# Division of Class XI Legal Studies Syllabus 2021-2022(Code No. 074)

TERM - 1				
PART	UNIT		TOPIC	MARKS
I	Theory and Nature of Political Institutions	i. ii.	Organs of Government Separation of Powers	15
		iii.	Basic features of the Constitution of India	
II	Nature and Sources of Law	i. ii. iii.	Classification of Law Sources of Law Law Reform	15
III	Historical Evolution of the Indian Legal System	i. ii.	Ancient Indian Law Making of the Indian Constitution	10
	Project			10
OTAL	1	1		50

	TERM - 2				
IV	Judiciary:	i.	Constitution: Roles and Impartiality	20	
	Constitutional, Civil	ii.	Hierarchy of Courts		
	and Criminal Courts	iii.	The Civil Court Structure		
	and Processes	iv.	Structure and functioning of Criminal Courts in India		
		v.	Other Courts in India		
V	Family Justice System	i.	Introduction	20	
		ii.	Institutional Framework		
		iii.	Marriage and Divorce		
		iv.	Domestic Violence		
	Project			10	
DTAL		<b>I</b>		50	

# Class XII Legal Studies Syllabus 2021-2022(Code No. 074)

	TERMI				
PART	UNIT	ΤΟΡΙϹ	MARKS		
I	Judiciary	<ul> <li>i. Structure and Hierarchy of Courts and Legal Offices in India</li> <li>ii. Constitution, Roles and Impartiality</li> <li>iii. Appointments, Trainings, Retirement and Removal of Judges</li> <li>iv. Courts and Judicial Review</li> </ul>	10		
11	Topics of Law	<ul> <li>i. Law of Property</li> <li>ii. Law of Contracts</li> <li>iii. Law of Torts</li> <li>iv. Introduction to Criminal Laws in India</li> </ul>	20		

111	Arbitration, Tribunal Adjudicatio n and Alternative Dispute Resolution	<ul> <li>i. Adversarial and Inquisitorial Systems</li> <li>ii. Introduction to Alternative Dispute Resolution</li> <li>iii. Types of ADR</li> <li>iv. Arbitration, Administrative, Tribunals</li> <li>v. Mediation and Conciliation</li> <li>vi. Lok Adalats</li> <li>vii. Ombudsman</li> <li>viii. Lokpal and Lokayukta</li> </ul>	10
	Project		10
TOTAL			50

TERM II				
PART	UNIT	ΤΟΡΙϹ	MARKS	
IV	Human Rights in India	<ul> <li>i. Introduction – International Context</li> <li>ii. Constitutional framework and Related laws in India</li> <li>iii. Complaint Mechanisms of Quasi-judicial Bodies</li> </ul>	10	
V	Legal Profession inIndia	Introduction The Advocates Act, 1961, The Bar Council of India, Lawyers and Professional Ethics, Advertising by Lawyers, Opportunities for Law graduates, Legal Education in India, Liberalization of the Legal Profession, Women and the Legal Profession in India	10	
VI	Legal Services	<ul> <li>i. Legal background – Free Legal Aid under Criminal law, Legal Aid by the State, Legal Aidunder the Indian Constitution, NALSA Regulations, 2010</li> <li>ii. Criteria for giving free Legal Services</li> <li>iii. Lok Adalats</li> <li>iv. Legal Aid in Context of Social Justice and Human Rights</li> </ul>	10	
VII	Internatio nal Context	<ul> <li>i. Introduction to International Law</li> <li>ii. Sources of International</li> <li>Law – Treaties, Customs and</li> <li>ICJ Decisions</li> <li>iii. International Institutions, International Human Rights</li> <li>iv. Customary International Law</li> <li>v. International law &amp; Municipal Law</li> <li>vi. International Law &amp; India</li> <li>vii. Dispute Resolution – ICJ, ICC and Other Dispute Resolution</li> </ul>	10	
	Project		10	
		Total	50	

### Guidelines for Subjects having Project Work: 20 Marks

One Project to be done throughout the session, as per the existing scheme. Introduction-The student is required to do a project on "Understanding the parts of a

## judicial decision"

## **Objectives-**

The project work aims to enable students to be able to:

- design a strategy to identify , formulate, deconstruct a legal problem and its remedy
- select relevant legal sources and conduct searches
- analogize, distinguish and synthesize cases
- apply case and statutory law in an analytical framework utilizing the principles of analogies, distinctions, to write an objective legal memorandum
- acquire legal writing skills
- gain basic legal writing skills, including style, usage and attribution
- understand parts of a judicial decision, ie, ratio decidendi and obiter dicta

## Methodology-

- 1. The student is required to select any 5 decided cases related to the curriculum
- 2. The research on the cases must include the following points:
- a. Name of the case
- b. Parties to the case
- c. Nature of the case(Civil, criminal or Constitutional)
- d. Facts of the case and issues involved
- e. Decision of the case
- 3. The focus should be on the decision of the case wherein the ratio decidendi and obiter dicta can be clearly identified and marked.
- 4. The difference between the two parts must also be highlighted.

## Role of the teacher-

The teacher plays a critical role in developing the thinking skills of the learners. A teacher should:

- map learning outcomes to be achieved through the project and share the same with learner
- help each learner select the topic after detailed discussions and deliberations of the topic;
- play the role of a facilitator to support and monitor the project work of the learner through periodic discussions;
- guide the research work in terms of sources for the relevant data;
- ensure that students must understand the relevance and usage of primary evidence and other sources in their projects and duly acknowledge the same;
- ensure that the students are able to derive a conclusion from the content; cite the limitations faced during the research and give appropriate references used in doing the research work.
- educate learner about plagiarism and the importance of quoting the source of the information to ensure authenticity of research work.
- prepare the learner for the presentation of the project work.
- arrange a presentation of the project file.

### Steps involved in the conduct of the project:

Students may work upon the following lines as a suggested flow chart:



• The project work can be in the form of Power Point Presentation/Exhibition/Skit /albums/files/song and dance or culture show /story telling/debate/panel discussion, paper presentation and so on. Any of these activities which are suitable to visually impaired/differently-abled candidates can be performed as per the choice of the student.

### **Expected Checklist for the Project Work-**

- Introduction of topic/title
- Identifying the causes, events, consequences and/or remedies
- Various stakeholders and effect on each of them
- Advantages and disadvantages of situations or issues identified
- Short-term and long-term implications of strategies suggested in the course of research
- Validity, reliability, appropriateness and relevance of data used for research work and for presentation in the project file
- Presentation and writing that is succinct and coherent in project file
- Citation of the materials referred to, in the file in footnotes, resources section, bibliography etc.

### Term-Wise Assessment of Project Work-

- Project Work has broadly the following phases: Synopsis/ Initiation, Data Collection, Data Analysis and Interpretation, Conclusion.
- The aspects of the project work to be covered by students can be assessed during the two terms.
- 20 marks assigned for Project Work can be divided in to two terms in the following manner:

### TERM-I PROJECT WORK: 10 Marks

The teacher will assess the progress of the project work in the term I in the following manner:

Month	Periodic Work	Assessment Rubrics	Marks
1-3	Instructions about Project	Introduction, Statement of	5
	Guidelines, Background reading	Purpose/Need and Objective	
July-September	Discussions on Theme and Selection	of the Study,	
	of the Final Topic, Initiation/	Hypothesis/Research	

	Synopsis	Question, Review of	
		Literature, Presentation of	
		Evidence, Key Words,	
		Methodology, Questionnaire,	
		Data Collection.	
4-5	Planning and organisation: forming	Significance and relevance of	5
	an action plan, feasibility or baseline	the topic; challenges	
October-	study, Updating/modifying the	encountered while	
November	action plan, Data Collection	conducting the research.	
October-	Midterm Assessment by internal		10
November	examiner		

#### TERM- II - PROJECT WORK: 10 Marks

The teacher will assess the progress of the project work in the term II in the following manner:

Month	Periodic Work	Assessment Rubrics	Marks
6-7	Content/data analysis and	Content analysis and its relevance in the	
December-	interpretation.	current scenario.	
January			5
	Conclusion, Limitations,	Conclusion, Limitations, Bibliography,	
	Suggestions, Bibliography,	Annexures and Overall Presentation.	
	Annexures and Overall		
	Presentation of the project.		
8	Final Assessment and VIVA by	External/Internal Viva based on the	5
January/	both Internal and External	project	
February	Examiners		
		TOTAL	10

#### Viva-Voce

- At the end of the stipulated term, each learner will present the research work in the Project File to the External and Internal examiner.
- The questions should be asked from the Research Work/ Project File of the learner.
- The Internal Examiner should ensure that the study submitted by the learner is his/her own original work.
- In case of any doubt, authenticity should be checked and verified.

## Word limit for the project should not be less than 2000 word

#### Rubrics

Topic	Exceeding	Accomplished (61-75	Developing	Beginning
	(76-100 percent)	percent)	(34-60 percent)	(15-33 percent)
Presentation of all facts of the case	- All of the relevant facts are presented clearly in a chronological, organized, logical and interesting sequence -The facts are supported with relevant evidence related to the case	- <b>Most</b> of the crucial facts have been stated sequentially as per the happening of the case	- <b>Some</b> facts are stated but not in a sequential manner	-Only a <b>few</b> unrelated and irrelevant facts have been stated
Statement of Legal problem and prediction about outcome	-Legal problem has been <b>precisely</b> <b>defined and unambiguously</b> <b>stated</b> -Analysis of the legal problem has been done thoroughly and predicts clear outcome with logical reasoning	-Legal problem has been nearly correctly stated - Analysis of the legal problem predicts a near clear outcome	- Legal problem has been vaguely conceived -Analysis of the Legal problem does not predict a clear outcome	-Legal problem has not been identified clearly, -No analysis of the legal problem has been done to predict the outcome
Information gathering	- The information gathered in relation to the case is relevant and sufficient to encompass all crucial facts and all applicable laws	- The information gathered in relation to the case is relevant and sufficient to encompass only crucial facts without applicable laws	- The information gathered in relation to the case is relevant but insufficient to encompass all relevant facts and applicable laws	-The information gathered in relation to the case is insufficient
Establishing correlation in facts	-All of the crucial facts are well correlated to each other and presented in a logically persuasive manner	-Most of the crucial facts have been stated and are correlated to each other and presented in a logically persuasive manner	-Some of the stated facts are correlated to each other and presented in a logical manner	-The stated facts lack correlation and are not presented in a logically persuasive manner
legal analysis and reasoning	- Legal analysis is done by organizing evidence to accentuate differences, or similarities related to case. Use superior inductive and deductive reasoning abilities and present analogy.	- Legal analysis is done by organizing some evidences but organization is less than effective. Shows less Logical reasoning (inductive –deductive) than required.	<ul> <li>Legal analysis is done by organizing some evidences but organization is not effective. Logical reasoning (inductive – deductive) is missing.</li> </ul>	- List some evidences but not able to organize it. Legal analysis is incoherent
Identification of decidendi and obiter dicta	Ratio decidendi and Obiter dicta has been identified in a crystal clear terms	Ratio decidendi and Obiter dicta has been little less clearly identified	Ratio decidendi and Obiter dicta has been vaguely identified	-Ratio decidendi and Obiter dicta has not been identified
Reflections on the Case	Corroborate alternative arguments with research and innovation. Question existing beliefs. Show inconsistencies in existing body of evidence to arrive at result. Analyse pros and cons of existing decision viz a viz alternative solutions.	Identify connection between existing laws and their application in this case. Consider alternative arguments to affect the present outcome.	Analyse from a personal perspective why a particular action/decision has happened.	repeats only what has happened in the case

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