37. LEGAL STUDIES

(Code No. 074)

Rationale

The Latin maxim *ignorantia juris neminem excusat*, in plain, which reads as 'ignorance of law is not an excuse'. This is one of the age old principles followed under the Roman Law and even in our own Common Law. If every person of discretion is to know what law is, an effort to teach law outside the remit of a professional law school may have significant social benefits.

Law is a subject which has been traditionally taught in Universities for almost eight centuries. Learning law outside the settings of a professional law school has a number of perceived benefits. Some familiarity with law enhances one's understanding of public affairs and an awareness of one's entitlements and duties as a citizen. It may also be helpful in eliminating some of the mistaken notions about law and some of the inveterate prejudices about law, lawyers and the legal system as such. Another advantage is that an understanding of law can undoubtedly encourage talented students to pursue a career in law - an objective which is laudable in its own right.

The pitfalls of learning law outside the settings of a professional school are rooted in two key assumptions: (1) law is too vast and complicated to be taught in a non-professional setting; (2) the lack of professional trainers and experienced teachers could lead to incorrect appreciation and understanding of law. If an understanding of law is mis-formed or ill-formed as some academicians think, it may require greater efforts to unlearn whatever was learnt earlier. Both these criticisms have attracted detailed scrutiny, but at least a few countries have introduced law at the High School level.

The experience of countries that have introduced law has been by and large optimistic. The Central Board of Secondary Education is introducing Legal Studies at the Class XI level. The proposal is to introduce one module in Class XI and a second module in Class XII.

Objectives

- To provide a background of the evolution of the Indian legal system in a short and concise form.
- To focus on the applicability of *justice*, *equity and good conscience* and more importantly the development of Common Law system in India.
- To provide exposure on various systems of law such as Common Law, Civil Law, Hindu Law, Islamic Law etc.
- To develop an understanding of the essential features of the Indian Constitution, including the role and importance of Fundamental Rights, Separation of Powers, Structure and operation of Courts, concept of precedent in judicial functioning, the process of legislation, basic principles of statutory interpretation, etc
- To deal with principles of practical utility such as the concept of Rule of Law, principles of justice, differences between criminal and civil cases, the concept of crime and the fundamental theories of punishment, rights available to the accused at various stages of the criminal investigative process, or the key components of Human Rights, etc.
- To understand the fundamental concept and subject matter of property, contract and tort.
- To understand the rudimentary aspects of contract law such as formation of contract, terms and conditions, discharge, etc.
- To enables students to form an understanding of rights and duties and various categories of liability principles which form the bedrock for an understanding of Law.

Class XI (2017-18)

One Paper Time: 3hrs. Marks: 100

S.No.	Units	Periods	Marks
1	Theory and Nature of Political Institutions	40	20
2	Nature and sources of law	45	20
3	Historical Evolution of Indian Legal System	45	20
4	Civil and Criminal Courts and Process	45	20
5	Family Justice System	45	20
	Total	220	100

Course Contents:

		1		
1.	Theory and Nature of Political Institutions			
	Concept of State/Nation			
	Organs of Government - Legislative, Executive and Judiciary	40 Periods		
	Separation of Powers - Parliamentary Sovereignty and Judicial Independence			
	Constitutional Framework of India			
2.	Nature and Sources of Law			
	Legislation - process, delegated and subordinate legislation			
	Case Law - Stare decisis, precedents within the hierarchy of courts	45.5		
	Authoritative Sources	45 Periods		
	Custom			
	Law Reform			
3.	Historical Evolution of Indian Legal System			
	Ancient Indian Law			
	English Law in India			
	Administration of Justice in British India	45 Periods		
	Charter of 1861 and subsequent Charters	45 Periods		
	Establishment of High Courts and the Federal Court			
	Drafting of the Indian Constitution			
	Ancient Indian Law in Modern Legal Framework			
4.	Civil and Criminal Courts and Process			
	The Civil Court Structure			
	The Criminal Court Structure	45 Periods		
	The Civil Process			
	The Criminal Process - investigation and prosecution			
5.	Family Justice System			
	Institutional Framework			
	Marriage and Divorce	45 Periods		
	Children			
	Domestic Violence			
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Class XII (2017-18)

One Paper Time: 3 hrs. Marks :100

S.No.	Contents	Periods	Marks
1	Judiciary	35	15
2	Topics in Law	35	15
3	Arbitration, Tribunal Adjudication and Alternate Dispute Resolution	35	15
4	Human Rights in India	35	15
5	Legal Profession in India	35	15
6	Legal Services	35	15
7	International Context	10	10
Total			100

Course Contents:

1.	Judiciary	
	Constitution, Roles and Impartiality	25 Davidada
	Structure, Hierarchy of Courts, and Legal Offices in India	35 Periods
	Appointments, Trainings, Retirement and Removal of Judges	
	Judicial Review	
2.	Topics in Law	
	Property	
	Contracts	35 Periods
	Torts	35 Pel lous
	Crimes	
	Administrative Law	
3.	Arbitration, Tribunal Adjudication and Alternate Dispute Resolution	
	Adversarial and Inquisitorial System	
	Arbitration	
	Administrative Tribunals	35 Periods
	Ombudsman	35 Pel lous
	Mediation and Conciliation	
	Lok Adalats	
	Lokpal and Lokayukt	
4.	Human Rights in India	
	Human Rights Laws - Constitution, Statutes	35 Periods
	Complaint Mechanisms and Human Rights Commissions	
5.	Legal Profession in India	35 Periods
	History of Legal profession in India	33 Periods

	Role and types of functions of judges and lawyers Barristers, Solicitors and Advocates Changes Affected by Indian Advocates Act, 1961	
6.	Legal Services Legal Services Boards Funding	35 Periods
7.	International Context Introduction to International Law Sources of International Law International Institutions International Human Rights	10 Periods

QUESTION PAPER DESIGN

Legal Studies (Code: 074) Class-XII (2017-18)

Time: 3 Hours Max. Marks: 100

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S. No.	Typology of Questions	Very Short Answer (1 Mark)	Very Short Answer (2 Marks)	Short Answer (4 Marks)	Long Answer-I based on passages and Pictures (5 marks)	Long Answer- II (6 Marks)	Marks	% Weigh- tage
1	Remembering- (Knowledge based simple recall questions, to know specific facts, terms, concepts, principles, or theories; identify, define, or recite, information)	-	1	2	-	2	22	22%
2	Understanding- (Comprehension - to be familiar with meaning and to understand conceptually, interpret, compare, contrast, explain, paraphrase, or interpret information)	2	-	2	1	1	21	21%
3	Application (Use abstract information in concrete situation, to apply knowledge to new situations; Use given content to interpret a situation, provide an example, or solve a problem)	4	2	-	1	2	25	25%
4	High Order Thinking Skills (Analysis & Synthesis- Classify, compare, contrast, or differentiate between different pieces of information, Organize and/or integrate unique pieces of information from a variety of sources) includes Map interpretation	1	2	1	1	1	20	20%
5	Evaluation- (Appraise, judge, and/ or justify the value or worth of a decision or outcome, or to predict outcomes based on values)	1	1	1	1	-	12	12%
	Total	1x8=8	6x2=12	6x4=24	4x5=20	6x6=36	100	100%