Revised Syllabus of Three Year LL.B/LL.B.(H) Programme

SEMESTER – III			
Code	Paper	Marks	
LL.B.: 3.1	Indian Penal Code	100	
LL.B.: 3.2	Criminal Procedure Code	100	
LL.B.: 3.3	Law of Torts, M.V. Act and	100	
	Consumer Protection Law		
LL.B.: 3.4	Optional – 2, any one from	100	
OP ₂	following:		
	Methods of Interpretation of Statutes		
	(CL Group)		
	2. Competition Law (BL Group)	100	
LL.B.: 3.5 P ₁	Alternate Dispute Resolution	100	
LL.B. (Hons):	Honours – 3, any one from	100	
3.6 H ₃	following:		
	Local Self Govt. incl. Panchayat		
	Administration (CL Group)		
	Securities Law (BLGroup)		
	3. Criminology (Cr.LGroup)		
LL.B. (Hons):	Honours – 4, any one from	100	
3.7 H ₄	following:		
	Media & Law(CL Group)		
	Competition Law (BLGroup)		
	3. Prison Administration		
	(CrLGroup)		
Total for Non Hons. Course		500	
Total for Hons. Cou	ırse	700	

Semester III LL.B.: 3.1 Indian Penal Code

Marks

16

End Semester -80 Internal Assessment -20 Total Marks: 100

Unit 1: Introduction 1.1 Conception of Crime 1.2 Elements of criminal liability 1.2.1 Author of crime – natural and legal person – human being 1.2.2 *Mensrea* – evil intention 1.2.3 Act in furtherance of guilty intention 1.2.4 Injury to another 1.3 Stages of a crime 1.3.1 Intention to commit an offence 1.3.2 Preparation 1.3.3 Attempt (SS. 511, 307) 1.3.4 Accomplishment 1.4 Salient features of I.P.C. 1.4.1 Definitions

1.4.2 Jurisdiction – Territorial – Personal

1.4.4 Group liability - Common intention - Common object.

1.4.5 Punishment

1.4.6 White collar crime

1.4.3 General Explanation

(SS. 34, 149)

Unit 2:	(SS. 76, 79, 84, 85-86, 96-106)		16
	2.1	Mental incapacity	
		2.1.1 Minority	
		2.1.2 Insanity – Medical and legal insanity	
	2.2	Intoxication – involuntary	
	2.3	Private defence: Justification and limits	
		2.3.1 When private defence extends to causing of death to protect bo	dy and
		property.	
		2.3.2 Necessity	
		2.3.3 Mistake of fact	
	2.4	Abetment	
	2.5	Criminal Conspiracy	
Unit 3:		nces against State and the Public	16
	3.1	Offences against the state	
		3.1.1 Waging war against the government of India. (SS. 121, 121A 122, 123).	,
		3.1.2 Assaulting high officers (S. 124).	
		3.1.3 Sedition (S. 124A).	
		3.1.4 Waging war against a power at peace with the government of I	ndia.
	3.2	Offences against public Tranquillity	
		3.2.1 Unlawful Assembly (S. 141)	
		3.2.2 Rioting (SS. 146, 147)	
		3.2.3 Promoting enmity between different classes (S. 153 A)	
		3.2.4 Affray (SS. 159, 160)	
Unit 4:		nces affecting human body and the reputation	16
	4.1	Unlawful homicide	
		4.1.1 Culpable homicide (S. 299)	
		4.1.2 Murder (S. 300)	
		4.1.3 Homicide by rush or negligent act (S. 304 A)	
		4.1.4 Suicide (S. 309)	
		4.1.5 Dowry death (304 B)	
	4.2	Hurt and grievous hurt	
	4.3	Wrongful restraint	
	4.4	Wrongful confinement	
	4.5	Criminal force	
	4.6	Assault	
	4.7	Kidnapping	
	4.8	Abduction	
	4.9	Sexual Assault (Rape) and other sexual offences	
	4.10	Cruelty to married woman (S. 498 A)	
	4.11	Defamation	
Unit 5:	Offen	nces against Property	16
	5.1	Theft (S. 378)	10
	5.2	Extortion (S. 383)	
	5.3	Robbery (S. 390)	
	5.4	Dacoity (S. 391)	
	5.5	Criminal misappropriation of property (S. 403)	
	5.6	Criminal Breach of Trust (S. 405)	
Internal	Assess	ment:	

In

Referred Cases:

1. King v. birendrakumar Gosh (Common intention)

- 2. K.m. bhagawati v. State (Murder)
- 3. Kesharsingh V. State of Delhi (Murder)
- 4. Vishakha v. State of Rajasthan (Sexual harassment)
- 5. Nalwah Ali v. state of u.P. (common object)

- 6. Pawankumar V. state of Haryana (Cruelty)
- 7. Roopadeolbajaj v. K.P.S. Gill (outraging modestly of women)
- 8. Chandi Kumar Vs. Abanidhar Roy AIR 1965
- 9. ShyamBehari, 1957 G. L.J. 416 10. State of U.P. Vs. Shukhpal Singh & Others, AIR 2009 SC 1729 (Dacolty& Murder)
- 11. Chandi Kumar Vs. Abanidhar Roy AIR 1965
- 12. ShyamBehari, 1957 G. L.J. 416
- 13. Bachan Sing Vs. State of Punjab (1980) 2 SCC 684 (Capital Punishment)
- 14. Mehmat Ali Vs. the State of Assam (1986) 2 G.L.R. 323
- 15. GianKaur Vs. State of Punjab, (1996) 2 SCC 648 (Euthanasia Mercy Killing)
- 16. KedarNath, AIR 1962 SC 955
- 17. Satvir Vs. State of Uttar Pradesh, AIR 2009 SC 1742
- 18. Lohit Chandra Das Vs. State of Assam (1986 I.G.L.R. 299)
- 19. Baba Lodhi Vs. State of UP AIR 1987: SC 1268
- 20. Krishna Kumar Vs. Union of India AIR 1959 Sc. 1390

Recommended Books:

- 1. RatanLal and DhirajLal The Indian Penal Code.
- K.D. Gaur Criminal Law Cases and Materials (2008), Butterworth's India.
- 3. Prof. T. Bhattacharyya The Indian Penal Code.
- 4. S.N. Misra The Indian Penal Code.
- 5. R.C. Nigam Law of Crimes in India, Vol. I & II

Semester III LL.B.: 3.2 **Criminal Procedure Code**

End Semester -80 Internal Assessment -20 Total Marks: 100

3.1

3.2 3.3

Unit 1:	Introdi	uction	Marks 16
01111 21	1.1	Importance of Criminal Procedure, (S 6)	
	1.2	Classes of Criminal Courts, Powers and Jurisdiction (Ss. 7, 9-19, 26-35)	
	1.3	Executive Magistrates (Ss. 20, 21, 22, 23)	
	1.4	Powers (Ss. 106-124, 129-132, 133-148, 177-189)	
	1.5	Powers of Police Officers (Ss. 36-40)	
Unit 2:	Arrest	of Persons, Rights of arrested Persons (Ss. 41-57)	16
	2.1	First Information Report (S. 154)	
		- Evidentiary value of F.I.R.	
	2.2	Summons and warrant of arrest (Ss. 61-69, 70-81)	
	2.3	Proclamation and Attachment (Ss. 82-86)	
	2.4	Search warrant (Ss. 93-105)	
	2.5	Maintenance of wife, children and parents (Ss. 125-128)	
	2.6	Police Investigation (Ss. 154-175)	
	2.7	Bail – Anticipatory Bail (SS 437-439)	
Unit 3:	Condit	ion requisite for initiation of proceedings (Ss. 196-199)	16

Complaints to Magistrates and commencement of proceedings (Ss. 200-210)

Public Prosecutors (Ss. 24, 225-226)

Charges and Joinder of Charges (Ss. 211-224)

Unit 4: Trials		
4.1	Trial before Court of Sessions (Ss. 227-237)	16
4.2	That of Warrant Cases	
	a. Instituted on police report (Ss. 238-243)	
4.3	b. Instituted on other than police report (Ss. 244-247)	
4.4	Trials summon cases by Magistrate (Ss. 251-259) Summary trials (Ss. 260-265)	
4.5	Plea Bargaining (Ss. 265A-265L)	
4.6	Commissions for the examination of witnesses (Ss. 284-291 and	291 A)
4.7	General Provision for enquiry and trial (Ss. 300-311A, 318-321 329, 344, 348)	, 323, 326, 328,
Unit 5: Appeals	s, Revisions etc.	16
5.1	Appeals (Ss. 372-394)	16
5.2	Revisions (Ss. 395-405)	
5.3 5.4	Transfer of criminal cases (Ss. 406-412)	
3.4	Execution of order	
Internal Assessn	nent:	20
Referred Cases:		
1. Brij.	NandanJaiwal V. Munna AIR 2009 SC 2001	
2. Brid 3. Ball	daban Das V. State of W.B. (2009) 3 SCC 329	
4. State	bir Singh V. State of Delhi AIR 2007 SC 2397 e of Haryana V. Dinesh Kumar (2008) 3 SCC 222	
5. Zahi	iraHabibullah H Shiekh V. State of Gujrat (2004) 4 SCC 158	
6. Prah	hlad Singh Bhati V. NCT, Delhi (2001) 4 Sec 280	
Recommended B	<u>ooks</u> :	
1. Ratanlal&D	Phirajlal, Criminal Procedure Code	
2. M.P. Tendo	on, Criminal Procedure Code	
K.N. Chand	lrasekharan, Pillai, Kelkar's Criminal Procedures Code	
	Semester I LL.B.:3.3	
F. 10	Law of Torts, M.V. Act and Consumer Protection Law	
End Semester -80 Internal Assessment -2	20	
Total Marks: 100	20	
Unit 1: Definition,	Nature & Scone	Marks
1.1 Origin & D	evelopment	16
1.2 Meaning &		
1.3 Essentials		
1.4 Tort disting		
1.5 Personal cap		
1.6 Justification	I OI TOTIS	
Unit 2: Liability		
	of liability in torts	16
2.2 Vicarious L		
2.3 Strict & Ab		

Unit 3: Torts against Persons & Property	16
3.1 Trespass to person	
3.1.1 Assault & Battery	
3.1.2 False Imprisonment 3.1.3 Malicious Prosecution	
3.2 Trespass to land	
3.3 Trespass to goods, detune & conversion	
3.4 Torts relating to incorporeal personal property	
3.5 Defamation	
Unit 4: Specific Torts	16
4.1 Negligence	
4.2 Nuisance	
4.3 Remedies	
Unit 5: Consumer Protection Act and Motor Vehicle Act	16
5.1 Consumer Protection Act, 1986 (as amended up to date)	
5.1.1 Definition of Consumer	
5.1.2 Consumer Redressal Forum	
(i) District Forum	
(ii) State Forum	
(iii) National Forum	
5.2 Motor Vehicles Act, 1988 (as amended up to date) 5.2.1 Liability without faults / compulsory third party insurance	
5.2.2 Claims Tribunal	
• IIII	
Internal Assessment	20
Referred Cases:	
1. King Vs. Berry (1970) 1 AUER 1074 (for Nervous Shock)	
2. Re Polemis Case (1921) 3 KB 560 (for Remoteness of Damages)	
 Martin F D'Souza Vs Mohammad Ishfaq (2009) 3 SCC 1 Ashby Vs. White (1703) 2 Lord Raym 938 	
5. Doughue Vs. Steverson (1932) All ER Rep. 1	
6. Rylands Vs. Fletcher Case	
7. Indian Medical Association Vs. V.P. Shartha and others III (1985) CPJI (SC) All	R 1996
SC 550	
Recommended Books	
1. De Auton Sinch Homeost Vous Interdential Co.	
 Dr.Avtar Singh, HarpreetKaur, Introduction to the Law of Torts G.P. Singh, Ratanlal&Dhirajlal, The Law of Torts 	
3. S.P. Singh, Law of Torts including Consumer Protection Act.	
4. Anoop K. Kausal, Practical Guide to Consumer Protection Law	
5. Janak Raj J., Motor Accidents Claims Law & Procedure	
Semester III	
LL.B.: 3.4OP ₂	
1. Methods of Interpretation of Statutes (CL Group)	
Outlined 2	

Optional – 2

End Semester Marks: 80 Internal Assessment: 20 Total Marks:100

Unit 1: Interpretation of Statutes

Marks

16

Meaning, Objects and Scope of 'interpretation', 'construction' and 'statute' Nature and Kinds of Indian Laws: Statutory, Non-statutory, Codified, 1.1 1.2

Unmodified, State-made and State-recognised laws

	1.3 1.4	Purpose of interpretation of statutes. 1.4.1 Basic Sources of Statutory Interpretation (i) The General Clauses Act, 1897: Nature, Scope and Relevance (Se 6- 8)	e
		(ii) Definition clauses in various Legislations: Nature and Interpretative Role	
Unit 2	: Aid	s to Interpretation	10
	2.1	Aids to Interpretation (Parts of the statute and their interpretative role)	
		2.1.1 Internal aids	
		2.1.2 Title	
		2.1.3 Preamble	
		2.1.4 Headings and marginal notes.	
		2.1.5 Sections and sub-sections 2.1.6 Punctuation marks.	
		2.1.7 Illustrations, exceptions, provisos, saving clauses, explanations and schedules	
		2.1.8 Non-obstante clause.	
	2.2	External aids	
	2.2	2.2.1 Role of Constituent Assembly debates in the interpretation of the	
		Constitution of India	
		2.2.2 Legislative history- Legislative Intention, Statement of objects and	
		reasons, legislative debates, Committee reports, Law Commission	
		reports etc.	
		2.2.3 Dictionaries-Translations	
		2.2.4 Statutes in parimateria	
		2.2. Catalog in parimeteria	
Unit 3:	Rule	s of Statutory Interpretation	
	2.1	Delevery Delev	16
	3.1	Primary Rules Literal rule	
	3.2		
	3.3 3.4	Golden rule	
	3.4	Mischief rule (rule in the Heydon's case) Rule of harmonious construction	
	3.6	Secondary Rules	
	3.0		
		(1000011101101)	
		3 0	
		3.6.3. Reddendosingulasingulis	
Unit 4:	Maxii	ms of Statutory Interpretation	
	4.1	Discount	16
	4.1	Delegatus non potestdelegare	
	4.2	Expressiouniusexclusioalterius	
	4.3	Generaliaspecialibus non derogant	
	4.4	In pari delicto potiorestconditiopossidentis	
	4.5	Utres valet potior quam pareat	
Unit 5:	Interp	retation with reference to subject matter and purpose	
	5.1	Taxing Statute	16
	5.2	Penal Statute	
	5.3	Welfare legislation	
	5.4	Colourable legislation	
	5.5	Residuary power	
		Doctrine of repugnancy	
	10.02	or republishing	

Referred Cases

- 1. Girija K. Phukan v. State of Assam 1984 (2) LR 488
- 2. Bengal Iemunity Co. Ltd. V. State of Bihar 1955 2 SCR 603
- 3. SmtiCharuDeka v. UmeswariNath& other AIR 1995 Gau 9.
- 4. P. RamachandraRao v. State of Karnataka (2002) 4 SCC 578
- 5. Bhatia International v. Bulk Trading S.A. (2002) 4 SCC 105
- 6. R.M.D.C. v. Union of India, AIR 1957 SC 628
- 7. Avtar Singh v. State of Punjab, AIR 1955 SC 1107
- 8. A.S. Sulochana v. C. Dharmalingam, AIR 1987 SC 242
- 9. ShashiKantLaxman Kale v. Union of India, AIR 1990 SC 2114 @1990) 4 SCC 366

Prescribed Legislation:

The General Clauses Act, 1897

Recommended Books:

- 1. P. St. J. Langan, Maxwell on the Interpretation of Statutes (12th ed., 1969)
- 2. Vepa P. Sarathi, *Interpretation of Statutes* (4th ed., 2003)
- 3. G.P. Singh, *Principles of Statutory Interpretation* (11th ed., 2008)
- 4. S.G.G. Edgar, Craies on Statute Law (1999)
- 5. SwarupJagdish, Legislation and Interpretation
- 6. P. St. Langan (Ed.). *Maxwell on The Interpretation of Statutes* (1976) N.M.Tripathi, Bombay
- 7. K. Shanmukham, N.S. Bindras's Interpretation of Statutes, (1997) The Law Book Co. Allahabad.
- 8. V.Sarathi, *Interpretation of Statutes*, (1984) Eastern, Lucknow
- 9. M.P. Jain, Constitutional Law of India, (1994) Wadhwa& Co.
- 10. M.P. Singh, (Ed.) V.N. Sukla's Constitution of India, (1994) Eastern, Lucknow.
- 11. U. Baxi, Introduction to Justice K.K.Mathew's, Democracy Equality and Freedom (1978) Eastern, Lucknow

Semester III LL.B.: 3.4 OP₂ 2. Competition Law (BL Group)

Optional - 2 End Semester – 80 Internal Assessment - 20 Total Marks - 100

		100	
			Marks
Unit 1:	Competition Law		
	1.1	Background	16
	1.2	Prohibitions	
	1.3	Competition Commission of India	
Unit 2:	Corp	orate Finance and regulatory framework	16
	2.1	Security Contract (Regulation) Act 1956	16
	2.2	SEBI Act 1992	
Unit 3:			16
	3.1	Depositories Act 1996	10
	3.2	The Securitisation and Reconstruction of Financial Assets and enfo security Interest Act, 2002	orcement of
Unit 4:	Regu	latory framework for foreign trade, multinational companies	16
	4.1	Foreign Trade (Development & Regulation) Act 1992,	10
	4.2	UNCTAD Draft Model on Trans – national Corporations	
	4.3	Control and regulation of foreign companies in India.	
	4.4	Foreign collaborations and joint ventures	
Unit 5:	Forei	gn Exchange Management	16
	5.1	Background	10
	5.2	Policies	
	5.3	Authorities	
Internal	Assess	sment:	20
Recomm			
	-	on Act 2002 Contract (Regulation) Act 1956	
		ANILIANE LINEZUIALUIII (NVL 17.10)	

- 2. Security Contract (Regulation) Act 1956
- 3. SEBI Act 1992
- 4. Depositories Act 1996
- 5. Foreign Trade (Development & Regulation) Act 1992,
- 6. Foreign Exchange Management Act, 1999
- 7. Taxman's Student's Guide to Economic Laws

Semester III LL.B.: P₁ Alternative Dispute Resolution

Practical – 1

Full Marks: 100 [60+20+20]

Theory: 60 Practical: 20

Internal Assessment: 20

[For Unit - 1, 2 & 3 there will be written examination of 60 marks of 2 hour duration. Pass mark in the written examination will be 24 marks. Practical examination with viva-voce will be of 20 marks. Pass mark for practical examination will be 8 marks. There will be internal assessment from all the Units and pass mark for internal assessment will be 8 marks.]

<u>Marks</u>

Unit 1: UNCITRAL, 1980 and UNCITRAL Rules, 1985

20

- 1.1 History
- 1.2 International developments
- 1.3 Government of India's obligation (Article 51, Art. 253)

Unit 2: The Arbitration and Conciliation Act, 1996

20

- 2.1 Mediation
- 2.2 Conciliation
- 2.3 Arbitration
- 2.4 Pure Legal Process

Unit 3: ADR Provision Under the Constitution of India and under Different Laws

20

- 3.1 ADR provisions under the CPC, 1908 (Sec. 89)
- 3.2 ADR provision under the Hindu Marriage Act, 1955 [Sec. 23 (2)]
- 3.3 ADR provision under the relevant provisions of the Indian Contract Act, 1872
- 3.4 ADR provisions under the Constitution of India, Article 298, Art. 299 and the related provisions of Art. 53 and Art. 162.
- 3.5 Legal Services Authorities Act, 1987 (relevant provisions)

Referred Cases:

- 1. K.K. ModiVs. K.N. Modi& others, AIR 1998 SC 1297.
- 2. National Insurance Co. Vs. Amal Kumar Das, AIR 1998 Gau 1.
- 3. SBP & Co. Vs. Patel Engg. Ltd. 2005 (8) SCC 618.
- 4. Krishna BhagyaJala Nigam Ltd. Vs. G. Arischandra Reddy (2007) 2 SCC 720.
- 5. Oil & Natural Gas Corporation Vs. Saw Pipes Ltd. 2003 (4) SCALE 92 185.

Practical: Marks: 20 [Written Report: 20]

Every student is to attend mediation centres of the High Court, the District Courts, the Permanent LokAdalats and other Centres under the guidance of the teacher concerned. They will also be required to submit a Report of the cases attended. Written reports will be submitted to the teacher of this paper within a week after attending the Mediation centers and other centres. The teacher will evaluate these reports continuously through out the semester and award marks.

Internal Assessment: 20

Note: The written reports evaluated by the teacher along with list of the marks awarded will be placed before the external examiner at the time of vive-voce examination. The teacher of the practical paper will be the internal examiner who along with the external examiner will jointly award final marks on written reports and viva-voce examination. Written reports will not be accepted for final evaluation by the external & internal examiners if they are not submitted and evaluated regularly throughout the semester. The

Legal aid centre under Rule 16 of the Regulation may suitably be utilised for the project report part of this paper

Recommended Books:

- The Arbitration and Conciliation By Dr. Avtar Singh.
- The Arbitration and Conciliation By Dr. N.V. Paranjape.