Constructive Resjudicata, Resjudicata and estoppel

Foreign Judgements: Meaning Sec. 2(6), Conclusiveness, Enforcement and Execution (S. 13, 14)

Judgements: State of U.P. v. Nawab Hussain AIR 1977 SC 1680 (Resjudicata)

Asgar &Ors. Appellant(S) Versus Mohan Varma &Ors. 2019 (2) Supreme

53 (Resjudicata)

Patel Roadways Limited, Bombay v. Prasad Trading Company 1991(4)

SCC 270 (place of suing)

Y Narsimha Rao v. Y. Venkata Lakshmi (1991)2 SCR 821 (Foreign

judgment)

SECTION-C

Judgement[S. 2(9)] and Decree[S. 2(2)]

Distinction between Decree and Order[S. 2(14)]

Services of Summons to defendants (Ss. 27-29, Order V);

Summons to witness (Ss. 30-32, Order XVI)

Appearance of parties and consequence of non-appearance (Order IX)

Dismissal of suit for default, Ex parte proceedings, Setting aside exparte decree

Caveat (S. 148-A)

Inherent powers of the Court(S. 148 to 153)

Judgements: Neerja Realtors Pvt ltd. V. Janglu (D) through LRS (2018)2 SCC 649

(summons)

K.K. Velusamy v. N. Palaanisamy (2011) 11 SCC 275 (inherent powers)

SECTION - D

Interim orders- Commissions (S. 75-78) (Order XXVI);

Arrest and Attachment before Judgment (Order XXXVIII);

Temporary injunctions (Order XXXIX)

Appointment and duties of Receiver (Order XL),

Security for costs (Order XXV)

Suits in particular cases and special proceedings:

Suits by or against Government and Public Officer (Ss. 79-82)

Interpleader Suits (S.88, Order XXXV)

Suits by Indigent Persons (Order XXXIII)

Special case (S. 90, Order XXXVI)

Suits relating to public nuisance and public charities (Ss. 91-93)

Judgements: Dalpat Kumar and Anr. v. Prahlad Singh and Anr.AIR 1993 SC 276

Aurobindo Ashram Trust v. R. Ramanathan (2016) 6 SCC 126 (S.92)

Suggested Readings:

Jain, M.P., The Code of Civil Procedure, Lexis Nexis Butterworths, India 5thedn., 2019

Mathur, D.N, The Code of Civil Procedure, Central Law Publications, Allahabad, 4th edn., 2017

Mulla, The Code of Civil Procedure, Lexis Nexis Butterworths, 19th edn., 2017

Nandi, A.K. and Sen Gupta, S.P., *The Code of Civil Procedure*, Kamal Law House, Kolkata, 3rd Ed., 2009

Sarkar, Code of Civil Procedure, Lexis Nexis, 12th edn., 2016

Singh, Avtar, Code of Civil Procedure, Central Law Publications, Allahabad, 4thedn., 2015

Takwani, C.K., Civil Procedure, 2017, Eastern Book Company, Lucknow, 8th edn., 2017

Tandon's, The Code of Civil Procedure, Allahabad Law Agency, Faridabad, 28thedn., 2016

Course Coordinator: Dr. Karan Jawanda

Prepared By: Dr. Karan Jawanda

Dr. Sulbha Setia

SYLLABUSFORB.A.LL.B.(HONS.) 5 YEARS INTEGRATED COURSE

(2024-2025)

SEMESTER:VII

NameofSubject	HEALTH LAWS
Paper No	P-V(a)
TypeofSubject	Compulsory [Opt any one out of V (a)/ V (b)/ V(c)]
AssessmentMethod	ExternalExamination:80Marks
	InternalAssessment:20Marks(10+5+5)
	Mid-Term Test: 10 Marks
	Project/Assignment: 05 Marks
	Presentation/VivaVoce:05Marks
CourseOutcomes	1. Identifying and defining fundamental aspects of laws
	related to health, healthcare and medical technology in
	ordertoinculcateknowledgeofinterfacebetweenlawand
	health.
	2. Explaining protectionregimeinhealthlaws and promote
	awareness among learners about regulation of healthcare
	technologysothattheymaybeableto relatetheorywith
	practical aspects of law.
	3. Equipping the students to articulate and acquaint
	themselves with knowledge of practical nuances of health
	law which will be beneficial in their respective fields.
	4. Testing the theories in medical practise through
	application-based knowledge which will equip the
	learners to understand the need for health law.
	5. Finding errors and loop holes in the present health care
	regime so that the gaps may be bridged.
	6. Facilitating awareness among students regarding rights
	and obligations with respect to health-related laws.
	and obligations with respect to health-related laws.

IMPORTANT NOTEFOREXAMINER:

- QuestionpaperofExternalExaminationshallbedividedinto5 Units
- Unit1to4ofthequestionpapershallbebaseduponSection-AtoDofthesyllabus in the respective order of the Sections.
- ThefirstfourUnitsofthequestionpapershallhave2questionsof15 markseach. The candidates shall be required to attempt any 1 question from each Section.
- Unit-5ofthequestionpapershallbecompulsoryandbasedonthewhole syllabus. It shall consist of 5 short notes of 4 marks each.

MAXIMUMMARKS: 80 TIMEALLOWED: 3 HRS

SECTIONA

Health: The Concept, Meaning, Definition, Scope, Determinants of Health, Indicators of Health,

Health Care vs. Healthcare. Levels of Healthcare

WhatisHealthLaw?

Right to Health: Introduction, Meaning and Scope

RighttoHealthandCorrespondingRighttoHealthcare Historical Background

InternationalPerspective

ConstitutionalProvisions

ImportantCases:

MarriYadammav. StateofAndhra Pradesh, AIR 2002 AP164.

StateofPunjab&Ors.v.Mohinder SinghChawla,AIR1997SC 1225.

StateofPunjab&Orsv.RamLubhayaBagga,(1998)4SCC117.

SECTIONB

MentalHealthLaw:Introduction,Definitions,HistoricalBackground, International

Instruments

NationalPerspective:ConstitutionalProvisionsandJudicialTrends

Mental Healthcare Act. 2017.

FoodSafetyLawsandHealth:Introduction,DefinitionandScopeofFood,Historical

Development,

InternationalPerspective

National Perspective: Constitutional Provisions

The Food Safety and Standards Act, 2006.

Food Safety and Standards Rules, 2011.

RegulationsUnderFSSAI

ImportantCases:

UpendraBaxiv.StateofUttar Pradesh,(1983)2 SCC 308.

RakeshChandra Narayanv.StateofBihar,(1988)Supp 3 SCR 306.

NavtejSingh Joharand Ors.v. Union ofIndia (UOI)and Ors., AIR 2018SC4321.

SECTIONC

Drugs and HealthLaw: Introduction, Meaning, Definition and Classification, Historical

Development, International Perspective

NationalPerspective:ConstitutionalProvisions

The Drugsand Cosmetics Act, 1940 & Drugsand Cosmetics Rules, 1945.

Drugs and Cosmetics Rules, 1945.

DrugsandMagicRemedies(ObjectionableAdvertisements)Act,1954.

Drug Price Control in India

CompulsoryLicensingofDrugsUnderIPRRegime E-Pharmacy

MedicalNegligence:Introduction, HistoricalEvolution, Meaning

NatureofNegligence:CivilMedicalNegligence,CriminalMedicalNegligence

ImportantCases:

Bolamv.FriernHospitalManagementCommittee, Queen'sBenchDivision,1957,Dateof decision -

26 February 1957, Citation: [1957] 1 W.L.R. 582 = [1957] 2 All E.R. 118.

Blythv.BirminghamWaterworksCo., (1856)11Ex781,BaronAlderson.

Bolithov.CityandHackneyHealthAuthority,(1996)4AllER771.

SECTIOND

Reproductive Medical Technology: Introduction

ReproductiveHealthandRights:InternationalFramework Termination of Pregnancy:

Abortion and Miscarriage

The Medical Termination of Pregnancy Act, 1971.

Pre-ConceptionandPre-NatalDiagnosticTechniques(RegulationandPrevention of Misuse)

Act, 1994 & Relevant Rules.

Surrogacy: The Surrogacy (Regulation) Act, 2021

ImportantCases:

BabyManjiYamadav. Union ofIndia&Anr.,(2008)13 SCC 518.

JanBalaz v.AnandMunicipalityandOrs.,AIR2010Guj21.

SuchitraShrivastavaandAnr. v.ChandigarhAdministration, (2009)9SCC1.

SuggestedReadings:

Books:

Dr.Supreet, Law Relating to Health care and Technology, Bookwards, Singla Law Agency, ISBN 978-81-949403-4-0, Chandigarh, 2021

Dr.LilySrivastava, *Lawand Medicine*, Universal Law Publishing Company, New Delhi, 2nd Edition 2013.

B.Sandeepa Bhat, *Reflections on Medical Law and Ethics in India*, Eastern LawHouse, New Delhi.

OnlineResourcesandArticles

Public Health law in India: A Frame work for its application as a tool forSocialChange, available at https://www.researchgate.net>4139

SudhaS.R, "PublicHealthinIndia:IssuesandChallenges", availableat

https//pdfs.semanticsholar.org

LSChauhan, "PublicHealthinIndia:IssuesandChallenges" availableat www.ijph.in Health System in India: Opportunities and Challenges for Improvement, available at https://web.iima.ac.in>snippets(pdf)

NasirULHaq,KanchanTanejaet.al., "Health SysteminIndia: Opportunities and Challenges for Enhancements" available at www.iosrjournals.org>paper

Preparedby: Dr. Supreet

SYLLABUS FOR B.A.L.L.B. (HONS.) 5 YEARS INTEGRATED COURSE

(2024-2025)

SEMESTER:VII

Name of Subject	RIGHT TO INFORMATION AND MEDIA LAW
Paper No	P-V(b)
Type of Subject	Compulsory [Opt any one out of V (a)/ V (b)/ V(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
	1. Enumerating the Constitutional foundations of freedom of
Course Outcomes	speech and expression, freedom of press and right to
	privacy.
	2. Identifying and explaining the relevance of reasonable
	restrictions on the expanding media rights in the present
	scenario.
	3. Outlining the historical background of the freedom of
	press and broadcasting in India and examining the
	legislative framework regarding press and broadcasting.
	4. Analysing the role of RTI Act and focussing on its
	application in exercising the right to extract information
	from different agencies.
	5. Appraising the students with the laws governing print
	media, electronic media and online media and issues
	pertaining to the expanding horizons of media rights.
	6. Generalizing the importance and necessity of media ethics
	in the present scenario.
	- r

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 15marks each. The candidates shall be required to attempt any 1 questionfrom each Section.
- Unit-5 of the question paper shall be compulsory and based on the wholesyllabus. It shall consist of 5 short notes of 4 marks each.

MAXIMUM MARKS: 80 TIME ALLOWED: 3 HRS

SECTION-A

Freedom of speech and expression and its expanding scope including Right to Information:

Constitutional Mandate

Right to Information as prerogative of good governance

Constitutional Restrictions on Media

Case Laws:

Rajagopal v. State of Tamil Nadu (1994) 6 SCC 632

Subramanian Swamy v. Union of India (2016) 7 SCC 221

SECTION-B

Privacy vis-a-vis Media

Media Trial and Judiciary

Media and ethics

Case Laws:

Justice K.S. Puttaswamy v. Union of India (2017) 10 SCC 1

Dr. Rajesh Talwar v. CBI 2013 (82) ACC 303

Case Study:

Sting Operation Jessica case by Tehelka and Star TV

Narottam Mishra paid news case

SECTION-C

Media and Censorship with reference to Cinematograph Act, 1952 and Press Council Act 1978

Broadcasting Media with reference to the Cable TV Network (Regulation) Act 1995 and Role of BCCC

Satellite Communication and Cable Television Networks (Regulation) Act, 1995

Case Laws:

Secy, Ministry of Broadcasting v. Cricket Association of Bengal, AIR 1996 SC 1236 S. Rangarajan v. P. Jagjivan Ram, (1989) 2 SCC 574

SECTION-D

Right to Information with special reference to Right to Information Act, 2005 Online Media and Information Technology Act, 2002 Commercial speech and The Advertising Standards Council of India, 1985

Case Laws:

Central Board of Secondary education v. Aditya Bandhopadhay, (2011) 8 SCC 497 Shreya Singhal v. Union of India, AIR 2015 SC 1523

Suggested Readings:

Durga Dass Basu, *Commentary on the Constitution of India*, Lexis Nexis Butterworths Wadhwa, (2011).

Dr. M.P.Jain, *Indian Constitutional Law*, Lexis Nexis Butterworths Wadhwa, 6th Edition (2010).

V.N. Shukla, *Constitution of India*, Eastern Book Company, 12th Edition, (2013).

H.M. Seervai, Constitutional Law of India, Universal Law Publishers, (2005).

Eric Barendt, Freedom of Speech, Oxford University Press, (2006).

Madabhushi Sridhar, Madabhushi Sridhar Acharyulu's Right to Information, Lexis Nexis, (2007).

P.K. Saini, R. K. Gupta, *Right to Information Act, 2005: Implementation and Challenges*, Deep and Deep Publications, (2009).

Madhavi Divan, Facets of Media Law, Eastern Book Company, Lucknow (2006)

Dr. Umar Sama, Law of Electronic Media, Deep & Deep Publication Pvt. Ltd., (2007)

Vikram Raghavan, Communications Law in India (Legal Aspects of Telecom, Broadcasting and Cable Services), Lexis Nexis, (2007).

Robertson and Nicol, Media Law, Sweet & Maxwell, 4th edition (2002).

Soli. J. Sorabjee, *The Law of Press Censorship in India*, N.M. Tripathi Pvt Ltd., (1976)

V.Nelson, *TheLaw of Entertainment and Broadcasting*, Sweet & Maxwell, 2nd Edition, (2000)

Bare Acts

Right to Information Act, 2005

The Cable Television Network (Regulation) Act, 1995

Cinematograph Act, 1952

Information Technology Act, 2002

Press Council Act, 1978

Course Coordinator: Dr. Jasneet Walia

Prepared By: Dr. Jasneet Walia

Ms. Kritika Sheoran

SYLLABUS FOR B.A.LL.B. (HONS.) 5 YEARS INTEGRATED COURSE

(2024-25)

SEMESTER: VII

Name of Subject	ORGANISED CRIMES AND INTERNAL SECURITY LAWS
Paper No	P- V(c)
Type of Subject	Compulsory [Opt any one out of V (a)/ V (b)/ V(c)]
Assessment Method	External Examination: 80 Marks
Assessment Method	
	Internal Assessment: 20 Marks (10 + 5 + 5) Mid-Term Test: 10 Marks
	Project/Assignment: 05 Marks
	Presentation/Viva Voce: 05 Marks
Course Outcomes	Illustrating and articulating the understanding of the
	concept of organised crimes and distinguishing it from
	ordinary crimes.
	2. Tabulating and reviewing the legal regime along with
	cases and judgments on crimes pertaining to money
	laundering; offences of terrorism and related activities;
	and offences related to drugs.
	3. Examining the issues and challenges faced in socio-
	political context in tackling and controlling the organised
	crime sector in India.
	4. Appraising the process of investigation and legal
	procedures in the eventuality of the occurrence of
	organised crimes or offences impacting internal
	security.
	5. Surveying and analysing various facets of organised

crime and internal security and developing a **critical** and **logical** mind enabling the student to **argue** and **defend** the matters related to such issues.

6. Equipping and **training** the students for the legal practice of law on organised crime and internal security; and undertake competitive exams like state judiciary and the civil services.

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 15marks 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 wholesyllabus. It shall consist of 5 short notes of 4 marks each.

MAXIMUM MARKS: 80 TIME ALLOWED: 3 HRS

SECTION-A

Organised Crime Terrorism, Narcotics and Money Laundering

Prevention of Money Laundering Act, 2002: Concept and Definitions

Obligations of Banking Companies and Financial Institutions, Punishment formoney laundering,

Attachment of tainted property, Adjudicating authority, Burden of Proof, Special Courts

RBI Guidelines on KYC

Judgments:

Nikesh Tarachand Shah vs. Union of India (2018) 11 SCC 1.

SECTION-B

The Unlawful Activities (Prevention) Act, 1967:

Definitions, Unlawful Associations, Unlawful Activities, Offences and Penalties,

Punishment for Terrorist Acts and Related Offences

Offences by companies, societies, Forfeiture of Proceeds and Property

Powers of Investigating Officer and Designated Authority, Appeal

Terrorist organisations, Terrorist individuals and related offences, Denotification, Review

Committees

Powers of Arrest, Search and Seizure

Obligation to furnish information, Protection of Witnesses, Admissibility of Evidence

Judgments:

Lt. Col. Prasad Srikant Purohit vs. State of Maharashtra

Md. Ajmal Amir Kasab vs. State of Maharashtra (2012)9SCC1.

SECTION-C

National Investigation Agency Act, 2008 (NIA):

Constitutional Validity of National Investigation Agency

Constitution of NIA, Investigation by NIA, State Government to assist NIA

Special Courts, Public Prosecutors, Protection of Witnesses, Bail applications

Sanction for Prosecution

Judgments:

Redaul Hussain Khan vs. NIA

Pragyasingh Chandrapal Singh vs. NIA

SECTION-D

Drug Trafficking Trends: National and International Scenario

Narcotic Drugs and Psychotropic Substances Act, 1985:

Narcotic Drugs and Psychotropic Substances: Cannabis, Cocoa Plant, Opium, Opium Poppy,

Poppy Straw and their Derivatives

Prohibition, Control and Regulation

Search and Seizure; Concept of ControlledDelivery and its use in Investigation

Offences and Penalties

Judgments:

Arif Khan vs. State of Uttrakhand (2018) 18 SCC 380

Suggested Readings:

M.C. Mehanathan, Law on Prevention of Money Laundering in India (LexisNexis, 2014)

S.K. Sarvaria, Commentary of Prevention of Money Laundering Act (UniversalLaw Publishing Co., 2014)

Shruti Bedi, Indian Counter Terrorism Law (Lexis Nexis, 2015)

Ujjwal Kumar Singh, The State, Democracy and Anti-Terror Laws in India(Oxford University Press, 2014)

Clive Walker, Terrorism and the Law (Oxford University Press), United Kingdom2011

Shruti Bedi, Terrorism: Our World and our Laws (LAP Lambert Publishing Co. 2009)

Aniceto Masferrer & Clive Walker, Counter-Terrorism, Human Rights and theRule of Law (Edward Elgar Publishing, 2013)

Dibyajyoti De, Guide to Narcotics Drugs and Psychotropic Substances Act (Wadhwa & Co., Nagpur,2009)

J.N. Barowalia, Commentary on the Narcotic Drugs and PsychotropicSubstances Act (Universal Law Publishing Co., 2014)

R.P. Kataria, Law relating to Narcotic Drugs and Psychotropic Substances inIndia (Orient Publishing Co., 2013)

M.C. Mehanathan, Law on Control of Narcotic Drugs and PsychotropicSubstances in India (Lexis Nexis, 2015)

Course Coordinator& Prepared By: Prof. (Dr.) Shruti Bedi

SYLLABUS FOR B.A.L.L.B. (HONS.) 5 YEARS INTEGRATED COURSE

(2024-25)

SEMESTER: VII

Name of Subject	BUSINESS LAW I	
Paper No	P-VI	
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	 Understanding and identifying all the major legislations relating to the initiation and extension of any kind of business and allied contractual obligations. 	
	2. Equipping thestudents with the provisions of Sale of	
	Goods Act, 1930.	
	3. Comprehending the different forms of liabilities, various	
	kinds of partnerships and the evolution of the concept of partnership.	
	4. Acquainting the students with the various provisions of	
	Sale of Goods Act, 1930 including formation, conditions	
	and warranties in sale.	
	5. Learning and analysing the ins and outs of commercial	
	transaction involving movable property and also the brief	
	analysis of the securities market through establishment of	
	the Securities and Exchange Board of India.	

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

The Sale of Goods Act, 1930:

Sale and Agreement to Sell (Section 4, 5, 6)

Conditions and Warranties (Section 12 to 17)

Transfer of Property in Goods (Sections 18 to 24)

Transfer of Title (Sections 27 to 30)

Judgements:

Grant vs. Australian Knitting Mills [1936] AC 85

Phillips vs. Brooks Ltd., (1919) 2 KB 243

SECTION-B

Performance of Contract of Sale of Goods (Sections 31 to 37, 42 to 44)

Unpaid Seller (Section 45)

Unpaid Seller's Lien (Section 47, 48, 49)

Stoppage in Transit (Section 50, 51, 52)

Right to Resale (Section 53, 54)

Suits for Breach of Contract (Section 55 to 60)

Sale by Auction (Section 64)

Judgements:

Vishnu Sugar Mills Ltd. vs Food Corporation of India and Anr. AIR 1987 Pat 22

Ram Saran Das Raja Ram and Anr. vs Lala Ram Chander AIR 1968 Delhi 233

SECTION-C

The Indian Partnership Act, 1932:

Essentials of Partnership (Section 4, 5 and 6)

Kinds of Partnership (Sections 7 and 8)

Relation of Partners to one another (Section 9-17)

Relation of Partners to third party (Section 18-30)

Outgoing and Incoming partners (Section 31-38)

Modes of Dissolution of a Firm (Section 39-44)

Registration of a Firm (Section 56-59)

Effects of Non-Registration of a Firm (Section 69)

Judgements:

Cox vs. Hickman (1860) 8 H.L.C. 268

Vishnu Chandra vs Chandrika Prasad Agarwal and Ors AIR 1983 SC 523, 1982 (2) SCALE 1078, (1983) 1 SCC 22, 1982 (14) UJ 882 SC

Dhulia-Amalner Motor Transport ... vs RaychandRupsiDharamsiand Ors. AIR 1952 Bom 337, (1952) 54 BOMLR 294, ILR 1952 Bom 795

SECTION-D

The Limited Liability Partnership Act, 2008:

Meaning, nature and features

Designated Partners

Formation process of LLP

LLP vis a vis Traditional Partnership

Partners and their relations

The Securities and Exchange Board of India Act, 1992:

Establishment of the SEBI (Section 3-9)

Powers and functions of the Board (Section 11-11D)

Judgements:

Harshad S Mehta vs. Union of India and Another, 1992 94 BOMLR 789

Sahara India Real Estate Ltd. vs. Securities and Exchange board of India (2012)174 Comp Cas 154 (SC)

Suggested Readings:

- Avtar Singh, Sale of Goods (Eastern Book Company, Lukhnow, 8th edn. 2018)
- R.K. Bangia, Sale of Goods, (Allahabad Law Agency, Allahabad, 10th edn. 2018)
- Avtar Singh, Introduction to law of Partnership (Eastern Book Company, Lukhnow, 11th edn. 2018)
- R.K. Bangia, Indian Partnership Act (Allahabad Law Agency, Allahabad, 14th edn. 2018)
- DSR Krishnamurti, Law relating to Limited Liability Partnership (Taxman Publications Private Limited, 2010)
- Sanjiv Agarwal, Rohini Agarwal, Limited Liability Partnership Law and Practice (Lexix Nexis Butterworth Wadhwa, 2009)
- A.G. Guest, Benjamin's Sale of Goods (Sweet & Maxwell, 6th edn. 2002)
- K Sekhar, Guide to SEBI, Capital Issues, Debentures & Listing (Lexis Nexis, 5th edn. 2019)

Statutory Materials

- The Sale of Goods Act, 1930
- The Indian Partnership Act, 1932
- The Limited Liability Partnership Act, 2008
- The Securities and Exchange Board of India Act, 1992

Course Coordinator & Prepared By: Prof. (Dr.) Rajinder Kaur

Prof. (Dr.) Amita Verma