



Integral University, Lucknow

Effective from Session: 2020-21

Course Code	LW221	Title of the Course	Jurisprudence & Legal Theory-I	L	T	P	C
Year	2nd	Semester	3rd	3	1	0	4
Pre-Requisite		Co-requisite					
Course Objectives	This Course aims at developing an Analytical Approach to understand the Nature and Development of Law. To make the students understand Working of a Legal System in different dimensions with reference to popular Legal Theories						

Course Outcomes

CO1	To develop the different approach to understand the nature of law and its development as per the thoughts and opinions of Jurists according to their Schools.
CO2	To develop the better understanding and skills among students to understand the development of Law as per the thoughts of jurists belonging to Different Schools.
CO3	To acquaint the students with the origin and sources of law and how it helps to formulate the law.
CO4	To make the students aware about various Elements of law in detail and understanding the law better.
CO5	To acquaint the students with various elements of Law and to make every concept easily understandable.

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	Introduction	Jurisprudence: Its Meaning, Nature and Scope, Meaning and Definition of Jurisprudence, Scope of Jurisprudence: Relationship of Jurisprudence with other Sciences, Natural Law Theory with Indian Perspective, Historical School with Indian Perspective.	10	CO1
2	Schools of Jurisprudence	Analytical Positivism with Indian Perspective, Realist School with Indian Perspective, Sociological School of Law with Indian Perspective	10	CO2
3	Sources of Law	Custom as a Source of Law, Legislation as a Source of Law, Judicial Precedent	07	CO3
4	Legal Rights and Duties	Legal Rights and Duties, Definition and Meaning of Legal Rights, Classification of Rights Relation between Right and Duty, Legal Personality, Status of Unborn Person, Minor, Lunatic, Corporate Personality	10	CO4
5	Possession and Ownership	Possession and Ownership, Definition and Meaning of Possession, Kinds of Possession, Meaning of Ownership, Kinds of Ownership, Difference between Possession and Ownership, Administrative Justice	08	CO5

Reference Books:

R.W.M. Dias, Jurisprudence (LexisNexis, 5thedn., Reprint 2014).

John Austin, The Province of Jurisprudence Determined (Universal Law Publishing Co., Indian Economy Reprint 2010).

S.N. Dhyani, Fundamentals of Jurisprudence the Indian Approach (Central Law Agency, 3rdedn., Reprint 2015).

W. Friedmann, Law and Social Change (Universal Law Publishing Co., 2ndedn., Reprint, 2012).

e-Learning Source:

<https://indiankanoon.org/>

<https://ipleaders.in/>

<https://www.livelaw.in/>

Course Articulation Matrix: (Mapping of COs with POs and PSOs)

PO-PSO CO	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PSO1	PSO2	PSO5	PSO4
CO1	3	3	3	3	2	2	3	2	2	2	2	2
CO2	3	3	3	3	2	2	3	2	2	2	2	2
CO3	3	3	3	3	2	2	3	2	2	2	2	2
CO4	3	3	3	3	2	2	3	2	2	2	2	2
CO5	3	3	3	3	2	2	3	2	2	2	2	2

1- Low Correlation; 2- Moderate Correlation; 3- Substantial Correlation



Integral University, Lucknow

Effective from Session:2020-21							
Course Code	LW 222	Title of the Course	ADMINISTRATIVE LAW	L	T	P	C
Year	II	Semester	III	3	1	0	4
Pre-Requisite		Co-requisite					
Course Objectives	<ul style="list-style-type: none">The Purpose of this paper is making Students Aware of Various aspects of Administrative Law Including Quasi-legislative, Quasi-judicial and other Ministerial Function of Administration and Control thereof.To make the students analyze the Administrative Law with the basic Constitutional principles						

Course Outcomes	
CO1	<ul style="list-style-type: none"> To enable an understanding of the basic concepts and contemporary legal developments in the area of Constitutional and Administrative Law
CO2	<ul style="list-style-type: none"> Student will become aware of the basic concepts of the nature, scope, necessity and development of Administrative Law and action;
CO3	<ul style="list-style-type: none"> Identify distinction between the Constitutional Law and Administrative Law;
CO4	<ul style="list-style-type: none"> Analyze the scope of review of delegated legislation and the limitations on the judicial review of administrative action, the Principles of Natural Justice also have studied in detail in this course.
CO5	<ul style="list-style-type: none"> Examine the functioning of the special bodies constituted as alternative means for administering justice viz., Information commission, Ombudsman, Lokayukta, Lokpal.

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	Introduction	Definition, Nature and Scope of Administrative Law, Sources, Conceptual Objections to the Growth of Administrative Law, Rule of Law, Separation of Powers, Administrative Discretion: Meaning, Need and Judicial Control.	08	CO1
2	Legislative Power of Administration	Legislative Power of Administration: Necessity, Merits and Demerits; Delegated Legislation: Meaning, Constitutionality, Legislative and Judicial Control of Delegated Legislation.	07	CO2
3	Administrative Control	Principles of Natural Justice and their Exceptions: Rule Against Bias, Concept of Fair Hearing, Judicial Review of Administrative Action through Writs, Judicial Control through Suits for Damages, Injunction and Declaration; Administrative Tribunals: Need and Reasons for their Growth, Characteristics, Jurisdiction and Procedure of Administrative Tribunals.	10	CO3
4	Privilege and Liability of government	Government Privilege to withhold Evidence in Public Interest, Liability of the Administration: Contractual and Tortious Liability, Public undertakings: Their Necessity and Liabilities.	10	CO4
5	Ombudsman	Ombudsman: Lokpal and Lokayukta. Right to Information Act, 2005 (S.1-S.20)	10	CO5

Reference Books:

- I.P. Massey, Administrative Law (Eastern Book Company, 2ndedn., 2012).
- S. P. Sathe, Administrative Law (LexisNexis, 7thedn., 2004).
- C.K. Takwani, Lectures on Administrative Law (Eastern Book Company, 5thedn., Reprint 2014).
- U.P.D. Kesari, Administrative Law (Central Law Publication, 21stedn., 2016).

e-Learning Source:

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<https://www.livelaw.in/>
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Course Articulation Matrix: (Mapping of COs with POs and PSOs)												
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CO1	3	3	3	3	3	2	1	2	3	3	2	1
CO2	3	3	3	3	3	2	1	2	3	3	2	1
CO3	3	3	3	3	3	2	1	2	3	3	1	2
CO4	3	3	3	3	3	2	1	2	3	3	2	1
CO5	3	3	3	3	3	2	1	2	3	3	1	1

1- Low Correlation; 2- Moderate Correlation; 3- Substantial Correlation



Integral University, Lucknow

Effective from Session:2020-2021							
Course Code	LW 223	Title of the Course	CIVIL PROCEDURE CODE - I	L	T	P	C
Year	II	Semester	III	3	1	0	4
Pre-Requisite		Co-requisite					
Course Objectives	<ul style="list-style-type: none"> The paper will focus on the Civil Procedure followed in instituting a suit. The student will be familiarized with certain concept and practical skill development activity will provide insights into the actual working for the court procedures. 						

Course Outcomes	
CO1	To acquaint the students with basics of Civil Procedure Code and the Hierarchy and Jurisdiction of Civil Courts in India.
CO2	To provide knowledge to the students about the general concepts relating to Civil Suits.
CO3	To develop the skills among students regarding filing of a specific document by the parties for initiation of a Lawsuit and that they are properly settled without any delay or expenses.
CO4	To make students aware about the provisions relating to Execution of Decree and its procedure.
CO5	To make aware the students with various kinds of specific suits and its procedure under CPC, 1908.

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	Introduction to Civil Procedure Code	CPC: History, Object and Applicability; Amendments in CPC: 1976,1999 and 2002; Definition Clause (Sec.2)- Decree, Decree Holder; Foreign Judgement, Judgement, Judgement Debtor; Legal Representative, Mesne Profit, Order and Pleadings; Subordination of Courts (Sec.3); Jurisdiction of Civil Courts (Sec.6 -8); Objection to Jurisdiction (Sec.21).	08	CO1
2	Suits in General (Part II, Section 9-35B)	Courts to try all Civil Suits unless barred (Sec.9); Stay of Suit (Sec.10); Res Judicata (Sec.11); Jurisdiction of Courts (Sec.13-20); Transfer and Withdrawal of Cases: Power of Courts and State Government (Sec.22-25).	10	CO2
3	Institution of Suits and Procedures	Institution of Suits: Pleading (Order VI), Complaint (Order II); Written Statement, Set-off and Counter-Claim (Order VIII); Parties to the Suit: Appearance and Non-appearance of Parties (Order I&IX); Framing of the Suit (Order IV); Summons to the defendant and Witnesses: Service of Summons, Discovery, Production and Inspection of Documents. (Sec.27-31); Interest and Costs (Sec.35-35B).	07	CO3
4	Execution (Sec.36-75, Order. XXI)	Executing Courts (Sec.36-40); Precepts (Sec.46); Transferee (Sec.49); Legal Representative (Sec.50); Arrest, Attachment and Sale in Execution of Decree (Sec.55-60); Incidental Proceedings: Commissions and Letter of Request (Sec.75-77); Arrest and Attachment before Judgment (Order XXXVIII); Temporary injunction and interlocutory order (Order XXXIX).	07	CO4
5	Different Suits under CPC	Suits by order against Government and Public Officer (Order XXXVII); Suits by Indigent Persons (Order XXXIII); Interpleaded Suit (XXXV); Suits by or against Corporations (Order XXIX); Suits relating to Minors and persons of Unsound Mind (Order XXXII).	08	CO5

Reference Books:

- Mulla, Code of Civil Procedure, University, Delhi.
- C.K. Thakkar, Code of Civil Procedure,2000 University, Delhi.
- M. P. Tandon, Code of Civil Procedure.
- C.K. Takwani, Civil Procedure Code

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Course Articulation Matrix: (Mapping of COs with POs and PSOs)												
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CO1	1	3	3	3	3	2	2	3	3	3	1	1
CO2	1	3	3	3	3	2	2	3	3	3	2	1
CO3	1	3	3	3	3	2	2	3	2	2	1	1
CO4	1	3	3	3	3	2	2	3	2	3	1	2
CO5	1	3	3	3	3	2	2	3	3	3	1	1

1- Low Correlation; 2- Moderate Correlation; 3- Substantial Correlation

Name & Sign of Program Coordinator					Sign & Seal of HoD				
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Integral University, Lucknow

Effective from Session: 2019-20							
Course Code	LW224	Title of the Course	Code of Criminal Procedure I	L	T	P	C
Year	II	Semester	III	3	1	0	4
Pre-Requisite		Co-requisite					
Course Objectives	<ul style="list-style-type: none"> This paper provides the students a thorough knowledge of procedural aspects of working of Criminal Courts and Other Machineries operative in the criminal justice system. The paper is aimed at driving home the students how pre-trial, trial and the subsequent process are geared up to make administration of criminal justice effective 						

Course Outcomes	
CO1	This section will introduce the students object scope and extent of criminal procedure and powers and constitution of criminal courts in India.
CO2	The unit will appraise the students about the procedure relating to various steps of investigative machinery in investigating crime.
CO3	The unit will appraise the students about initiation of proceeding before criminal court
CO4	To appraise the students about the preventive provisions of the code responsible for maintaining peace in the society.
CO5	The student will become aware of the speedy remedy of maintenance provided under the code.

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	Introduction	Object, scope and extent of Criminal Procedure Code, 1973, Definitions (Section 2), Constitution of Criminal Courts and Powers (Section 6-35)	7	CO1
2	Provision for Investigation	Arrest, search and seizure (Section 41-57), Process to compel appearance (Section 61-90), Information to Police (Section 154-155), Power to investigate (Section 156-176)	10	CO2
3	Proceeding Before Magistrate	Jurisdiction of Criminal Courts in Inquiries and Trails (Section 177-189), Cognizance and initiation of proceeding before magistrate (Section 190-199), Complaints to magistrate (Section 200-203), Commencement of proceedings (Section 204-210)	10	CO3
4	Maintenance of Public Order	Maintenance of Public Order and Tranquility (Section 129-148), Security for Peace and Good behavior (Section 106-124)	10	CO4
5	Maintenance & Plea Bargaining	Maintenance of Wife, Children and Parents (Section 125-128), Plea Bargaining (Section 265A -265L)	08	CO5

Reference Books:	
•	M.D. Chaturvedy, The Code of Criminal Procedure, 1973 (Allahabad Law Agency Publication, 5 th edn., 2015).
•	C.K. Thakkar & M.C. Thakkar, Takwani Criminal Procedure (LexisNexis, 4 th edn., 2015).
•	K.N. Chandrashekhra Pillai, R.V. Kelkar's Criminal Procedure (Eastern Book Company, 6 th edn., 2014).
•	K.D. Gaur, Leading Cases on Criminal Law (Universal Law Publishing Co., 2015 edn.).
e-Learning Source:	
•	https://indiankanoon.org/
•	https://www.livelaw.in/
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Course Articulation Matrix: (Mapping of COs with POs and PSOs)													
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CO1	3	3	3	3	3	1	1	1		3	1	2	2
CO2	3	3	3	3	3	2	1	2		3	1	2	2
CO3	3	3	3	3	3	2	2	3		3	1	2	2
CO4	3	3	3	3	3	2	2	2		3	1	2	2
CO5	3	3	3	3	3	2	2	2		3	1	2	2

1- Low Correlation; 2- Moderate Correlation; 3- Substantial Correlation



Integral University, Lucknow

Effective from Session: 2020-21							
Course Code	LW225	Title of the Course	Indian Evidence Act	L	T	P	C
Year	II	Semester	III	3	1	0	4
Pre-Requisite		Co-requisite					
Course Objectives	<ul style="list-style-type: none"> This Paper is to orient students with importance of evidence for establishment of claims and the related rules and principles on contemporary basis. It will develop legal, scientific and factual understanding among students relating to evidence law 						

Course Outcomes	
CO1	To expose students about concepts and idea of Evidence in Civil & Criminal Law.
CO2	To apprise the students about the Proof and evidences and its evidentiary value.
CO3	To orient students with importance of evidence for establishment of claims and the related rules and principles on contemporary basis.
CO4	It will develop legal, scientific and factual understanding among students relating to evidence law
CO5	Determine the rules relating to competence and compellability of witnesses in relation to case study material.

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	Introduction	Evidence and its relationship with the Substantive and Procedural Laws. Definition: Facts, Facts in Issue, Relevant, Evidence Proved, Disproved, not Proved, Oral and Documentary Evidence (Sec. 3). Relevancy and Admissibility (Sec. 5) Doctrine of res gestae (Sec. 6,7,8,9) Conspiracy (Sec. 10)	10	CO1
2	Admission & Confession	Admission (Sec. 17-23), Confessions (Sec. 24-30), Dying Declaration (Sec. 32).	10	CO2
3	Mode of Proving Fact	Presumptions (Sec. 4, 41, 79-90, 105, 107, 108, 112, 113-A, 114 and 114A), Oral and Documentary Evidence (Sec. 59-78), Rules Relating to Burden of Proof (Sec. 101, 102, 103, 104, 105)	10	CO3
4	Facts Prohibited from proving facts	Estoppel (Sec. 115, 116, 117), Privileged Communications (Sec. 122, 123, 124, 125, 126, 127, 128, 129)	8	CO4
5	Discharge of burden of Proof	Evidence by Accomplice (Sec. 133 with 114b), Judicial Notice (Sec. 114), Dowry Death (Sec. 113B), Certain Offences (Sec. 111-A)	7	CO5

Reference Books:

- Ratan Lal and Dheeraj Lal, The Law of Evidence (LexisNexis, 25th edn., Reprint 2015).
- S.R. Myeni, The Law of Evidence (Asia Law House, 2nd edn., Reprint 2015).
- Avtar Singh, Principles of the Law of Evidence (Central Law Publication, 21st edn., 2014).
- Batuklal, The Law of Evidence (Central Law Agency, 21st edn., 2015).

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	Course Articulation Matrix: (Mapping of COs with POs and PSOs)												
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CO1	3	3	3	3	3	2	1	2		3	2	2	1
CO2	3	3	3	3	3	2	1	2		3	2	2	1
CO3	3	3	3	3	3	2	1	2		3	2	2	1
CO4	3	3	3	3	3	2	1	2		3	2	2	1
CO5	3	3	3	3	3	2	1	2		3	2	2	1

1- Low Correlation; 2- Moderate Correlation; 3- Substantial Correlation



Integral University, Lucknow

Effective from Session:		2020-2021					
Course Code	LW241	Title of the Course	Intellectual Property Laws	L	T	P	C
Year	II	Semester	III	3	1	0	4
Pre-Requisite		Co-requisite					
Course Objectives	<ul style="list-style-type: none"> The aim of this paper is to introduce the basic concepts of Intellectual property laws to the students for the first time To familiarize the students with the kind of rights, remedies and licensing regime associated with each kind of intellectual property. 						

Course Outcomes	
CO1	To acquire specialized knowledge of law and practice relating to IPR.
CO2	To understand the concept of property in terms of material and non-material.
CO3	To analyze the intellectual property rights on the grounds of various other form of rights.
CO4	To understand the laws over intellectual property and their global importance.
CO5	Determine the rules relating to competence and compellability of witnesses in relation to case study material.

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	Introduction	Basic concept of Intellectual Property; Characteristics and Nature of Intellectual Property right; Justifications for protection of Intellectual Property; IPR and Economic Development; Major International Instruments relating to the protection of Intellectual Property (i). Berne Convention (ii). Paris Convention (iii). TRIPS	08	CO1
2	Copyright	Meaning; Subject matter (i). Original literary, dramatic, musical, artistic works (ii). Cinematograph films iii. Sound recordings; Ownership of copyright; Term of copyright; Rights of owner (i). Economic Rights (ii). Moral Rights; Assignment and license (including basic concept of statutory and compulsory license) of rights; Performers rights and Broadcasters rights; Infringement of copyright; Fair use and Fair Dealing concepts	10	CO2
3	Patent	Meaning; Criteria for obtaining patents (i). Novelty (ii). Inventive step (iii). Utility; Non patentable inventions; Procedure for registration; Term of patent; Rights of patentee; Basic concept of Compulsory license and Government use of patent; Infringement of patents and remedies in case of infringement.	10	CO3
4	Trademark	Meaning of mark, trademark; Categories of Trademark: Certification Mark, Collective Mark and Well-known Mark and Non-conventional Marks; Concept of distinctiveness; Absolute and relative grounds of refusal; Doctrine of honest concurrent user; Procedure for registration and Term of protection; Assignment and licensing of marks; Infringement and Passing Off.	10	CO4
5	Designs, GI, Plant Variety	Designs: Meaning design protection; Concept of original design; Term of protection, Geographical Indication: Meaning of GI; Difference between GI and Trade Marks; Concept of Authorized user; Homonymous GI, Plant Variety Protection and Farmer's Right: Meaning; Criteria of protection.	07	CO5

Reference Books:

- Lionel Bentley & Brad Sherman, Intellectual Property Law, Oxford.
- P. Narayanan, Intellectual Property Law, Eastern Law House
- Dr. Avtar Singh, Intellectual Property Laws, Eastern Book Company
- Dr. S.K.Singh, Intellectual Property Rights Laws, Central Law Agency

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Course Articulation Matrix: (Mapping of COs with POs and PSOs)													
PO-PSO CO	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8		PSO1	PSO2	PSO3	PSO4
CO1	3	3	3	3	3	2	1	2		3	2	1	1
CO2	3	3	3	3	3	2	1	2		1	1	1	1
CO3	3	3	3	3	3	2	1	2		3	2	1	1
CO4	3	3	3	3	3	2	1	2		3	2	1	1
CO5	3	3	3	3	3	2	1	2		2	1	1	1

1- Low Correlation; 2- Moderate Correlation; 3- Substantial Correlation



Integral University, Lucknow

Effective from Session:2020-21							
Course Code	LW227	Title of the Course	Jurisprudence & Legal Theory-II	L	T	P	C
Year	II	Semester	IV	3	1	0	4
Pre-Requisite		Co-requisite					
Course Objectives	The objective of this paper is to develop a clear understanding of different jurisprudential concepts of Law among students. To create an analytical approach of the procedural and the substantive laws within the jurisprudential thinking						

Course Outcomes	
CO1	To make students aware about the Concept of Law, State and Sovereignty and its relationship with each other.
CO2	To acquaint the students about the relationship between Law and Religion, Legislation and Social Change and also with the principles of Liability and Immunity.
CO3	To make students understand about the concept of Administration of Justice, Theories of Punishment and the concept of Probation and Parole.
CO4	To acquaint the students about the relationship between Law and Morality and the effectiveness of law in bringing stability and efficacy in society.
CO5	To develop among students the knowledge about the recent trends in Indian Jurisprudence.

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	State, Sovereignty and Law	Nature and Functions of a State and its relationship with Law; Nature and Development of Sovereignty; Nature and kinds of Law and Theories of Justice.	08	CO1
2	Law and Legislation	Law and Morality; Law and Religion; Law and Social Change; Principles of Liability; Liability and Negligence; absolute Liability; Immunity.	10	CO2
3	Administration of Justice	Theories of Punishment; Probation and Parole; Theories regarding for and against of Capital Punishment.	10	CO3
4	Independence of Judiciary	Indian Debate on the role of the judges on the notion of Judicial Review; Independence of Judiciary; Law for bringing efficiency and social stability; the utilitarian views; The differences between the ends of Legal Order, Political Order and Religious Order	07	CO4
5	Recent Trends in Indian Jurisprudence	Inter-relation between Law and Society; the Indian Constitution – Social Document; Judicial Activism; Caution against Excessive PIL, fast track Courts, Lok Adalat, Plea bargaining and Alternative Dispute Resolution Methods.	10	CO5

Reference Books:

R.W.M. Dias, Jurisprudence (LexisNexis, 5thedn., Reprint 2014).

John Austin, The Province of Jurisprudence Determined (Universal Law Publishing Co., Indian Economy Reprint 2010).

W. Friedmann, Law and Social Change (Universal Law Publishing Co., 2ndedn., Reprint, 2012).

S.N. Dhyani, Fundamentals of Jurisprudence the Indian Approach (Central Law Agency, 3rdedn., Reprint 2015).

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CO1	2	3	3	3	2	2	3	3	1	3	3	2
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CO3	2	3	3	3	2	2	3	3	1	3	3	2
CO4	2	3	3	3	2	2	3	3	1	3	3	2
CO5	2	3	3	3	2	2	3	3	1	3	3	2

1- Low Correlation; 2- Moderate Correlation; 3- Substantial Correlation



Integral University, Lucknow

Effective from Session: 2023-24							
Course Code	LW228	Title of the Course	LAW RELATING TO ENVIRONMENT	L	T	P	C
Year	II	Semester	IV	3	1	0	4
Pre-Requisite	Law Graduates	Co-requisite					
Course Objectives	<p>To make the students aware about the importance of environmental jurisprudence and sustainable living in accordance with the established principles and doctrines.</p> <p>To create awareness among the students with regards to the various enactments or laws relating to the protection of environment in India.</p>						

Course Outcomes	
CO1	This unit will demonstrate knowledge of the students about historical background of Environmental Law in India and Constitutional Provisions regarding Green Rights.
CO2	Students will be able to analyze the Special Environmental Legislations.
CO3	Students will develop a critical understanding regarding Protection of Forests, Wild Life and Biodiversity
CO4	Students will be able to identify the Other Legal Mechanisms for the Protection of Environment.
CO5	To understand the role of higher judiciary in the development of environmental jurisprudence and the concept of various environmental doctrines.

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	Introduction	Historical Perspectives of Environmental Norms in India; Meaning and Definition of Environment and Environmental Pollution and its kinds; Constitutional Provisions in Protecting environment;	08	CO1
2	Special Environmental Legislations	Environmental (Protection) Act, 1986 and recent amendments including Environmental Impact Assessment; The Water (Prevention and Control of Pollution) Act, 1974; Air (Prevention and Control of Pollution) Act, 1981; The Noise Pollution (Regulation and Control) Rules, 2000; Public Liability Insurance Act, 1991	10	CO2
3	Protection of Forests, Wild Life and Biodiversity	Indian Forest Act, 1927; The Forest (Conservation) Act, 1980; The Scheduled Tribes and Other Traditional Forest Dwellers (Recognition of Forest Rights) Act, 2006; The Wild Life (Protection) Act, 1972; Biological Diversity Act, 2002.	10	CO3
4	Other Legal Mechanisms for the Protection of Environment	The Disaster Management Act, 2005; The Bharatiya Nyaya Sanhita; the Bharatiya Nagarik Suraksha Sanhita; Motor Vehicles (Amendment) Act, 2019; The Factories Act, 1948; The National Green Tribunal Act, 2010; Waste Management Laws; Mines and Minerals (Development and Regulation) Act, 1957 along with recent amendments.	09	CO4
5	Role of Indian Judicial System	Role of Indian Judiciary in the development of Environmental Jurisprudence; Environmental Doctrines & Principles (Sustainable Development, Precautionary Principle, Polluter Pays Principle, Public Trust Doctrine, Assimilative Capacity Principle, Principle of Permanent Sovereignty Over Natural Resources, Doctrine of Equitable Sharing of Benefits, Principles of Intergenerational Equity, Principles of Common but Differentiate Responsibility, Doctrine of Strict & Absolute Liability, Doctrine of Public Participation, Principle of Extended Producer Responsibility, etc.).	08	CO5

Reference Books & Statutes:

Mary Clifford, Environmental Crime: Enforcement, Policy and Social Responsibility (Aspen Publications, Gaithersburg, Maryland, 1998).

Satish C. Shastri, Environmental Law (Eastern Book Company, Lucknow, 4th edn. 2012).

P. Leelakrishnan, Environmental Law in India (LexisNexis, 3rd edn., 2015).

Mirza Juned Beg and Mohd Sufiyan Khan, Environmental Jurisprudence in India (Book Rivers Press, Lucknow, 2022).

Aruna Venkat, Environmental Law and Policy (PHI Publication, 1st edn., 2011).

Shyam Divan and Armin Rosencranz, Environmental Law and Policy in India (Oxford Publication, 2002).

Mohd Sufiyan Khan and Mirza Juned Beg, Grundnorms and Green Rights of Environmental Jurisprudence (MJS Publishing House, 2023).

The Environment (Protection) Act, 1986; The Water (Prevention and Control of Pollution) Act, 1974; The Air (Prevention and Control of Pollution) Act, 1981; The National Environment Tribunal Act, 2010; The Forest (Conservation) Act, 1980; The Scheduled Tribes and Other Traditional Forest Dwellers (Recognition of Forest Rights) Act, 2006; The Wild Life (Protection) Act, 1972; Biological Diversity Act, 2002; The Disaster Management Act, 2005.

e-Learning Source:

https://books.google.co.in/books?hl=en&lr=&id=mTWAEAAAQBAJ&oi=fnd&pg=PP1&dq=environmental+laws+in+India&ots=UEEvV34oAO&sig=QHncB4tZbNFeDfSo40Va05XSqVk&redir_esc=y#v=onepage&q=environmental%20laws%20in%20India&f=false

https://www.mse.ac.in/wp-content/uploads/2016/09/op_sankar.pdf

<https://heinonline.org/HOL/LandingPage?handle=hein.journals/eclawq12&div=34&id=&page=>

	Course Articulation Matrix: (Mapping of COs with POs and PSOs)										
PO- PSO CO	PO1	PO2	PO3	PO4	PO5	PO6		PSO1	PSO2	PSO3	PSO4
CO1	3	3	3					3	3	3	3
CO2	3	3	3	1				3	3	3	3
CO3	3	3	3	2				3	3	3	3
CO4	3	3	3			1		3	3	3	3
CO5	3	3	3					3	3	3	3

1- Low Correlation; 2- Moderate Correlation; 3- Substantial Correlation

<div></div> <div>Name & Sign of Program Coordinator</div>	<div></div> <div>Sign & Seal of HoD</div>
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Integral University, Lucknow

Effective from Session:2019-2020							
Course Code	LW 229	Title of the Course	CIVIL PROCEDURE CODE - II	L	T	P	C
Year	II	Semester	IV	3	1	0	4
Pre-Requisite		Co-requisite					
Course Objectives	<ul style="list-style-type: none"> The paper will focus on the Civil Procedure followed in instituting a suit. The students will be familiarized with law relating to limitations of filing a suit. 						

Course Outcomes	
CO1	• To give students a thorough knowledge of procedural aspects of working of civil courts in terms of Judgement and Decree.
CO2	• To acquaint the students with the procedural rules relating to Execution and the working of courts in order to implement it effectively.
CO3	• To make students aware about the concept of appeals, its purpose and its kind and also with its procedural applicability.
CO4	• To make students aware about the provisions relating to Reference, Review and Revision.
CO5	• To make them aware about the provisions relating to Law of Limitation and its applicability by the Civil Courts.

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	Suits in Particular Cases	By or against government (Section 79-82); Public Nuisance (Section 91 and 93); Suits by or against Firm (Order 30); Suits by or against Minor or Lunatic (Order 32).	08	CO1
2	Suits in Particular Cases	Suits by Indigent person (Order 33); Suits relating to Mortgages (Order 34); Inter pleader Suits (Section 80, Order 35); Suits relating to Public Charities (Section 92).	08	CO2
3	Appeals	Appeals from Original Decree (Section 96-99, Order 41); Appeals from Appellate decree (Section 100-103, Order 42); Appeals from Orders (Section 104-106, Order 43); Appeal by Indigent person (Order 44); Appeals to the Supreme Court (Section 109, Order 45).	09	CO3
4	Reference, Review and Revision	Reference to High Court (Section 113, Order 46); Review (Section 114, Order 7); Revision (Section 115); Distinction between reference and appeal, reference and review, reference and revision, review and appeal, revision and appeal, revision and review; Inherent Power of Court (Section 151); Caveat (Section 148-A).	10	CO4
5	Law of Limitation	Meaning, Nature, Scope and Efficiency; Sufficient Cause for not filing the proceedings; Legal Disabilities.	10	CO5

Reference Books:

- M.P. Jain, The Code of Civil Procedure (LexisNexis, 3rdedn., Reprint 2015).
- D.N. Mathur, The Code of Civil Procedure (Central Law Publication, 3rdedn., 2015).
- Mulla, Code of Civil Procedure (Universal Law Publishing, 1999)
- C.K. Takwani, Civil Procedure with Limitation Act, 1963 (Eastern Book Company, 7thedn., Reprint 2016).

e-Learning Source:

<https://indiankanoon.org/>
<https://www.livelaw.in/>
<https://ipleaders.in/>

Course Articulation Matrix: (Mapping of COs with POs and PSOs)													
PO-PSO CO	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8		PSO1	PSO2	PSO3	PSO4
CO1	1	3	3	3	2	2	3	2		3	2	3	1
CO2	1	3	3	3	2	2	3	2		3	2	3	1
CO3	1	3	3	3	2	2	3	2		3	1	2	2
CO4	1	3	3	3	2	2	3	2		3	2	2	1
CO5	1	3	3	3	2	2	3	2		3	2	2	2

1- Low Correlation; 2- Moderate Correlation; 3- Substantial Correlation

Name & Sign of Program Coordinator					Sign & Seal of HoD				
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Integral University, Lucknow

Effective from Session: 2020-21

Course Code	LW230	Title of the Course	Criminal Procedure Code II	L	T	P	C
Year	II	Semester	IV	3	1	0	4
Pre-Requisite		Co-requisite					
Course Objectives	<ul style="list-style-type: none"> This paper provides the students a thorough knowledge of procedural aspects of working of Criminal Courts and other Machineries operative in the criminal justice system. The paper is aimed at driving home the students how pre-trial, trial and the subsequent process are geared up to make administration of criminal justice effective. 						

Course Outcomes	
CO1	The unit will create an in-depth understanding among the students about charges, and provisions relating to inquiries, trials, and recording of evidence.
CO2	The Unit will make the students aware of procedures of different types of trials given under the Code of Criminal Procedure.
CO3	The unit helps the students to understand how judgments are rendered, cost, compensation is provided and Sentences are suspended, remitted.
CO4	To describe the principles and provisions governing the right of legal representation through appeal and revision.
CO5	The legal rules relating to bail and limitation under the Code of Criminal Procedure and to apply such rules in the factual scenarios.

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	Charge	Framing of charge: Form and content of charge (Clause 234-247), Joinder of charge (Clause 246), Evidence in Inquiries, jurisdiction, and trials (Clause 307-318), General Provisions as to inquiries and trials (Clause 338-366)	7	CO1
2	Trials	Trial before Court of Session (Clause 248-260), Trial of Warrant Cases by Magistrate (Clause 261-266), Trial of Summon Cases by Magistrate (Clause 274-282), Summary Trial (Clause 283-288)	10	CO2
3	Judgment & Sentencing	Form and content of Judgment (Clause 392-393), Order to pay cost and compensation (Clause 395- 400), Suspension, Remission and Commutation of sentences (Clause 454-457)	10	CO3
4	Appeal, Review & Revision	No Appeal in Certain cases (Clause 413, 416 and 417), Appeal in Supreme Court of India (Clause 456 and Articles 31, 132, 134, 136), Appeal to the High Court and Session Court (Clause 420, 422), Special right of appeal (Clause 421), Governmental appeal against sentencing (Clause 418), Revisional jurisdiction (Clause 438-446)	7	CO4
5	Bail & Limitation for Taking Cognizance	Provision Relating to Bail (Clause 479-498), Limitation for taking Cognizance (Clause 515-521)	11	CO5

Reference Books:

- M.D. Chaturvedy, The Code of Criminal Procedure, 1973 (Allahabad Law Agency Publication, 5th edn., 2015).
- C.K. Thakkar & M.C. Thakkar, Takwani Criminal Procedure (LexisNexis, 4th edn., 2015).
- K.N. Chandrashekhara Pillai, R.V. Kelkar's Criminal Procedure (Eastern Book Company, 6th edn., 2014).
- Batuk Lal, The Code of Criminal Procedure (Central Law Agency, 2nd edn., Reprint 2011).

e-Learning Source:

- <https://indiankanoon.org/>
- <https://www.livelaw.in/>
- <https://ipleaders.in/>

Course Articulation Matrix: (Mapping of COs with POs and PSOs)

PO- PSO CO	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PSO1	PSO2	PSO3	PSO4
CO1	3	3	3	3	3	1	1	1	3	1	2	2

CO2	3	3	3	3	3	2	1	2		3	1	2	2
CO3	3	3	3	3	3	2	2	3		3	1	2	2
CO4	3	3	3	3	3	2	2	2		3	1	2	2
CO5	3	3	3	3	3	2	2	2		3	1	2	2

1- Low Correlation; 2- Moderate Correlation; 3- Substantial Correlation

<div>Name & Sign of Program Coordinator</div>	<div>Sign & Seal of HoD</div>
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Integral University, Lucknow

Effective from Session:2020-2021							
Course Code	LW 232	Title of the Course	TRANSFER OF PROPERTY ACT	L	T	P	C
Year	II	Semester	IV	3	1	0	4
Pre-Requisite		Co-requisite					
Course Objectives	<ul style="list-style-type: none">The objective of this paper is to understand the basic principles of the Property, its transfer and ownership. And to understand the specific concepts related to the property and easementary rights.The main objective of the course is to make the students aware of the property rights and how property is transfer.						

Course Outcomes	
CO1	• To enable the students to understand the concept of Property and general principle relating to transfer of Property
CO2	• To understand the general principles governing transfer of Immovable Property
CO3	• To understand the very concept of sale and Gift of Immovable Property
CO4	• To provide the students the knowledge of Mortgage and Lease of Immovable Property
CO5	• To give the students a comprehensive knowledge of Easement Act.

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	Concept of Property	Meaning and Concept of Property and General Principles Relating to Transfer of Property; Distinction between Moveable and Immoveable Property; Definition Clause (S.3); Immovable Property, instrument, attestation, registration, notice, actionable Claim; Definition to Transfer of Property (S.5); Kinds of Transfer (S.6), Competence to transfer (S.7) and modes of transfer (S.8); Condition restraining alienation (S.10); Transfer to Unborn Person (S.13); Rule against Perpetuity (S.14); Doctrine of accumulation (S.17); Vested and Contingent Interest (S.19 & 21); Conditional transfer (S.25); Doctrine of Election (S.35).	10	CO1
2	General Principles Governing Transfer of Immoveable Property	Transfer by Ostensible Owner (S.41)-The Benami Transaction Act, 1988 & its effect; Rules of feeding the Grant by Estoppels (S.43); Property rights created by transfer (S.48); Improvement made by bonafide holder under defective title (S.51; Doctrine of <i>Lis Pendence</i> (S.52); Fraudulent transfer (S.53); Doctrine of Part Performance (S.53-A).	10	CO2
3	Specific Transfers-I	Sale (S.54); Sale and Contract to Sell; Rights and Liabilities of Buyer and Seller (S.55); Marshalling by subsequent purchaser (S.56); Gift (S.122-126); Onerous gift (S.127); Universal Donee (S.128).	10	CO3
4	Specific Transfers-II	Mortgage (S.58-98); Charge (S.100); Lease (S.105-117).	07	CO4
5	Indian Easement Act	Origin and development of easement; Definition and essential features of easement; Kinds of Easement; Creation of easement; Difference between customary easement and customary rights; Imposition, acquisition and transfer easement, The Transfer of Property Act, 1882.	08	CO5

Reference Books:

- G.P. Tripathi, The Transfer of Property Act (Central Law Publication, 18thedn., 2014).
- Vepa P. Sarthi, Law of Transfer of Property (Eastern Book Co., 5thedn., Reprint 2013).
- Poonam Pradhan Saxena, Property Law (LexisNexis, 2ndedn., 2015).
- R.K. Sinha, The Transfer of Property Act (Central Law Agency, 17thedn., 2016).

e-Learning Source:

<https://indiankanoon.org/>
<https://www.livelaw.in/>
<https://ipleaders.in/>

Course Articulation Matrix: (Mapping of COs with POs and PSOs)													
PO-PSO CO	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PSO1	PSO2	PSO3	PSO4	
CO1	3	3	3	3	3	2	1	2	3	2	1	1	
CO2	3	3	3	3	3	2	1	2	3	2	1	1	
CO3	3	3	3	3	3	2	1	2	3	2	1	1	
CO4	3	3	3	3	3	2	1	2	3	2	1	1	
CO5	3	3	3	3	3	2	1	2	3	2	1	2	

1- Low Correlation; 2- Moderate Correlation; 3- Substantial Correlation

<p>Name & Sign of Program Coordinator</p>	<p>Sign & Seal of HoD</p>
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Integral University, Lucknow

Effective from Session:2020-21							
Course Code	LW233	Title of the Course	LAW OF INTERPRETATION	L	T	P	C
Year	II	Semester	III	3	1	0	4
Pre-Requisite		Co-requisite					
Course Objectives	1. The paper is to equip the students with the various tools of interpretation of statutes. 2. This subject gives the basic inputs for students to know the various rules of interpretation for clear understanding of laws.						

Course Outcomes	
CO1	The student will be aware of the process of law making and various forces influencing the law making.
CO2	The Student will become aware of the basic concepts of Statute, enactment etc and the various kinds of statutes.
CO3	To appraise the Students about various rules of Interpretation and construction.
CO4	To appraise the students about various rules of construction and interpretation.
CO5	The student will become aware of the rules to interpret the directory and mandatory provisions.

Unit No.	Title of the Unit	Content of Unit	Contact Hrs.	Mapped CO
1	UNIT I	Law Making Legislature. Executive & Judiciary Principle of Utility Law and Public Opinion Law and Social control Relevance of John Rawls and Robert Nozick- individual interest to community interest Law and Morals	9	1
2	UNIT II	Meaning of the term Statute, Enactment, Interpretation and Construction Kinds of Statute Statutes are valid Intention of the Legislature Commencement, operation, repeal and revival of statutes Statute must be read as a whole in its context	9	2
3	UNIT III	Necessity for Rules of Interpretation Literal Rule Mischief Rule Golden Rule Harmonious Construction Noscitur a Sociis Ejusdem generis	10	3
4	UNIT IV	Reddendo Singula Singulis Ut res magis valeat quam pereat In bonam partem Delegates non potest delegare Expression unius exclusion alerius	8	4
5	UNIT V	Interpretation of Directory and mandatory Provision Beneficial Construction Taxing Statutes Penal Statutes Internal and External Aids to Interpretation	9	5

Reference Books:

N.M. Tripathi., Interpretation of statutes, Maxwell publication, Mumbai, 1997.

Avtar Singh & Hrpreet Kaur, Introduction to Interpretation of Statutes, LexisNexis, fourth edition, 2014'

Prof. T. Bhattacharyya, The Interpretation of Statutes, Central Law Agency, 2017

e-Learning Source:

<https://indiankanoon.org/>

<https://www.livelaw.in/>

<https://blog.ipleaders.in/blog/>

Course Articulation Matrix: (Mapping of COs with POs and PSOs)												
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CO1	3	3	3	3	3	2	1	2	3	2	3	3
CO2	3	3	3	3	3	2	1	2	3	2	3	3
CO3	3	3	3	3	3	2	1	2	3	2	3	3
CO4	3	3	3	3	3	2	1	2	3	2	3	3
CO5	3	3	3	3	3	2	1	2	3	2	3	3

1- Low Correlation; 2- Moderate Correlation; 3- Substantial Correlation

Name & Sign of Program Coordinator	Sign & Seal of HoD
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