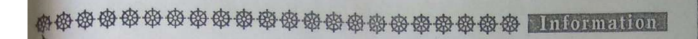
RANI DURGAVATI VISHWA VIDYALAYA, JABALPUR SCHEME & SYLLABUS PRESCRIBED FOR THE DEGREE OF BACHELOR OF LAW

LL.B. III Sem. (Compulsory Papers)

(Compulsory Papers)				
Sl.no. of Pape	ers Subject	Maximum Marks In each paper	Minmum Passing marks in each paper	Minimum Passing %age of *ggrl. marks
(COMPULSORY PAPERS)				
Paper- I	Legal Theory	100	36	48% (nee 8714)
	(jurisprudence Comparat	tive Law)		The seed
Paper- II	Law of Property - II	100	36	i.e.
Paper- III	Criminal Law -I	100	36	600
Paper- IV	Public Interest Layering,	100	36	
	Lagal AID and Para Leg	al Services		
Paper V	Constitutional Law of	100	36	
	India - II			
VI VI	Equity Trust Specific rel	ief 100	36	
1-121	and other Fiducicary Ob	ligation		
	ON LOW	*	1	
	(F(ode PTIA))	PARTICIPATE DE LA COMPANION DE	e nemenos transcomo Media	
THE SHAPE AND SHAPE		1/4		



PAPER - I LEGAL THEORY (LEGAL THEORY, JURISPRUDENCE & COMPERATIVE LAW)

This paper shall consist of the following :-Jurisprudence.

Legal Theory &

Comparative Law.

The following is the details Syllabus of this paper:

Section A



ravince of Jurisprudence:

Jurisprudence as a Social Science.

Schools of Jurisprudence.

Analytical School.

Historical School.

English and continental school of Jurisprudence.

Positivism.

Jurists of the philosophical School.

Jurists of the Historical School.

Jurists of the Analytical School.

Recent trends in Jurisprudence

Renaissances of Philosophical Idealism.

Neo-Austitinianism.

Sociological School.

German School of Jurisprudence Realist - School

School of America.

Section B

Cheory of State: Definition of State, various kinds of state. theory of Sovereignty: Definition Austin's theory of sovereignty, Salmonds theory, Sovereignty in United States and under Indian Constitution.

Way of Law: Austin's theory of Law, Salmond's definition of Law, Kelson's Pure Theory of Law,

manual Laws and Territorial Laws: Martiol law, Prize Law, Automatic Law. Conventional Law,

Development.

Common Law of England : Its history, Scope, definition etc.

of the Law - Classification, custom, legislation, Precedent, Rights & Duties &, contract and

The Personalities, Intention & Negligence, Torts & Crimes,

cory of Liability. gal Sanctions :

David Justice - Law and Justice, Civil Justice & Criminal Justice. Standards of Justice. Development of India: Law and Society Effects of Constitutional development on the con-

of property and ownership, constitutional First and Fourth Amendments, Interpretation of these Amendments by Supreme Court, Twenty Fifth Amendment, 1972, Legal Aid. Interpretation of statutes Any other recent development in Law,

Section C

Comparative Law: Meaning, scope and utility of comparative law, history, application.

Legislative Enactments:

- Constitution (First Amendment) Act, 1951.
- 2. Constitution (Fourth Amendment) Act, 1985.
- 3. Constitution (Twenty Fifith Amendment) Act, 1971.
- 4. Constitution (Forty Two Amendment) Act, 1976.
- 5. Constitution (Forty Forth Amendment) Act, 1978.

BOOK RECOMMENDED !

- 1. Salmond : Jurisprudence.
- 2. S.P. Dwivedi : Jurisprdence and Legal Theory
- 3. Paton : Jurisprudence and Legal Theory
- 4. Gutteridge : Comparative Law.
- 5. Jain : Comparative Law.
- 6. G.E.V. Subba Rao : Jurisprudence & Legal Theory
- 7. Dhyami S.N. : Jurisprudence.
- 8. एन.वी. परांजपे : विधि शास्त्र एवं विधि के सिघ्दांत
- 9. डॉ. विजय नारायण मणि त्रिपाठी : विघि शास्त्र
- 10. इन्द्रजीत सिंह : विधि शास्त्र
- शुक्ला एवं श्रीवास्तव : तुलनात्मक विधि
 - एम, पी. टण्डन : तुलनात्मक विधि





Paper - II LAW OF PROPERTY AND EASEMENT ACT 1882

This paper Shall consist of the following Act-

Transfer of Property Act, 1882 (Act No. IV of 1882). (Section 105-137)

Easement Act, 1872.

Section A

The folloeing is the detailed syllabus of this paper -Lease of immovable property (Ss. 105-117)

Of Exchange (Ss. 118-121)

Of Gifts (122-129)

Of Transfers of Actionable claims (S. 130-137)

Section B

Easements Act - 1872. The Whole Act is in course.

Section C

Leading Cases :-

Kanji Manji V. The Trustees of the Port of Bombay AIR 1963 SC 463

Raghuram Rao V.E.V. Mathiva AIR 2002 SC 797 2.

K. Balkrishana V.K.K. K Kamalam AIR 2004 SC 1257

Smt. Bhulvati & others V. Munna Lal AIR 1982 Allhabad 20

BOOK RECOMMENDED:

सम्पत्ति अन्तरण अधिनियम एस.एन. शुक्ला

सम्पत्ति अन्तरण अधिनियम जी पी. त्रिपाठी

सम्पत्ति अन्तरण अधिनियम

मोहन जी

सम्पत्ति अन्तरण अधिनियम सिल्हा सम्पत्ति अन्तरण अधिनियम

वन्सक्षेष्ठ

Transfer of Property Act. S.N. Shukla

Principles of Law of Transfer. S.M. Shah

Transfer of Property Act. GP. Tripathi

Low of Transfer of Property V.P. Sarthi

Transfer of Property Act.

Molla Law of Property Act.

G.C. Subbarao

Transfer of Property Act. 11.13. Mitra

Law of Easement S.T. Desai





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PAPER - III CRIMINAL LAW - I

Code of Crimnal Procedure, 1973. (Section 1 - 237) The Following is the details syllabus of this paper :-

Section A

Preliminary, Ss 1-5 of Cr. P.C.

Constitution of Criminal Courts and officers, sS 6-25,

Power of Courts, Ss 26-35.

Powers of Superior Officers of Police, Ss 36-40.

Arrest of Persons, Ss 41-60.

Prosess to compel appearance, Ss 61 - 90.

Process to compel the production of things, Ss 91-105.

Security for keeping Pesce and for good behaviour, Ss 106-124.

Order of maintenane of Wives, children & parents, Ss 125- 128.

Maintenance of public order & transquility, Ss 129- 148.

Action of the police, Ss 149-153.

Information to the police & Power to investigate, Ss 154-176.

Juridication of the criminal courts in inquiries and trials Ss 177-189.

Conditions requisite for initaton of Proceedings Ss, 190-199.

complaints to magistrate Ss, 200-203.

Commencement of Proceedings before Magistrates Ss 204-210.

The Charge Ss, 211 - 224.

before a court of session, Ss, 225-237.

Section B

LEADING CASE:

Bashirul Haq Vs. State of West Bengal, AIR, 1953 SC 598.

D. Laxminarayan Vs. Narayan AIR 1976 SC 1672

Navinchand N. Majitha Vs. State of Meghalaya AIR 200 S.C. 3275.

Hemant Dhasmana Vs. Central Bureau Investigation 2001 AIR SC 2721

Mohd, Ahemad Khan Vs. Shabhano Begum & Other AIR 1985 SC 945.

HOSPIC TUBE COMMENDED:

Outlines of Criminal Procedure Code, 1973

ILV Kelker Code of Criminal Procedure, 1973.

R.D. Agarwal Criminal Procedure, 1973.

Code of Criminal Procedure, 1973. P.C. Barkar

Dandniya Manual (Three Major Acts, Cr. P.C., I.P.C.& M.P. Tandon

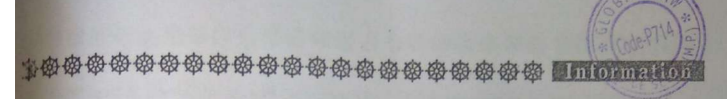
Vijay Malik Evidence Act.

Dand Prakriya Vyakhyan Murli Manohar (Code of Criminal Procedure)

कुछ प्रक्रिया संहिता (कांड ऑफ क्रिमिनल प्रोसोणर)

महाबीर सिंह





PAPER - IV PUBLIC INTEREST LAWYERING LEGAL AID AND PARA LEGAL SERVICES

The following is the details syllabus of this paper :-

Section A All disputes relating to Human Rights.

Constitutional Protection given to Weaker section of society-(Art- 15,23-30, 38 to 49, 244, 244A, 330 to 342);

Changing dimention of social justice, social philosophy of the welfare of the weaker section of the

help to weeker section of society by way of Legal Aid, Lok Adalats and Public Interest Petitions.

Role of Judiciary in Providing help to weaker section of society.

Organization of Legal Aid Camps.

Legal Literacy Programme: The concerning college/department will take appropriate steps for Providing legal literacy programmes. Pammes. Pamplets/Booklets in respect of important Acts Provisions can

be prepared and distributed to the public. Legal Aid camps can also be organised. This shall be

Special reference to weaker section of society, minorities, women, children etc.

Negotiations and counselling: To avoid litigation the students shall be told the various provision of the different Acts where negotiations and Counselling is permissible speially in matrimorial

Use of computer in legal profession, legal education and research: The Colleges/deptt.will take necessary staeps for the introduction of computer in legal education profession. the law students shall be able to acquire the necessary knowledge and skills in the application of computer in the legal be able to acquire the necessary knowledge and skills in the application of computers in the legal professions and law courts. They shall be able to start using computers for their practical day to day requirements including acquiring skills for using the internet and E-mail for their Practice/research requirements.

Besids other points, the concentration shall be made on the following points specially :-

use of Computer in clients appointments and court cases etc.

use of computer in typing of standard documents like power of attorney, vakalat namas, pleadings

of compputer in computerized ledger system for briefs, (in Wards/out- Wards of dockets, navments against returned dockets etc.)

ection of the Companies Act, 1956 and so on.

Students shall be informed about the storing of all pleadings on desk. For example if one has to go in provider passed at noon, say one could even be in Appeal Court at 2.45 P.M.

writing of case comments: In this part students shall be encouraged to to write comment in the

adjustments delivered by our honourable courts preferably by Suprme Court and High Courts. The students shall be given the same of the case decided by Indian Courts on any topic which he/she has and an LL.B. I, II or III, The students shall be write comment on that case.



Editing of Journals: In this part the students be told the technique of editing of law journals. Every College/Department is expeted to publish a law journal at least once in a year In a year. In

the students shall be involved.

Office Management: In this part the student shall be told the basic principles of office management

Section B

Lok Adalats, public Interest Litigation and Lagal Aid:

Students shall be told the areas where generally the Lok Adalats. They shall also be informed about the Public Interest Litigation and Legal Aid in detials. They shall particularly be informed about the role of Lok Adalats, Public Interest litigation and legal aid in the case of

weaker

section of society, women, children labours, scheduled caste, scheduled tribes, minorities, bacward classes, about the condition of criminals in jails and violation of human rights etc.

Amongst other things the following shall be the course of legal Aid.

Historical development of Legal Aid in India. A.

History of Legal aid before XIVth Report of Law Commission.

History of Legal aid After XIVth Report of Law Commission.

Legal Aid and the Constitution

Legal Aid under Code of Civl Procedure.

Legal Aid under Code of Criminal Procedure.

International recognition of legal aid.

Legal aid under the League of Nations and united Nation Organisation.

and United Nation Organisation.

Role of public Interest Petitions in Providing Justice to the Organisation. B. Benefit of Public Interest to Poor and economically advantage Peopr. Doctrine of Locus Standi Functioning of public interest petitions.

Role of Lok Adalat in providing justice to the commen men. C.

Modelities of the working of Lok Adalats.

Section C

ding Cases :

M.H. Hoskot Vs. State of Maharashtra, AIR 1978 SC 1540.

Sumil Batra Vs. Delhi Administration AIR 1900 SC 1579.

Centre For Legal Research Vs. State of Kerala, AIR 1986 SC 1322.

P. Roshana Vs. State of Kerala AIR 1979 Sc. 765.

Mishra Vs. State of Bihar, AIR 1904 SC 537.

Joint Women Programme Vs State of Bihar, AIR 1987 SC 2062.

Necrai Choudhary Vs. State of M.P. (1984) SCC 243.

Peoples Union for Democratic Rights Vs. Union of India (1902) 3 SCC 235.

Resovanand Bharti Vs State of Kerala (1973) 4 SCC 225.

Mou Bai Vs State of Rajasthan, AIR 1954 Raj 241.

OK RECOMMENDED:

Tribal unrest on the South West Frontier of Bengal

Presidency

M.P. Jain

Indian Constitutional Law.

DR. Chounanar Slavery in Ancient India

(Peoples Publicity House, new Delhi.)

N.K. Singh :Bonded Labour And the Law.

Namita Agrawal Hand Book on Lok Adalat, in India

(Interest Publications, new Delhi)

K Agrawal Public Interest Litigation in India. A Critigne (1985)

(Indian Law Institute, New Delhi).

Anirudh Prasad Constitutonal Protection of Weaker Sections in India.

Bhatnagar Social Justice and Equality in India (1987)

K.II. Choudhary Public Interest Litigation and Status of Locus Standi in Different

Legal Systems.

Smil Deshta Lok Adalats in India (Deep & Deep)

VR. Krishna Iyer Law and the Urban poor in India.

Equal Access to Justice. P.C. Juneja

N.R. Madhava Menon Legal Aid and Legal Education.

N.R. Madhava Menon Legal Aid and Justice for the poor.

8.S. Sharma Legal Aid to the Poor.

Commentaries on the S.C. & S.T. Provention of Atrocities, Act. P.K. Gupta

1989

meribed Statutes:

Legal Aid Services Authorities Act, 1987.

Madhya Pradesh Samaj Ke Liye Vidhik Salaha Adhiniyam, 1976.

Code of Criminal Procedure, 1983.

Relevant Portion of Legal Aid).

Code of Civil Procedure, 1908 (Order Rules 1)

relevant Portion of Legal Aid).

Report of Law Commission regarding legal aid.

Mondad Labour System (Abolition) Act, 1976.

Was Migrant Workmen (Regulation of Employment and Conditions of Service).

Regulation) & Abolition Act, 1970.

distribution Wages Act, 1948.

August Remuneration Act, 1976.

A P State Legal Services Authority Act.

State Services Authority Rules, 1996.

State Legal Services Authority Regulations, 1998.



PAPER- V CONSTITUTIONAL LAW OF INDIA - II

of syllabus of this papers are as under :-

Section A

clation between the Union and the States (Art 245 - 263)

Mance, Property, Contracts and States (Art 264 - 300-A)

frede Commerce and Intercourse (Art 301-307)

Lervice Under the Union and States (Art 308 - 323)

Inlbunal (Art 323-A, 323-B)

flection (Art 324 to 329-A)

occlar Provisions relation to 3 certain classes (Art 330 - 342)

Micial language (Art 343 - 351)

mergency Provisions (Art 352 to 360)

Alecellanguage (Art 361 to 367)

Amendment of the Constitution (Art 368)

porary, Transitional and Special Provisions (Art 369 to 392)

titles etc. (At 393 to 395)

All Schedules and Amendments.

Section B

Cases:

Kumar Vs. Bank of Commerce Khulna, AI - P 1947 PC 60.

Mari Tea Co. Vs. State of Assam, AIR 1961 SC. 232

Dhingra Vs. Union of India, AIR 1958 SC. 38.

Seshan Vs. Union of India (1995) 4 SC 611.

D.M. Jabalpur Vs. Shivakant Shukla AIR 1976 SC 1207.

ECOMMENDED:

Shukla : Constitution of India.

Constitutional Law of India.

: Constitutional Law of India.

Constitutional Law of India.

Constitutional Amendments 1950 to 1989, Law of

politics (Tripathi)

भारतीय संवैधानिक विधि

भारत का संविधान

भारत की संवैधानिक विधि





PAPER- VI EQUITY, TRUST AND OTHER FIDREIA TORY OBLIGATIONS

The details of syllabus of this papers are as under: -

Section A

Equity:

Principal of Equity.

General conception of equity.

Equity and common Law.

Maxim of Equity.

Equitable and forfieture.

Mortgages liens and lunatics.

Performances, satisfaction and adamption.

Conversion and reconversion.

Election.

Family arrangements.

Mistake, misrepresentation, fraud and undue influence.

Accident.

Administration of assets.

Equitable assignments.

Equitable estoppel.



Section B

Indian Trust Act, 1882

Preliminary - Definition of trust, comparison with other with other relationships.

Kind of Trust.

Public charitable Trusts.

Disabities of Trustees.

Rights and liabilities of the beneficiary.

Vacating the office of Trustes.

Extinction of Trustee.

Certain obligation in the nature of Trusts.

Lading Cases:

Mussorieo Bank Vs Rajkot, IL A4All, 500 P.C.

Jassa Ram Faten Chand Vs. Om Narain Tankha, AIR 1967 SC 1162.

VLNS Temple Vs. I.P. Reddi, AIR 1967 SC 781.

BOOK RECOMMENDED:

साम्य, नयास एवं विशिष्ट अनुतोष अधिनियम

वायेल Principales of Equity Shell

3. Suryanarayan lyer: Indian Trust Act

Equity, Trust, Specific Relief Act. 4. G.P. Singh

Equity, Trusts With Fiduciary Relation etc. 5. Agil Ahmed

