

PROGRAMME BOOKLET

LLM 1 year (LWP01) (Academic Session: 2022-2023) (Syllabus: Scheme 2022-23)

Department of Law School of Law Manav Rachna University

MANAV RACHNA UNIVERSITY

Vision

To educate students in frontier areas of knowledge enabling them to take up challenges as ethical and responsible global citizens

Mission

- To impart outcome based holistic education
- To disseminate education in frontier areas
- To produce globally competitive, ethical and socially responsible human resources
- To produce human resources sensitive to issues of Environment and Sustainable Development
- To develop Environment and Sustainable development as a thrust area of research and development.

Quality Policy

To continuously learn from the best practices, study role models and develop transparent procedures for empowerment of stakeholders.

Strategic Objectives

- To facilitate, enhance & promote innovation in curriculum design and delivery and have Outcome-oriented Learning Culture.
- To promote Research Environment and Management Practices.
- To enhance the quality of the student learning experience.
- To provide Resources and Infrastructure for Academic Excellence.

DEPARTMENT OF LAW

Vision

To solemnly cherish and uphold Justice and Rule of Law.

Mission

To provide a stimulating environment to the learners, so as to enable them to:

- 1. Develop core legal competencies through experiential and inclusive education;
- 2. Comprehend and apply legal principles to the conflicts, disputes and socio-legal concerns within the broad contours of Justice and Rule of law;
- 3. Critically analyze the governing framework at national as well as global level, on the touchstone of rule of law;
- 4. Contribute to the emerging dynamics of constitutionalism.

LLM – 1 year

Program Outcomes:

Law postgraduates will be able to demonstrate

PO1: Knowledge of Law: The advanced knowledge of principles of Law, legislations and leading cases relating to the subjects, that form part of the post-graduate programs of study;

PO2: Research-related skills: Learn the art of conducting doctrinal and empirical research using accepted methods and techniques of legal research.

PO3: Writing skills: Find and read a variety of legal and inter-disciplinary materials in printed and digital formats, from libraries and online databases and usethem for academic and professional writings including essays, research papers and dissertations *inter alia*

PO4: Analytical Reasoning: Ability to evaluate the reliability and relevance of evidence; identify logical flaws and holes in the arguments; synthesize data from a variety of sources; draw valid conclusions and support them with evidence and logic.

PO5: Problem Solving: Capacity to extrapolate from what one has learned and apply their competencies to solve different kinds of real-life legal and extra-legal problems.

PO6: Teaching-related skills: Ability to articulate and communicate legal knowledge to the audience in general and students in particular.

PO7: Moral and Ethical Awareness/Reasoning: Ability formulate a position/argument about an ethical issue from multiple perspectives, including social, political and economic context in which basic concepts, values, principles and rules of the legal system operate

PO8: Digital Proficiency: Capability to access, evaluate and use ICT sources and tools to fetch relevant information to be used in a variety of learning situations

PO9: Self-directed Learning: Ability to work independently, identify appropriate resources required for a project, and work on any project through to completion.

Program Specific Outcomes

Graduates of LLM in Commercial Arbitration will be able to

PSO1: Understand the complex legal framework applicable to commercial arbitration.

PSO2: Establish the relationship between international sources of law and domestic law in matters of commercial arbitration agreements, procedure and awards.

Graduates of LLM in Criminal Law will be able to

PSO1: Critiquing criminal laws and criminal justice delivery system using various methods, including, theoretical, doctrinal, comparative, and sociolegal perspectives/ technique

PSO2: Identify and evaluate the different weaknesses/ lacunae/ limitations of Criminal Justice System in Indian society and accordingly suggest measures to strengthen it.

Graduates of LLM in Corporate Law will be able to

PSO1: Understand the complex legal framework, including connected rules and regulations, that regulate companies, corporations, and businesses.

PSO2: Identify and evaluate the different weaknesses/ lacunae/ limitations of corporate laws in and accordingly suggest measures to strengthen it.

PROGRAMME STRUCTURE

(2022-23)

As per the UGC guidelines, the Program structure/curriculum for One-Year LL.M. shall have the following components:

- i) Foundation/Compulsory Papers (3 papers of three credits each)
- ii) Optional/Specialization Papers (6 papers of two credits each)
- iii) Dissertation (three credits)

Provided, in case the candidate takes a minimum of four specialization papers from any particular Group/Cluster only, then that Course can be called after the discipline the candidates select; the candidate can opt for remaining paper/papers of his/her choice in order to complete the number of courses/credits prescribed for the Degree.

The specialization offered to LLM students include

- (i) Corporate Law
- (ii) Criminal Law
- (iii) Commercial Arbitration

The structure of the Program shall be as under:

S. No.	Title of the Course	Credits assigned	Semester
1.	Research Methods and Legal Writing	3	First
2.	Comparative System of Governance	3	First
3.	Law and Justice in Globalizing World	3	First
4.	Specialization Paper I	2	First
5.	Specialization Paper II	2	First
6.	Specialization Paper III	2	Second
7.	Specialization Paper IV	2	Second
8.	Specialization Paper V	2	Second
9.	Specialization Paper VI	2	Second
10.	Dissertation	4	Second
	TOTAL CREDITS	25	

		MANAV RACHNA UNIVERSITY					
		FACULTY OF LAW					
		MASTER OF LAW (LLM) (LWP01)					
		SEMESTER - I					
S.NO	Subject Code	SUBJECT NAME		Credits			
1	LWH601	Research Methods and Legal Writing	COMPULSORY	3			
2	LWH602	Comparative Systems of Governance	COMPULSORY	3			
3	LWH603	Law and Justice in a Globalizing World	COMPULSORY	3			
4	LWH611/ LWH631/ LWH641	Commercial Arbitration: Theory and Doctrine/Corporate Governance and Principles of Companies Act/Principles of Criminal Law	ELECTIVE	2			
5	LWH612/ LWH611/ LWH642						
		TOTAL (L-T-P/CONTACT HOURS/CREDITS)		13			
		SEMESTER - II					
S.NO	Subject Code	SUBJECT NAME		Credits			
1	LWH613/ LWH632/ LWH644	Commercial Arbitration: Practice and Procedure II/Corporate Finance/Socio-Economic Offences	ELECTIVE	2			
2	LWH614/ LWH633/ LWH647	International Commercial Arbitration: Principles and Practice/Insolvency and Bankruptcy Law/Gender in Criminal Law	ELECTIVE	2			
3	LWH615/ LWH634/ LWH648	Institutional Arbitration/Corporate Mergers and Acquisitions/National Security Laws and Fundamental Rights	ELECTIVE	2			
	LWH616/LWH635/LWH649	Construction Arbitration/Competition Law/International Criminal Law	ELECTIVE	2			
4	LVVI 10 10/LVVI 1033/LVVI 1043	'	ļ.				
<u>4</u> 5	LWH604	DISSERTATION		4			
		-		4 12			

SEMESTER- I										
Course Code	Course Name	Course Type (Deptt- Allied/Core/Elective/Audit)	;	Credits						
			L	T	Р					
LWH601	Research Methods and Legal Writing	Core	3	0	0	3				
LWH602	Comparative Systems of Governance	Core	3	0	0	3				
LWH603	Law and Justice in a Globalizing World	Core	3	0	0	3				
LWH631	Corporate Governance and Principles of Companies Act	CORPORATE LAW								
LWH611	Commercial Arbitration: Theory and Doctrine	CORPORATE LAW								
LWH641	Principles of Criminal Law	CRIMINAL LAW	2 + 2	0	0	2 + 2				
LWH642	Criminal Justice Administration	CRIMINAL LAW	2 + 2	U	U	2 + 2				
LWH611	Commercial Arbitration: Theory and Doctrine	COMMERCIAL ARBITRATION								
LWH612	Commercial Arbitration: Practice and Procedure I	COMMERCIAL ARBITRATION								
	Semester Credits(L-T-	13	0	0	13					

SEMESTER-I COMPULSORY PAPERS

Course Title/ Co	ode Research Methods and Legal	Writing (LWH601)								
Course Type	: Core (Departmer	tal)								
L-T-P Structur	re (3-0-0)									
Objectives	and guide them to do their research in their relevant areas. The	The objective of this paper is to introduce various established legal research methods to the students that will help and guide them to do their research in their relevant areas. This course caters to the needs of Post Graduate students in their pursuit of legal research and Dissertation/thesis writing.								
	Course Outcomes (COs)	Mapping (Employability/ Skill Development/ Entrepreneurship)								
CO1	Distinguish the methods and techniques of legal research from that of social sciences research									
CO2	Apply the techniques of legal research to legal communication and writings	Skill Development								
CO3	Develop the proposal for conducting research to write good quality – PG level dissertation	Skill Development								
CO4	Apply the research techniques to prepare class lectures lessons based on principles theories, legislations and cases?									
Prerequisites if any										

MODULE 1

An Introduction to Legal Research (Contact Hours – 8)

- a. Meaning, Scope and Objectives
- b. Kinds of Legal Research-Doctrinal or Traditional Research
- c. Non-Doctrinal or Empirical Research

- d. Analytical and Critical Research
- e. Inter-disciplinary (e.g. Socio-legal Research) and Multi-disciplinary Research

MODULE 2

Various Steps in Legal Research (Contact Hours – 8)

- a. Research Problem: Identification and Formulation
- b. Literature Review
- c. Hypothesis
- d. Research Design (Quantitative & Qualitative)
- e. Data collection
- f. Data Analysis

MODULE 3

Tools and Techniques of Legal Research (Contact Hours-8)

- a. Primary and secondary Sources
- b. Questionnaire, Interview, Case study
- c. Survey
- d. Sampling
- e. Use of Library and e-resources

MODULE 4

Legal Writing (Contact Hours – 8)

- a. Essentials of Good Legal Writing
- b. Framing of Title, Research Questions, Identifying relevant areas of law.
- c. Citation, Reference and Footnoting
- d. Research Ethics and Plagiarism
- e. Dissertation Writing
- f. Dissertation Writing

Reference Material

1. C. R. Kothari — Research Methodology (Methods and Techniques (2nd edn., New Age International Publishers),1990

- 2. Dennis P. Forcese and Stephen Richer (ed.), *Stages of Social Research and Legal Writing: Contemporary Perspectives* (New Jersey: Prentice Hall Inc., Englewood Cliffs, 1970).
- 3. Dr. H.N.Tawari Legal Research Methodology Allahabad Law Agency.
- 4. Erwim C. Surrency B. Fielf and .J. Cn, 4 Guide to Legal Research (1959)
- 5. Frederic Charles Hicks, Materials and Methods in Legal Research (Lawyers Cooperative Publishing, New York).
- 6. Goode and Hall, Methods in Social Research (Singapore: MacGraw Hill Book Co., 1985).
- 7. G.P. Tripathi, Legal Research and Research Methodology, Central Law Publications, 2019
- 8. H.M.Hyman, Interviewing in Social Research (1965)
- 9. Harvard Law Review Association, The Bluebook: Uniform system of Citation (Harvard Law Review, Harvard).
- 10. High Brayal, Nigel Duncan and Richard Crimes, Clinical Legal Education: Active Learning in your School (1998) Blackstone P. Press Limited, London.
- 11. Janathan Anderson, Thesis and Assignment Writing (Wiley Eastern Ltd., New Delhi).
- 12. Johan Galtung, Theory And Methods of Social Research (London: George Allen & Unwin Ltd., 1970).
- 13. Legal Research and Methodology— Indian Law Institute, New Delhi
- 14. Leon Festinger (ed.), Research Methods in Behavioral Sciences (Holt, Rinehart and Winston, New York, 1953).
- 15. Pauline V. Young, Scientific Social Surveys and Research (New Delhi : Prentice Hall of India Pvt. Ltd., 1984).
- 16. Rattan Singh, Legal Research Methodology, Lexis Nexis, 2nd Edn., 2016
- 17. S. K. Verma and Afzal Vani, Legal Research and Methodology, ILI, New Delhi William I Grade and Paul K Hatt, Methods in Social Research, Mc GrawHill Book Company, London.

Courses Code	Courses	Course Outcomes	PO1	PO2	PO3	PO4	PO5	PO6	P07	PO8	PO9	PSO1	PSO2
		CO1	-	3	2	3	-	3	-	1	-	2	2
LWH601	Research Methods and	CO2	-	3	2	3	-	3	-	1	-	2	2
LVVIIOUI	Legal Writing	CO3	-	3	2	3	-	3	2	1	3	2	2
			-	3	2	3	-	3	2	1	-	-	2

Course Title/ (Code	Comparative Systems of Governance (LWH602)								
Course Typ	e:	Core (Departmental)								
L-T-P Struct	ure	(3-0-0)								
Objectives	S	The course has been designed to drive the students through the journey of historical development to the law of the Third World. Focus is laid on the endeavours at global unification of law.								
		Course Outcomes (COs)	Mapping (Employability/ Skill Development/ Entrepreneurship)							
CO1	Distingu context	uish and describe public law vis-a-vis private law in global	EMPLOYABILITY							
CO2		tiate common law system from that of civil law system by ce to important characteristics of each;	EMPLOYABILITY							
CO3	Describ rule of Indian l	EMPLOYABILITY								
CO4	Explain working	EMPLOYABILITY								
Prerequisites if any										

MODULE 1

The Theoretical Perspectives of Comparative Public Law (Contact Hours – 8)

- a. Historical Development of Public Law, Meaning, Nature and Significance
- b. Tools of Comparative Public Law
- c. Constitutional and Administrative Law- A Comparative Study

MODULE 2

Study of World Law (Contact Hours – 8)

- a. Unification of the World Law
- b. Legislative Mechanism-Common Law, Civil Law
- c. Comparative Constitutional Law its relevance
- d. Concerns and problems of comparison

MODULE 3

Constitutionalism (Contact Hours – 8)

- a. Distinction between Constitution and Constitutionalism
- b. Essential Features of Constitutionalism

MODULE 4

Forms of Government (Contact Hours – 8)

- a. Federal and Unitary
- b. Features, advantages, disadvantages
- c. Models of Federalism and Concept of Quasi Federalism
- d. Role of Courts in Preserving Federalism
- e. Parliamentary and Presidential Forms

Reference Material

- 1. D.D. Basu, Comparative Constitutional Law (2nd ed., Wadhwa Nagpur).
- 2. David Strauss, The Living Constitution (Oxford University Press, 2010)
- 3. Dr. Subhash C Kashyap, Framing of Indian Constitution (Universal Law, 2004)
- 4. Elizabeth Giussani, Constitutional and Administrative Law (Sweet and Maxwell, 2008).
- 5. Erwin Chemerinsky, Constitutional Law, Principles and Policies (3rded., Aspen, 2006)
- 6. J Baylis, S. Smith, Globalization of World Politics: An Introduction to International Relations
- 7. J.D.M Derrett, An Introduction to Legal Systems(3rd Edition, Universal Law)
- 8. M.V. Pylee, Constitution of the World (Universal, 2006)
- 9. Mahendra Kumar, International Relations

- 10. Mahendra P. Singh, Comparative Constitutional Law (Eastern Book Company, 1989).
- 11. Neal Devins and Louis Fisher, The Democratic Constitution (Oxford University Press, 2010)
- 12. Prakash Chandra, International Relations(Vikas Publishing House)
- 13. S.N Ray, Judicial Review and Fundamental Rights (Eastern Law House, 1974).
- 14. Structure Doctrine (Oxford University Press, 2009)
- 15. Sudhir Krishna Swamy, Democracy and constitutionalism in India A Study of the Basic
- 16. Sunil Khilnani, Vikram Raghavan, Arun Thiruvengadam, Comparative Constitutionalism in South Asia (Oxford University Press, 2013).
- 17. V.N. Khanna (201 Christopher Forsyth, Mark Elliott, Swati Jhaveri, Effective Judicial Review: A Cornerstone of Good Governance (Oxford University Press, 2010).
- 18. Vikram David Amar, Mark Tushnet, Global Perspectives on Constitutional Law (Oxford University Press, 2009).
- 19. Zachery Elkins, Tom Ginsburg, James Melton, The Endurance of National Constitutions (Cambridge University Press, 2009).

Articles

- 1. Aman Ullah and Uzair Samee, "Basic Structure of Constitution: Impact of Kesavananda Bharati on Constitutional Status of Fundamental Rights", Vol. 26 (2) South Asian Studies 299- 309 (July December 2011).
- 2. Anne Smith, "Internationalization and Constitutional Borrowing in Drafting Bills of Rights", 60(4) International and Comparative Law Quarterly 867-894 (2011 October).
- 3. Bruce Ackerman, "The New Separation of Powers" 113 (3) Harv. L. Rev. 634-729 (2000)
- 4. Bryan Clark and Amanda Leiter, "Regulatory hide and seek: What agencies can (and can't) do to limit judicial review" 52(5) Boston College Law Review 1687-1732 (2011 November)
- 5. Chhavi Agarwal, "Rule of Law: Reflection upon we the People and Beyond"252 (1) Madras Law Journal 8-16 (2010)
- 6. Chris Brown and Ainley Kirsten (2009) *Understanding International Relations*, New York: Palgrave Macmillan(4th edition)
- 7. Daryl Levinson and Richard H. Pildes "Separation of Parties, Not Powers" 119(8) Harvard Law Review 2311-2386 (2006).
- 8. David King, "Formalizing Local Constitutional Standards of Review and the Implications for Federalism"97 (7) Virginia Law Review 1685-1726 (November 2011).

	Comparative Systems of Governance	CO1	3	3	2	3	-	3	-	1	3	-	-
LWH602		CO2	3	3	2	3	-	3	-	1	3	-	-
LVVIIOUZ	Governance	CO3	3	3	2	3	-	3	2	1	3	-	-
		CO4	3	3	2	3	-	3	2	1	3	-	-

Course Title/ (Code	Law and Justice in Globalizing World (LWH603)								
Course Typ	e:	Core (Departmental)								
L-T-P Struct	ure	(3-0-0)								
Objectives	6	The objective of the course is to enable students to understand and seek solutions to pressing problems in the domain of global justice. By the end of the term, students are expected to be familiar with multiple dimensions of the theoretical perspectives and be able to critically evaluate the liberal, republican discursive democratic attempts to make sense of, and to ameliorate prevailing instances of injustice in the world.								
		Course Outcomes (COs)	Mapping (EMPLOYABILITY/Skill Development/Entrepreneurship)							
CO1		e the nature and factors of globalization; current and its	EMPLOYABILITY							
CO2	soverei	ne analytical tools to analyze the impact of globalization on gnty of state, sm and human rights jurisprudence	EMPLOYABILITY							
CO3	Interpre and eco	EMPLOYABILITY								
CO4	List ou achievir	EMPLOYABILITY								
Prerequisites if any										

MODULE 1

Legal Globalization- An Introduction (Contact Hours- 8)

- a. Meaning of "globalization" in a contemporary context
- b. Introduction to the Increasing Globalization of Law
- c. Impact of globalization-on sovereignty of state, on Federalism and Democratic Law Making, on Human Rights Law

MODULE 2

Legal Implementation of Global Justice (Contact Hours – 8)

- a. The Concept of Global Justice
- b. Treaties and the Role of Customary International Law
- c. International Implementation System (International Court of Justice, International Criminal Court)

MODULE 3

Human Rights and Humanitarian Law (Contact Hours-8)

- a. War, Terrorism & Genocide, and Humanitarian Intervention;
- b. Migration, Refugees, Asylums;
- c. Universal Jurisdiction for Crimes Against Humanity/War Crimes;

MODULE 4

Global Justice and Trade Law (Contact Hours – 8)

- a. Dispute settlement Mechanism in International Trade Law
- b. Theories of global Justice in International Trade Law
- c. Impact of Globalization on Trade Law
- d. Environmental issues in International Trade Law

Reference Material

- 1. Andrew Kuper, Democracy Beyond Borders: Justice and Representations in Global Institutions (OUP, 2006)
- 2. Anthony McGrew, David Held (eds.), Governing Globalization: Power, Authority and Global Governance (Polity Press, 2002).
- 3. Chi Carmody, Frank J. Garcia, & John Linarelli, *Global Justice and International Economic Law: Opportunities and Prospects* (ASIL Studies in International Legal Theory) (2012)
- 4. David Schzeiderman, Constitutionalizing Economic Globalization: Investment Rules
- 5. David Weissbrodt, FionnualaNíAoláin, Joan Fitzpatrick, and Frank Newman, International Human Rights: Law, Policy and Process (4th ed. 2008)

- 6. David Weissbrodt, Joan Fitzpatrick, Frank Newman, Marci Hoffman and Mary Rumsey, Selected International Human Rights Instruments and Bibliography for Research on International Human Rights Law (3d ed. 2001)
- 7. Helen M. Stacy & Win Chiat Lee, *Economic Justice: Philosophical and Legal Perspectives* (AMINTAPHIL: The Philosophical Foundations of Law and Justice) (2012)
- 8. Hurst Hannum, International Human Rights: Problems of Law, Policy, and Practice (2011)
- 9. International Covenant on Economic, Social, and Cultural Rights (ICESCR) and Optional Protocol www2.ohchr.org/english/law/pdf/cescr.pdf; www2.ohchr.org/english/law/docs/A.RES.63.117_en.pdf
- 10. Jean-Marc Coicaud, Michael W. Doyle et al (eds.), The Globalization of Human Rights 2003 (United Nations University Press).
- 11. John Baylis, Steve Smith, et al (eds.) The Globalization of World Politics: An Introduction to International Relations (OUP, 2008).
- 12. Karl-Heinz Ladeur (ed.), Public Governance in the Age of Globalization (2004).
- 13. Laura Valentini, Justice in a Globalizing World: A Normative Framework (OUP, 2011).
- 14. M. Abouharb, David Cingranelli, *Human Rights and Structural Adjustment* 2007 (Cambridge University Press)
- 15. Pablo De Greiff and Ciaran Cronin (eds.), Global Justice and Transnational Politics: Essays on the Moral and Political Challenges of Globalization (MIT Press, 2002).
- 16. Percy E. Corbett, The Growth of World Law 184 (1971).
- 17. Protocol to Prevent, Suppress, and Punish Trafficking in Persons, especially Women and Children, supplementing the United Nations Convention against Transnational Organized Crime, UN Doc. A/53/383 (2000). International Labor Convention 189 (2011) http://www.ilo.org/ilolex/english/convdisp1.htm
- 18. Rosalyn Higgins, Development of International Law through the Political Organs of the United Nations (1963).
- 19. Simon Coney, Justice Beyond Borders: A Global Political Theory (Oxford University Press, 2005).
- 20. Upendra Baxi, The Future of Human Rights (OUP, 2002).
- 21. Warner Menski, Comparative Law in Global Context: The Legal Systems of Asia and Africa (Cambridge University Press, 2006).

Course Code	Course	Course Outcomes	PO1	PO2	PO3	PO4	PO5	PO6	P07	PO8	PO9	PS01	PS02
LWH603	Law and Justice in a	CO1	3	3	2	3	1	3	-	1	3	-	-
EVVIIOOS	Globalizing World	CO2	3	3	2	3	2	2	-	1	3	-	-

СОЗ	3	3	2	3	-	2	2	-	-	-	-
CO4	3	3	3	3	-	1	2	-	-	-	-

CORPORATE LAW SPECIALIZATION

Course Title/	Code	Corporate Governance and Principles of Companies	s Act (LWH631)							
Course Typ	e:	Core (Departmental)								
Course Natu	ıre:	Hard								
L-T-P-O Struc	ture	(2-0-0)								
Objective	s	The objective of this paper is Acquaint students of fundamental theories an corporate governance.	The objective of this paper is Acquaint students of fundamental theories and principles governing companies and corporate governance.							
		Course Outcomes (COs)	Mapping (EMPLOYABILITY/Skill Development/Entrepreneurship)							
CO1	Describ governa		EMPLOYABILITY							
CO2	Identify corpora governa		EMPLOYABILITY							
CO3		I and advice the clients on rights of shareholders under ies Act and other laws?	Skill development							
CO4	Advise committ	companies on the structuring of the Board and its various ees?	Skill development							
CO5	matters	the duties of auditors and respresent the parties in the court on relating to I govenance?	Skill development							
Prerequisites if										
any										

MODULE 1

Fundamentals of Corporate Governance (8 Class Hours)

- a. Basic Framework Meaning, relevance and significance of corporate governance
- b. Theories, Models and Mechanisms of CG Legal Liability, Social and Ethical Norms, Markets

MODULE II

Shareholders and Stakeholders (8 class hours)

- a. Rights, Role(s) and responsibilities of shareholders
- b. Rights, Role(s) and responsibilities other stakeholders

MODULE III

Board and Management (8 class hours)

- a. Board of Directors Role and Responsibilities
- b. Board Structure and Functioning

MODULE IV

Financial Governance (8 class hours)

- a. Aspects of financial governance
- b. Audit committees:
- c. Financial reporting;
- d. Role & Responsibilities of Auditors;
- e. Equity market reforms etc.

Reference Material

- 1. Andrei Shleifer and Robert Vishny "Management Entrenchment: The Case of Manager-Specific Investments." 25(1) *Journal of Financial Economics* 123-139 (1989).
- 2. Andrei Shleifer and Robert Vishny, "Large Shareholders and Corporate Control," 94(3) Journal of Political Economy, 461-488 (June 1986)
- 3. Andrei Shleifer and Robert W. Vishny, "A Survey of Corporate Governance." 52(2) Journal of Finance 1997
- 4. Bebchuk, Lucian A., Jesse M. Fried, and David I. Walker, "Managerial Power and Rent Extraction in the Design of Executive Compensation," NBER working paper #9068, July 2002.
- 5. Bebchuk, Lucian, and Jesse Fried (2004), *Pay without Performance: The Unfulfilled Promise of Executive Compensation.*" Cambridge: Harvard University Press.
- 6. Bebchuk, Lucian, and Yaniv Grinstein (2005), "The Growth of Executive Pay." NBER Working Paper Series No. 11443.

- 7. Becht, Marco, Patrick Bolton, and Ailsa Röell (2003), "Corporate Governance and Control." In: Handbook of the Economics of Finance (Constantinides, Harris, and Stulz eds.), Amsterdam:Elsevier, Chapters 1-4.
- 8. Bertrand, Marianne and Sendhil Mullainathan, "Do CEOs Set their Own Pay? The Ones without Principals Do," NBER Working Paper No. 7604, March 200. Also available at: http://econ-www.mit.edu/faculty/mullain/files/papers/CeosPrincipals.pdf
- 9. Burkart, Mike, Denis Gromb, and Fausto Panuzi, "Why Higher Takeover Premia Protects Minority Shareholders," *Journal of Political Economy*, Vol. 106, Iss. 1, February1998, pp. 172- 204.
- 10. Chew, Donald Jr., and Stuart Gillan eds. (2005), Corporate Governance at the Crossroads. New York: McGraw-Hill, Section 2.2.d
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- 12. Claessens, Stijn, "Corporate Governance and Equity Prices: Evidence from the Czech and Slovak Republics," *Journal of Finance*, Vol. 52, Iss. 4, September 1997, pp. 1641-1658.
- 13. Claessens, Stijn, Simeon Djankov, Joseph Fan, and Larry Lang, "The Separation of Ownership and Control in East Asia Corporations," *Journal of Financial Economics*, Vol. 58, Iss. 1-2, October 2000, pp. 81-112.
- 14. Coffee, John C. Jr., "The Future as History: The Prospects for Global Convergence in Corporate Governance and its Implications", Columbia University Center for Law and Economic Studies, Working Paper No. 144, February 1999.
- 15. D Bertrand, Marianne and Sendhil Mullainthan (2003), "Enjoying the Quiet Life? Corporate Governance and Managerial Preferences." Journal of Political Economy, 111(5), 1043-1075.
- 16. Demsetz, Harold and Kenneth Lehn (1985), "The Structure of Corporate Ownership: Causes and Consequences." Journal of Political Economy 93(6), 1155-1177.
- 17. Dyck, Alexander and Luigi Zingales, "Private Benefits of Control: An International Comparison," University of Chicago mimeo, December 2002.
- 18. Dyck, Alexander, and Luigi Zingales (2004), "Control Premiums and the Effectiveness of Corporate Governance Systems." In: Global Corporate Governance (D. Chew and S. Gillan eds.), New York: Columbian Business School Publisher.
- 19. Earle, John and Saul Estrin (1996), "Employee Ownership in Transition." In: Corporate
- 20. Easterbrook, H. Frank and Daniel R. Fischel, "The Corporate Contract" in Chapter 1 of The Economic Structure of Corporate Law (Harvard University Press, Cambridge, MA, 1991) (1-39)
- 21. Franks, Julian, and Colin Mayer (2009), "Corporate Ownership and Control in the U.K., Germany and France" In: Global Corporate Governance (D. Chew and S. Gillan eds.), New York: Columbian Business School Publisher.
- 22. Gilson, Stuart, "Management Turnover and Financial Distress," Journal of Financial Economics, Vol. 25, January 1989, pp. 241-262.
- 23. Governance in Central Europe and Russia (R. Frydman, C. Gray and A. Rapaczynski eds.) Budapest: Central European University Press.

- 24. Grosfeld, Irena, and Thierry Tressel (2002), "Competition and Ownership Structure: Substitutes or Complements?" Economics of Transition 10(3), 525-551.
- 25. Hansmann, Henry (1996), The Ownership of Enterprise. Cambridge, USA: The Belknap Press of Harvard University Press, Chapters 1-3.
- 26. Hart, Oliver, "Corporate Governance: Some Theory and Implications," The Economic Journal, Vol. 105, Iss. 430, May 1995 (678-689)
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Course Code	Course	Course Outcome	PO1	PO2	PO3	PO4	PO5	PO6	P07	PO8	PO9	PS01	PS02
		CO1	3	3	2	3	2	3	-	-	3	-	1
		CO2	3	3	2	3	3	3	2	1	3	-	-
LWH631	Corporate Governance and Principles of Companies Act	CO3	3	3	2	3	3	3	-	-	-	-	-
		CO4	3	3	2	3	3	-	-	1	3	-	-
		CO5	3	3	2	3	3	-	-	-	3	-	-

Course Title	e/ Code	Commercial Arbitration: Theory and Doctrine (LWH611)								
Course T	Гуре:	Core (Departmental)	Core (Departmental)							
L-T-P Stru	ıcture	(2-0-0)								
		Course Outcomes (COs)	Mapping (EMPLOYABILITY/Skill							
			Development/Entrepreneurship)							
CO1	Are you a	ble to develop the discretion to use ADR mechanisms to	EMPLOYABILITY							
		resolve disputes?								
CO2	Are you able	e to interpret the arbitration agreements with respect to the	EMPLOYABILITY							
		intent of the parties, seat of arbitration,								
		applicable law and other relevant clauses?								
CO3	Are you	able to represent the parties in arbitration and appeal	Skill development							
CO4	Are yo	Skill development								
Prerequisites if										
any										

MODULE I

Fundamentals of Arbitration (Contact Hours – 10)

- a. Nature and Scope of Arbitration
 - i. Arbitration v. Litigation
 - ii. What Is and Is Not Arbitration?
 - iii. Specialized Uses and Forms of Arbitration
 - iv. Choosing Arbitration Scenario
 - v. Framework of Arbitration Statutory and Legal Standards
- b. Arbitration Jurisdiction
 - i. Consent/ Party Autonomy Contractual Foundations
 - ii. Competence of an Arbitral Tribunal (Principle of Kompetenze Kompetenze)
 - iii. May Parties Avoid Arbitration? Front End Issues

iv. Statutory Arbitration in India

MODULE II

Arbitration Agreement and Arbitrability (Contact Hours – 10)

- a. Arbitrability
 - i. Substantive and Procedural
 - ii. Defenses to Questions of Arbitrability
- b. Arbitration Agreement
 - i. The Separability Doctrine
 - ii. Choice of Law
 - a. Choice of substantive law
 - b. Choice of seat provisions in arbitration agreements
- c. Role of Arbitrators
 - i. Power and duties
 - ii. Sources of ethical standards and ethical obligations
 - iii. Independence and impartiality
 - iv. Liability of arbitrators and arbitral organizations

MODULE III

Enforcement of Decisions of Arbitral Tribunals (Contact Hours – 10)

- a. The Establishment of Arbitral Tribunal
 - i. Appointment
 - ii. Challenge and replacement
 - iii. Emergency arbitrator
- b. Arbitral decisions
 - i. Procedural directions
 - ii. Arbitral Orders
 - iii. Arbitral Awards

- c. Judicial Enforcement and Review of Arbitral Awards
 - Functus officio doctrine
 - ii. Standard of review of awards
 - iii. Grounds for set-aside and enforcement of foreign awards
 - iv. Contract based standards and grounds

Reference Material

- 1. A. Ayyasamy v. A. Paramasivam (2016) 10 SCC 386
- 2. Ajar Rab, "Defining the Contours of the Public Policy Exception A New Test for Arbitrability in India" 7(2) Indiana Journal of Arbitration Law 2019 at 161.
- 3. Arbitration and Conciliation Act 1996
- 4. Bharat Bhushan Bansal v. U.P. Small Industries Corporation Ltd. (1999) 2 SCC 166
- 5. Booz Allen and Hamilton Inc. v. SBI Home Finance Ltd. (2011) 5 SCC 532
- 6. Chetan Chawla, "The Muddy Waters of Pre-Arbitration Procedures Are they Enforceable?" Kluwer Arbitration Blog, 2019
- 7. Detlev Kuhner, "The Impact of Party Impecuniosity on Arbitration Agreements" The Example of France and Germany" 31 (6) Journal of International Arbitration 2014
- 8. Gary Born and Marija Scekic, "Pre-Arbitration Procedural Requirements" 2015 (OUP Uncorrected Proof- Firstproofs)
- 9. Gracious Timothy Dunna & Juhi Gupta, "Existential Crisis of Section 11(6A) of the Indian Arbitration Act? Part -I" Kluwer Arbitration Blog, 2019
- 10. Indian Farmers Fertilizer Cooperative Ltd. V. Bhadra Products (2018) 2 SCC 534
- 11. KK Modi v. K.N. Modi and Ors. (1998) 3 SCC 573
- 12. NTPC v. Siemens Atkeingesellschaft (2007) 4 SCC 451

Course Code	Course	Course Outcomes	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PSO1	PSO2
	Commercial	CO1	3	3	2	3	2	3	-	-	3	-	-
LWH611	Arbitration:	CO2	3	3	2	3	3	-	-	1	3	-	-
	Theory and	CO3	3	3	2	3	-	-	2	1	3	-	-

Doctrine CO4 3 3		3 2 1 3 -	-
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CRIMINAL LAW SPECIALIZATION

Course Title/ Code	Principles of Criminal Law (LWH641)	
Course Type:	Elective (Departmental)	
Course Nature:	Hard	
L-T-P-O Structure	(2-0-0)	
	To make students critically understand the meaning of crime and criminal law	and how they are different from civil
Objectives	wrongs, to analyze the exemptions and justifications which are available to a p	erson in specific situations even when
	prima facie appears that crime has been committed.	
	Course Outcomes (COs)	Mapping (EMPLOYABILITY/Skill
	Course Outcomes (COS)	Development/Entrepreneurship)
CO1	Explain the established principles of liability and their evolution under	EMPLOYABILITY
001	criminal law.	EWII EO I ABIEITT
CO2	Apply the substantive elements of vicarious and inchoate liability in the	Skill development
002	situation of deviant conduct.	Okiii dovolopinioni
CO3	Advice and counsel the client regarding the applicability of general	Skill development
	defences to a particular criminal activity.	Okiii dovolopinioni
CO4	Present and publish on the contemporary criminal law issues in the	Skill development
004	context of social, political, and cultural conditions.	Okiii developinent
Prerequisites if		
any		

MODULE I

Introduction to criminal law and Elements of Crime (Contact Hours- 5)

a) History of Indian Penal Code

- b) Nature and Scope of Criminal Law
- c) Definitions (From Penal Code) Difference between Crime and Other Wrongs

MODULE II

Elements of Crime and Offences against Public Tranquility (Contact Hours- 10)

- a. Actus Reus, Mens Rea
- b. Motive, Intention, Preparation and Attempt
- c. Common Intention and Common Object
- d. Abetment; Criminal Conspiracy

MODULE III

General Exceptions (Contact Hours – 10)

- a. Mistake-Accident-Necessity-Infancy-Unsoundness of Mind
- b. Intoxication as Defence
- c. Right of Private Defence- Of Body -Self Defence
- d. Of Property- Extent of Such Right under different Circumstances
- e. Commencement and Continuance of Such Right

MODULE IV

Offences against the State; Offences against Decency, Morals and Religion (Contact Hours - 10)

- a. Offences against state (s. 121-130)
 - a. War and Sedition
 - b. Public Mischief (s. 505)
- b. Offences affecting decency, Morals and Religion
 - a. Obscene (s. 292 294A)
 - b. Offences relating to religion (s. 295-298)

References

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- 2. Eugene J. Chesney, "Concept of Mens Rea in the Criminal Law", 29 Am. Inst. Crim. L. & Criminology 627 (1938-1939)
- 3. Glanville Williams, Textbook of Criminal Law
- 4. J. W. Turner, Kenny's Outlines of Criminal Law, 2006 (Delhi: Universal)
- 5. JWC Turner, Russell on Crime 1964 (latest Ed.)
- 6. K D Gaur, Criminal Law-Cases and Materials 2015 (India: Lexis Nexis)
- 7. K D Gaur, Textbook on Indian Penal Code, 2017 (Delhi: Universal Law)
- 8. K L Vibhute, PSA Pillai's Criminal Law, 2017 (India: Lexis Nexis)
- 9. KNC Pillai, General Principles of Criminal Law 2011 (Lucknow: EBC)
- 10. KNC Pillai, R. V. Kelkar's Criminal Procedure 2017 (Lucknow: EBC)
- 11. KNC Pillai, R. V. Kelkar's Lectures on Criminal Procedure 2017 (Lucknow: EBC)
- 12. Versha Vahini, Ratanlal & Dhirajlal The Indian Penal Code 2014 (Student Edition) (India: Lexis Nexis)

Important Cases

- 1. Abhyanand Mishra v. State of Bihar AIR 1961 SC 1698
- 2. Asgarali Pradhania v. Emperor AIR 1933 Cal. 893
- 3. Barendra Kumar Ghosh v. King Emperor
- 4. Basdev v. Pepsu AIR 1956 SC 488
- 5. Chandra Bihari Gautam v. State of Bihar (2002) 9 SCC 208
- 6. Deo Narain v. State of U.P. (1973) 1 SCC 347
- 7. Dr. Vimla v. Delhi Administration AIR 1963 SC 1572
- 8. Gian Kaur v. State of Punjab (1996) 2 SCC 648
- 9. James Martin v, State of Kerala (2004) 2 SCC 203
- 10. K.N. Mehra v. State of Rajasthan AIR 1957 SC 369
- 11. Kishan v. State of M.P. (1974) 3 SCC 623
- 12. Lakshmi v. State AIR 1959 All 534
- 13. Mahabir Choudhary v. State of Bihar (1996) 5 SCC 107
- 14. Mahbub Shah v. Emperor AIR 1945 PC 118
- 15. Maina Singh v. State of Rajasthan (1976) 2SCC827

- 16. Mizaji v. State of U.P. AIR 1959 SC 572
- 17. Mobarak Ali v. State of Bombay AIR 1957 SC 857
- 18. Om Prakash v. State of Punjab (1962) 2 SCR 254
- 19. Om Prakash v. State of Punjab AIR 1961 SC 1782
- 20. Pandurang v. State of Hyderabad (1955) 1 SCR 1083
- 21. Queen-Empress v. Kader Nasyer Shah (1896) ILR 23 Cal. 604
- 22. Shrikant Anandrao Bhosale v. State of Maharashtra (2002) 7 SCC 478
- 23. State of M.P. v. Narayan Singh (1989) 3 SCR 549
- 24. State of Maharashtra v. M. H. George (1965) 1 SCR 123
- 25. State of Maharashtra v. Mohd. Yakub (1980) 3 SCC 57 24
- 26. State of Orissa v. Bhagban Barik (1987) 2 SCC 98
- 27. State of Orissa v. Ram Bahadur Thapa AIR 1960Ori. 161
- 28. State of U.P. Ram Swarup (1974) 4 SCC 764

Course Code	Course	Course Outcomes	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PS01	PS02
		CO1	3	1	1	3	2	-	-	1	3	2	2
LWH641	Principles of	CO2	3	2	2	3	3	2	2	1	3	3	3
LVVHO41	Criminal Law	CO3	3	3	2	3	3	-	-	-	-	3	3
		CO4	3	3	3	3	-	-	3	-	-	3	3

Course Ti	tle/ Code	Criminal Justice Administration (LWI	1642)							
Course	Type:	Elective (Departmental)								
Course I	Nature:	Hard								
L-T-P-O S	tructure	(2-0-0)								
		Course Outcomes (COs)	Mapping (EMPLOYABILITY/Skill							
			Development/Entrepreneurship)							
CO1	Describe	the role and functions of relevant authorities under criminal	EMPLOYABILITY							
		justice system.								
CO2	Counsel a	nd advice the client on the process of investigation including	Skill development							
		arrest and bail.								
CO3	Represe	nt the client and advance arguments during the trial on the	Skill development							
	1	matters involving rights, evidence and sentencing.								
CO4	Conduct	research and publish opinions on the contemporary issues	Skill development							
	inclu									
Prerequisites	if									
any										

MODULE I

Introduction to Criminal Justice Administration (Contact Hours – 8)

- a. Constitutional Foundations of Criminal Justice System
- b. Functionaries of Criminal Justice Administration including hierarchy of courts.
- c. Decoding the 'Justice' in Criminal Justice Administration.
- d. Comparative analysis of two models of criminal process- Adversarial and Inquisitorial systems.

MODULE II

Arrest and Bail – Human Rights Issues (Contact Hours – 8)

- a. Profile of Crimes in India: Rate of crime, proportion of different crimes- age, sex, education, economic status of offenders, conviction rate
- b. Reporting of Crimes and Arrest Process in Criminal Justice Administration and Rights of Arrestee

- c. Provision for Bail under the Code: Grant of bail and under-trial prisoners, torture during Interrogation; use of forensic and scientific investigation techniques.
- d. Speedy and Fair Trial; Components of Fair Trial, Quality Legal Aid; Plea Bargaining.
- e. Judgement and Sentencing Compounding of offence, Remission, commutation and pardoning power.

MODULE III

Prison System (Contact Hours – 8)

- a. Theories of punishment- retributive; deterrent; preventive; reformative.
- b. Kinds of punishment- with special emphasis on capital punishment.
- c. Correctional administration prison system Challenges Prison Act 1894
- d. Non-Institutional form of treatment- probation- Probation of Offenders Act 1958, parole- open prisons- role of NGO's.

MODULE IV

Victimology (Contact Hours – 8)

- a. Meaning and scope of victimology.
- b. Problems of crime victims and types of victims.
- c. Role of victim in criminal justice administration- Malimath committee report
- d. Witness and Victim Protection, Role and Rights of Victims, Compensation to Victims- Central Victim Compensation Scheme 2015, Compensation Scheme for Women Victims/Survivors of Sexual Assault/other crimes 2018.

Reference Material

- 1. B. Bowling, Racial Harassment and the Process of Victimization, Vol. 33British Journal of Criminology (1993).
- 2. Bare Act of Code of Criminal Procedure, 1972
- 3. Critique of Malimath Committee Report, part 1 and 2
- 4. Ghazvini, Mohammad Farajiha, 2002, Police protection to victims of crime, New Delhi Deep & Deep Publications
- 5. J. McDevitt, Consequences for Victims: A Comparison of Bias and Non-Bias Motivated Assualt, Vol. 45 (4) American Behavioral Scientist (2001).
- 6. K. I. Vibhute, Criminal Justice A Human Rights Perspective of the Criminal Justice

- 7. L.E. Cohen and Felsho, Social Inequality and Predatory Criminal Victimization: An Exposition and Test of a Formal Theory, Vol. 44 American Sociological Review, (1979).
- 8. Latest Prison Statistics from website of government agencies
- 9. M. Cheif Bassiouni, "Human Rights in the Context of Criminal Justice: Identifying
- 10. Malimath Committee Report on Criminal Law Reforms, 2004
- 11. Measures for Women Offenders (the Bangkok Rules)
- 12. Model Prison Manual 2003
- 13. P.K. Majumdar, Law of Bails, Bonds and Arrest 2012 (Orient Publication)
- 14. P.V. Ramakrishna, Law of Bail, Bonds, Arrest and Custody 2008 (LexisNexis)
- 15. Prevention and Criminal Justice Systems and Their Development in a Changing Process in India (2004) Eastern Book Company
- 16. Ratanlal & Dhirajlal, Criminal Procedure, 2012 (Lexis Nexis Butterworths Wadhwa, Nagpur
- 17. Reports of the Law Commission of India 35, 154, 156, 172, 177, 185, 203
- 18. Salvador Declaration on Comprehensive Strategies for Global Challenges: Crime Prevention and Criminal Justice Systems and Their Development in a Changing World
- 19. UN Standard minimum rules for treatment of prisoners
- 20. United Nations Rules for the Treatment of Women Prisoners and Non-custodial Measures for Women Offenders (the Bangkok Rules)

Course Code	Course	Course Outcomes	PO1	PO2	PO3	PO4	PO5	PO6	P07	PO8	PO9	PS01	PS02
		CO1	3	1	-	-	2	3	2	1	2	2	2
LWH642	Criminal Justice	CO2	3	3	1	3	3	2	-	-	3	-	2
LVVI 1042	Administration	CO3	3	3	-	-	3	2	-	-	3	-	2
		CO4	3	3	3	3	3	2	3	1	3	3	3

COMMERCIAL LAW SPECIALIZATION

Course Title/ Code	9	Commercial Arbitration: Theory and Doctrine (LWH611)								
Course	Туре:	Core (Departmental)								
Course N	lature:	Hard								
L-T-P-O St	ructure	(2-0-0-0)								
		Course Outcomes (COs)	Mapping (EMPLOYABILITY/Skill							
			Development/Entrepreneurship)							
CO1	Are you ab	le to develop the discretion to use ADR mechanisms to resolve disputes?	EMPLOYABILITY							
CO2	Are you abl	e to interpret the arbitration agreements with respect to the	EMPLOYABILITY							
		intent of the parties, seat of arbitration,								
		applicable law and other relevant clauses?								
CO3	Are you able	e to represent the parties in arbitration and appeal proceedings?	Skill development							
CO4	Are yo	Skill development								
Prerequisites if										
any										

MODULE I

Fundamentals of Arbitration (Contact Hours: 8)

- a. Nature and Scope of Arbitration
 - a. Arbitration v. Litigation
 - b. What Is and Is Not Arbitration?
 - c. Specialized Uses and Forms of Arbitration
 - d. Choosing Arbitration Scenario
 - e. Framework of Arbitration Statutory and Legal Standards
- b. Arbitration Jurisdiction
 - a. Consent/ Party Autonomy Contractual Foundations
 - b. Competence of an Arbitral Tribunal (Principle of Kompetenze Kompetenze)

- c. May Parties Avoid Arbitration? Front End Issues
- d. Statutory Arbitration in India

MODULE II

Arbitration Agreement and Arbitrability (Contact Hours: 8)

- a. Arbitrability
 - a. Substantive and Procedural
 - b. Defenses to Questions of Arbitrability
- b. Arbitration Agreement
 - a. The Separability Doctrine
 - b. Choice of Law
 - Choice of substantive law
 - ii. Choice of seat provisions in arbitration agreements
- c. Role of Arbitrators
 - a. Power and duties
 - b. Sources of ethical standards and ethical obligations
 - c. Independence and impartiality
 - d. Liability of arbitrators and arbitral organizations

MODULE III

Enforcement of Decisions of arbitral Tribunals (Contact Hours : 8)

- a. The Establishment of Arbitral Tribunal
 - i. Appointment
 - ii. Challenge and replacement
 - iii. Emergency arbitrator
- b. Arbitral decisions
 - i. Procedural directions
 - ii. Arbitral Orders
 - iii. Arbitral Awards

- c. Judicial Enforcement and Review of Arbitral Awards
 - Functus officio doctrine
 - ii. Standard of review of awards
 - iii. Grounds for set-aside and enforcement of foreign awards
 - iv. Contract based standards and grounds

Reference Material

- 1. A. Ayyasamy v. A. Paramasivam (2016) 10 SCC 386
- 2. Ajar Rab, "Defining the Contours of the Public Policy Exception A New Test for Arbitrability in India" 7(2) Indiana Journal of Arbitration Law 2019 at 161.
- 3. Arbitration and Conciliation Act 1996
- 4. Bharat Bhushan Bansal v. U.P. Small Industries Corporation Ltd. (1999) 2 SCC 166
- 5. Booz Allen and Hamilton Inc. v. SBI Home Finance Ltd. (2011) 5 SCC 532
- 6. Chetan Chawla, "The Muddy Waters of Pre-Arbitration Procedures Are they Enforceable?" Kluwer Arbitration Blog, 2019
- 7. Detlev Kuhner, "The Impact of Party Impecuniosity on Arbitration Agreements" The Example of France and Germany" 31 (6) Journal of International Arbitration 2014
- 8. Gary Born and Marija Scekic, "Pre-Arbitration Procedural Requirements" 2015 (OUP Uncorrected Proof- Firstproofs)
- 9. Gracious Timothy Dunna & Juhi Gupta, "Existential Crisis of Section 11(6A) of the Indian Arbitration Act? Part -I" Kluwer Arbitration Blog, 2019
- 10. Gracious Timothy Dunna & Juhi Gupta, "Existential Crisis of Section 11(6A) of the Indian Arbitration Act? Part -II" Kluwer Arbitration Blog, 2019
- 11. Indian Farmers Fertilizer Cooperative Ltd. V. Bhadra Products (2018) 2 SCC 534
- 12. KK Modi v. K.N. Modi and ors. (1998) 3 SCC 573
- 13. NTPC v. Siemens Atkeingesellschaft (2007) 4 SCC 451

CO PO Mapping

Course Code	Course	Course Outcomes	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PS01	PS02
		CO1	3	3	2	3	2	3	-	-	3	-	-
LWH611	Commercial Arbitration: Theory and Doctrine	CO2	3	3	2	3	3	-	-	1	3	-	-
	-	CO3	3	3	2	3	-	-	2	1	3	-	-

	CO4	3	3	-	-	-	3	2	1	3	-	-
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Course Title	e/ Code	Commercial Arbitration: Practice and Procedu	Commercial Arbitration: Practice and Procedure – I (LWH612)								
Course T	уре:	Core (Departmental)									
Course Na	ature:										
L-T-P-O Str	ucture	(2-0-0)									
		Course Outcomes (COs)	Mapping (EMPLOYABILITY/ Skill Development/ Entrepreneurship)								
CO1	Conduct th	ne arbitration proceedings, as an arbitrator and/or as counsel in a commercial dispute.	EMPLOYABILITY								
CO2	Interpret	and understand the substantive dispute and represent hte parties in arbitration proceedings.	EMPLOYABILITY								
CO3	advise and	Skill development									
CO4	offer pre-	Skill development									
Prerequisites if any											

MODULE I

Arbitral Tribunal (Contact Hours 10)

- a. Status of Arbitral Tribunal;
- b. Composition; Appointment; Qualifications;

- c. Impartiality;
- d. Jurisdiction; Powers and Duties

MODULE II

Commencement of Arbitration (Contact Hours 10)

- a. Commencement of arbitration:
- b. Reference to arbitral Tribunal & terms of reference; procedural directions.

MODULE III

Conduct of Arbitration (Contact Hours 10)

- a. Conduct of arbitration proceedings:
- b. Initiating arbitration,
- c. Constituting the tribunal,
- d. Establishing terms of reference, submission of testimony, discovery, hearings, and awards

MODULE IV

Proceedings of Arbitration (Contact Hours 10)

- a. Conduct of Proceedings; Fair Trial;
- b. The Challenge Procedure;
- c. Termination of Arbitrator;
- d. Appeals.

- 1. B S Patil, The Law of Arbitration and Conciliation (2008) Fifth Edition:
- 2. CR Datta, Law of Arbitration and Conciliation (Including Commercial Arbitration), (2007), LexisNexis,
- 3. Halsbury's Annotated Statutes of India Volume 1 Arbitration, LexisNexis, (2008),
- 4. Joharis, Commentary on Arbitration and Conciliation Act, 1996 in 2 vols. Kamal Law House, (2008)

Course Code	Course	Course Outcomes	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PS01	PS02
	Commercial	CO1	3	3	2	3	3	3	-	1	3	-	-
LWH612	Arbitration:	CO2	3	3	2	3	3	3	-	1	3	-	-
LVVIIO1Z	Practice and	CO3	3	3	2	3	-	-	2	-	3	-	-
Procedure I		CO4	3	3	2	3	3	3	2	-	3	-	-

		SEMESTER- II				
Course Code	Course Name	Course Type (Deptt- Allied/Core/Elective/Audit)	S	Structure		Credits
		-	L	Т	Р	
LWH632	Corporate Finance	CORPORATE LAW	2+2+2+2	0	0	2+2+2 + 2
LWH633	Insolvency and Bankruptcy Law	CORPORATE LAW		0	0	
LWH634	Corporate Mergers and Acquisitions	CORPORATE LAW	-	0	0	
LWH635	Competition Law	CORPORATE LAW		0	0	
LWH644	Socio-Economic Offences	CRIMINAL LAW				
LWH647	Gender in Criminal Law	CRIMINAL LAW	1			
LWH648	National Security Laws and Fundamental Rights	CRIMINAL LAW				
LWH649	International Criminal Law	CRIMINAL LAW	-			
LWH613	Commercial Arbitration: Practice and Procedure II	COMMERCIAL ARBITRATION				
LWH614	International Commercial Arbitration: Principles and Practice	COMMERCIAL ARBITRATION				
LWH615	Institutional Arbitration	COMMERCIAL ARBITRATION	-			
LWH616	Construction Arbitration	COMMERCIAL ARBITRATION				
LWH604	Dissertation		0	0	0	4
	Semester Credits(L-T	-P/Credits)	12	0	0	12

SEMESTER II COMMERCIAL LAW SPECIALIZATION

Course Title/	Code Corporate Finance – I (LWH632)								
Course Typ	De: Core (Departmental)								
Course Natu	ure: Hard								
L-T-P-O Struc	cture (2-0-0)								
	The objective of this paper is								
	(i) To understand the economic and legal dimensions of corporate finance in	he process of industrial development in							
	establishing social order in the context of constitutional values;	establishing social order in the context of constitutional values;							
Objective	s (ii) To acquaint the students with the normative, philosophical and economic	contours of various statutory rules							
	relating to corporate finance;								
	(iii) To acquaint the students with the organisation, functions, lending, and rec	(iii) To acquaint the students with the organisation, functions, lending, and recovery procedures, conditions of lending							
	and accountability of international national and state financing institutions and	also of commercial banks.							
	Course Outcomes (COs)	Mapping (EMPLOYABILITY/ Skill							
		Development/ Entrepreneurship)							
CO1	suggest the client company on type, source and conditions of capital	Skill development							
	for the venture								
CO2	advise on the nuances of debt equity ratio	Skill development							
CO3	counsel on capital restructuring with respect to conditions and methods	Skill development							
CO4	identify and propose the ways and measures of investor protection to a	Skill development							
	company								
CO5	give opinion on the legal framework applicable to raising external	Skill development							
	capital								
Prerequisites if									
any									

MODULE 1

Introduction to the Corporate Finance (Contact Hours – 12)

- a. Introduction
- b. Equity finance
- c. Debit Finance

MODULE 2

Conservation of Corporate Finance (Contact Hours – 12)

- a. Conservation of Corporate Finance
- b. Protection of Creditors

MODULE 3

Investor Protection (Contact Hours – 12)

- a. Protection of Investors
- b. Corporate Fund Raising

MODULE 4

Corporate Fund Raising and Regulations (Contact Hours – 12)

- a. Administrative Regulation on Corporate Finance
- b. Relevant leading case studies

- 1. A. Ramaiya, Guide to the Companies Act 1998 (Vol. I, II and III)
- 2. Alastair Hundson, The Law on Financial Derivatives 1998 (Sweet & Maxwell)
- 3. Eil's Ferran, Company Law and Corporate Finance, Oxford (1999)
- 4. Gilbert Harold, Corporation Finance 1956.
- 5. H.A.J. Ford and A.P. Austen, Fords' principle of Corporations Law 1999 (Butterworths)

- 6. Henry E. Hoagland, Corporation Finance 1947.
- 7. J.H. Farrar and B.M. Hanniyan, Farrar's company Law 1998 (Butterworths)
- 8. Maryin M. Kristein, Corporate Finance 1975
- 9. R P Austen, The Law of Public Company Finance 1986.
- 10. R.C. Osborn, Corporation Finance 1959.
- 11. R.M. Goode, Legal Problems of Credit and Security 1988 (Sweet and Maxwell)
- 12. V.G. Kulkami, Corporate Finance (1961)
- 13. Y.D. Kulshreshta, Government Regulation of Financial management of Private Corporate Sector in India (1986)

Course Code	Course	Course Outcomes	PO1	PO2	PO3	PO4	PO5	PO6	P07	PO8	PO9	PS01	PS02
		CO1	3	1	1	3	2	3	2	1	3	-	-
		CO2	3	2	2	3	3	2	-	-	3	-	-
LWH632	Corporate Finance	CO3	3	3	2	3	3	3	-	-	3	-	-
		CO4	3	3	3	3	-	-	-	-	3	-	-
		CO5	3	1	1	2	2	-	-	-	-	-	-

Course Title/ Code	Insolvency and Bankruptcy Law (LWH633)
Course Type:	Core (Departmental)
Course Nature:	Hard
L-T-P-O Structure	(2-0-0)
Objectives	This course concerns the law and finance of corporate bankruptcy with an emphasis on reorganization. This basic
Objectives	bankruptcy course covers the major facets of bankruptcy that influence business financing transactions.

	Course Outcomes (COs)						
CO1	Apply the provisions of relevant laws to corporate debt restructuring	Skill development					
CO2	Counsel on bankruptcy procedure in cases of coporate insolvency	Skill development					
CO3	Take up cases relating to corporate insolvency in the court of law	Skill development					
Prerequisites if							
any							

MODULE 1

The fundamentals of debt contracting (Contact Hours – 8)

- a. Insolvency Concepts and Evolution
- b. Introduction to Insolvency and Bankruptcy Code
- c. Corporate Insolvency Resolution Process
- d. Insolvency Resolution of Corporate Persons

MODULE 2

The Bankruptcy Process (Contact Hours – 8)

- a. Resolution Strategies
- b. Fast Track Corporation Insolvency Resolution Process
- c. Liquidation of Corporate Person
- d. Voluntary Liquidation of Companies

MODULE 3

Corporate Debt Restructuring and other options (Contact Hours – 8)

- a. Adjudication and Appeals for Corporate Persons
- b. Debt Recovery and Securitization
- c. Winding-Up by Tribunal
- d. Cross Border Insolvency

MODULE 4

Cross-border bankruptcies (Contact Hours – 8)

- a. Insolvency Resolution of Individual and Partnership Firms
- b. Bankruptcy Order for Individuals and Partnership firms
- c. Bankruptcy for Individuals and Partnership Firms
- d. Fresh Start Process
- e. Professional and Ethical Practices for Insolvency Practitioners

- 1. Bare Act Insolvency and Bankruptcy Act 2017
- 2. Brian A. Blum, Bankruptcy and Debtor/Creditor: Examples and Explanations (Examples & Explanations) 2006.
- 3. Bruce G. Carruthers and Terence C. Halliday, Rescuing Business: The Making of Corporate Bankruptcy Law in England and the United States 1998.
- 4. Grant W. Newton and Robert Liquerman, Bankruptcy and Insolvency Taxation, 2008
- 5. Grant W. Newton, Corporate Bankruptcy: Tools, Strategies, and Alternatives 2003.
- 6. Ian Ratner, Grant T. Stein, and John C. Weitnauer, Business Valuation and Bankruptcy (Wiley Finance) 2009.
- 7. Irene Lynch-Fannon, Corporate Insolvency and Rescue 2010.
- 8. John R. Cornell, Employee Benefits and Executive Compensation in Corporate Bankruptcy: A Collier Monograph, 2008.
- 9. Lynn M. LoPucki and Joseph W. Doherty, Professional Fees in Corporate Bankruptcies: Data, Analysis, and Evaluation 2011.
- 10. Mark J. Roe, Bankruptcy and Corporate Reorganization: Legal and Financial Materials 2007.
- 11. Mark S. Scarberry, Business Reorganization in Bankruptcy: Cases and Materials 2006.

- 12. Mike Wheeler and Roger Oldfield, International Corporate Recovery Procedures 2002.
- 13. Professor Sir Roy Goode and Robert Stevens, Goode on Principles of Corporate Insolvency Law 2011.
- 14. Rizwaan Jameel Mokal, Corporate Insolvency Law: Theory and Application 2005.
- 15. Thomas J. Salerno, Executive Guide to Corporate Bankruptcy 2010.

Course Code	Course	Course Outcomes	PO1	PO2	PO3	PO4	PO5	PO6	P07	PO8	PO9	PS01	PS02
			3	3	1	3	3	2	-	-	3	-	-
LWH633	Insolvency and Bankruptcy Law	CO2	3	3	3	3	-	-	2	1	3	-	-
		CO3	3	3	3	3	3	2	-	-	3	-	-

Course Title/	Code	Corporate Mergers and Acquisitions (LV	VH634)					
Course Ty	pe:	Core (Departmental)	Core (Departmental)					
Course Nat	ture:	Hard						
L-T-P-O Stru	L-T-P-O Structure (2-0-0)							
Ohiootiv	20	The purpose of the paper is to consider the substance, form, and mechanic	s of corporate mergers, acquisitions,					
Objective	55	and reorganizations. It also explores generally the tax, S.E.C., accounting,	and successor liability considerations.					
		Course Outcomes (COs)	Mapping (EMPLOYABILITY/ Skill					
		Course Outcomes (COs)	Development/ Entrepreneurship)					
CO1	Differe	entiate between different modes of corporate restructuring;	Skill development					
CO2	Fin	d and apply the laws governing corporate restructuring;	Skill development					
CO3	Give advi	ise to the companies on the regulatory mechanisms regarding	Skill development					
003		takeovers;	Skill development					
CO4	Repres	sent the parties in the court of law on matter of mergers and	Skill development					
004		acquisitions;.	Skill development					
Prerequisites if								
any								

MODULE 1

Introduction to Corporate Restructuring (Contact Hours – 6)

- a. The substance, form, and mechanics of corporate mergers, Acquisitions, and Reorganizations
- b. Theory, Reasons and Factors responsible for M&A
- c. Other Restructuring options

MODULE 2

Regulations of Mergers & Acquisitions (Contact Hours – 14)

- a. Legal regime in India
- b. Companies Act, Takeover Code, Competition Law; Other Relevant Acts and Regulations (Such as Merger Review Provisions; regulations relating to Disclosure; Insiders Trading regulations etc

c. Comparative legal regulatory regime in US, EU/ UK and Australia

MODULE 3

Other Aspects of Mergers and Acquisitions (Contact Hours - 8)

- a. Company Valuation
- b. Due Diligence
- c. Merger Agreements
- d. Takeover Defenses

MODULE 4

Other Aspects of Mergers and Acquisitions (Contact Hours – 10)

- a. Directors
- b. Accountants
- c. Solicitors
- d. Regulators (NCLT, SEBI, CCI and other Sectoral Regulators)
- e. Merchant Bankers
- f. Other Specialists such as Actuaries, Surveyors, Environmental Consultants

- 1. "Directors' Duties in Response to Hostile Takeover Bids" 14(12) International Company and Commercial law Review 370-377 (2003)
- 2. Anthony F. Buono and James L. Bowditch, *The Human Side of Mergers and Acquisitions: Managing Collisions Between People, Cultures, and Organizations* 2003.
- 3. Arthur Fleischer and Alexander R. Sussman, "Directors' Fiduciary Duties in Takeover and Mergers" 31st Annual Securities Regulation Institute (Jan. 21-23, 2004)
- 4. Atreya Chakraborty and Richard, "Takeover Defenses and Dilution: A Welfare Analysis" 36(3) *The Journal of Financial and Quantitative Analysis* 311-334 (Sep., 2001)
- 5. Carney and William J. Carney, Mergers & Acquisitions: The Essentials 2009 (Wolters Kluwer)
- 6. Carol Yeh-Yun Lin, Yu-Chen Wei, "The Role of Business Ethics in Merger and Acquisition Success: An Empirical Study" 69(1) *Journal of Business Ethics* 95-109 (Nov., 2006)

- 7. Carolyn Carroll, John M. Griffith and Patricia M. Rudolph, "Hostile vs. White Knight Bidders" 20 Managerial and Decision Economics 163-171 (1999)
- 8. Dana VachonMergers and Acquisitions: A Step-by-Step Legal and Practical Guide by Edwin L. Miller 2008.
- 9. David Austen-Smith and Patricia C. O'Brien, "Takeover Defenses and Shareholder Voting" 59(2) Economica 199-219 (May, 1992)
- 10. Dennis J. Roberts, Mergers & Acquisitions: An Insider's Guide to the Purchase and Sale of Middle Market Business Interests 2009.
- 11. Donald M. DePamphilis, *Mergers, Acquisitions, and Other Restructuring Activities, Fifth Edition: An Integrated Approach to Process, Tools, Cases, and Solutions* (Academic Press Advanced Finance Series) 2009.
- 12. Edward F. Greene, James J. Junewicz, "A Reappraisal of Current Regulation of Mergers and Acquisitions" 132(4) *University of Pennsylvania Law Review* 647-739 (Apr., 1984)
- 13. Enrique R. Arzac, Valuation: Mergers, Buyouts and Restructuring 2007.
- 14. George D. Gibson, Thomas J. Campbell, "Fundamental Law for Takeovers" 39 The Business Lawyer 1551 (1984)
- 15. George E. Pinches, "Financing Corporate Mergers and Acquisitions with Convertible Preferred Stock" 23(5) *The Journal of Finance* 897-898 (Dec., 1968)
- 16. J. A. Hornby, "Class Membership in a Company's Scheme of Arrangement" 39(2) The Modern Law Review 207-210 (Mar., 1976)
- 17. Jean-Pierre Labroue, "Directors' Fiduciary Duties in Hostile Takeovers and the 'JUST SAY NO' Defense" 7 International Business Law Journal 821-835 (1995)
- 18. John Birchall, "Duties of Good Faith in Commercial Joint Ventures? Contractual Duties, fiduciary Duties and Shareholders' Remedies" *Journal of Business Law* 269-285 (May 2005)
- 19. John C. Coates, "Explaining Variation in Takeover Defenses: Blame the Lawyers" 89(5) California Law Review 1301-1421 (Oct., 2001)
- 20. Joshua Rosenbaum, Joshua Pearl, and Joseph R. Perella, *Investment Banking: Valuation, Leveraged Buyouts, and Mergers and Acquisitions* (Wiley Finance) (2009)
- 21. Kenneth C. Johnsen, "Golden Parachutes and the Business Judgment rule: Towards a Proper Standard of Review" 94 Yale Law Journal 909 (1985)
- 22. Kevin K. Boeh and Paul W. Beamish Mergers and Acquisitions: Text and Cases 2006 (The Ivey Casebook Series)
- 23. Michael E. S. Frankel, Mergers and Acquisitions Basics: The Key Steps of Acquisitions, Divestitures, and Investments (2005)
- 24. Michael Watkins, Harvard Business Review on Mergers & Acquisitions (2001)
- 25. Mitchell Lee Marks and Philip H. Mirvis, Joining Forces: Making One Plus One Equal Three in Mergers, Acquisitions, and Alliances (2010)
- 26. Nagesh Kumar, "Mergers and Acquisitions by MNEs: Patterns and Implications" 35(32) *Economic and Political Weekly* 2851-2858 (Aug. 5-11, 2000).

- 27. Patricia H. Werhane "Two ethical issues in mergers and acquisitions" 7(1/2) Journal of Business Ethics 41-45 (1998)
- 28. Patrick A. Gaughan Mergers, Acquisitions, and Corporate Restructurings (2010)
- 29. Raghav Sharma and Rajeev Vidhani, "Law Relating to Cross-Border Mergers under Companies Act, 1956"
- 30. Robert F. Bruner and Joseph R. Perella Applied Mergers and Acquisitions (Wiley Finance) (2004)
- 31. Robert F. Bruner and Arthur Levitt Jr., Deals from Hell: M&A Lessons that Rise Above the Ashes (2009)
- 32. Shaun J. Mathew, "Hostile Takeovers in India: New Prospects, Challenges and Regulatory Opportunities" 3 *Columbia Business law Review* 800 (2007)
- 33. Stephen M. Bainbridge, "Director Primacy in Corporate Takeovers: Preliminary Reflections" 55 Stanford law Review 791 (Dec. 2002)
- 34. Stephen M. Bainbridge, Mergers and Acquisitions (University Textbook Series) (2008)
- 35. Steven M. Bragg, Mergers and Acquisitions: A Condensed Practitioner's Guide (2008)
- 36. Therese H. Maynard, Mergers and Acquisitions: Cases, Materials, and Problems (2008)
- 37. Vineet Aneja, "Cross Border M & A in India" 19 International Law Practicum 53 (Spring 2006)

Course Code	Course	Course Outcomes	PO1	PO2	PO3	PO4	PO5	PO6	P07	PO8	PO9	PS01	PS02	
		CO1	3	3	2	3	3	1	1	-	3	-	-	
LWH634	Corporate Mergers and Acquisitions	Corporate Mergers and	CO2	3	3	2	3	3	3	-	-	-	-	-
LVVI 1034		CO3	3	3	2	3	1	-	-	1	3	-	-	
		CO4	3	3	2	3	2	2	-	-	-	-	-	

Course Title	Code	Competition Law (LWH635)							
Course Ty	rpe:	Core (Departmental)							
Course Na	ture:	Hard							
L-T-P-O Stru	ıcture	(2-0-0)							
Objective	es	Students will be able to understand the basic economic concepts of Co developed through case law.	Students will be able to understand the basic economic concepts of Competition, Law and jurisprudence developed through case law.						
		Course Outcomes (COs)	Mapping (EMPLOYABILITY/Skill Development/Entrepreneurship)						
CO1	Explain th	ne economic principles behind competition and relevant laws;	Skill development						
CO2	P	Apply the law to different forms of competition issues;	Skill development						
CO3	Coun	sel, advise and represent the parties on matters involving competition law violations;	Skill development						
CO4	Write a	Skill development							
Prerequisites if									
any									

MODULE 1

Fundamentals of Competition (Contact Hours 6)

- a. Basic economic and legal principles;
- b. Restraint of Trade under Indian Contract Act; Monopolistic & Restrictive Trade Practices
- c. Evolution of Competition Law in India

MODULE 2

Anti-Competitive Agreement (Contact Hours 12)

- a. Horizontal Agreements
- b. Vertical Agreements
- c. Exceptions

MODULE 3

Abuse of Dominant position & Combinations (Contact Hours 14)

- a. Dominant Position
- b. Abusive Practices
- c. Protection of consumers
- d. Combinations (Mergers and Acquisitions)

MODULE 4

Competition Authorities (Contact Hours 8)

- a. Competition Commission of India
 - a. Structure and function of CCI;
 - b. regulatory role
- b. Competition Appellate Tribunal
 - a. Composition, Functions, Powers and Procedure;
 - b. Award Compensation;
 - c. Power to punish for contempt;
 - d. Execution of orders

- 1. A.E. Rodrigues, Ashok Menon, The limits of Competition Policy, the shortcomings of Economics 2018
- 2. Dr. R.K. Singh, Restriction Trade Practices and Public Interest 2017
- 3. K.S. Anantaranan, Lectures on Company Law and MRTP 2016
- 4. Report of the Monopolies Inquiries Commission, Govt. of India 1965 (Dr. Hazari Report)
- 5. S.M. Dugar's MRTP Law, Competition Law and Consumer Protection 2018
- 6. Sachar Committee Report, High Powered Committee on MRTP Act & Company Act, 1980
- 7. Suzanne Rab, Indian Competition Law- An International Perspective 2015
- 8. Taxmann's competition Law and Practice
- 9. Versha Vahini, Indian Competition Law (Lexis Nexis 2020)

CO PO Mapping

Course Code	Course	Course Outcomes	PO1	PO2	PO3	PO4	PO5	PO6	P07	PO8	PO9	PSO1	PS02
		CO1	3	3	2	3	-	-	-	1	3	-	-
LWH635	Competition Law	CO2	3	3	3	3	3	1	2	1	3	-	-
LVVH033		CO3	3	3	2	3	2	-	-	-	3	-	-
		CO4	3	3	2	3	3	3	ı	-	3	-	-

CRIMINAL LAW SPECIALIZATION

Course Title	e/ Code	Socio-Economic Offences (LWH64	14)						
Course T	уре:	Elective (Departmental)							
L-T-P Stru	cture	(2-0-0)							
Objectiv	/es	Understanding the emergence of concept of socio economic offences, multifarious ways in which these crimes may be committed, grasp and analyse the existing legal frameworks as to their investigation, prosecution and							
		judicial approach towards it. Course Outcomes (COs)	Mapping (EMPLOYABILITY/Skill Development/Entrepreneurship)						
CO1		ribe the evolution of socio-economic offenses and their p with white-collar crimes and other professional crimes etc.	EMPLOYABILITY						
CO2		entify and interpret the relevant domestic legislation and nal instruments dealing with human trafficking and illicit drug trafficking.	Skill development						
CO3	Advice	the clients on the appropriateness of the forums /courts in matters of corruption.	Skill development						
CO4	Able to ap	Skill development							
Prerequisites if									
any									

MODULE I

Introduction to Socio- Economic Offences

- a. Concept and Evolution of 'Socio-Economic Offences.'
- b. Nature and Extent of Socio-Economic Offences.
- c. Mens Rea, Nature of Liability, Burden of Proof and Sentencing Policy.
- d. White Collar Crime: Definitional issues; Sutherland's definition of white-collar crime,

- e. Various types of white-collar crime, Relationship with other types of crimes, Blue collar crime, corporate crime, organized transnational crime, occupational crime
- f. 47th Law Commission Report The Trial and Punishment of Social and Economic Offences.

MODULE II

The Immoral Traffic (Prevention) Act, 1956

- a. History, Development and Magnitude of Human Trafficking Constitutional Provisions and Sections 370-373 of the Indian Penal Code, 1860
- b. The 64th report of the Law Commission of India, 1975
- c. The Immoral Traffic (Prevention) Act, 1956

The Narcotic Drugs and Psychotropic Substances Act, 1985

- a. Definition of Narcotic Drugs and Psychotropic Substances
- b. Authorities and officers section 4, 6
- National Fund for Control of Drugs Abuse Section 7A
- d. Prohibition Control and Regulation, Section8, 9, 9A
- e. Offences and Penalties, Section 18, 19, 21, 22, 25A, 27, 27A, 30, 31, 31A, 32, 32A, 33, 35, 36, 36A, 37, 39.
- f. Procedure and Immunities: Section 41-50, 64, 64A, 69

The Prevention of Corruption Act, 1988

- a. Need of the Act (read with Santhanam Committee Report)
- b. Definitions of 'public servant,' Section 2 (c) and 'gratification,' Section 7.
- Offence committed by public servant and bribe giver and their Penalties (Section 7 to 14)
- d. Punishment for attempts (Section 15)
- e. Sanction for prosecution (Section 19 r/w Section 197 of the Code of Criminal
- f. Procedure, 1973) Presumption where public servant accepts gratification (Section 20)

MODULE III

Laws and Regulations for White Collar Offences (Contact Hours- 15)

- a. The Scheduled Castes and the Scheduled Tribes (Prevention of Atrocities) Act, 1989
- b. The Protection of Women from Domestic Violence Act, 2005
- c. The Food Safety and Standards Act, 2006

d. The Prevention of Corruption Act, 1988

MODULE IV

The Prevention of Money-Laundering Act, 2002

- a. Need for combating Money-Laundering
- b. Magnitude of Money-Laundering, its steps and various methods
- c. Definition of 'Money Laundering', Section 3 & 2(1)(p)
- d. Punishment for Money Laundering (Section 4)
- e. Enforcement: Attachment (Section 5) Survey, Search, & Seizure (Sections 16, 17 & 18)
- f. Power to arrest and bail provisions (Sections 19,45)

- 1. Ahmed Siddiqui, Criminology: Problems and Perspectives (4th Ed., 1997)
- 2. Mahesh Chandra, Socio- Economic Offences (1979)
- 3. Jack Bologna, Corporate Fraud 1984 (Butterworth Publishers)
- 4. J.S.P. Singh, Socio- Economic Offences (1st Ed., 2005, Reprint 2015)
- 5. Kumar (Revised by Justice A.B. Srivastava and C.S. Lal), Commentaries on Prevention of Food Adulteration Act, 1954 (3rd Ed., 2009)
- 6. Bhure Lal, Money Laundering: An insight into the dark world of Financial Frauds 2003 (Siddharth Publications)
- 7. Lawyers Collective (Ed. by Indira Jaising), Handbook on Law of Domestic Violence (1st Ed., 2009)
- 8. M. C. Mehanathan, Law on Prevention of Money Laundering in India 2014.
- 9. Mahesh Chandra, Socio- Economic Offences 1979.
- 10. H.L. Mansukhani, Smuggler's Paradise and Foreign Exchange Law 1978 (Vikas Publishing)
- 11. Frederick Oughton, Fraud and White collar crime 1971 (Eleck Bock Ltd.,)
- 12. P.S. Narayan, Commentary on Immoral Traffic Prevention Act, 1956 (2nd Ed., 2013)
- 13. Jonathan Reuvid, The Regulation and prevention of Economic Crime 1995.
- 14. Seth and Capoor, Prevention of Corruption Act (3rd Ed., 2000)
- 15. T.V. Nawal, Legally Combating Atrocities against SC and ST 2004.

Course Code	Course	Course Outcomes	PO1	PO2	PO3	PO4	PO5	PO6	P07	PO8	PO9	PS01	PS02
		CO1	3	3	2	3	3	1	-	-	2	2	2
LWH644	Socio-Economic	CO2	3	2	3	3	3	2	-	3	2	2	2
LVVIII044	Offences	CO3	3	3	2	3	3	3	-	-	-	3	3
		CO4	3	3	2	3	3	3	3	-	-	3	3

Course Title/ Code	GENDER IN CRIMINAL LAW (LWH647)	
Course Type:	Elective (Departmental)	
L-T-P Structure	(2-0-0)	
	Course Outcomes (COs)	Mapping (EMPLOYABILITY/Skill
		Development/Entrepreneurship)
CO1	Demonstrate understanding of theoretical insights of approaches to gender and sexuality	EMPLOYABILITY
CO2	Discuss and deliberate on the issues of gender discrimination in India	EMPLOYABILITY
CO3	Critically examine the legal provisions of Criminal Law through a gender-sensitive lens	Skill development
CO4	Analyse the contemporary trend in recognition of the rights of LGBTQ+ people	Skill development
Prerequisites if any		

MODULE I

Gender Mainstreaming and Law (Contact Hours – 10)

- a. Broader concept of gender equality
 - i. What is gender justice
 - ii. Difference between Sex and Gender
 - iii. Need for Gender Sensitization
- b. Gender justice and feminist jurisprudence
 - i. Understanding Patriarchy and Matriarchy.
 - ii. Waves of feminism
- c. International Framework
 - i. Civil, Political, Social and Cultural rights,
 - ii. International Instruments

MODULE II

Gender Identity and Equality (Contact Hours – 10)

- a. Deconstructing Man, Woman & Other
- b. Freedom of expression and right to sexual identity.
- c. Legal protection for the LGBTQIA+ people.
- d. Human rights and sexual discrimination.
- e. Homophobia, Transphobia, Biphobia

MODULE III

Sexuality and Morality in Laws (Contact Hours – 10)

- a. Public Decency & Morality
- b. Rape Laws, Marital rape, Sexual assault
- c. Cruelty, Dowry, Domestic Violence
- d. Immoral Trafficking and Forced Prostitution
- e. Female Foeticide, Gender Mutilation

- 1. Cook, Rebecca J., ed. Human rights of women: National and international perspectives. University of Pennsylvania Press, 2012.
- 2. Grabe, Shelly, ed. Women's Human Rights: A Social Psychological Perspective on Resistance, Liberation, and Justice. Oxford University Press, 2017. Ross, S. D. Women's human rights: the international and comparative law casebook / S. D. Ross. Philadelphia: University of Pennsylvania Press, 2008.
- 3. Charlesworth, H. (2005). Not waving but drowning: Gender mainstreaming and human rights in the United Nations. Harv. Hum Rts. J., 18, 1.
- 4. MacKinnon, C. A. (1991). Reflections on sex equality under law. Yale Law Journal, 100 (5), 1281-1328.
- 5. Kamla Bhasin, What is Patriarchy, Kali/Women Unlimited (2004) (Provided in reading material)
- 6. Ved Kumari, Gender Analyses of Indian Penal Codell in Amita Dhanda, Archana Parashar (ed) ENGENDERING LAW Essays in Honour of Lotika Sarkar, pp.139-160 (1999). Eastern Book Company.
- 7. Usha Tandon and Sidharth Luthra, —Rape: Violation of the Chastity or Dignity of Woman? A Feminist Critique of Indian Law", FICHL Policy Brief Series No. 51 (2016)
- 8. Sunita Kishor and Kamla Gupta. 2009. Gender Equality and Women's Empowerment in India. National Family Health Survey (NFHS-3),

- India, 2005-06. Mumbai: International Institute for Population Sciences; Calverton, Maryland, USA: ICF Macro
- 9. Lotika Sarkar, -Women's Movement and the Legal Process II Occasional Paper 24, CWDS,
- 10. Usha Ramanathan, —Images (1920-1950) Reasonable Man, Reasonable Woman and Reasonable Expectations II in Amita Dhanda, Archana Parashar (ed) ENGENDERING LAW, 4 pp. 33-70 (1999). Eastern Book Company

Course Code	Course	Course Outcomes	PO1	PO2	PO3	PO4	PO5	PO6	P07	PO8	PO9	PS01	PS02
		CO1	2	3	2	3	2	-	-	2	3	2	2
LWH647	Gender in	CO2	3	3	3	2	3	-	-	3	3	2	2
LVVI 1047	Criminal Law	CO3	2	2	2	2	3	3	2	-	-	2	2
		CO4	2	3	3	3	2	3	2	ı	ı	2	2

Course Title/ (Code	NATIONAL SECURITY LAWS & FUNDAMENTAL RIC	GHTS (LWH648)						
Course Typ	e:	Elective (Departmental)							
L-T-P Struct	ure	(2-0-0)							
		The aim of this course is to develop an understanding of the current status of national security laws in India vis-a-vis							
Objectives	8	various facets of fundamental rights and their impacts. The course also covers India and other jurisdiction on issues							
		of human rights.							
		Course Outcomes (COs)	Mapping (EMPLOYABILITY/Skill						
		Development/Entrepreneurship)							
CO1	analy	se the relationship between national security and fundmental rights	EMPLOYABILITY						
CO2	Descr	ibe the evolution and abolition of various security legislation in	EMPLOYABILITY						
		India							
CO3	Ex	plain the use and abuse of security legislations and various	EMPLOYABILITY						
	constitu	utional safeguards against arbitrary state actions in the name of							
		national security							
CO4	Exan	Skill development							
		delay in national security cases							
Prerequisites if									
any									

MODULE I

Basics of National Security Laws (contact hours-5)

- a. National Security, Public Orders and Rule of Law
- b. Civil Liberties
- c. Concept of Fundamental Rights relation with Natural rights
- d. Security Laws in India: AFSPA,TADA,POTA, MISA, PDA,UAPA,NSA Act NIA,IT Act 2000

MODULE II

Arrest, Preventive Detention & National Security -Art 22 (contact hours-5)

- a. Constitutional safeguard against Arbitrary Arrest and Detention
- b. Preventive Detention Laws with Prevention of Terrorism Act
- c. Use and abuse of terror laws
- d. Human Rights concern, law reforms

MODULE III

Right to Freedom, Information, Right to Life & Personal Liberty –Art 22 (contact hours-5)

- a. Protection of Life and Personal Liberty, Object and scope of Art 21
- b. Six fundamental freedoms under Art.19
- c. Reasonable Restrictions Art 19 (2) to (6); Test to determine the Reasonableness of Restrictions; whether restriction includes deprivation and prohibition.
- d. Rights of accused; Doctrine of Ex-post -facto law; Doctrine of Double Jeopardy

MODULE IV

Institutions on Security laws (contact hours-5)

- a. India and other jurisdictions
- b. Constitutionality, other human rights issues
- c. Declaration of terrorist-UNSC, UAPA Amendment Act 2019
- d. Wrongful prosecutions, pendency, delay in national security cases.

Books & References:

- 1. D.D. Basu, Commentaries on Constitutional Law of India, Vol. A to E
- 2. DJ De: Constitution of India
- 3. G.O.Koppell, The Emergency, The Courts and Indian Democracy 8 JILI 287 (1966).
- 4. Granville Austin: The Indian Constitution: Cornerstone of a Nation
- 5. H.M. Seervai, Constitutional Law of India Vol. I &II
- 6. H.M.Seervai, The Emergency, Future Safeguards and the Habeas Corpus, 1978.
- 7. International Commission of Jurists, Status of Emergency and Human Rights , 1984
- 8. M. Hidayatullah (Ed.), Constitution of India.

- 9. M.P.Jain, Indian Constitutional Law.
- 10. Mahendra P. Singh: V. N. Shukla's Constitution of India
- 11. MC Kagzi: Constitutional Law Vol. I & II
- 12. N.C.Chatterji and Parameshwar Rao, Emergency and the Law, 1966.
- 13. Pande G S Constitutional law of India
- 14. Pylee M.V Our constitution government & politics
- 15. Saharay H K Constitution of India
- 16. Subba Rao G C V Indian constitutional law
- 17. Subhash C Jain, The Constitution of India
- 18. Tope T K Constitutional law of India
- 19. V.N.Shukla, Constitution of India

Course Code	Course	Course Outcomes	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PS01	PS02
		CO1	3	3	2	3	1	1	-	-	2	3	3
LWH648	National Security	CO2	3	3	1	1	1	-	-	-	1	2	2
LVVI 1040	Laws and Fundamental Rights	CO3	3	3	3	2	2	-	2	3	-	3	2
	J		3	3	3	2	2	-	2	3	-	3	2

Course Title	/ Code	INTERNATIONAL CRIMINAL LAW (LWH649)								
Course T	уре:	Elective (Departmental)								
L-T-P Stru	cture	(2-0-0)								
		Course Outcomes (COs)	Mapping (EMPLOYABILITY/ Skill Development/ Entrepreneurship)							
CO1	Understa	nd the concept, sources and nature of international criminal law	EMPLOYABILITY							
CO2		the typology of international crimes including, Genocide ggression, crimes against humanity and war crimes.	EMPLOYABILITY							
CO3	Evaluate th	ne jurisdiction and working of international criminal court and tribunals	Skill development							
CO4	Identify	Skill development								
Prerequisites if										
any										

MODULE I

Introduction (Contact Hours – 8)

- a. Evolution of International Criminal Law
- b. The concept and sources of International Criminal Law
- c. Paris Conference and Treaty of Versailles
- d. International Military Tribunals Nuremberg and Tokyo

MODULE II

International Crimes (Contact Hours – 8)

- a. Crime of Aggression
- b. Crimes against humanity murder, torture, slavery, apartheid etc.

- War crimes and Geneva conventions
- d. Genocide

MODULE III

Criminal Responsibility (Contact Hours – 8)

- a. State Responsibility
- b. Individual Criminal Responsibility
- c. Superior Responsibility
- d. Defences

MODULE IV

International Justice System (Contact Hours - 8)

- a. International Criminal Court- Analysis of structure, procedure and cases
- b. Obligation of State Parties and Non-Party States to International Criminal Court
- c. Hybird Courts
- d. Ad-hoc Tribunals

- 1. Bassioni, M., C. (ed.) The Legislative History of International Criminal Court, Ardsley, Transnational Publishers, 2003.
- 2. Cassese, A. International Criminal Law, Oxford, Oxford University Press, 2008.
- 3. International Criminal Law: Cases and Commentary (Paperback) By (author) Antonio Cassese, By (author) Guido Acquaviva, By Mary De Ming Fan, Alex Whiting
- 4. James Crawford and Martti Koskenniemi (eds), Cambridge Companion to International Law (Cambridge University Press, 2012); or
- 5. Martin Dixon, Textbook on International Law, 7th ed (Oxford University Press, 2013) (paying particular attention to chapters 1 (nature of international law), 2 (sources of international law), 4 (international law and national law), and 6 (jurisdiction));
- 6. Philippe Sands, From Nuremberg to the Hague: The Future of International Criminal Justice, Cambridge University Press, 2003
- 7. Robert Cryer, et al., International Criminal Law and Procedure, Cambridge, Cambridge University Press, 2010.
- 8. Schabas, W., An Introduction to International Criminal Court, Cambridge, Cambridge University Press, 2010.

- 9. The International Criminal Court: Challenges to Achieving Justice and Accountability in the 21st Century by Mark S. Ellis; Richard J. Goldstone. International Debate Education Association, 2008.
- 10. Vaughan Lowe, International Law (Clarendon Press, 2007).

Course	Course	Course Outcomes	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PS01	PS02
		CO1	3	-	2	1	1	2	-	2	-	2	1
LWH649	International	CO2	2	1	2	2	2	2	1	2	-	1	1
LVVI 1049	Criminal Law	CO3	2	1	1	2	2	2	1	2	1	1	-
		CO4	3	2	2	2	2	2	1	1	1	1	-

COMMERCIAL ARBITRATION SPECIALIZATION

Course Title	e/ Code	Commercial Arbitration: Practice and Procedur	re – II (LWH613)							
Course T	уре:	Core (Departmental)								
Course Na	nture:	Hard								
L-T-P-O Str	ucture	(2-0-0-0)								
		Course Outcomes (COs)	Mapping (EMPLOYABILITY/Skill Development/Entrepreneurship)							
CO1	Conduct th	ne arbitration proceedings, as an arbitrator and/or as counsel in a commercial dispute.	EMPLOYABILITY							
CO2	Interpret	and understand the substantive dispute and represent the parties in arbitration proceedings.	EMPLOYABILITY							
CO3		d counsel the client on the procedure of arbitration with respect to e, evidence, testimony, oral hearings and awards in a commercial dispute.	Skill development							
CO4	Offer pre-	arbitration and post-arbitration counseling, aid and advise to the client.	Skill development							
Prerequisites if										
any										

MODULE I

Arbitration Awards (Contact Hours 10)

- a. Form and Content (S. 31 &32);
- b. Award on Agreed Terms (S.30);
- c. Time Limit for passing an Award (S.29A);
- d. Cost that could be awarded (S.31A)
- e. Types of awards (S. 33);
- f. Effect of a valid Award (S.35);
- g. Award and third Parties.

MODULE II

Challenge of Arbitral Awards (Contact Hours 10)

- a. Enforcement of a valid Award (S.36);
- b. Challenging an Award (S.34):
 - i. Incapacity of the Parties;
 - ii. Invalidity of the agreement;
 - iii. Invalid notice of arbitration;
 - iv. Inability to present the case;
 - v. Award beyond the terms contemplated;
 - vi. Proceedings contrary to the agreement;
 - vii. Subject matter incapable of settlement;
 - viii. In violation of public policy of India:
 - a. Fraudulently procured;
 - b. In violation of confidentiality;
 - c. In contravention of fundamental policy of Indian Law;
 - d. In conflict with the most basic notions of morality or justice;
 - e. Not amounting to a review on merit of the dispute.
 - ix. If vitiated by patent illegality appearing on the face of the record [S.34(2A)];
 - x. But not on the ground of erroneous application of law [S.34(2A)];
 - xi. Nor by reappreciation of evidence [S.34(2A)];
- c. Recourse to National Courts; International Awards;
- d. To be made within 3 months of the disposal of a request made u/Sec. 33;
- e. Evidence available [S.34(1)]
- f. Time limit for disposing of the challenge petition.

MODULE III

Enforcement of Arbitration Award (Contact Hours 10)

- a. Enforcement of Awards (S.36);
- b. Limited Appeals (S.37).

MODULE IV

Recognition or enforcement of foreign arbitral awards (Contact Hours 10)

- a. Foreign Award- meaning
- b. The International Conventions for recognition and enforcement of arbitral awards
- c. Reciprocity and Commercial Reservation
- d. Indian law- Scope and Applicability
- e. Recognition and enforcement of annulled awards

- 1. Ashwinie Kumar Bansal, International Commercial Arbitration Practice and Procedure (Enforcement of Foreign Awards Covering more than 75 Countries), Universal Law Publication Co. Pvt. Ltd, 1st ed. (2014).
- 2. Avtar Singh, Law of Arbitration and Conciliation, Eastern Book Company, 2013(10th Edition)
- 3. B S Patil, The Law of Arbitration and Conciliation (2008) Fifth Edition:
- 4. Chawla, S.L. Law Of Arbitration and Conciliation, Eastern Law House (2004)
- 5. CR Datta, Law of Arbitration and Conciliation (Including Commercial Arbitration), (2007), LexisNexis,
- 6. David St. John, Judith Gill, Mathew Gearing, Russell on Arbitration, Sweet & Maxwell, 23rd ed. 2013.
- 7. Halsbury's Annotated Statutes of India Volume 1 Arbitration, LexisNexis, (2008),
- 8. Jay E. Grenig, International Commercial Arbitration, West Thomson Reuters, 1st ed.(2014).
- 9. Joharis, Commentary on Arbitration and Conciliation Act, 1996 in 2 vols. Kamal Law House, (2008).
- 10. Justice Dr. B.P. Saraf& Justice S M Jhunjhunwala, Law of Arbitration and ConciliationSnowwhite: (2009)
- 11. Justice P S Narayana, The Arbitration and Concilliation Act, 1996 (2008):
- 12. Justice R.S. Bachawat, Anirudh Wadhwa, Anirudh Krishnan, Law of Arbitration and Conciliation with Exhaustive Coverage of ational Commercial Arbitration & ADR, Lexis Nexis Butterworth, 5th ed. (2013).
- 13. Kroll, Laukas A Mistelis, Viscasilas, V. Rogers, International Arbitration and International Commercil Law, Kluwer International (2011)
- 14. O. P. Malhotra & Indu Malhotra, The Law and Practice of Arbitration and Conciliation, 3rd ed. (2014).
- 15. P C Markanda, Law Relating to Arbitration and ConciliationLexisNexis (2009) Seventh Edition

16. S.B. Malik Justice, *Commentary on the Arbitration and Conciliation Act*, Universal Law Pub,(2009), Fourth Edition, 1571 p, **CO PO Mapping**

Courses Code	Courses	Course Outcomes	PO1	PO2	PO3	PO4	PO5	PO6	P07	PO8	PO9	PSO1	PSO2	
		CO1	3	1	3	2	1	1	-	2	-	3	3	
	Commercial	CO2	3	2	3	2	2	2	-	2	-	3	3	
LWH613		Arbitration: Practice and	CO3	3	1	3	2	2	1	-	-	2	3	3
	Procedure II	CO4	3	2	3	2	1	2	-	-	2	3	3	

Course Title	e/ Code	International Commercial Arbitration: Principles and	Practice (LWH614)
Course T	уре:	Elective (Departmental)	
L-T-P Stru	cture	(2-0-0)	
		Course Outcomes (COs)	Mapping (EMPLOYABILITY/Skill Development/Entrepreneurship)
CO1	Unders	and the basic principles and the context in which international commercial arbitration operates	EMPLOYABILITY
CO2	Apprecia	ate the interplay between the plethora of different laws that apply to international commercial arbitration proceedings	EMPLOYABILITY
CO3		the basic components of an arbitration clause, appreciate the importance of each, and use that understanding to effectively draft/design pathology-free arbitration clauses	Skill development
Prerequisites if			
any			

MODULE I

Basic Principles of International Commercial Arbitration (Contact Hours – 8)

- a. Definition, juridical nature, historical development, and essential characteristics
- b. Institutional and regulatory infrastructure
- c. Distinction between international, foreign, and domestic arbitration

MODULE II

Applicable Laws (I) (Contact Hours – 8)

- a. Substantive law of the contract
- b. Law of the seat of arbitration

- i. Concept and legal significance of 'Seat'
- ii. 'Seat', 'Venue' and 'Place' of arbitration distinguished

MODULE III

Applicable Laws (II) (Contact Hours – 8)

- a. Law governing the arbitration agreement
 - i. Various approaches to determination
 - ii. Differentiating the Indian and English law positions
- b. Other applicable rules and guidelines

MODULE IV

Arbitration Agreement (Contact Hours – 8)

- a. Drafting effective arbitration agreements
 - i. Essential ingredients
 - ii. Multi-tiered dispute resolution clauses
- b. Pathological Clauses

Reference Material

- 1. Anirudh Wadhwa, Anirudh Krishnan, Justice RS Bachawat's Law of Arbitration and Conciliation, Lexis Nexis, (2018) (6th Edition)
- 2. David St. John, Judith Gill, Mathew Gearing, Russell on Arbitration, Sweet & Maxwell, (2018) (24th Edition)
- 3. Gary Born, International Commercial Arbitration, Wolters Kluwer (2014) (2nd Edition)
- 4. Indu Malhotra, OP Malhotra on The Law and Practice of Arbitration and Conciliation (2020) (4th Edition)
- 5. Julian Lew, Loukas Mistelis, Stefan Kroll, Comparative International Commercial Arbitration, Wolters Kluwer, (2003)
- 6. Nigel Blackaby, Constantine Partasides, Redfern and Hunter on International Arbitration, Oxford University Press, (2015) (6th Edition)

CO PO Mapping

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Course	Course	Course	P ∩1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PS01	PS02
Code		Outcomes	POI	PUZ	PU3	PU4	PU3	P00	POI	PU6	PUS	P301	P302

		CO1	3	2	3	2	1	2	-	2	-	3	3
LWH 614	International Commercial	CO2	3	1	3	2	2	1	-	2	-	3	3
LVVII 014	Arbitration: Principles and Practice	CO3	3	2	3	2	2	2	-	-	2	3	3
	Traduct	CO4	3	1	3	2	1	1	-	-	2	3	3

Course Title	e/ Code	Institutional Arbitration (LWH615	i)
Course T	уре:	Core (Departmental)	
Course Na	ature:	Hard	
L-T-P-O Str	ucture	(2-0-0)	
		Course Outcomes (COs)	Mapping (EMPLOYABILITY/Skill Development/Entrepreneurship)
CO1	Understan	d the relative advantages and disadvantages of ad-hoc arbitration and institutional arbitration	EMPLOYABILITY
CO2	especiall relief, app	insight into the broad procedure under institutional rules, y with respect to initiating an arbitration, emergency/interim cointment and challenge of arbitrators, determination of fees, the arbitral tribunal, hearings, evidence, costs, scrutiny and delivery of awards	EMPLOYABILITY
CO3	Interpret	and discern the differences between the rules of various arbitral institutions	Skill development
CO4	Apprecia	te the role played by the institution in the administration and efficient conduct of the arbitration module	Skill development
Prerequisites if			
any			

MODULE I

Modes of Arbitration (Contact Hours – 8)

- a. Overview
- b. Defining ad-hoc arbitration
- c. Defining institutional arbitration
- d. Challenging the traditional ad-hoc/institutional arbitration dichotomy
- e. Merits of institutional arbitration and reasons for its popularity

MODULE II

Introduction to Institutional Arbitration (Contact Hours – 8)

- a. Historical perspective
- b. Growth and recent developments
- c. Interplay with lex arbitri
- d. Institutional rules and conflict with party autonomy
- e. Processes involved in the "administration" of disputes Module

MODULE III

Arbitration Procedure: A Comparative Perspective (Contact Hours - 8)

- a. Initiating an arbitration
- b. Appointment of the arbitral tribunal
- c. Fees and expenses
 - i. Ad valorem versus hourly rates
 - ii. Tribunals fee
 - iii. Institutional fee
- d. Emergency arbitrator and interim measures of protection
- e. Pleadings and Evidence
- f. Hearings
 - i. Expedited procedures
 - ii. Documents-only arbitration
- g. Award and Costs
 - i. Basis for awarding costs
 - ii. Scrutiny of awards

MODULE IV

Institutional Arbitration in India (Contact Hours – 8)

a. Statutory recognition

- b. Growth and geographical spread of institutions
- c. Recent developments
 - 246th Report of the Law Commission of India
 - ii. 2015 and 2019 amendments to the Arbitration and Conciliation Act, 1996
 - iii. High Level Committee to Review the Institutionalisation of Arbitration Mechanism in India
 - iv. New Delhi International Arbitration Centre

Reference Material

- 1. Brooks Daly, Evgeniya Goriatcheva, Hugh Meighen, A Guide to the PCA Arbitration Rules, Oxford University Press, (2016)
- 2. Jason Fry, Simon Greenberg, Francesca Mazza, The Secretariat's Guide to ICC Arbitration, ICC Publication 729, (2012)
- 3. John Choong, Mark Mangan, Nicholas Lingard, A Guide to the SIAC Arbitration Rules, Oxford University Press, (2018) (2nd Edition)
- 4. Law Commission of India, Report No.246 on Amendments to the Arbitration and Conciliation Act, 1996 (2014)
- 5. Martin F Gusy, James M Hosking, Franz T Schwarz, A Guide to the ICDR International Arbitration Rules, Oxford University Press, (2011)
- 6. Oliver Armas, Samaa Haridi, Gabriella Morello, Comparison of International Arbitration Rules, Juris Publishing, (2020) (5th Edition)
- 7. Peter Turner, Reza Mohtashami, A Guide to the LCIA Arbitration Rules, Oxford University Press, (2009)
- 8. Report of the High Level Committee to Review the Institutionalisation of Arbitration Mechanism in India, Ministry of Law & Justice, Government of India (2017)
- 9. Rolf A Schütze, Institutional Arbitration-A Commentary, Hart Publishing (2013)

CO PO MAPPING

Course Code	Course	Course Outcomes	PO1	PO2	PO3	PO4	PO5	PO6	P07	PO8	PO9	PS01	PS02
		CO1	3	2	3	2	2	2	-	2	-	3	3
LWH615	Institutional Arbitration	CO2	3	1	3	2	2	1	-	2	-	3	3
		CO3	3	1	3	2	1	1	-	-	2	3	3
		CO4	3	2	3	2	2	2	1	-	2	3	3

Course Title	/ Code	Construction Arbitration (LWH6	16)
Course Ty	ype:	Elective (Departmental)	
L-T-P Struc	cture	(2-0-0)	
		Course Outcomes (COs)	Mapping (EMPLOYABILITY/Skill
			Development/Entrepreneurship)
CO1	Familia	rize with the fundamental concepts of construction arbitration	EMPLOYABILITY
CO2	Un	derstand the working of Society of Construction Law	EMPLOYABILITY
CO3	Identify t	he consequences of delay and nature of claims in construction disputes	EMPLOYABILITY
CO4		Quantification of Damages	SKILL DEVELOPMENT
Prerequisites if			
any			

MODULE I

Construction Arbitration: General (Contact Hours – 8)

- a. All about SCL India
- b. Distinguishing factors
- c. Use of standard Forms
 - i. 2017 FIDC Forms
 - ii. CPWD Forms
 - iii. Role of DRB's
- d. Consequences of Delay & Nature of Claims
- e. Time: the essence of contracts
- f. Disruption and heads of Claims
- g. Liquidated damages

MODULE II

Experts and Cross examination (Contact Hours – 8)

- a. Importance of Experts
- b. Importance of Delay Analysis Reports
- c. Preparation of Quantum Analysis Report

MODULE III

SCL Delay and Disruption Protocol for India. (Contact Hours – 8)

- a. Salient Features of the Protocol
- b. How to best use the Protocol
- c. Suitability of the Protocol
- d. Customizing the protocol for small and medium Projects.

MODULE IV

Mediating Construction Disputes (Contact Hours – 8)

- a. Impact of Singapore Convention
- b. Salient features of mediation Practice
- c. Mixed-Mode dispute resolution

Reference Material

- 1. Andy Hewitt, Construction Claims and Responses: Effective Writing and Presentation [6 May 2016]
- 2. Douglas S. Stephenson, Arbitration Practice in ConstructionContracts (2001)
- 3. James Pickavance, A Practical Guide to Construction Adjudication [Paperback –11 Dec 2015]
- 4. Jay E. Grenig, *International Commercial Arbitration*, West Thomson Reuters, 1st ed.(2014).
- 5. Kroll, Laukas, A Mistelis, Viscasilas, & V. Rogers, International Arbitration and International Commercil Law, Kluwer International (2011)
- 6. Peter Coulson, QC., Coulson on Construction Adjudication [Hardcover –26 Mar 2015]
- 7. Professor John Uff QC., Construction Law [Paperback 23 May 2017]
- 8. Will Hughes, Ronan Champion & John Murdoch, Construction Contracts: Law and Management [Paperback 20 Apr 2015]

CO PO MAPPING

Course Code	Course	Course Outcomes	PO1	PO2	PO3	PO4	PO5	PO6	P07	PO8	PO9	PS01	PS02	
		CO1	3	1	3	2	1	1	-	-	2	3	3	
LWH616	Construction Arbitration	L-	CO2	3	2	3	2	-	2	-	-	2	3	3
			CO3	3	1	3	2	-	1	-	-	-	3	3
		CO4	3	2	3	2	1	2	-	2	-	3	3	

Course Title/ Code	Dissertation (LWH124)
Course Type:	Core (Departmental)
L-T-P Structure	(0-0-4)
Objectives	Students will learn the execution of research methodology and research techniques to complete the dissertation in a
Objectives	chosen area of research.

			LLM Mapping	of COs	with P	Os and	l PSOs	;						
				SEMES	STER I									
Courses Code	Courses	Course Outcomes	CO Statement	PO1	PO2	PO3	PO4	PO5	PO6	P07	PO8	PO9	PSO1	PSO2
		CO1	Distinguish the methods and techniques of legal research from that of social sciences research	-	3	2	3	-	3	-	1	-	2	2
LWH601	Research Methods and Legal Writing	CO2	Apply the techniques of legal research to legal communication and writings	-	3	2	3	-	3	-	1	-	2	2
LVVIIOUT		CO3	Develop the proposal for conducting research to write good quality – PG level dissertation	-	3	2	3	-	3	2	1	3	2	2
		CO4	Apply the research techniques to prepare class lectures/ lessons based on principles,	-	3	2	3	-	3	2	1	-	-	2

		CO1	theories, legislations and cases? Distinguish and describe public law vis-a-vis private law in global context;	3	3	2	3	-	3	-	1	3	-	-
		CO2	Differentiate common law system from that of civil law system by reference to important characteristics of each;	3	3	2	3	1	3	1	1	3	-	-
LWH602	Comparative Systems of Governance	CO3	Describe and apply the basic theories of constitutionalism including rule of law, separation of powers and judicial review and test it for Indian legal system;	3	3	2	3	Y	3	2	1	3	Ŷ	-
		CO4	Explain the principles of comparative criminal law and analyse their working in Indian	3	3	2	3	-	3	2	1	3	-	-

			criminal justice delivery system;											
		CO1	Describe the nature and factors of globalization; current and its historical perspective	3	3	2	3	1	3	-	1	3	-	-
LWH603	Law and Justice in a Globalizing World	CO2	Apply the analytical tools to analyze the impact of globalization on sovereignty of state, federalism and human rights jurisprudence	3	3	2	3	2	2	-	1	3		-
		CO3	Interpret the concept of global justice and give opinion in any social and economic conflict situations	3	3	2	3		2	2	-	-	•	-
		CO4	List out the role and working of international institutions towards achieving global justice	3	3	3	3	-	1	2	-	-	-	-

		CO1	Are you able to develop the discretion to use ADR mechanisms to resolve disputes?	3	3	2	3	2	3	-	-	3	-	-
LWH611	Commercial Arbitration: Theory and Doctrine	CO2	Are you able to interpret the arbitration agreements with respect to the intent of the parties, seat of arbitration, applicable law and other relevant clauses?	3	3	2	3	3	-	-	1	3	-	-
		CO3	Are you able to represent the parties in arbitration and appeal proceedings?	3	3	2	3	-	-	2	1	3	-	-
		CO4	Are you able to act as an arbitrator to resolve the disputes?	3	3	-	-	-	3	2	1	3	-	-
LWH612	Commercial Arbitration: Practice and	CO1	Conduct the arbitration proceedings, as an arbitrator	3	3	2	3	3	3	-	1	3	-	-

	Procedure I		and/or as counsel in a commercial dispute.											
		CO2	Interpret and understand the substantive dispute and represent hte parties in arbitration proceedings.	3	3	2	3	3	3	-	1	3	-	-
		CO3	advise and counsel the client on the procedure of arbitration with respect to the dispute, evidence, testimony, oral hearings and awards in a commercial dispute.	3	3	2	3			2	-	3	-	-
		CO4	offer pre- arbitration and post-arbitration counseling, aid and advise to the client.	3	3	2	3	3	3	2	-	3	-	-
LWH631	Corporate Governance and Principles of	CO1	Describe the basic theories of incorporation and corporate	3	3	2	3	2	3	-	-	3	-	-

	Companies Act		governance?											
		CO2	Identify the legal framework through various provisions relating to corporate governance?	3	3	2	3	3	3	2	1	3	-	-
		CO3	Counsel and advice the clients on rights of shareholders under companies Act and other laws?	3	3	2	3	3	3	1	-	ı	-	-
		CO4	Advise companies on the structuring of the Board and its various committees?	3	3	2	3	3		1	1	3	-	-
		CO5	Identify the duties of auditors and respresent the parties in the court on matters relating to financial govenance?	3	3	2	3	3	-	-	-	3	-	-
LWH641	Principles of Criminal Law	CO1	Explain the established principles of liability and their	3	1	1	3	2	-	-	1	3	2	2

			evolution under criminal law.											
		CO2	Apply the substantive elements of vicarious and inchoate liability in the situation of deviant conduct.	3	2	2	3	3	2	2	1	3	3	3
		CO3	Advice and counsel the client regarding the applicability of general defences to a particular criminal activity.	3	3	2	3	3	-	-	-	-	3	3
		CO4	Present and publish on the contemporary criminal law issues in the context of social, political, and cultural conditions.	3	3	3	3	-	•	3	-	-	3	3
LWH642	Criminal Justice Administration	CO1	Describe the role and functions of relevant authorities under criminal justice system.	3	1	-	-	2	3	2	1	2	2	2

		CO2	Counsel and advice the client on the process of investigation including arrest and bail.	3	3	1	3	3	2	-	-	3	-	2
		CO3	Represent the client and advance arguments during the trial on the matters involving rights, evidence and sentencing.	3	3	-	-	3	2	-	-	3	-	2
		CO4	Conduct research and publish opinions on the contemporary issues including Institutional and non-institutional Reforms in CJA	3	3	3	3	3	2	3	1	3	3	3
Total				48	60	39	57	17	47	20	15	45	6	8
				SEMES	TER II									
Courses Code	Courses	Course Outcomes	CO Statement	PO1	PO2	PO3	PO4	PO5	PO6	P07	PO8	PO9	PSO1	PSO2
LWH613	Commercial Arbitration: Practice and Procedure II	CO1	Conduct the arbitration proceedings, as an arbitrator and/or as counsel	3	1	3	2	1	1	-	2	-	3	3

			in a commercial											
			dispute.											
		CO2	Interpret and understand the substantive dispute and represent the parties in arbitration	3	2	3	2	2	2	-	2	-	3	3
			proceedings.											
		CO3	Advise and counsel the client on the procedure of arbitration with respect to the dispute, evidence, testimony, oral hearings and awards in a commercial dispute.	3	1	3	2	2	1	-	-	2	3	3
		CO4	Offer pre- arbitration and post-arbitration counseling, aid and advise to the client.	3	2	3	2	1	2	-	1	2	3	3
LWH614	International Commercial Arbitration:	CO1	Understand the basic principles and the context in which	3	2	3	2	1	2	-	2	-	3	3

Principles and Practice		international commercial arbitration operates											
	CO2	Appreciate the interplay between the plethora of different laws that apply to international commercial arbitration proceedings	3	1	3	2	2	1		2		3	3
	CO3	Dissect the basic components of an arbitration clause, appreciate the importance of each component, and use that understanding to effectively draft/design pathology-free arbitration clauses	3	2	3	2	2	2	-	-	2	3	3
	CO4	Understand and apply the principles of the New York Convention	3	1	3	2	1	1	-	-	2	3	3

		CO1	Understand the relative advantages and disadvantages of ad-hoc arbitration and institutional arbitration	3	2	3	2	2	2	-	2	1	3	3
LWH615	Institutional Arbitration	CO2	Get an insight into the broad procedure under institutional rules, especially with respect to initiating an arbitration, emergency/interim relief, appointment and challenge of arbitrators, determination of fees, powers of the arbitral tribunal, hearings, evidence, costs, scrutiny and delivery of awards	3	1	3	2	2	1		2		3	3
		CO3	Interpret and discern the differences between the rules of various arbitral institutions	3	1	3	2	1	1	-	-	2	3	3

		CO4	Appreciate the role played by the institution in the administration and efficient conduct of the arbitration module	3	2	3	2	2	2	-	1	2	3	3
		CO1	Familiarize with the fundamental concepts of construction arbitration	3	1	3	2	1	1	,	1	2	3	3
LWH616	Construction	CO2	Understand the working of Society of Construction Law	3	2	3	2	ı	2	ı	1	2	3	3
	Arbitration	CO3	Identify the consequences of delay and nature of claims in construction disputes	3	1	3	2	-	1	-	-	-	3	3
		CO4	Quantification of Damages	3	2	3	2	1	2	-	2		3	3
LWH632	Corporate Finance	CO1	suggest the client company on type, source and conditions of capital for the venture	3	1	1	3	2	3	2	1	3	-	-
		CO2	advise on the nuances of debt	3	2	2	3	3	2	-	-	3	-	-

			equity ratio											
		CO3	counsel on capital restructuring with respect to conditions and methods	3	3	2	3	3	3	1	1	3	1	-
		CO4	identify and propose the ways and measures of investor protection to a company	3	3	3	3	-	-	-	-	3	-	-
		CO5	give opinion on the legal framework applicable to raising external capital	3	1	1	2	2	-	-	-	-	1	-
		CO1	Apply the provisions of relevant laws to corporate debt restructuring	3	3	1	3	3	2	1	ı	3	ı	-
LWH633	Insolvency and Bankruptcy Law	CO2	Counsel on bankruptcy procedure in cases of corporate insolvency	3	3	3	3	1	ı	2	1	3	ı	-
		CO3	Take up cases relating to corporate insolvency in the court of law	3	3	3	3	3	2	-	1	3	-	-
LWH634	Corporate Mergers and	CO1	Differentiate between different	3	3	2	3	3	-	-	-	3	-	-

	Acquisitions		modes of corporate											
			restructuring;											
		CO2	Find and apply the laws governing corporate restructuring;	3	3	2	3	3	3	-	-	-	-	-
		CO3	Give advise to the companies on the regulatory mechanisms regarding takeovers;	3	3	2	3	1	-	-	1	3	-	-
		CO4	Represent the parties in the court of law on matter of mergers and acquisitions;.	3	3	2	3	2	2	-	-	-	-	-
		CO1	Explain the economic principles behind competition and relevant laws;	3	3	2	3	-	-	-	1	3	-	-
LWH635	Competition Law	CO2	Apply the law to different forms of competition issues;	3	3	3	3	3	1	2	1	3	-	-
		CO3	Counsel, advise and represent the parties on matters involving competition law violations;	3	3	2	3	2	-	-	-	3	-	-
		CO4	Write and publish	3	3	2	3	3	3	-	-	3	-	-

			research articles and opinions on contemporary issues in Competition law											
		CO1	Describe the evolution of socio- economic offenses and their relationship with white-collar crimes and other professional crimes etc.	3	3	2	3	3	1	-	-	2	2	2
LWH644	Socio-Economic Offences	CO2	To identify and interpret the relevant domestic legislation and international instruments dealing with human trafficking and illicit drug trafficking.	3	2	3	3	3	2	-	3	2	2	2
		CO3	Advice the clients on the appropriateness of the forums /courts in matters of corruption.	3	3	2	3	3	3	1	ı	-	3	3
		CO4	Able to apply the provisions of Money	3	3	2	3	3	3	3	-	-	3	3

			Laundering Act,2002 to relevant											
			case laws in a real											
			life given situation.											
	CO1 understanding of theoretical insights of approaches to gender and sexuality Discuss and deliberate on the issues of gender a discrimination in India UH647 Continual Law	CO1	theoretical insights of approaches to gender and	2	3	2	3	2	-	-	2	3	2	2
LWH647		-	-	3	3	2	2							
	Cilillilla Law	CO3	Critically examine the legal provisions of Criminal Law through a gender- sensitive lens	2	2	2	2	3	3	2	-	-	2	2
		CO4	Analyse the contemporary trend in recognition of the rights of LGBTQ+ people	2	3	3	3	2	3	2	-	-	2	2
LWH648	National Security Laws and Fundamental Rights	CO1	analyse the relationship between national security and fundamental rights	3	3	2	3	1	1	-	-	2	3	3

		CO2	Describe the evolution and abolition of various security legislation in India	3	3	1	1	1	-	-	-	1	2	2
		CO3	Explain the use and abuse of security legislations and various constitutional safeguards against arbitrary state actions in the name of national security	3	3	3	2	2		2	3	-	3	2
		CO4	Examine human rights concern, wrongful prosecutions, pendency, delay in national security cases	3	3	3	2	2	1	2	3		3	2
LWH649	International Criminal Law	CO1	Understand the concept, sources and nature of international criminal law	3	-	2	1	1	2	1	2	•	2	1
		CO2	Explain the typology of international crimes including,	2	1	2	2	2	2	1	2	-	1	1

		Genocide aggression, crimes against humanity and war crimes.											
	CO3	Evaluate the jurisdiction and working of international criminal court and tribunals	2	1	1	2	2	2	1	2	1	1	-
	CO4	Identify the actor for fixing criminal liability and responsibility of international crimes	3	2	2	2	2	2	1	1	1	1	-
Total			139	105	116	116	89	69	20	40	70	82	77