



DEPARTMENT OF JURIDICAL SCIENCES
SYLLABUS FOR 2 YEARS
LL.M (CONSTITUTIONAL LAW)
2024

LLM IN CONSTITUTIONAL LAW

SEMESTER I

Sr. No.	Subject Code	SUBJECT	PERIODS			CREDIT
			L	T	P	
THEORY						
1	PLL1001	Research Methodology	3	1	0	4
2	PLL1002	Comparative ConstitutionalLaw and Jurisprudence	3	1	0	4
3	PLL1003	Human Rights Law I	3	1	0	4
4	PLL1004	Judicial Processes around theWorld	3	1	0	4
5	PLL1005	Crimes and the Constitution I	3	1	0	4
SESSIONAL						
6	JSC1501	Universal Human Values	0	0	2	0
7	JSC1502	Project & Seminar I	0	0	2	0
8	JSC1503	Skill Development I	0	0	2	0
TOTAL CREDIT			20			

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SEMESTER II

Sr. No.	Subject Code	SUBJECT	PERIODS			CREDIT
			L	T	P	
THEORY						
1	PLL2001	Crimes and the Constitution II	3	1	0	4
2	PLL2002	Human Rights Law I	3	1	0	4
3	PLL2003	Constitutionality of State Actions	3	1	0	4
4	PLL2004	Pluralism under the Constitution	3	1	0	4
5	PLL2005	Fundamental Rights	3	1	0	4
SESSIONAL						
6	PLL2501	Project & Seminar II	0	0	2	0
7	PLL2502	Skill Development II	0	0	2	0
TOTAL CREDIT			20			

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SEMESTER III

Sr. No.	Subject Code	SUBJECT	PERIODS			CREDIT
			L	T	P	
THEORY						
1	PLL3001	Federalism under theConstitution	3	1	0	4
2	PLL3002	National Security	3	1	0	4
3	PLL3003	Rule of Law and theConstitution of India	3	1	0	4
4	PLL3004	Jurisprudence relating toConstitutional Law	3	1	0	4
5	PLL3005	Administration of Criminal Law	3	1	0	4
SESSIONAL						
6	PLL3501	Project & Seminar III	0	0	2	0
7	PLL3502	Skill Development III	0	0	2	0
TOTAL CREDIT			20			

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SEMESTER IV

Sr. No.	Subject Code	SUBJECT	PERIODS			CREDIT
			L	T	P	
THEORY						
1	PLL4001	Media Law	3	1	0	4
2	PLL4002	Land rights and the IndianConstitution	3	1	0	4
3	PLL4003	Law of Writs	3	1	0	4
4	PLL4004	Public Morals and theConstitution	3	1	0	4
5	PLL4101	Dissertation	3	1	0	4
SESSIONAL						
6	PLL4501	Project & Seminar IV	0	0	2	0
7	PLL4502	Skill Development IV	0	0	2	0
TOTAL CREDIT			20			

TOTAL CREDIT - 200

LLM IN CONSTITUTIONAL LAW

SEMESTER I

Sr. No.	Subject Code	SUBJECT	PERIODS			CREDIT
			L	T	P	
THEORY						
1	PLL1001	Research Methodology	3	1	0	4
2	PLL1002	Comparative ConstitutionalLaw and Jurisprudence	3	1	0	4
3	PLL1003	Human Rights Law I	3	1	0	4
4	PLL1004	Judicial Processes around theWorld	3	1	0	4
5	PLL1005	Crimes and the Constitution I	3	1	0	4
SESSIONAL						
6	JSC1501	Universal Human Values	0	0	2	0
7	JSC1502	Project & Seminar I	0	0	2	0
8	JSC1503	Skill Development I	0	0	2	0
TOTAL CREDIT			20			

RESEARCH METHODOLOGY

PLL1001 (4 Credits)

Learning Objectives:

The main objective of this course is to acquaint the student of law with the scientific method of social science research. This course is expected to provide the knowledge of the technique of selection, collection and interpretation of primary and secondary data in socio legal research.

Emphasis would be laid on practical training in conducting research in this course. By the end of the course the students are expected to develop a scientific approach to socio legal problems. They should be able to design and execute small scale research problems. The practical skill in conducting research will be evaluated on their performance in field research and workshops/seminars.

Course Code	PLL1001			
Course Title	Research Methodology			
Category	Professional			
LTP & Credits	L	T	P	Credits
	3	1	0	4
Total Contact Hours	48			

CO NO	COURSE OUTCOME
CO1	Students will learn about the skill of drafting a research proposal.
CO2	Student will learn about creating an original problem existed in the statute or society.
CO3	Students will be able to analyze the problem through literature review.
CO4	Student will learn about evaluating others work related to his problem.
CO5	Student will learn how to develop research paper.
CO6	Student will understand regarding references, bibliography and footnoting.
CO7	Student will be able to apply their proposition regarding the identified problem.
CO8	Student will be able to create funding proposal and to bring grant from agencies.

Module I: Introduction

- The science of research and scientific methodology
- Interrelation between speculation, fact and theory, building some fallacies of scientific methodology with reference to socio legal research
- Inter-disciplinary research and legal research models
- Arm chair research vis-a-vis empirical research
- Legal research-common law and civil law legal systems

Module II: Research Design

- Workable Hypothesis-formulation and evaluation
- Major steps in research design

Module III: Research Techniques

- Sampling
- Survey and Case Study method
- Scaling and Content Analysis

Module IV: Research Tools And Data Processing

- Observation
- Interview and schedule
- Questionnaire
- Socio-metrics and jurimetrics
- Data processing (deductions and Inductions) analysis and interpretation of data
- Online Legal Research – Use of Electronic Databases

Module V: Legal Writing

- Report/Article writing & legal research
- Use of definitions, maxims, concepts, principles, doctrines in legal research
- Plagiarism & its consequences.
- Citation methodology
- Book review and case comments

CO-PO MAPPING OF RESEARCH METHODOLOGY:

	Programme Outcomes (PO)											
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10	PO11	PO12
CO1	3	2	1	2	2	1	3	2	1	2	2	3
CO2	3	1	1	1	2	1	2	1	2	2	1	2
CO3	3	1	1	2	1	1	1	2	1	1	2	2
CO4	2	1	1	3	2	1	3	2	1	2	2	3
CO5	1	2	1	3	2	1	3	2	2	3	2	3
CO6	3	2	1	2	2	1	3	2	1	2	2	3
CO7	2	2	1	2	2	3	1	2	2	2	2	3
CO8	3	2	1	2	2	1	3	2	1	2	2	3

Suggested Reading

1. Robert Watt- Concise book on Legal Research, Federation Press, 1993.
2. Good and Hatt- Methods in Social Research, Research Methodology, International Edition, 1992.
3. Earl Babbie- The Practice of Social Research, 13th Edition, 1990
4. Stott D.-Legal Research
5. Robert Watt and Francis Johns- Concise Legal Research
6. S.K. Verma&Afzal Wani- Legal Research Methodology

COMPARATIVE CONSTITUTIONAL LAW AND JURISPRUDENCE
PLL1002 (4 Credits)

OBJECTIVE:

1. To aware students related to constitutional provisions followed by different countries.
2. To aware students related to comparing methods between different nations constitutions.

Course Code	PLL1002			
Course Title	Comparative Constitutional Law and Jurisprudence			
Category	Professional			
LTP & Credits	L	T	P	Credits
	3	1	0	4
Total Contact Hours	48			

CO NO COURSE OUTCOME

- CO1** Students will learn about various kinds of constitutional provisions followed by different nations.
- CO2** Student will learn about finding out original difficulties existed in the various provisions related different constitutions.
- CO3** Students will be able to understand the work of different constitutional bodies across the world.
- CO4** Student will learn about the different constitutional rights guaranteed by different nation's constitutions.
- CO5** Student will learn about various case laws that have developed across the world.
- CO6** Student will understand various concept related to constitution those followed by different nations.
- CO7** Student will be able to create research paper on various rights guaranteed by different constitution.
- CO8** Student will be able to understand the reason behind breaking of different constitutions in nations.

Module I:

- What is Comparative Constitutional Law? The Concept of the Comparative Constitutional Law, Importance of the Study of Comparative Constitutional Law, Functions & Aims of Comparative Constitutional Law, Sources of the Comparative Constitutional Law.
- The Comparative Constitutional Law: Province Determined, Definition, Nature, Scope and Classification of Different Forms of the Constitutions of the USA, UK, Canada and Australia. Concept of Constitution – Constitutional Law – General Constitutional Objectives.
- The Constitution and its relationship with Statehood, Territoriality and Citizenship

✓ **Cases:**

1. Cheate V. The Queen (1993) 177 C.L.R. 541 (Austl.)
2. Edwards V. Attorney-General for Canada, [1930] A.C. 124 (P.C. 1929)-Persons Case
3. Jacobson V. Massachusetts, 197 U.S. 11, 31-33 & n.1 (1905)
4. Kindler V. Canada [1991] 2 S.C.R. 779
5. Law Society of Upper Canada V. Skapinker, [1984] 1 S.C.R. 357, 366
6. McCulloch V. Maryland, 17 U.S. (4 Wheat.) 316 (1819)
7. Muller V. Oregon, 208 U.S. 412, 419-20, n.1 (1908)
8. Printz V. United States 521 US 897 (1997)
9. R. V. Big M Drug Mart Ltd., [1985] 1 S.C.R. 295, 343-44 (Can.)
10. Roe V. Wade, 410 U.S. 113 (1973)
11. Roper V. Simmons 543 US 551 (2005)

Module II:

- The Constitutional Design, Drafting & Gender, Constitutional Drafting and External Influence, Panoramic Constitution Approaches, the Comparatives Dilemma, Constitutional Endurance.
- Forms of Government: Federal and Unitary
- Federal – USA, India, Australia, Canada, Switzerland etc.
- Unitary – UK, France

✓ **Cases:**

1. Goodyear India V. State of Haryana, AIR 1990 SC 781
2. Indira Nehru Gandhi V. Raj Narayan, AIR 1975 SC 2299
3. KeshavanandaBharati V. State of Kerala, AIR 1973 SC 1461
4. Minerva Mills Ltd. V. Union of India, AIR 1980 SC 1789
5. Nakara V. Union of India, AIR 1983 SC 130
6. Official Liquidator V. Dayanand, (2008) 10 SCC 1
7. P.A. Inamdar V. State of Maharashtra, (2005) 6 SCC 537

Module III:

- Constitutionalism, Legal Pluralism and International Regimes. The Twilight of Comparative Liberal-Democratic Constitutionalism.
- The Contemporary Constitutionalism as the Law of the Peoples.
- Constitutionalism and Rule of Law: Rights Regime and their Protection
- General Principles of the Separation of Powers in the Westminster System. The Doctrine of the New Separation of Powers; Democratic Legitimacy, Functional Specialization, Fundamental Rights and the New Separations

✓ **Cases:**

1. Griffin V. County School Board, Prince Edward County,
2. Griswold V. Connecticut, 381U.S. 479

3. Hammer V. Dagenhart, 247 U.S. 251 (1918)
4. Holden V. Hardy, 169 U.S. 366 (1898)
5. I.C. GolakNath V. State of Punjab, AIR 1967 SC 1643
6. 6.I.R. Coelho (Dead) By Lrs V. State of Tamil Nadu & Others, (2007) 2 SCC
7. KeshavanandBharati V. State of Kerala, AIR 1973 SC 1461
8. Kokkinakis V. Greece
9. Korematsu V. United States, 323 U.S. 214 (1944)
10. Lawrence V. Texas: The Right that Dare Not Speak Its Name, 117 Harv. L. Rev. 1893 (2004)
11. LeylaSahin V. Turkey
12. 12.Lochner V. New York, 198 U.S. 45 (1905)
13. Malloy V. Hogan, 378 U.S. 1(1964)
14. Maneka Gandhi V. Union of India, AIR 1978 SC 593
15. Marbury V. Madison, 5 U.S. 137 (1903)
16. Milk Board V. Clearview Dairy Farm Inc., 69 B.C.L.R. 220 (Sup. Ct. 1986) 42.Miranda V. State of Arizona, 384 U.S. 436 (1966)
17. Murrays Lessee V. Hoboken Land and Improvement Co.

Module IV:

- The Judiciary, Law and the Comparative Constitutional Adjudication & Courts. The Judicial Engagement with Comparative Constitutional Law Perspective. Docket Control and Institutional Success of Constitutional Courts.
- The Supremacy of the Constitutions, Rule of Law & Due Process, Comparative Form of Judicial Review and the Rise of Weak-Form of Judicial Review, Independence of Judiciary, Judicial Activism, Constitutional Provision for the Protection of the Judiciary. Enforcement of Socio-Economic Rights, Governance in Transition to Democracy and Free Speech in a Global World.

✓ Cases:

1. A.P. Pollution Control Boards V. Prof. MV Nayudu, AIR 1999 SC 822
2. Anwar Ali Sarkar V. State of West Bengal, AIR 1952 SC 75
3. ArunaRamchandraShanbaug V. Union of India and Others, JT 2011 (3) SC 300
4. Barrios Altos V. Peru, IACHR Ser. C No. 75 (14 March 2001), para 189
5. BhagwanDass V. State (NCT) of Delhi, 2011 (5) 498
6. Bombay Hawkers Union V. B.M.C., (1985) 3 SCC 528
7. Budayeva V. Russia, [2008] ECHR
8. Center for PIL V. Union of India, 1995 Sppl. (3) SCC 382
9. Cerc V. Union of India, AIR 1995 SC 922
10. Charles Shobhraj V. Delhi Admin., (1978) 4 SCC 104
11. D.K. Basu V. State of West Bengal, (1997) 1 SCC 4116
12. Dandridge V. Williams, 397 U.S. 471 (1970)

Module V:

- Constitutional Law and Millennium Development Goals – Globalization and Constitutional Law
- Amending Powers – Limits

✓ Cases:

1. Marbury V. Madison, 5 US (1 Cranch) 137 (1803)
2. City of Boerne V. Flores, 521 US 507 (1997)
3. Cook V. Cook (1938) 162 C.L.R. 3760
4. Union of India V. Gopal, AIR 1978 SC 684
5. State of Karnataka V. Union of India, (1977) SCC 608.

6. M.S.M. Sharma V. Sri Krishna Sinha, AIR 1959 SC 395
7. Jatish Chandra Ghose V. Harisadhan Mukherjee, AIR 1961 SC 613
8. TejKiran V. Sajiva, AIR 1970 SC 1573

Module VI: Fundamentals of the American Constitution

- Political Structure
 - Legislature
 - Executive
 - Judiciary
- Separation of Powers
- Amendment of the Constitution
- Judicial Review
- Commerce Clause, Supremacy Clause, Takings Clause, Equality Clause, First Amendment - Establishment Clause & Free Speech
- Judicial Set up- Powers and jurisdiction of the courts
- State Action-Need of a change in light of globalization
- Contemporary Issues - Abortion, Substantive Due Process, Flag Burning, Right to Die, Rights of unpopular minorities

✓ Cases:

1. Marbury v. Madison, 5 US 137 (1803)
2. Bowers v. Hardwick, 478 US 186 (1986)
3. Romer v. Evans, 517 US 620 (1996)
4. Boy Scouts of America v. Dale, 530 US 640 (2000)
5. Cruzan v. Missouri Dept. of Health, 497 US 261 (1990)
6. Washington v. Gluckhberg, 521 US 702 (1997)
7. Lee v. Weisman, 505 US 577 (1992)
8. Roe v. Wade, 410 US 113 (1973)
9. New York Times v. O'Sullivan, 376 US 254 (1964)
10. Printz v. US, 512 US 898 (1997)
11. Liquormart, Inc. v. Rhode Island, 517 US 484 (1996)
12. Brown vs. Board of Education, (1954) 347 US 483 •
13. Kelo vs. City of New London, 125 S.Ct 2655 (2005)
14. Elk Grove United School District vs. Newdow, 542 US 2, (2004)
15. Roper vs. Simmons, 125 SC 1183 (2005)
16. McConnell vs: Federal Election Commission, 540 US 93 (2003)

Module VII: Fundamentals of the United Kingdom Constitution

- Political Structure
 - Legislature
 - Executive
 - Judiciary
- Westminster form of Governance
- Parliamentary Sovereignty
- Judicial Review
- Recent changes in light of Community Laws
 - Human Rights Act, 1998
 - Declaration of Incompatibility
- Separation of Judiciary from the Parliament

✓ **Cases:**

1. X v. Sec. of State for Home Dept., [2004] UKHL 56
2. R (Quintvalle) vs. Secretary' of State of Health [2002] 2 WLR 550
3. M VHome Office (1994) 1 AC 377
4. Council of Civil Senice Union vs. Minister of Civil Services (1985) AC 374
5. Anisminic Ltd. Vs. Compensation Tribunal'-(1969) 2 AC 14.

Module VIII: Major Systems and Methods of Judicial Review in the Contemporary World

- Political and Judicial Review
- Centralized and Decentralized Judicial Review
- Incidents and Principles of Judicial Review (Reference will be made to the constitutions of France and Germany)
- Judicial Activism
- Judicial Review of Constituent powers of the State
- Contemporary problems of Judicial review
- Judicial bias
- Judicial overreach and resultant conflict
- Limits of Judicial review
- Concept of Judicial self-restraint
- Binding nature of judicial Review

✓ **Cases:**

1. Marbury vs. Madison, 5 US 137il 803)
2. Dred Scott v Sanford, 60 US 393 (1857)
3. Plessyvs. Ferguson, 5 US 537 (1896)
4. Brown vs. Board of Education, 347 US (1954)
5. Keshvanand Bharti vs. State of Kerala (1913) 4 SCC 225
6. L. Chandra Kumar vs. Union of India (1997) 3 SCC 225
7. M. Nagarqj vs. Union of India (2006) 8 SCC 261
8. I.R. Coelho vs. State of T.N. (2007) 2 SCC 1
9. Ashok Kumar vs. Union of India (2003) 6 SCC 1
10. Anisminic Ltd vs. Foreign Compensation Commission, (1969) 2 AC 147
11. Associate Provincial Picture Houses Ltd vs. Wednesbury Corporation (1948) 1 KB 223
12. Council of Civil Sendees Union vs. Minister of Civil Services, (1985) AC 374
13. R v Ottew (2001) 2 ALL ER 154
14. R (on application of Mahmood) vs. Secretary of State for the Home Department (2001) 1 WLR 840
15. Rose (2) EM'(I) vs. State for Health (I) Human Fertilization and Embryology Authority, Lawtel, 26* July 2002

Module IX: Judicial Process in Contemporary World

- Court Structure
- Appointment of Judges
- Removal of Judges
- Accountability of Judges
- Judicial Standards

✓ **Cases:**

1. S.P. Gupta vs. Union Of India, 1981 Supp SCC 739
2. S C Advocate-on-Record Association v Union of India, (1993) 4 SCC 44
3. Presidential Reference, In re (1998) 7 SCC 739
4. Sub-Committee on Judicial Accountability vs. Union of India, (1991) 4 SCC 699
5. Sarojini Ramaswami vs. Union of India, (1992) 4 SCC 506

Module X: Recent Developments in Constitutional Law and Conflicts of Interests

- European Union Constitution: Leading towards EU Federation.
- Human Rights
- Terrorism and Armed Conflicts
- Constitution in globalised world

✓ **Cases:**

1. Guantanamo Detainee Case 355 F.Supp 2nd 443 (D.D.C, 2005)
2. PUCL v. VOI, AIR 2004 SC 456; (2204) 9 SCC 580
3. Gherebi vs. Bush, 374 F727 (9* Cir, 2004)
4. Hamdi Case 542 US 507 (2004)
5. Karamatsuvs. WS, 323 US 214 (1944)
6. R. v. Gray, (1900) 2 Q.B. 36,40
7. C. Ravichandran Iyer v. Justice A. M. Bhattacharjee, (1995) 5 SCC 457
8. R. v. Minister of Labour ex p National Trade Defence Assn., (1931) 47 TLR 364
9. Ambard v. AG of Trinidad & Tobago, 1936 AC 322-355 (PC)
10. Re: Vinay Chandra Mishra, AIR 1995 SC 2348
11. Bathina Ramakrishna Reddy v. State of Madras, 1952 SCR 425
12. Perspective Publications (P) Ltd. v. State of Maharashtra, (1969) 2 SCR 779
13. Article 143 of the Constitution of India, In Re, AIR 1965 SC 745, 791
14. Dr. Subramanian Swamy v. Rama Krishna Hegde, 2000 (10) SCC 331
15. Dr. S. C. Saxena v. Hon'ble the Chief Justice of India, 1996 (5) SC 216

Module XI: State and Religion in Contemporary Constitutionalism.

- Concept of Secularism
- Religion and State in USA Constitution.
- Religion and State in British Constitution
- Religion and State in Indian Constitution
- Religion and State in South Asian States.

Suggested Readings

1. D.D.Basu, Comparative Constitutional Law (2nd ed., Wadhwa Nagpur, 2008).
2. D.D.Basu, Comparative Federalism (Lexis Nexis, 2007).
3. DD Basu, Introduction to the Constitution of India (Lexis-Nexis-Butterworth-Wadhwa, 1.2008).
4. Erwin Chemerinsky, Constitutional Law, Principles and Policies (3rd ed., Aspen, 2006).
5. Granville Austin, The Indian Constitution: Cornerstone of a Nation (OUP, 2008).
6. M.P. Singh, Comparative Constitutional Law (Eastern Book Company, 2011).
7. M. P. Jain, Indian Constitutional Law, (Wadhwa & Wadhwa, Nagpur, 2002)
8. Khilani, Raghvan, Thiruvengadan, Comparative Constitutionalism in South Asia, (Oxford Publishers 2013)
9. H. M. Seervai, A Critical Commentary on Constitutional Law of India, (Universal Law Publishing, Delhi, 1997)
10. V. Dicey, Law of the Constitution, (Universal Law Publishing, Delhi, 2001)
11. Durga Das Basu, Human Rights in Constitutional Law, (Wadhwa & Wadhwa, Nagpur, 2003).
12. V Ramaraj, 'Four Modules of Due Process', 2 Int 7 J. Const. L. 492
13. Allen, T.R.S (2001) 'Constitutional Justice: A liberal theory of Rule of Law' (Oxford University Press: Oxford)
14. Peele, G (2002), The US Supreme Court, Politicians in Disguise? Politics Review, April 8,2002.
15. Mark Tushnet, Why the Constitution Matters (Yale University Press, 2010)
16. Methods of Comparative Law (Edward Elgar Publishing, 2012).
17. Lawrence H Tribe, Constitutional Choices, (Universal Law Publishing, Delhi, 2003)

18. "Free Speech'Adjudication in US and UK", 54ICLQ
19. William N. Eskridge, Jr. "United States: Lawrence v. Texas and the imperative of comparative constitutionalism " 2 Int J Constitutional Law 555
20. Flag Burning, 43 Brandeis L. J. 597.
21. Wade, Constitutional Fundamentals. Hamlyn Lectures (Stevens & Sons, London, 1989
22. Khilani, Raghvan, Thiruvengadan, Comparative Constitutionalism in South Asia, (oxford Publishers 2013)
23. Mark ElUot^United Kingdom: Parliamentary Sovereignty underpressure". 2 Int J Constitutional¹ Law 545
24. Recent House of Lords Decision on Terrorism Act - Right to Torture is violative of constitutional norms.
25. Benjamin Cardozo, The Nature of Judicial Process, 1921 Yale University Press (Regnery Publishing, 2005)
26. Herbert Wechsler, Principles Politics and Fundamental Law (Harvard University Press, 1961)
27. A.G. Noorani, Constitutional Questions and Citizen's Rights, Oxford University Press, 2006
28. Upendra Baxi, TowardsaSociology of Law (\9&6)
29. D. Conrad, Basic Structure of the Constitutional Principles, 3 Law and Justice, 99 (1996)
30. Khilani, Raghvan, Thiruvengadan, Comparative Constitutionalism in South Asia, (oxford Publishers 2013)
31. Rajeev Dhawan and Alice Jacob, Selection and Appointment of Supreme Court Judge, (1970) ILI
32. M.P. Singh, 'Merit' in the Appointment of Judges, (1999) 8 SCC (J) 1
- 28.M.P.Singh, Securing Independence of Judiciary - Indian Experience, 10 Indiana International and Comparative Law Rev 245 (2000)
- 29.H.M. Seervai, Constitutional Law of India, vol.3 (4* Ed, 1991 -96) p
- 30.Justice P. Jagmohan Reddy, We hcive a Republic: Can we keep it? Sri Venkateshwara University, Tirupati
- 31.K.S. Hegde, Crisis In Indian Judiciary, Sindhu Publication, 1973
- 32.Raoul Burger, Impeachment: The Constitutional Problems, Harvard University Press, 1973
- 33.Setalvad, My Life, Law and Other Things, N.M. Tripathi Pvt Ltd, 1971
- 34.Benjamin N. Cardozo, The Nature of Judicial Process, Yale University Press, 1921
- 35.Sedely, Sir S. (1994) Governments, Constitutions and Judges (eds.) Administrative Law and Government Action (Oxford University Press).
- 36.Khilani, Raghvan, Thiruvengadan, Comparative Constitutionalism in South Asia, (oxford Publishers 2013)
- 37.Dieter Grimm, 'Integration by Constitution', 3 Int J Constitutional Law 193
- 38.J. H. H. Weiler, 'On the power of the word: Europe's Constitutional iconography' 3 Int J Constitutional Law 173
- 39.Neil walker, 'Europe's constitutional momentum and the search for polity legitimacy' 3 Int J Constitutional Law 239
- 40.Andras Sajó, 'Constitution without the constitution moment: A view from the new member states' 3 Int J Constitutional Law 239
- 41.Michel Rosenfeld, 'The European treaty - constitution and constitutional identity: A view from America', 3 Int J Constitutional Law 3 1 6 .
- 42.Gianluigi Palombella, 'Whose Europe? After the constitution: A goal based citizenship', I Int J Constitutional Law 357
- 43.Otto Pfersmann, 'The new version of the old constitution', 3 Int J Constitutional Law 283
- 44.PaulCraig, 'European Governance: Executive and administrative powers under the new constitutional settlement', 3 Int J Constitutional Law 407
- 45.George A. Bermann, 'Executive Power in the new European Constitution', 3 Int J Constitutional Law 440
- 46.Damian Chalmers, 'Judicial Authority and the constitutional treaty', 3 Int J Constitutional Law 448
- 47.Mattias Kumm and Victor Ferreres Cornelia, 'The Primacy Clause of the Constitutional treaty and die future of constitutional conflict in me European Union', 3 Int J Constitutional Law 448
- 48.Franz C. Mayer, 'Competence-reloaded? The vertical division of powers in the EU and the new European constitution', 3 Int J Constitutional Law 493

49. Gerven, 'Remedies for infringement of fundamental rights', Vol. 10 European Public Law Issue 2 P- 261
50. William F. Chinnock, Mark P. Painter, 'The Law of Contempt of Court in Ohio' [34 U. Tol. L. Rev. 309]
51. Bobde, 'Scandalising the Court', (2003) 8 SCC (Jour) 32
52. T. R. Andhyarujina 'Scandalising the Court - Is it obsolete?', (2003) 4 SCC (Jour) 12
53. Samuel Issacharoff and Richard H. Pildes, 'Emergency contexts without emergency powers: The United States Constitutional approach to rights during wartime', 3 Int J Constitutional Law 334
54. Stone Geoffrey, 'Free speech in World War II: When are you going to indict the seditionists' 3 Int J Constitutional Law 334
55. Gordon Silverstein, 'Globalization and the rule of law: "A Machine that runs of itself?"' 1 Int J Constitutional Law 427
56. Comparative Constitutionalism in South Asia, edited by Sunil Khilnani, Vikram Raghvan, Arun K. Thiruvengadam, Oxford University Press- 2013

Project Topics

1. Interrelationship of Fundamental Rights
2. Legitimacy of the Constitution
3. Legitimacy and Obedience
4. Paradoxes of Constitutional borrowing
5. Interpretation techniques used for International Human Rights Documents
6. Contemporary and Constitutional Issues
7. Meta Constitution
8. The European Constitution and European Identity
9. Multicultural Citizenship and Constitutional norms
10. Doctrine of standing - Comparative perspectives
11. Due Process and Procedure Established by Law
12. Constitutional Amendments – Legitimacy
13. Judicial Activism
14. State and Religion
15. Secularism.

CO-PO MAPPING OF COMPARATIVE CONSTITUTIONAL LAW AND JURISPRUDENCE:

	Programme Outcomes (PO)											
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10	PO11	PO12
CO1	3	2	1	2	2	3	3	2	1	2	2	3
CO2	3	2	2	1	2	2	2	1	2	2	1	3
CO3	3	1	1	2	1	1	1	2	1	1	2	2
CO4	3	1	2	3	2	1	3	2	1	2	2	3
CO5	1	2	1	3	2	1	3	2	2	3	2	3
CO6	3	2	2	2	2	1	3	2	1	2	2	3
CO7	2	2	1	2	2	3	1	2	2	2	2	3
CO8	3	2	1	2	2	1	3	2	1	2	2	3

HUMAN RIGHTS LAW I
PLL1003 (4 Credits)

Course Objective:

1. To make aware students about the human rights that adapted in criminal justice system.
2. To develop knowledge regarding the restoration of human rights if it violated

Course Code	PLL1003			
Course Title	Human Rights Law I			
Category	Professional			
LTP & Credits	L	T	P	Credits
	3	1	0	4
Total Contact Hours	48			

CO NO COURSE OUTCOME

CO1 Students will learn about various human rights followed by different nations.

CO2 Student will be able to analyze the drawbacks related to application of human rights in criminal justice system.

CO3 Students will be able to understand different kinds of crime occurred against human rights.

CO4 Student will be able to evaluate the modern process in restoring human rights in criminal justice system.

CO5 Student will learn about functions of various criminal adjudication system to save the human rights.

CO6 Student can find out proper procedure by comparison with other nations law related to human rights.

CO7 Student will be able to apply by writing paper their findings by analyzing other criminal justice system regarding implementation of human right system by their respective laws.

CO8 Student will be able to understand how human rights get affected at the time of War.

Module I: Concept of Human Right

- Meaning
- Kinds
- Is Human Right a legal Right?
- Sources
- Evolution of Concept of human Rights
- Basis

Module II: Historical Development Of The Concept Of Human Rights

- Human rights in Indian tradition : ancient, medieval and modern
- Human rights in Western tradition
 - Concept of natural law
 - Concept of natural rights
 - Human rights in legal tradition: International Law and National Law

Module III: UN and Human Rights

- Promotion & Protection of Human Rights by the United Nations
- Human Rights Council
- Office of the United Nations High Commissioner for Human Rights (OHCHR)
- Implementation & Monitoring of Human rights

- International Bill of Human Rights
- Preparation of the Universal Declaration of Human Rights
- Universal Declaration of Human Rights (1948) - individual and group rights
- Covenant on Political and Civil Rights (1966)
- Covenant on Economic, Social and Cultural Rights (1966)
- I L O and other Conventions and Protocols dealing with human rights
- Solidarity rights
- Disarmament: threat to human rights
- International HR Commission

Module IV: International Convention on Inhuman Acts

- Genocide
- Apartheid
- Torture & Other Cruel Inhuman or Degrading Treatment or Punishment
- Slavery & Slave Trade
- Forced or Compulsory Labour
- Trafficking & Prostitution
- .Racial Discrimination
- Death Penalty

Module V: Vulnerable Groups & Human Rights

- Women
- Child
- Migrant Workers
- Refugees
- Stateless Persons
- Disabled Persons
- Enforced Disappearance
- Indigenous Peoples
- Older Persons
- Persons Belonging to national or Ethnic, Religious & Linguistic Minorities

Suggested Readings:

1. S.K.Avesti and R.P.Kataria, Law Relating to Human Rights, Chh IV, V, VIII, XIV, XXIX and XXXIX (2000) Orient, New Delhi
2. S.K.Varma, Public International Law (1998), Prentice-Hall, New Delhi
3. Peter J. Van Krieken (ed.), The Exclusion on Clause (1999), Kluwer
4. Human Rights Watch Women's Rights Project, The Human Rights Watch Global Report on Women's Human Rights (2000), Oxford
5. Ermacora, Nowak and Tretter, International Human Rights (1993), Sweet & Maxwell.
6. Wallace, International Human Rights: Text & Materials (1996), Sweet & Maxwell
7. Muntarbhorn, The Status of Refugees in Asia (1992), Oxford.
8. Human Rights and Global Diversity (2001), Frank Cass, London
9. Nirmal.C.J. (ed.), Human Rights in India (2000), Oxford
- 10.Nirmal.B.C., The Right to Self determination in International Law (1995), Deep & Deep.
- 11.P.R.Gandhi, International Human Rights Documents (1999)Universal, Delhi.

CO-PO MAPPING OF HUMAN RIGHTS LAW I:

	Programme Outcomes (PO)											
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10	PO11	PO12
CO1	2	2	1	2	2	1	3	2	1	2	2	3
CO2	2	2	2	1	2	1	2	1	2	2	1	2
CO3	3	1	2	2	1	2	1	2	1	1	2	2
CO4	2	1	2	3	2	1	3	2	1	2	2	1
CO5	3	3	1	3	2	3	3	2	2	3	2	2
CO6	3	2	2	2	2	2	3	2	1	2	2	2
CO7	2	1	3	2	2	3	1	2	2	2	2	3
CO8	3	2	1	2	2	1	3	2	1	2	2	3

JUDICIAL PROCESS AROUND THE WORLD
PLL1004 (4 Credits)

Course Code	PLL1004			
Course Title	Judicial Process around the World			
Category	Professional			
LTP & Credits	L	T	P	Credits
	3	1	0	4
Total Contact Hours	48			

CO NO COURSE OUTCOME

CO1 Students will learn about various judicial process followed by different nations.

CO2 Student will be able to analyze the drawbacks related to application of judicial process across the world.

CO3 Students will be able to understand effectiveness of precedent in judicial process.

CO4 Student will be able to evaluate the modern judicial process in restoring human rights.

CO5 Student will learn about functions of various amendments incorporated into the judicial process across the world.

CO6 Student can find out proper procedure by comparison with other nations judicial process.

CO7 Student will be able to apply by writing paper by analyzing other nation's judicial process across the world.

CO8 Student will be able to understand how case studies effects the judicial process globally.

Module I: Nature and Concept of Judicial Process

- ☐ Judicial process as an instrument of social ordering
- ☐ Judicial process and creativity in law – common law model – legal reasoning and the growth of law – change and stability
- ☐ The tools and techniques of judicial review and judicial creativity
- ☐ Role of judicial Concepts and judicial discretion in judicial reasoning.
- ☐ Judicial Contribution in bringing Social Change

Module II: Judicial Process and Application of the Law of Precedent

- ☐ Doctrine of Precedent
- ☐ Ratio decidendi and Obiter Dictum

- ☐ Methods of determining ratio
- ☐ Stare decisis and its exceptions
- ☐ Precedent in common law and Civil law Countries.

Module III: Special Dimensions of Judicial Process in Constitutional Adjudication

- ☐ Notions of Judicial Review
- ☐ Is Judicial Review the same as Judicial Activism?
- ☐ Judicial Activism and Judicial Self Restraint.
- ☐ Problem of Accountability in judicial law – making

Module IV: Judicial Process in India

- ☐ Operation of precedent in India
- ☐ Search for the legislative intention
- ☐ Judicial process in a statute free zone and judicial: process on statutory materials
- ☐ The Indian Debate on the role of the Judges and on the notion of Judicial review
- ☐ Judicial activism vis-a-vis judicial Self Restraint.
- ☐ Prospective overruling
- ☐ The “Independence” of Judiciary and ‘Political’ nature of Judicial Process.
- ☐ Judicial Activism and Creativity of the Indian Supreme Court ; the new dimensions
- ☐ Institutional liability of Courts and Judicial activism – Scope and Limits.
- ☐ Dimension of Writ Jurisdiction remedies through Writs Jurisdiction.
- ☐ Bail Jurisprudence in Indian Criminal Justice Process.
- ☐ Critical Appraisal of Appeal Jurisdiction in Civil Justice.

Module V: Judicial Process and Constitutional Amendments

- ☐ Evolution of the Concept of Basic Structure
- ☐ Philosophy of the Doctrine of Basic Structure
- ☐ The Recent Developments: The “Essence of Rights” test and “Rights Test” to determine Basic structure
- ☐ Basic Structure and Constitutionalism.

Module VI: Comparative Analysis of Judicial Process

- ☐ UK
- ☐ USA
- ☐ Australia
- ☐ Other Countries

Suggested Readings:

1. Cordozo ‘The Nature of Judicial Process (1995). Universal Law Publishing Co., New Delhi
2. Julius Stone. The Province and Function of Law Ch.1, PP 8-16, (2000) Universal Law Publishing Co., New Delhi
3. J. Stone, Precedent and the Law: Dynamics of Common Law Growth (1985), Butterworths. (With effect from the Academic Session 2009- 2010) LL.M. Programme 15
4. J. Stone. Legal System and Lawyer’s Reasoning (1999), Universal Law Publishing Co., New Delhi
5. Upendra Baxi, The Indian Supreme Court and Politics. (1980), Eastern Book Co., Lucknow.
6. Rajeev Dhavan. The Supreme Court of India – A Socio-Legal Critique of its Juristic Techniques (1977), Tripathi – Bombay.
7. Virendra Kumar, Basic Structure of the Indian Constitution: Doctrine of Constitutionally controlled Governance, 49 Journal of the Indian Law Institute, PP 365-395, (2007).
8. A. S. Anand, Judicial Review – Judicial Activism–Need for Caution, 42 Journal of Indian Law Institute P. 149 (2000).
9. Upendra Baxi, “On how not to Judge the Judges” 25 Journal of the Indian Law Institute, P. 211 (1983).

10. Henry J. Abraham, The Judicial Process (1998), Oxford.

11. S.P.Sathe, Judicial Activism in India: Transgressing borders and Enforcing Limits, Oxford New Delhi. (2002).

CO-PO MAPPING OF JUDICIAL PROCESS AROUND THE WORLD:

	Programme Outcomes (PO)											
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10	PO11	PO12
CO1	3	1	3	2	3	2	1	3	2	2	2	3
CO2	3	2	2	1	2	1	2	1	2	2	1	2
CO3	3	1	2	2	3	2	1	2	3	1	2	2
CO4	2	1	2	3	2	1	3	2	1	2	2	1
CO5	3	3	2	3	2	3	3	2	2	3	2	2
CO6	3	2	2	2	1	2	3	2	1	2	2	2
CO7	2	1	3	2	2	3	1	2	2	2	2	3
CO8	3	2	1	2	2	1	3	2	1	2	2	3

CRIMES AND CONSTITUTION I **PLL1005 (4 Credits)**

Course Code	PLL1005			
Course Title	Crimes and Constitution I			
Category	Professional			
LTP & Credits	L	T	P	Credits
	3	1	0	4
Total Contact Hours	48			

CO NO COURSE OUTCOME

CO1 Students will learn about various rights guaranteed for the criminals by Indian Constitution.

CO2 Student will be able to analyze the drawbacks related to provisions stipulated in Constitution to save the rights of criminals.

CO3 Students will be able to understand effectiveness of those notions that save the constitutional rights of criminals through judicial process.

CO4 Student will be able to evaluate the modern judicial process in restoring criminal constitutional rights.

CO5 Student will learn about functions of various amendments incorporated into the criminal rights in India.

CO6 Student can find out proper procedure by comparison with other nations in criminal human rights.

CO7 Student will be able to apply by writing paper by analyzing other nation's criminal rights saving procedure across the world.

CO8 Student will be able to understand what the constitutional rights of arrested persons are.

Module I: Protection in respect of Conviction of Offences under Art 20

- Protection against Ex-Post Facto Laws,
- Protection against Double Jeopardy and
- Protection against Self Incrimination

Module II: Article 21 of Indian Constitution

- Art. 21 Impact of expansive interpretation on criminal jurisprudence
- Meaning of Terms: Life and Personal liberty
- Fair Procedure
- Due Process of Law

Module III: Right to Equality and crimes

- Decriminalization of adultery
- Laws of maintenance under section 125 CrPC
- Victim's compensation

Module IV: Right to privacy and legitimacy

- Right to privacy
- Law on legitimacy under section 112 Indian Evidence Act
- Confessions under Indian Evidence Act
- Customary easements, right to privacy and civil rights

Module V: Protection under Art 22

- Protection to Accused in case of punitive detention
- Protection against Preventive Detention

Suggested Readings:

1. Dr Souvik Chatterji, Human Rights and Criminal Justice, Thomson Reuters South Asia Publication, 1st Edition, 2015
2. Dr Souvik Chatterji, Law of Crimes with an introduction to Criminology, Penology, Victimology; Thomson Reuters South Asia Publication, 1st Edition 2016.

CO-PO MAPPING OF CRIMES AND CONSTITUTION I:

	Programme Outcomes (PO)											
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10	PO11	PO12
CO1	2	2	3	2	2	2	1	3	2	2	2	3
CO2	3	2	1	1	3	1	2	1	2	2	1	2
CO3	1	1	2	2	3	2	1	2	3	1	2	2
CO4	2	1	2	3	2	1	3	2	1	2	2	1
CO5	3	3	2	3	2	3	3	2	2	3	2	2
CO6	3	2	2	2	1	2	3	2	1	2	2	2
CO7	1	1	3	2	2	3	1	2	2	2	2	3
CO8	3	2	1	2	2	1	3	2	1	2	2	3

LLM IN CONSTITUTIONAL LAW

SEMESTER II

Sr. No.	Subject Code	SUBJECT	PERIODS			CREDIT
			L	T	P	
THEORY						
1	PLL2001	Crimes and the Constitution II	3	1	0	4
2	PLL2002	Human Rights Law I	3	1	0	4
3	PLL2003	Constitutionality of State Actions	3	1	0	4
4	PLL2004	Pluralism under the Constitution	3	1	0	4
5	PLL2005	Fundamental Rights	3	1	0	4
SESSIONAL						
6	PLL2501	Project & Seminar II	0	0	2	0
7	PLL2502	Skill Development II	0	0	2	0
TOTAL CREDIT			20			

CRIMES AND CONSTITUTION II

PLL2001 (4 Credits)

Course Code	PLL2001			
Course Title	Crimes and Constitution I			
Category	Professional			
LTP & Credits	L	T	P	Credits
	3	1	0	4
Total Contact Hours	48			

CO NO COURSE OUTCOME

CO1 Students will learn about various rights guaranteed for the criminals by Indian Constitution.

CO2 Student will be able to analyze the drawbacks related to provisions stipulated in Constitution to save the rights of criminals.

CO3 Students will be able to understand effectiveness of those notions that save the constitutional rights of criminals through judicial process.

CO4 Student will be able to evaluate the modern judicial process in restoring criminal constitutional rights.

CO5 Student will learn about functions of various amendments incorporated into the criminal rights in India.

CO6 Student can find out proper procedure by comparison with other nations in criminal human rights.

CO7 Student will be able to apply by writing paper by analyzing other nation's criminal rights saving procedure across the world.

CO8 Student will be able to understand what the constitutional rights of arrested persons are.

Module I: Indian Constitution and Right to Hearing

- ☐ Right to free hearing
- ☐ Summons trial
- ☐ Warrant trial

Module II: Right of Accused Person

- ☐ Arrest
- ☐ Hand Cuffing
- ☐ Bail
- ☐ Speedy Trial
- ☐ Torture
- ☐ Custodial Violence
- ☐ Compensation

Module III: Human Rights and Indian Constitution

- ☐ Death Penalty in Light of Art. 21
- ☐ Right to life
- ☐ Prisoner's rights
- ☐ Right against arbitrary arrest

Module IV: Right against Torture and Custodial Rights

- ☐ Right against torture in police custody
- ☐ Rights of under trial prisoners in jail custody
- ☐ Rights of convicts in jail custody

Module V: Public Interest Litigation

- ☐ PIL - Direct access to Courts in case of violation of Fundamental Right and other implicit rights

Suggested Readings:

1. Dr Souvik Chatterji, Human Rights and Criminal Justice, Thomson Reuters South Asia Publication, 1st Edition, 2015
2. Dr Souvik Chatterji, Law of Crimes with an introduction to Criminology, Penology, Victimology; Thomson Reuters South Asia Publication, 1st Edition 2016.

CO-PO MAPPING OF CRIMES AND CONSTITUTION II:

	Programme Outcomes (PO)											
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10	PO11	PO12
CO1	2	2	3	2	2	2	1	3	2	2	2	3
CO2	3	2	1	1	3	1	2	1	2	2	1	2
CO3	1	1	2	2	3	2	1	2	3	1	2	2
CO4	2	1	2	3	2	1	3	2	1	2	2	1
CO5	3	3	2	3	2	3	3	2	2	3	2	2
CO6	3	2	2	2	1	2	3	2	1	2	2	2
CO7	1	1	3	2	2	3	1	2	2	2	2	3
CO8	3	2	1	2	2	1	3	2	1	2	2	3

HUMAN RIGHTS LAW II

PLL2002 (4 Credits)

Course Code	PLL2002			
Course Title	Human Rights Law II			
Category	Professional			
LTP & Credits	L	T	P	Credits
	3	1	0	4
Total Contact Hours	48			

CO NO COURSE OUTCOME

CO1 Students will learn about various human rights followed by different nations.

CO2 Student will be able to analyze the drawbacks related to application of human rights in criminal justice system.

CO3 Students will be able to understand different kinds of crime occurred against human rights.

CO4 Student will be able to evaluate the modern process in restoring human rights in criminal justice system.

CO5 Student will learn about functions of various criminal adjudication system to save the human rights.

CO6 Student can find out proper procedure by comparison with other nations law related to human rights.

CO7 Student will be able to apply by writing paper their findings by analyzing other criminal justice system regarding implementation of human right system by their respective laws.

CO8 Student will be able to understand how human rights get affected at the time of War.

Module I: International Conferences on Human Rights

- Tehran Conference, 1968
- Vienna Conference, 1993
- World Conference on Human Rights
- Helsinki Final Act, 1975
- Collective Rights
- Right to Development
- Right of Self Determination
- Right to Safe Environment

Module II: Regional Conventions on Human Rights

- European Convention on Human Rights
- The American Convention on Human Rights
- African Charter on Human & Peoples' Rights
- Arab Charter on Human Rights
- Association of South East Asian Nations (ASEAN)

Module III: Human Rights & Non-Governmental Organisations

- NGOS and the United Nations
- Human Rights & NGOs
- Amnesty International
- Human Rights watch
- People Union of Civil Liberties

Module IV: International Humanitarian Law

- ☐ Application of Humanitarian Law
- ☐ Historical Development of Humanitarian Law
- ☐ Character of Humanitarian Law
- Wounded and Sick person
- Medical Units, Establishments, Materials & Vehicles
- Dead Bodies
- Prisoners of War
- Civilian Population
- Non-International Armed Conflicts
- Nuclear War
- Humanitarian Law for Terrorists

Module V: India & International Covenants

- ☐ Covenant on Civil & Political Rights & The Indian Constitution
- ☐ Restriction on Rights
- ☐ Reservation in the Instrument of Accession
- ☐ Emergency Provisions in India & In the Covenant
- ☐ Covenant on Economic, Social & Cultural Rights & the Indian Constitution
- ☐ Restrictions on Rights

Module VI: Enforcement of Human Rights in India

- ☐ Human Rights Commission in India
- ☐ The Protection of Human Rights Act, 1993
- ☐ The Protection of Human Rights (Amendment) Act, 2006
- ☐ National Human Rights Commission
- ☐ State Human Rights Commission
- ☐ Role of courts: the Supreme Court, High Courts and other courts
- ☐ Statutory commissions- human rights, women's, minority and backward class

Module VII: Protection of Human Rights in Court

- ☐ Speedy Trial
- ☐ Free Legal Aid and Poor Accused
- ☐ Equal opportunity of hearing to prosecution and defense in Adversarial Justice System.
- ☐ Right against Illegal detention and Bail
- ☐ Camera Trial

VIII: Specific Rights

- ☐ Right against Self-incrimination
- ☐ Right to information (RTI Act)
- ☐ Right to Silence
- ☐ Euthanasia
- ☐ Right to Life

Suggested Readings:

1. S.K.Avesti and R.P.Kataria, Law Relating to Human Rights, Chh IV, V, VIII, XIV, XXIX and XXXIX (2000) Orient, New Delhi
2. S.K.Varma, Public International Law (1998), Prentice-Hall, New Delhi
3. Peter J. Van Krieken (ed.), The Exclusion on Clause (1999), Kluwer

4. Human Rights Watch Women's Rights Project, The Human Rights Watch Global Report on Women's Human Rights (2000), Oxford
5. Ermacora, Nowak and Tretter, International Human Rights (1993), Sweet & Maxwell.
6. Wallace, International Human Rights: Text & Materials (1996), Sweet & Maxwell
7. Muntarhorn, The Status of Refugees in Asia (1992), Oxford.
8. Human Rights and Global Diversity (2001), Frank Cass, London
9. Nirmal.C.J. (ed.), Human Rights in India (2000), Oxford
10. Nirmal.B.C., The Right to Self determination in International Law (1995), Deep & Deep. 11.P.R.Gandhi, International Human Rights Documents (1999) Universal, Delhi

CO-PO MAPPING OF HUMAN RIGHTS LAW II:

	Programme Outcomes (PO)											
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10	PO11	PO12
CO1	2	2	1	2	2	1	3	2	1	2	2	3
CO2	2	2	2	1	2	1	2	1	2	2	1	2
CO3	3	1	2	2	1	2	1	2	1	1	2	2
CO4	2	1	2	3	2	1	3	2	1	2	2	1
CO5	3	3	1	3	2	3	3	2	2	3	2	2
CO6	3	2	2	2	2	2	3	2	1	2	2	2
CO7	2	1	3	2	2	3	1	2	2	2	2	3
CO8	3	2	1	2	2	1	3	2	1	2	2	3

CONSTITUTIONALITY OF STATE ACTIONS

PLL2003 (4 Credits)

Course Code	PLL2003			
Course Title	Constitutionality of State Actions			
Category	Professional			
LTP & Credits	L	T	P	Credits
	3	1	0	4
Total Contact Hours	48			

CO NO COURSE OUTCOME

- CO1** Students will learn about the relation between center and state stipulated by constitution of India.
- CO2** Student will be able to analyze the drawbacks related to federalism procedure in Indian polity system.
- CO3** Students will be able to understand different kinds of duties that constitution imposes upon center and state.
- CO4** Student will be able to evaluate the work judiciary to assure the division of power between Union and state.
- CO5** Student will learn about functions of various center and state organs.
- CO6** Student can find out proper procedure by comparison with other nations law related to division of powers between union and states.
- CO7** Student will be able to apply by writing paper their findings by analyzing other federalism system adopted by various nations.
- CO8** Student will be able to understand how amendments work in fulfilling the lacunas between division of powers between union and states.

Module I: Centre - State Relations

- ☐ Legislative Relations
- ☐ Administrative Relations
- ☐ Financial Relations

Module II: Freedom of Trade, Commerce and Intercourse

- ☐ Concept & Scope of Trade, Commerce and Intercourse
- ☐ Fiscal Measures; Direct and Immediate Restrictions; Regulatory Measures
- ☐ Compensatory Taxes; Restrictions on Trade, Commerce and Intercourse among States
- ☐ State Monopoly (Articles 301 – 307)

Module III: Indian Judiciary

- ☐ Supreme Court of India
- ✓ Appointment of Judges
- ✓ Composition
- ✓ Jurisdiction: Original, Appellate and Writ Jurisdiction
- ✓ Prospective Overruling and Judge - Made Laws in India (Art. 141)
- ✓ Review of Supreme Court Decision
- ☐ High Courts
- ✓ Judges
- ✓ Constitution
- ✓ Jurisdiction: Original, Appellate, Writ Jurisdiction and Supervisory Jurisdiction

Module IV: Union & State Executive and Legislature

- ☐ The President
- ✓ Powers
- ✓ Function
- ✓ Procedure for Impeachment
- ✓ Judicial Review of Presidents Actions
- ☐ Governor
- ✓ Power
- ✓ Functions
- ✓ Legislative Power of the Executive – Ordinance
- ☐ Parliament and State Legislature
- ☐ Privileges of Legislature
- ☐ Council of Ministers - Prime Minister

Module V: The Emergency Powers

- ☐ Significance of Emergency Powers
- ☐ National Emergency
- ✓ Grounds
- ✓ Suspension of Fundamental Rights
- ☐ State Emergency
- ✓ Grounds
- ✓ Judicial Review
- ☐ Financial Emergency

Module VI: The Amendment of the Constitution

- ☐ Need for Amendment
- ☐ Types of Amendment
- ☐ Judicial Review of Constituent Power

- ☐ Doctrine of Basic Structure
- ☐ Major Amendments and their Constitutional Values
- ☐

Module VII: Arbitrary Actions of the State

- ☐ Arbitrary Actions of the State and Article 14 of Indian Constitution.
- ☐ Article 14 of the Constitution and Concept of Ultravires.
- ☐ Article 13 and Recourse Open in Case State Takes Arbitrary Actions.

Suggested Readings:

1. H.M. Seervai, Constitutional Law of India Vol. I & II
2. V.N.Shukla, Constitution of India
3. Subhash C Jain, The Constitution of India
4. D.D. Basu, Commentaries on Constitutional Law of India, Vol. A to E
5. M. Hidayatullah (Ed.), Constitution of India.
6. M.P.Jain, Indian Constitutional Law.
7. Subba Rao G C V Indian constitutional laW
8. Pande G S Constitutional law of India
9. Saharay H K Constitution of India
10. Pylee M.V Our constitution government & politics
11. Tope T K Constitutional law of India
12. Mahendra P. Singh: V. N. Shukla's Constitution of India
13. MC Kagzi: Constitutional Law Vol. I & II
14. DJ De: Constitution of India
15. Granville Austin: The Indian Constitution: Cornerstone of a Nation

CO-PO MAPPING OF CONSTITUTIONALITY OF STATE ACTIONS:

	Programme Outcomes (PO)											
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10	PO11	PO12
CO1	3	2	3	2	2	1	2	1	1	2	2	3
CO2	3	3	2	2	2	2	2	3	2	2	1	3
CO3	2	1	2	2	1	2	1	2	1	1	2	2
CO4	2	1	2	3	2	1	3	2	1	2	2	3
CO5	3	3	1	3	2	3	3	1	2	3	2	2
CO6	3	2	2	1	2	2	3	2	1	2	2	2
CO7	2	1	3	2	2	3	1	1	2	2	2	3
CO8	3	2	1	2	2	1	3	2	1	2	2	3

PLURALISM UNDER THE CONSTITUTION
PLL2004 (4 Credits)

Course Code	PLL2004			
Course Title	Pluralism under the Constitution			
Category	Professional			
LTP & Credits	L	T	P	Credits
	3	1	0	4
Total Contact Hours	48			

CO NO COURSE OUTCOME

CO1 Students will learn about various rights guaranteed for the different castes in India.

CO2 Student will be able to analyze the drawbacks related to provisions stipulated in Constitution to save the caste, lingual rights in India.

CO3 Students will be able to understand effectiveness of those notions that save the constitutional rights of different communities residing in India.

CO4 Student will be able to evaluate the equality system that is adopted by Indian Constitution.

CO5 Student will learn about functions of various amendments incorporated into the equality rights adopted for the different communities.

CO6 Student can find out proper procedure by comparison with other nations procedure in order to save the plural rights.

CO7 Student will be able to apply by writing paper by analyzing other nation's plural rights saving procedure across the world.

CO8 Student will be able to understand how rights against genocide law developed in India.

Module I: Introduction

- ☐ What is a pluralistic society?
- ☐ Ethnic, linguistic, cultural, political pluralism
- ☐ Individual rights - right to dissent
- ☐ Freedom of speech and expression
- ☐ Freedom of the Press
- ☐ Freedom of Association
- ☐ Rights to Separateness
- ☐ Freedom of Religion
- ☐ Rights of the religious and linguistic minorities
- ☐ Compensatory discrimination for backward classes
- ☐ Women - rights to equality and right to special protection
- ☐ Scheduled tribes, Distinct identity - protection against exploitation Exclusion from Hindu Law

Module II: Equality in Plural Society

- ☐ The concept of "Equality" in heterogeneous society"
- ☐ Effect of concept like Multiculturalism, ethnicity and its consideration pluralisticsociety
- ☐ Right to equality and reasonable classification
- ☐ Prohibition of discrimination on ground of religion, caste, sex, language
- ☐ Abolition of untouchability
- ☐ Secularism - constitutional principles.
- ☐ Tribal groups and Equality

Module III: Pluralism and International Concerns

- ☐ International Declaration of Human Rights
- ☐ Conventions against genocide
- ☐ Protection of religious, ethnic and linguistic minorities
- ☐ State Intervention for protection of human rights
- ☐ Right of self-determination

Suggested Readings:

1. Upendra Baxi, "Law, Democracy and Human Rights" - 5 Lokayan Bulletin 4 (1987)
2. V.M. Dandekar, "Unitary Elements in a Federal Constitution" 22 E.P.W. 1865(1988)
3. Rajeev Dhavan, "The Press and the Constitutional Guarantee of Free Speech and Expression" rJ.I.L.I. 299 (1986)
4. M.A. Fazal, "Drafting A British Bill of Rights " 27 J.I.L.I. 423 (1985)

5. M.P.Jain, Indian Constitutional Law 2004
6. Jagat Narain, "Judicial Law making and the place of the Directive Principles in the Indian Constitution," J.I.L.I. 198 (1985)
7. Rhett Ludwikowski, "Judicial Review in the socialist Legal Systems: Current Development 37 I.e.L.D. 89-108 (1988)
8. S.P. Sathe, Fundamental Rights and Amendment of the Indian Constitution, (1968)
9. H.M. Seervai, Constitutional Law of India 2002, Universal Publication

CO-PO MAPPING OF PLURALISM UNDER THE CONSTITUTION:

	Programme Outcomes (PO)											
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10	PO11	PO12
CO1	2	3	2	1	3	2	2	3	1	2	2	3
CO2	2	3	2	2	2	2	2	3	2	2	1	3
CO3	3	1	2	2	1	2	1	2	2	1	2	3
CO4	2	1	2	3	2	1	3	2	1	2	2	3
CO5	3	3	1	3	2	2	3	1	2	3	2	2
CO6	2	2	2	1	2	2	3	2	2	2	2	2
CO7	2	1	3	2	2	3	1	1	2	2	2	3
CO8	3	2	1	2	2	1	3	2	1	2	2	3

FUNDAMENTAL RIGHTS PLL2005 (4 Credits)

Course Code	PLL2005			
Course Title	Fundamental Rights			
Category	Professional			
LTP & Credits	L	T	P	Credits
	3	1	0	4
Total Contact Hours	48			

CO NO COURSE OUTCOME

- CO1** Students will learn about various rights guaranteed for the citizen residing in India.
- CO2** Student will be able to analyze the drawbacks related to various provisions related to fundamental rights.
- CO3** Students will be able to understand effectiveness of those fundamental rights to live a life like a human being.
- CO4** Student will be able to evaluate the equality system that is adopted by Indian Constitution is effective to save the fundamental rights.
- CO5** Student will learn about functions of various amendments incorporated into the equality rights adopted for the different communities.
- CO6** Student can know how fundamental rights can be restored if it is violated.
- CO7** Student will be able to apply by writing paper by analyzing other nation's fundamental rights saving procedure across the world.
- CO8** Student will be able to understand how fundamental rights work for saving the society from state violation of duties.

Module I: Introduction

- ☐ Evolution of Fundamental Rights
- ☐ Impact of Universal Declaration of Human Rights and Constitutions of other countries
- ☐ Concepts of Fundamental Rights and Relation with Natural Rights
- ☐ How fundamental are the Fundamental Rights?
- ☐ Justifiability of Fundamental Rights
- ☐ Reach of Fundamental Rights
- ☐ Enforcement of Fundamental Rights
- ☐ Definition of state under Art.12 - Is there need to enlarge the definition of State?
- ☐ Inviolability of Fundamental Rights-Article 13 - Doctrine of Waiver, Doctrine of Severability, Doctrine of Eclipse, Scope of definition of Law under art.13.

Module II: Right to Equality (Art 14-18)

- ☐ Equality before Law and Equal protection of Laws- Administrative Discretion and Article 14, Natural Justice & Article 14
- ☐ Rule of Law, Exceptions to Rule of Law
- ☐ Art. 14 - Doctrine of Reasonable Classification, Doctrine of Arbitrariness, Doctrine of Legitimate Expectation,
- ☐ Art. 15- Prohibited grounds for discrimination (Art.15); special provisions relating to women
- ☐ Reservation in Admission
- ☐ Protective discrimination in favor of Backward Classes, Scheduled Castes and Scheduled Tribes
- ☐ Art.16- Equality of Opportunity in the matters of Public Employment, Reservations in Public Employment, Residence as prerequisite for employment
- ☐ Matter of Employment, Exceptions to Article 16 (1) & 16 (2)
- ☐ Reservation in services Article 16 (4),
- ☐ What are backward classes? The Indra Sawhney Case, Position before and after Indra Sawhney
- ☐ Abolition of Untouchability
- ☐ Abolition of Titles

Module III: Right to Freedom & Right to Information (Art 19-20)

- ☐ Art. 19- Six fundamental freedoms under Art.19 and
- ☐ Reasonable Restrictions Art 19 (2) to (6); Test to determine the Reasonableness of Restrictions; whether restriction includes deprivation and prohibition
- ☐ Art. 20 Rights of accused; Doctrine of Ex-post -facto law; Doctrine of Double Jeopardy; Privilege against Self-incrimination. Art.25-30 Ambit of religious freedom, cultural and educational rights

Module IV: Right to Life & Personal Liberty (Art 21 & 21a)

- ☐ Protection of Life and Personal Liberty
- ☐ Object and scope of Art 21
- ☐ Applicability of Art 21 with amendments
- ☐ Suspension of Art 21
- ☐ Right to Education

Module V: Arrest, Preventive Detention & National Security (Art 22)

- ☐ Safeguard against Arbitrary Arrest and Detention
- ☐ Preventive Detention Laws with Prevention of Terrorism Act
- ☐ Terrorist and Disruptive Activities (Prevention Act, 1987 (TADA)
- ☐ Constitutional safeguards against Preventive Detention Laws

Module VI: Right against Exploitation (Art 23-24)

- ☐ Prohibition of "Traffic in Human Beings"

- ☐ Forced Labour
- ☐ Compulsory service for Public Purpose
- ☐ Prohibition of Child Labour

Module VII: Freedom of Religion & Secularism (Art 25-28)

- ☐ Art.25-30 Ambit of religious freedom, cultural and educational rights
- ☐ Rights of a group to retain its distinct identity
- ☐ Minority Right to establish and administer educational institutions
- ☐ Restrictions on freedom of Religion

Module VIII: Cultural & Educational Rights (Art 29-30)

- ☐ Protection of Interest of Minorities
- ☐ Minorities' right to establish and administer Educational Institutions

Module IX: Issues Relating Fundamental Rights (Art31A-31C)

- ☐ Validation of Acts & Regulations
- ☐ Forms of Fundamental Rights
- ☐ Limitations of Fundamental Rights
- ☐ Suspendability of Fundamental Rights
- ☐ Amendability of Fundamental Rights

Module X: Remedies against Violation/Threat of Violation of Fundamental Rights (Art 32-35)

- ☐ Art. 32 and 226- Right to constitutional remedies
- ☐ Writ jurisdiction
- ☐ Article 33 and 34
- ☐ Fundamental Rights and Emergency Provisions

Suggested Readings:

1. H.M. Seervai, Constitutional Law of India Vol. I &II
2. V.N.Shukla , Constitution of India
3. Subhash C Jain, The Constitution of India
4. D.D. Basu, Commentaries on Constitutional Law of India, Vol. A to E
5. M. Hidayatullah (Ed.), Constitution of India.
6. M.P.Jain, Indian Constitutional Law.
7. Subba Rao G C V Indian constitutional laW
8. Pande G S Constitutional law of India
9. Saharay H K Constitution of India
10. Pylee M.V Our constitution government & politics
11. Tope T K Constitutional law of India

CO-PO MAPPING OF FUNDAMENTAL RIGHTS:

	Programme Outcomes (PO)											
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10	PO11	PO12
CO1	3	2	3	2	3	2	2	3	1	2	2	3
CO2	1	3	2	2	2	2	2	3	2	2	1	3
CO3	3	1	2	2	2	2	1	2	2	1	2	3
CO4	1	2	2	3	2	1	3	2	1	2	2	3
CO5	3	3	1	3	2	2	3	1	2	3	2	1
CO6	2	2	2	3	2	2	3	2	2	2	2	2
CO7	2	1	3	2	2	3	1	1	2	2	2	3
CO8	3	2	1	2	2	1	3	2	1	2	2	3

LLM IN CONSTITUTIONAL LAW

SEMESTER III

Sr. No.	Subject Code	SUBJECT	PERIODS			CREDIT
			L	T	P	
THEORY						
1	PLL3001	Federalism under theConstitution	3	1	0	4
2	PLL3002	National Security	3	1	0	4
3	PLL3003	Rule of Law and theConstitution of India	3	1	0	4
4	PLL3004	Jurisprudence relating toConstitutional Law	3	1	0	4
5	PLL3005	Administration of Criminal Law	3	1	0	4
SESSIONAL						
6	PLL3501	Project & Seminar III	0	0	2	0
7	PLL3502	Skill Development III	0	0	2	0
TOTAL CREDIT			20			

FEDERALISM UNDER THE CONSTITUTION

PLL3001 (4 Credits)

Course Code	PLL 3001			
Course Title	Federalism under the Constitution			
Category	Professional			
LTP & Credits	L	T	P	Credits
	3	1	0	4
Total Contact Hours	48			

CO NO COURSE OUTCOME

CO1 Students will learn about the relation between center and state stipulated by constitution of India.

CO2 Student will be able to analyze the drawbacks related to federalism procedure in Indian polity system.

CO3 Students will be able to understand different kinds of duties that constitution imposes upon center and state.

CO4 Student will be able to evaluate the work judiciary to assure the division of power between Union and state.

CO5 Student will learn about functions of various center and state organs.

CO6 Student can find out proper procedure by comparison with other nations law related to division of powers between union and states.

CO7 Student will be able to apply by writing paper their findings by analyzing other federalism system adopted by various nations.

CO8 Student will be able to understand how amendments work in fulfilling the lacunas between division of powers between union and states.

Module I: Constitutionalism

- ☐ What is Constitutionalism?
- ☐ What is Constitution?
- ☐ Modern Constitutionalism
- ☐ Constitutionalism in USA, UK, Canada and India

Module II: Federalism

- ☐ What is a federal government?
- ☐ Difference between confederation and Federation
- ☐ Condition requisite for federalism
- ☐ Patterns of Federal Government – USA, Australia, Canada and India

Module III: Union – State Financial Relations

- ☐ Centre- State relations
- ☐ Factors responsible for sub-ordination of States
- ☐ Distribution of Fiscal Power - Scheme of Allocation of taxing - Extent of Union Power of Taxation - Residuary Power- inclusion of fiscal power
- ☐ Restriction of fiscal power - Fundamental Rights - Inter-Government tax immunities -Difference between tax and Fee
- ☐ Distribution of Tax Revenue
- ☐ Borrowing power of the State
- ☐ Planning and Financial Relations

Module IV: Legislative Relations

- ☐ Territorial Jurisdictions
- ☐ Distribution of Legislature powers
- ☐ Principles of Interpretations
- ☐ Repugnancy
- ☐ Residuary Power
- ☐ Parliamentary Legislation in the State field
- ☐ Distributions of power in other Federations, Canada, USA, Australia

Module V: Administrative Relations

- ☐ Distribution of Executive Power
- ☐ Central- State Administrative Co-ordination
- ☐ Power to carry on Trade
- ☐ States not to impede the Centre
- ☐ Centre's Directives to the States

Module VI: Local Government Administration

- ☐ Concept of local government - Aims and objectives of local government –
- ☐ Local government in historical perspective
- ☐ Categories of local government - organizational set up of local government
- ☐ Powers of local government - taxing, prosecuting, advising, legislative, judicial and summary.
- ☐ State - local government relation - judicial control of local government

Module VII: Commerce Clause

- ☐ Freedom of Trade and Commerce
- ☐ Regulatory and Compensatory Tax
- ☐ Exceptions to Freedom of Trade and Commerce

Suggestive Readings:

1. Attorney-General for Canada v Attorney General for Ontario, AIR 1937 PC 82
2. Austin, Granville, The Indian Constitution: Cornerstone of a Nation, Ch 8
3. Blackshield, T and Williams, G, Australian Constitutional Law and Theory, Ch 6
4. Dicey, A V, An Introduction to the study of the Law of the Constitution, Ch III
5. Federalism: A Foreword, 86 Yale Law Journal 1019 (1977)
6. Friedrich, Carl J, Constitutional Government and Democracy, Ch XI
7. Jain, M.P., Indian Constitutional Law, Ch XIV
8. Kuldeep Nayar v UOI, (2006) 7 SCC 1.
9. Martha A Field., The Differing Federalisms of Canada and the United States, 55 L & Contemp. Probs. 107
Mason, A T and Stephenson, D G., American Constitutional Law, Introductory Essays and Selected Cases, Ch 4
10. Melbourne Corporation v Commonwealth, 74 CLR 31 at p. 70.
11. S R Bommai v Union of India, AIR 1994 SC 1918
12. Seervai, H.M., Constitutional Law of India, Ch V
13. Tribe, L H., American Constitutional Law, Ch 2
14. Tribe, L H., Unravelling National League of Cities: The New Federalism and
15. Affirmative Rights to Essential Government Services, 90 Harvard Law Review 1065(1977)
16. Turpin, Colin, British Government and the Constitution, Ch. 4
17. Wheare, K.C., Federal Government

CO-PO MAPPING OF FEDERALISM UNDER THE CONSTITUTION:

	Programme Outcomes (PO)											
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10	PO11	PO12
CO1	3	2	3	2	2	1	2	1	1	2	2	3
CO2	3	3	2	2	2	2	2	3	2	2	1	3
CO3	2	1	2	2	1	2	1	2	1	1	2	2
CO4	2	1	2	3	2	1	3	2	1	2	2	3
CO5	3	3	1	3	2	3	3	1	2	3	2	2
CO6	3	2	2	1	2	2	3	2	1	2	2	2
CO7	2	1	3	2	2	3	1	1	2	2	2	3
CO8	3	2	1	2	2	1	3	2	1	2	2	3

NATIONAL SECURITY**PLL3002 (4 Credits)**

Course Code	PLC3002			
Course Title	National Security			
Category	Professional			
LTP & Credits	L	T	P	Credits
	3	1	0	4
Total Contact Hours	48			

CO NO COURSE OUTCOME

CO1 Students will know about different types of organized crimes.

CO2 Student will be able to analyze the reason for happening organized crimes like terrorism across the world.

CO3 Students will be able to evaluate the rights of normal life violation due to terrorism.

CO4 Student will be able to evaluate justification in adapting new laws regarding terrorism and naxalism.

CO5 Student will learn about functions of preventive organization related to terrorism and naxalism.

CO6 Student can analyze different developed theories related to naxalism and terrorism.

CO7 Student will be able to apply their findings by writing paper in order to evaluate the recent scenario of terrorism across the world.

CO8 Student will be able to understand the various statues regarding prevention of naxalism and terrorism activities.

Module I:

- National Security, Public Orders and Rule of Law: Emergency Detention in England
- Civil Liberties
- Pre-Independence law.

Module II:

- Article 22 of the Constitution, Preventive Detention and Safeguards
- Declaration of Emergency, 1962, 1965, 1970 and 1975 Emergency

Module III:

- Exceptional Legislations: COFEPOSA and other legislation to curb economic offenders,
- TADA-The Draconian Law
- Comments of NHRC
- Special courts and Tribunals,
- Due process and special legislation,
- Martial law, Provisions in English, Provisions in the Constitution

Module IV:

- Civil Liberties and Emergency:
- Article 19
- Meaning of 'Security of State'
- Meaning of 'Public Order'
- Suspension of Article 19
- Rights on Declaration of Emergency by President's
- Right to suspend right to move any court
- Article 21-Special importance - its non-suspendability,
- Suspendability - 44th Amendment.
- Access to Courts and Emergency:
- Article 359-ups and downs of judicial review,
- Constitution (44th) Amendment Act, 1978
- Constitution (59th) Amendment Act, 1988

Suggested Readings

1. G.O.Koppell, The Emergency, The Courts and Indian Democracy 8 JILI 287 (1966).
2. H.M.Seervai, The Emergency, Future Safeguards and the Habeas Corpus, 1978.
3. International Commission of Jurists, Status of Emergency and Human Rights , 1984
4. N.C.Chatterji and Parameshwar Rao, Emergency and the Law, 1966.

CO-PO MAPPING OF NATIONAL SECURITY:

	Programme Outcomes (PO)											
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10	PO11	PO12
CO1	3	1	2	1	2	1	3	2	1	2	2	3
CO2	2	1	1	1	2	1	2	1	2	2	1	2
CO3	3	2	1	2	1	2	2	2	2	2	2	2
CO4	3	1	2	3	2	2	2	2	1	3	2	3
CO5	3	3	1	3	3	3	2	2	2	1	2	2
CO6	1	2	2	2	2	2	3	2	1	2	2	2
CO7	2	2	3	2	2	3	1	2	2	2	2	3
CO8	3	2	1	2	2	1	3	2	2	3	2	3

RULE OF LAW AND THE CONSTITUTION OF INDIA**PLL3003 (4 Credits)**

Course Code	PLL3003			
Course Title	Rule of Law and the Constitution of India			
Category	Professional			
LTP & Credits	L	T	P	Credits
	3	1	0	4
Total Contact Hours	48			

CO NO COURSE OUTCOME

CO1 Students will learn about various rights guaranteed for the citizen residing in India through rule of law

CO2 Student will be able to analyze the drawbacks related to various provisions related to rule of law.

CO3 Students will be able to understand effectiveness of rule of law to live a life like a human being.

CO4 Student will be able to evaluate the rule of law system that is adopted by Indian Constitution is effective to save the fundamental rights.

CO5 Student will learn about functions of various amendments incorporated into the rule of law adopted for the different communities.

CO6 Student can know how rule of law is imposed if it is violated.

CO7 Student will be able to apply by writing paper by analyzing other nation's rule of law saving procedure across the world.

CO8 Student will be able to understand how rule of law works for saving the society from state violation of duties.

Module I: Concept of Rule of Law

- General
- Meaning
- ✓ Supremacy of Law
- ✓ Equality before the Law
- ✓ Judge made Constitution
- Application of Doctrine
- Merits
- Pitfalls
- Importance
- Droit Administratif
- ✓ Meaning

- ✓ Comments
- ✓ Concrete Cases
- Modern Concept of Rule of Law
- Rule of law under Constitution of India
- Habeas Corpus Case

Module II: Art 13 of Constitution of India and Rule of Law

- Laws inconsistent with Fundamenrta; Rights
- Objective of Art 13(2)
- Power of Judicial Review
- Pre-Constitutional Laws
- Art 13 not Retrospective in effect
- Doctrine of Severability
- Doctrine of Eclipse
- Post Constitution Laws
- Does the Doctrine of Eclipse apply to a Post-Constitutional Law?
- Doctrine of Waiver – Can a Citizen waive his Fundamental Right?
- Doctrine of Lifting the Veil
- Law and Laws in Force
- Amending Act if struck down – Old Law will revive
- Is Constitutional Amendment a ‘law’ under Art 13(2)?

Module III: Writ Jurisdiction of High Courts Module III: Article 14, 21 of the Indian Constitution

Suggestive Readings:

1. H.M. Seervai, Constitutional Law of India Vol. I & II
2. V.N.Shukla, Constitution of India
3. Subhash C Jain, The Constitution of India
4. D.D. Basu, Commentaries on Constitutional Law of India, Vol. A to E
5. M. Hidayatullah (Ed.), Constitution of India.
6. M.P.Jain, Indian Constitutional Law.
7. Subba Rao G C V Indian constitutional law
8. Pande G S Constitutional law of India
9. Saharay H K Constitution of India
10. Pylee M.V Our constitution government & politics
11. Tope T K Constitutional law of India

CO-PO MAPPING OF RULE OF LAW AND THE CONSTITUTION OF INDIA:

	Programme Outcomes (PO)											
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10	PO11	PO12
CO1	3	2	3	2	3	2	2	3	1	2	2	3
CO2	1	3	2	2	2	2	2	3	2	2	1	3
CO3	3	1	2	2	2	2	1	2	2	1	2	3
CO4	1	2	2	3	2	1	3	2	1	2	2	3
CO5	3	3	1	3	2	2	3	1	2	3	2	1
CO6	2	2	2	3	2	2	3	2	2	2	2	2
CO7	2	1	3	2	2	3	1	1	2	2	2	3
CO8	3	2	1	2	2	1	3	2	1	2	2	3

JURISPRUDENCE RELATING TO CONSTITUTIONAL LAW
PLL3004 (4 CREDITS)

Course Code	PLL3004			
Course Title	Jurisprudence relating to Constitutional Law			
Category	Professional			
LTP & Credits	L	T	P	Credits
	3	1	0	4
Total Contact Hours	48			

CO NO COURSE OUTCOME

CO1 Students will learn about various kinds of jurisprudence that have developed the constitutional provisions

CO2 Student will learn about how jurisprudence is developed through Indian judicial activism.

CO3 Students will be able to understand how different jurisprudence help judiciary in adjudicating a case.

CO4 Student will learn about the different nations jurisprudence that developed their constitution.

CO5 Student will learn about various case laws that have developed across the world.

CO6 Student will understand various concept related to constitution those followed by different nations.

CO7 Student will be able to create research paper on various rights guaranteed by different constitution.

CO8 Student will be able to understand the reason behind breaking of different constitutions in nations.

Module I:

- Nature and Importance of Constitution
- Evolution of Constitutional Values
- Requisites of Ideal Constitution
- Concept of Constitutionalism – Its Development and Role in the Legal System
- Nature and Limitations of Constituent and Amending Power
- Basic Structure Theory
- State – Concept
- Social Contract Theories
- Theories of Karl Marx, Bosanquet and T.H.Green

Module II:

- Saptanga Theory of State in Ancient India
- Obligation of Ruler
- Modern Indian Political Thoughts of Raja Ram Mohan Roy, Gandhiji, Nehru and Ambedkar about Functions of the State
- Model of Indian Constitution
- Separation and Division of Power
- Constitutional Policies and Practices relating to Pluralism
- Concept of Multiculturalism
- Religious, Linguistic and Ethnic Challenges and Constitutional Responses
- Secularism, Language Rights and Protection of Ethnic Minorities (V And VI Schedules Under The Indian Constitution)
- Relation between Society, State and Individual.

Module III:

- Role of Internal and External Aids in the Interpretation of Constitution.

- ✓ Preamble
- ✓ Headings
- ✓ Marginal Notes
- ✓ Non Abrogation and Non Derogation Provisions
- ✓ Inclusive and Exclusive Definitions Use of Drafts
- ✓ Constituent Assembly Debates
- ✓ Legislative History
- ✓ International Law Text Books
- ✓ Commentaries and Dictionaries
- Original Intention Theory
- Values and Approaches that influence Constitutional Interpretation

Module IV:

- Interpreting the Constitution as a Value Document
- Purposive Interpretation
- Living Organism Approach
- Reading Down and Reading Up and Reading In
- Inter-Relationship of Fundamental Rights
- Interpreting the Constitution as Legal Document Presumption of Constitutionality
- Literal Interpretation and its Limitations
- Interpretation of Federal Scheme
- Doctrine of Inconsistency
- Doctrine of Pith and Substance
- Doctrine of Colourable Legislation
- Doctrine of Occupied Field
- Doctrine of Eclipse
- Doctrine of Severability
- Harmonious Construction
- Avoiding the Fallacies of Hyper- Integration and Disintegration,
- Ejus Dem Generis
- Study With Reference to Constitutional Ideologies and Experience Of India, U.S.A., U.K.And Canada

Suggestive Readings:

1. Karl Lowenstein. Political Power and Governmental Process.
2. Gettel, Readings in Political Science
3. K.C.Wheare, Modern Constituions
4. H.J. Laski, The State in Theory and Practice (Chapter-I)
5. B.A Masodkar, Society State and the Law.
6. R.M Mc Ivan, The Modern State
7. Nomos, Constitutionalism
8. P.V Kane, History of Dhamashastra Vol.III
9. M.Rama Jois, Constitutional and legal History, Vol. I & II
10. Carl J.Friedrich, Constituional Government and Politics.
11. Appadorai, Modern Indian Political Thought
12. M.Hidayatullah- Fifth and sixth Schedule to the Constitution
13. H.M.Seervai- Constitutional Law of Indian Vol. I
14. Lawrence Tribe & Michael Douf- On Reading the Constitution
15. Ely.J.H.- Democracy and Distrust
16. Rotunda and Nowak- Treatise on American Constitution Vol. IV.
17. P.K.Tripathi- Spotlights on Constitutional Interpretation.

18. Peter W.Hogg- Constitutional Law of India.
19. Joseph E.Magnet- Constitutional Law of Canada; Cases and Materials, Vol. II
20. M.P.Jain,- Constitutional Law of Canada
21. Hidayatullah (ed.) – Constitutional Law of India Vol. I (relevant chapters)
22. G.P.Singh- Interpretation of Statutes.
23. Vepa P. Sarathi, Interpretation of Statutes
24. Laurence H. Tribe, American Constitutional Law

CO-PO MAPPING OF JURISPRUDENCE RELATING TO CONSTITUTIONAL LAW:

	Programme Outcomes (PO)											
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10	PO11	PO12
CO1	2	1	1	2	2	3	2	2	1	2	2	3
CO2	3	2	3	3	2	1	2	3	2	2	1	1
CO3	3	1	2	2	2	2	1	2	2	1	2	2
CO4	2	3	2	3	1	1	3	2	1	2	2	3
CO5	3	3	1	3	2	2	3	2	2	3	2	1
CO6	2	2	2	3	3	2	3	2	2	2	2	2
CO7	2	1	3	2	2	3	1	1	2	2	2	3
CO8	3	2	1	2	2	1	3	2	1	2	2	3

ADMINISTRATION OF CRIMINAL LAW PLL3005 (4 Credits)

Course Code	PLL3005			
Course Title	Administration of Criminal Law			
Category	Professional			
LTP & Credits	L	T	P	Credits
	3	1	0	4
Total Contact Hours	48			

CO NO COURSE OUTCOME

- CO1 Students will learn about various criminal laws followed in India.
- CO2 Student will be able to analyze the drawbacks related criminal justice system.
- CO3 Students will be able to understand different kinds of crime occurred in other systems.
- CO4 Student will be able to evaluate the modern process in criminal justice system.
- CO5 Student will learn about functions of various criminal adjudication system.
- CO6 Student can find out proper procedure by comparison with other nations law.
- CO7 Student will be able to apply by writing paper their findings by analyzing other procedures.
- CO8 Student will be able to understand criminal justice system internationally.

Module I: Introduction

- Concept of Crime
- Principles of Crime
- ✓ Actus reus,
- ✓ Mens rea
- ✓ Strict Liability
- ✓ Absolute Liability
- ✓ Exclusion of Mens rea
- ✓ Classification
- ✓ Trends
- ✓ Prevention
- Relationship between Crime and Society
- ✓ Schools of Criminology
- ✓ Neo Classical Theories
- ✓ Biological Theories
- ✓ Sociological Theories
- ✓ Psychological Theories
- Concepts related to Crime and Criminals
- Contemporary Thoughts of Criminology

Module II: Criminal Proceedings in India

- Police Investigation
- ✓ FIR
- ✓ Arrest
- ✓ Bail
- ✓ Confessions of the Accused and Statements of the Witnesses
- ✓ Witness Protection
- ✓ Search, Seizures.
- Prosecutors
- ✓ Role in the Criminal Proceedings,
- ✓ Meaning Purpose and Need of Independent Prosecution System.
- Attitude of The Law towards the Police : Police Dilemma
- Criminal Justice Reform- Malimath Committee Recommendations

Module III: Criminal Judicial System and Social Defence

- Public Interest Litigation
- Bail Justice System
- Prison Justice
- Compensation to Victims Of Crime
- Legal Aid and Legal Services

Module IV: Human rights under criminal justice system

- Communal and Caste Violence
- Rule of Law and Due Process of Law in Criminal Jurisprudence
- Punitive and Preventive Detention –Procedure and Safeguards
- UDHR, ICCPR, ICESCR –Legal Significance In Indian Context

Suggestive Readings:

1. Ratan Lal Law of Criminal Procedure
2. Sarkar, Law of Evidence References:

3. Tapas Kumar Banerjee Background to Indian Criminal Law [1990]
4. K N Chandrasekharan Pillai [ed.] R V Kelkar's Outline of Criminal Procedure [2000] Eastern Book House
5. Law of Commission of India, forty-second Report Ch. 3 [1971]
5. Malimath Committee Report 2004
6. Patric Devlin The Criminal Prosecution in England
7. Sanders and Young Criminal Justice [1994]
8. P D Sharam Police and Criminal Justice System in India
9. Agarwal, H.O. Implementation of Human Rights Covenants with Special Reference to India (New Delhi: D.K. Publishers, 1993)
10. Aroras, Nirman, "Custodial torture in Police Stations in India: A Radical Assessment", Journal of Indian Law Institute, vol.41, nos.3, and 4, 1999, pp. 513-29

CO-PO MAPPING OF ADMINISTRATION OF CRIMINAL LAW:

	Programme Outcomes (PO)											
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10	PO11	PO12
CO1	1	2	1	2	2	1	3	2	1	2	2	3
CO2	2	1	2	1	2	1	2	1	2	2	1	2
CO3	3	1	1	2	1	2	1	2	1	1	2	2
CO4	2	1	2	3	2	1	3	2	1	2	2	1
CO5	1	2	1	3	2	1	3	1	2	3	2	3
CO6	3	2	2	2	2	2	3	2	1	2	2	2
CO7	1	2	1	2	2	3	1	2	2	2	2	3
CO8	3	2	1	2	2	1	3	2	1	2	2	3

LLM IN CONSTITUTIONAL LAW

SEMESTER IV

Sr. No.	Subject Code	SUBJECT	PERIODS			CREDIT
			L	T	P	
THEORY						
1	PLL4001	Media Law	3	1	0	4
2	PLL4002	Land rights and the IndianConstitution	3	1	0	4
3	PLL4003	Law of Writs	3	1	0	4
4	PLL4004	Public Morals and theConstitution	3	1	0	4
5	PLL4101	Dissertation	3	1	0	4
SESSIONAL						
6	PLL4501	Project & Seminar IV	0	0	2	0
7	PLL4502	Skill Development IV	0	0	2	0
TOTAL CREDIT			20			

MEDIA LAW

PLL4001 (4 Credits)

Course Code	PLL4001			
Course Title	Media Law			
Category	Professional			
LTP & Credits	L	T	P	Credits
	3	1	0	4
Total Contact Hours	48			

CO NO COURSE OUTCOME

- CO1** Students will learn about various rights guaranteed by Indian constitution for media..
- CO2** Student will be able to analyze the drawbacks related to media law system.
- CO3** Students will be able to analyze the application of media law in modern scenario.
- CO4** Student will be able to evaluate the modern process of media activities.
- CO5** Student will learn about functions of various media houses.
- CO6** Student can find out proper procedure by comparison with other nations regarding media law.
- CO7** Student will be able to apply by writing paper their findings by analyzing other procedures related to media law.
- CO8** Student will be able to understand the application of internet in newly developed media law system.

Module I: Introduction

- Understanding the concept of Media
- History of Media Theories of Media
- Evolution of Media

Module II: Need of Law in Media

- Freedom of Speech and Expression under the Indian Constitution and Restrictions
- Media Personal Privileges
- Print Media and Press Law
- Broadcasting and its privileges
- Performer's Rights

Module III: History of Media Legislation

- Media Legislation - British experience
- Media Legislation in U.S.
- Media Legislation in Indian Context

Module IV: Media Regulating Bodies

- Print Media and Registration Act
- National Security Act Press Trust of India
- Censorship in India

Module V: Legal Dimensions of Media

- Media & Criminal Law (Defamation / Obscenity/Sedition)
- Media & Tort Law (Defamation & Negligence)
- Media & Legislature – Privileges of the Legislature
- Media & Judiciary – Contempt of Court
- Media & Executive – Official Secrets Act
- Media & Journalists – Working Journalists (Conditions of Service) Act & Press Council Act

Module VI: Copyright & Media Law

- Copyright violation and Media Laws
- Copyright amendments and print media

Module VII: Defamation & Media Law

- Provisions embodied in the Indian Penal Code
- Indecent Representation Act, 1986

Module VIII: Constitution of India & Media Law

- Freedom of Expression in Indian Constitution
- Issues of Privacy
- Right to Information
- Newspaper circulation and Fundamental Rights
- Art 19 of Indian Constitution and Reasonable restriction
- Media Trial
- Case studies on Media and Free expression

Module IX: Advertisement & Media Law

- Concept of Advertisement
- Advertisement & Ethics
- Advertisement Act of 1954
- Indecent Representation (prohibition) Act, 1986
- The Drugs and Magic Remedies (objectionable) Advertisements Act of 1954

- Issues of Consumer Protection
- Competition Bill and impact on Advertisement

Module X: Legislative Efforts on Broadcast Sector

- Prashar Bharti Act 1990
- Broadcasting Bill
- Cinematography Act 1952
- Cable T.V.Networks (regulation) Act of 1995

Module XI: The New Media of Internet

- Evolution of Internet as New Media
- Regulating the Internet
- IT Act of 2000 and media
- Convergence Bill (to be enacted)
- Regulatory commissions of new media
- Indian Telegraph Act of 1885

CO-PO MAPPING OF MEDIA LAW:

	Programme Outcomes (PO)											
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10	PO11	PO12
CO1	3	3	2	2	2	1	3	2	1	2	2	3
CO2	2	2	2	3	2	1	2	2	2	2	1	3
CO3	3	1	3	2	1	2	1	2	1	1	2	2
CO4	2	1	2	1	2	1	3	2	1	2	2	1
CO5	3	2	1	2	2	1	3	1	2	3	2	3
CO6	3	2	2	2	2	2	3	2	1	2	2	2
CO7	1	2	1	2	2	3	1	2	2	2	2	3
CO8	3	2	1	2	2	1	3	2	1	2	2	3

Suggested Readings:

1. Madhavi Goradia, Facet of Media Law
2. Media, Press and Telecommunication Law, 2007
3. DR. A. Verma, Cyber Crimes & Law
4. M.P. Jain, Constitutional Law of India Wadawa, Nagpur
5. H.M. Seervai, Constitutional Law of India 2002 Vol. 1 Universal
6. John B. Howard, "The Social Accountability of Public Enterprises" in Law and Community Controls in New Development Strategies (International Centre for law in Development 1980)
7. Bruce Michael Boys, "Film Censorship in India: A Reasonable Restriction on Freedom of Speech and Expression" 14 J.I.L.I. 501 (1972).
8. Rajeev Dhavan, "On the Law of the Press in India" 26 J.I.L.I. 288 (1984).
9. Rajeev Dhavan, "Legitimizing Government Rhetoric: Reflections on Some Aspects of the Second Press Commission" 26 J.I.L.I. 391 (1984).
10. Soli Sorabjee, Law of Press Censorship in India (1976). 8. Justice E.S. Venkaramiah, Freedom of Press

PROPERTY LAW AND INDIAN CONSTITUTION
PLL4002 (4 Credits)

Course Code	PLL4002			
Course Title	Property Law and Indian Constitution			
Category	Professional			
LTP & Credits	L	T	P	Credits
	3	1	0	4
Total Contact Hours	48			

CO NO COURSE OUTCOME

- CO1** Students will learn about various rights guaranteed by Indian constitution for property..
CO2 Student will be able to analyze the drawbacks related to property law system.
CO3 Students will be able to analyze the application of property law in modern scenario.
CO4 Student will be able to evaluate the modern process of property related laws.
CO5 Student will learn about functions of various property related bodies existed in India.
CO6 Student can find out proper procedure by comparison with other nations regarding property law.
CO7 Student will be able to apply by writing paper their findings by analyzing land reformation procedure.
CO8 Student will be able to understand various modes of transferring properties.

Module I: Introduction

- Concept and Meaning of Property
- Kinds of Property
 - ☐ Movable and Immovable Property
 - ☐ Tangible and Intangible Property
 - ☐ Private and Public Property

Module II: Right to Property under Indian Constitution

- Right to Property under Art 300A of the Constitution of India
- Eminent Domain
- Right to Compensation in built in Art 300A
- Meaning of Property
- No deprivation of Property except by Authority of Law
- Art 21 has little to do with the Right to Own Property

Module III: Theories related to Property

- Theories of Property
- Right to Transfer and Right to Exclude
- Adverse Possession and Gifts of Personal Property
- Intellectual Property
- Estates - Life Estates
- Right to Property under Indian Constitution

Module IV: Land Reform

- Concept of Land Reform;
- Land Reforms and India.

Module V: The Rights to Fair Compensation & Transparency in Land Acquisition, Rehabilitation & Resettlement Act, 2013

- Determination of Social impact & Public Purpose
- Notification & Acquisition
- Rehabilitation & Resettlement Award
- Procedure and manner of Rehabilitation & Resettlement
- Committees & Authorities for Rehabilitation & Resettlement
- Apportionment of Compensation
- Payment
- Temporary Occupation of Land
- Offences & Penalties

Module VI: Principles under Transfer of Property Act, 1882

- General Principles of Transfer of Property
- What property cannot be transferred?
- Condition Retraining Alienation
- Condition Restraining Enjoyment
- Vested and Contingent Interest
- Condition Precedent and Condition Subsequent
- Transfer to Unborn Person and Rule Against Perpetuity.
- Doctrine of Election – covenant
- Transfer by Ostensible Owner
- Doctrine of Feeding the Grant by Estoppel
- Doctrine of Acquiescence
- Doctrine of Lis Pendens
- Fraudulent Transfer
- Doctrine of Part- Performance.

Module VII: Modes of Transfer under Transfer of Property Act, 1882

- Sale
 - ☐ Definition
 - ☐ Contract for Sale
 - ☐ Rights and Liabilities of Seller and Buyer.
- Mortgages
 - ☐ Kinds of Mortgages
 - ☐ When Registration is Necessary?
 - ☐ Rights of Mortgagor
 - ☐ Right to Redeem
 - ☐ Clog on Redemption
 - ☐ Partial Redemption
 - ☐ Rights and of Mortgagee
 - ☐ Right to Foreclose or Sale
 - ☐ Right to Sue for Mortgage Money
 - ☐ Accession to Mortgaged Property
 - ☐ Rights of Mortgages in Possession
 - ☐ Substituted Securities
 - ☐ Liabilities of a Mortgagee in Possession,
 - ☐ Marshalling and Contribution
 - ☐ Subrogation - Legal Subrogation and Conventional
 - ☐ "Redeem Up and Foreclose Down"

- Lease
 - ☐ Definition
 - ☐ Right and Liabilities of Lessor and Lessee
 - ☐ Kinds of Leases
 - ☐ Tenancy-at- Will
 - ☐ Tenancy by- Holding-Over
 - ☐ Tenancy-At-Sufferance.
- Gifts
 - ☐ Definition
 - ☐ Essentials
 - ☐ Onerous Gift
 - ☐ Conditional Gifts
 - ☐ Universal Done
 - ☐ Donatio Mortis Causa.
- Exchange of Properties
- Assignment of Actionable Claims.
- Easements
 - ☐ Definition
 - ☐ Nature and Characteristics of Easements
 - ☐ Acquisition or Creation of Easements
 - ☐ Classification or Kinds of Easement
 - ☐ Termination or Determination of Easements
 - ☐ Difference between Easement and Licence.

Module VIII: Other Land Laws

- General Causes Act, 1397
- The Public premises (Eviction of Unauthorised Occupants) Act, 1971
- The West Bengal Land Reforms Act, 1955
- The Land Acquisition Act, 1894
- The West Bengal Premises Tenancy Act, 1997
- The West Bengal Apartment Ownership Act, 1972
- West Bengal Estates Acquisition Act, 1953
- The Bengal General Clauses Act, 1899
- General Causes Act, 1397

Suggested Readings:

1. Mulla, Transfer of Property, Butterworths Publications.
2. Subba Rao, GCV, Commentaries on the Transfer of Property Act.
3. Grover, Transfer of Property
4. H.M. Seervai, Constitutional Law of India Vol. I & II
5. V.N.Shukla , Constitution of India
6. Subhash C Jain, The Constitution of India
7. D.D. Basu, Commentaries on Constitutional Law of India, Vol. A to E
8. M. Hidayatullah (Ed.), Constitution of India.
9. M.P.Jain, Indian Constitutional Law.
10. Subba Rao G C V Indian constitutional law
11. Pande G S Constitutional law of India
12. Saharay H K Constitution of India
13. Pylee M.V Our constitution government & politics
14. Tope T K Constitutional law of India
15. Dr Souvik Chatterji, Law of Property in India, Thomson Reuters South Asia Publication, 1st Edition,

2016.

CO-PO MAPPING OF PROPERTY LAW AND INDIAN CONSTITUTION:

	Programme Outcomes (PO)											
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10	PO11	PO12
CO1	2	2	1	3	3	2	3	2	1	2	2	3
CO2	3	3	2	3	2	1	2	2	2	2	1	3
CO3	2	1	3	2	1	2	2	2	1	1	2	3
CO4	1	1	2	2	1	1	3	2	1	2	2	3
CO5	3	2	1	2	2	1	3	1	2	3	2	3
CO6	3	2	2	2	2	2	3	2	1	2	2	2
CO7	2	2	1	2	2	3	1	2	2	2	2	3
CO8	3	2	1	2	2	1	3	2	1	2	2	3

LAW OF WRITS
PLL4003 (4 Credits)

Course Code	PLL4003			
Course Title	Law of Writs			
Category	Professional			
LTP & Credits	L	T	P	Credits
	3	1	0	4
Total Contact Hours	48			

CO NO COURSE OUTCOME

- CO1** Students will learn about various rights guaranteed for the citizen residing in India.
- CO2** Student will be able to analyze the drawbacks related to various provisions related to writ provisions.
- CO3** Students will be able to understand effectiveness of writ to live a life like a human being.
- CO4** Student will be able to evaluate the locus standi procedure developed in law of writ through judicial activism.
- CO5** Student will learn about the process by which PIL can be filed.
- CO6** Student can know the procedure of filing WRIT in court of law.
- CO7** Student will be able to apply writ in their life also by filing it for the sake of society.
- CO8** Student will be able to create drafting of WRITs.

Module I: Nature and Origin of the Writs

- Meaning and Historical Background of the Writs
- Scope of the Power of the Courts
- Nature of the Proceedings
- Locus Standi
- Nature of the Relief
- Types of Writs

Module II: General Principles of the Writ Jurisdiction

- Writ Jurisdiction of the Supreme Court under Article 32
- Writ Jurisdiction of the High Court under Article 226
- Territorial Jurisdiction
- Orders and Directions of the Supreme Court
- Delay
- Laches and Acquiescence
- Compensatory Jurisprudence

Module III: Principles of Natural Justice and Public Interest Litigation

- Meaning
- Applicability
- Violation of Natural Justice
- Statutory Provisions and Natural Justice
- Legislation and Policy Matters
- Natural Justice not Applicable
- Waiver of the Rulers
- Administrative Discretion
- Public Interest Litigation
- Writ Jurisdiction of the Courts

Module IV: Writs under the Constitution of India

- Habeas Corpus
- Mandamus
- Certiorari
- Prohibition
- Quo Warranto

Suggested Readings:

1. Abhishek Atrey, Law of Writs: Practice and Procedure, Lucknow, Kamal Publishers, New Delhi, 2015
2. Pandya Asim, Writs and Other Constitutional remedies, Lexis Nexis, Nagpur, 2009
3. Mallick, M.R, Writs: Law and Practice, Eastern Law House, Kolkata, 2008
4. Banerjee, Justice B.P, Writ Remedies, Lexis Nexis, Nagpur, 1987
5. Hansaria, Justice B.L, Writ Jurisdiction, Universal Law Publishing Co., New Delhi, 2007

CO-PO MAPPING OF LAW OF WRITS:

	Programme Outcomes (PO)											
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10	PO11	PO12
CO1	3	3	2	2	3	2	2	2	1	2	2	3
CO2	3	3	2	3	2	1	2	2	2	2	1	3
CO3	1	2	1	1	3	2	2	2	1	1	2	3
CO4	1	1	2	2	1	3	3	2	1	2	2	3
CO5	2	2	1	2	2	1	3	1	2	3	2	3
CO6	3	2	2	2	1	2	3	2	1	2	2	2
CO7	2	2	1	2	2	3	1	2	2	2	2	3
CO8	3	2	1	2	2	1	3	2	1	2	2	3

PUBLIC MORALS AND THE INDIAN CONSTITUTION
PLL4004 (4 Credits)

Course Code	PLL4004			
Course Title	LAW OF WRITS			
Category	Public Morals and the Indian Constitution			
LTP & Credits	L	T	P	Credits
	3	1	0	4
Total Contact Hours	48			

CO NO COURSE OUTCOME

CO1 Students will learn about various duties stipulated for the citizen residing in India.

CO2 Student will be able to analyze the drawbacks related to violation of duties.

CO3 Students will be able to understand effectiveness of duties in daily life.

CO4 Student will be able to evaluate the morality that strengthen constitution of India.

CO5 Student will learn about the public morality towards children, women which are guaranteed by constitutional provisions.

CO6 Student can know the various Acts related public morality.

CO7 Student will be able to differentiate between public and private morality.

CO8 Student will be able to evaluate case laws those strengthen the constitutional and public morality.

Module I:

- Law and Morals
- Distinction between Law and Morals
- Relationship between Law and Morals
- Morals as a Part of Law
- Legal Enforcement of Morals
- Influence of Morals on Law

Module II:

- Meaning of Public morals
- Need of Public Morals
- Significance of Public Morals
- Nature of Public Morals

Module III:

- Public Order, Decency or Morality under Constitution of India
- Importance of Public Morality in Shaping Fundamental Rights
- Traditional Method of Solving the Conflict between Individual Rights and Publicmorality

Module III: Indecent Representation of Women Act, 1986 and Article 21

- Prohibition of advertisements containing indecent representation of women
- Prohibition of publication or sending by post of books, pamphlets, etc., containing indecent representation of women
- Powers to enter and search
- Penalty
- Offences by companies
- Offences to be cognizable and bailable.

Module IV: Outraging of Modesty under IPC and Article 21**Module V: Child Pornography and Cyber Laws.****Module VI: Public Interest Litigation and Public Morals****Module VII: Constitutional Morality vs Public Morality**

- Identifying the Diverging Point between Constitutional and Public Morality
- Elements of Constitutional Morality
 - ☐ Rule of Law
 - ☐ Individual liberty
 - ☐ Right to Equality
 - ☐ Freedom of choice expression
 - ☐ Preamble
 - ☐ social justice
 - ☐ Due process of law
- Features of Constitutional Morality
- Landmark Judgements relating to Constitutional Morality

Suggested Readings:

1. H.M. Seervai, Constitutional Law of India Vol. I & II
2. V.N.Shukla, Constitution of India
3. Subhash C Jain, The Constitution of India
4. D.D. Basu, Commentaries on Constitutional Law of India, Vol. A to E
5. M. Hidayatullah (Ed.), Constitution of India.
6. M.P.Jain, Indian Constitutional Law.
7. Subba Rao G C V Indian constitutional law
8. Dr Souvik Chatterji, Law of Property in India, Thomson Reuters South Asia Publication, 1st Edition, 2016.

CO-PO MAPPING OF PUBLIC MORALS AND THE INDIAN CONSTITUTION:

	Programme Outcomes (PO)											
	PO1	PO2	PO3	PO4	PO5	PO6	PO7	PO8	PO9	PO10	PO11	PO12
CO1	2	2	3	1	2	1	1	2	1	2	2	3
CO2	1	3	2	3	2	1	2	2	2	2	1	3
CO3	3	2	1	2	3	3	2	2	1	1	2	3
CO4	1	1	2	2	1	3	3	2	1	2	2	3
CO5	2	2	1	1	2	1	3	1	2	3	2	3
CO6	3	2	2	3	1	2	3	2	1	2	2	2
CO7	2	2	1	2	2	3	1	2	2	2	2	3
CO8	3	2	1	2	2	1	3	2	1	2	2	3