



SARVAJANIK
UNIVERSITY

INCLUSIVE | INTEGRATED | INNOVATIVE

PROFESSIONAL ELECTIVE COURSES SEMESTER - I



SARVAJANIK EDUCATION SOCIETY
SARVAJANIK COLLEGE OF LAW
(CONSTITUENT COLLEGE OF SARVAJANIK UNIVERSITY)

SARVAJANIK UNIVERSITY				
Program		LL.B.		
Semester		1		
Subject		English for Law		
Course Type		Professional Elective		
Course Code		BLLB12101	Total Credit	2
Teaching Hours		Examination Marking Scheme		
Theory (Hrs)	Practical/ Lib./Lab./Tut. (Hrs)	Internal/ CCE (Marks)	External/ SEE (Marks)	Total
2		25	25	50

Object: The aims of this course are to improve student's ability to read and understand law journal articles, commercial legislation, legal texts and legal correspondence. The object of this paper is to increase student's comprehension of legal English (legal topics in lectures, presentations, interviews and discussions. and to strengthen student's speaking and writing skills in a range of situations typical of the study of law and the practice of law.

Course Outcome

At the end of the course, the student will be able to:

CO1: Develop an understanding of law and consolidate legal language skills

CO2: Produce organized and coherent communications and essays with clear paragraphs and appropriate methods for introducing and concluding.

CO3: Write using specialized legal vocabulary with few usage errors.

Syllabus

Module 01. Understanding the Law

1.1 Defining Law

1.2 Meaning of Act, Bill, Custom, Law, Laws, Morality, Ordinance, Precedent, Rule, Statute

1.3 Nature of Law

1.4 Classification of Laws- Municipal Law and International Law, Public and Private Laws, Civil and Criminal laws

1.5 Interpreting Law and Role of Language in Interpretation (Use of definitions, meanings of words, literal meaning and contextual meaning)

1.1 Etymology, Significance, Meaning and Usage of Legal Terms in Procedural, Civil and Criminal Laws

Module 02. Foreign Terminology in Law

2.1 Use of Foreign Terms in Legal English- the Origin of Law and Reasons for their Use

2.2 Foreign Words

2.3 Legal Maxims

List of Foreign Words

Ab initio - From the beginning.

Ad hoc - Established for a particular purpose.

Ad valorem - According to value.

Amicus curiae - An impartial advisor.
Bona vacantia - Ownerless property.
Compos mentis - of sound mind.
De facto - In actual fact.
De jure - In law, By legal right.
Ex parte - One side only.
Fauxpas - Blunder.
In limine - At the outset.
In memorium - In memory of.
In personam - Personally.
Inter alia - Among other things.
Inter se - Among themselves.
Lis pendens - During the pendency in any court.
Locus standi - Right to speak or intervene in a matter.
Mala fide - In bad faith.
Mens rea - Criminal intention or guilty mind.
Modus operandi - Mode or Method of working.
Nudum pactum - A bare promise.
Onus probandi - The burden of proof.
Par excellence - Without comparison.
Prima facie - At first sight.
Ratio decidendi - The reasons for decisions.
Sine die - To a date not at the moment fixed.
Sub judice - Under judicial consideration.
Suo moto - By itself.
Ultra vires - Beyond powers.
Vox populi - The voice of people.

Legal Maxims

Actus curiae neminem gravabit - An act of the court shall prejudice no one.
Actus non facit reum, nisi mens sit rea - An act does not make a person guilty unless the mind is guilty.
Audi alteram partem - Let the other side be heard as well.
Delegatus non potest delegare - A delegate cannot delegate.
Ex nudo pacto non oritur actio - No action arises from a contract without consideration.
Expressio unius est exclusio alterius - Express mention of one thing excludes all others.
Ignorantia facti excusat, ignorantia juris non excusat - Ignorance of facts excuses but ignorance of law excuses no one.
Nemo dat quod non habet - No one gives what he does not have.
Noscitur a sociis - The meaning of a doubtful word can be derived from its association with other words.
Qui facit per alium facit per se - He who acts through another does the act himself.
Respondeat superior - Let the master answer.

Module 04. Composition Skills

4.1 Report Writing

4.2 Précis Writing

4.3 Notices of General Nature

4.4 Essay Writing on Legal Topics

Suggested Readings:

1. Yadugiri, M. A. and Geeta Bhaskar. English for Law, New Delhi: Foundation Books
2. Gupta, Shweta. General English & Legal Language, Allahabad: CLP
3. Sanjay Kumar & Pushp Lata. Communication Skills. India: OUP

SARVAJANIK UNIVERSITY				
Program		LL.B.		
Semester		1		
Subject		Health Law		
Course Type		Professional Elective Course		
Course Code		BLLB12102	Total Credit	2
Teaching Hours		Examination Marking Scheme		
Theory (Hrs)	Practical /Lib./Lab./Tut. (Hrs)	Internal/ CCE (Marks)	External/ SEE (Marks)	Total
2	-	25	25	50

Object: The objective of this paper is to develop student's legal acumen in health law regime and help them to understand the role of governments and law in promoting and protecting health, and be able to identify and analyse legal issues in health care.

Course Outcome

At the end of the course, the student will be able to:

CO1: Understand the importance of public health and nexus with human rights.

CO2: Identify forms of legal remedies available under health laws.

CO3: Understand and identify the various provisions relating to

Syllabus

Module 01. Introduction

1.1 Concept and Importance of Health

1.2 Public Health in India - Ancient, medieval and modern perspectives

1.3 Human Rights Perspectives of Health – Overview

Module 02. Health and Constitutional Protections

2.1 Fundamental Rights - Right to Health – Right to Decent Environment-Right to Shelter - Reproductive Rights of Women

2.2 Directive Principles of State Policy and Health

Module 03. Health and Legal Protection - Relevant Provisions under following Laws

3.1 The Pre-Natal Diagnostic Techniques (Regulation and Prevention of Misuse) Act, 1994

3.2 The Factories Act, 1948

3.3 Law on Mental Health

3.4 The Maternity Benefit Act, 1961

3.5 The Infant Milk Substitutes, Feeding Bottles and Infant Foods Act, 1992

3.6 The Transplantation of Human Organs Act, 1994

3.7 The Indian Penal Code, 1860 - Chapter XIV (Sections 269 to 278)

3.8 The Epidemic Diseases Act, 1897

Suggested Readings:

- 1) R.K. Nayak (ed.), The Indian Law Institute, Global Health Law, (1998), World Health Organization, Regional Office for South East Asia, New Delhi.
- 2) Pragya Kumar & Virendra Kumar, Health as a Fundamental Human Right, in Dilemmas in Health Policy.

SARVAJANIK UNIVERSITY				
Program		LL.B.		
Semester		1		
Subject		Offences against children and juvenile offences		
Course Type		Professional Elective Course		
Course Code		BLLB12103	Total Credit	2
Teaching Hours		Examination Marking Scheme		
Theory (Hrs)	Practical /Lib./Lab./Tut. (Hrs)	Internal/ CCE (Marks)	External/ SEE (Marks)	Total
2	-	25	25	50

Object: The object of this paper is to give the students a holistic understanding regarding offences against children and explore the practical applications of the various laws formulated for their protection.

Course Outcome

At the end of the course, the student will be able to:

CO1: Understand the various concepts of child in relation to child protection, having due regard to the practical implementation of the principles in actual cases.

CO2: Understand the various dimensions of criminal behaviour and the implementation of the law through Judicial interpretation.

CO3: Demonstrate a thorough and contextual knowledge of various offences under the various child-related laws, particularly in its application to real life legal scenario.

Syllabus

Module 01. Concept of Child and Juvenile

1.1 Definition and Concepts of term Child and Juvenile.

1.2 Causes of Offence against Child.

1.3 International Protection to child and Convention.

Module 02. Offences against Child

2.1 Child abuse.

2.2 Child labour and forced labour.

2.3 Kidnapping and abduction.

2.4 Abetment of suicide of Child.

2.5 Sale of Obscene objects to young

Module 03. Protection of Child and Juvenile

3.1 Under the provisions of Constitution (fundamental rights and DPSP)

3.2 Indian Penal Code 1860

3.3 Criminal Procedure Code 1973

3.4 The Indian Contract Act 1872.

3.5 Juvenile Justice Act 2015.

Module 04. Juvenile Delinquency

- 4.1 Juvenile Delinquency: Nature and Cause
- 4.2 Juvenile Court System
- 4.3 Treatment and Rehabilitation of Juveniles.
- 4.4 Legislative and Judicial protection of Juvenile offender
- 4.5 Salient features of the act.

Suggested Readings

1. K.D. Gaur, Textbook on Indian Penal Code, Universal Law Publishing Co., New Delhi, 2012
2. K.I. Vibhuti, PSA Pillai's Criminal Law, Lexis Nexis, Butterworths Wadhwa, Nagpur, 2012
3. S.R. Myneni, Offences against Child and juvenile Offences, New Era Law Publication, Delhi, 2018
4. S.K. Chatterjee, Offences against Child and juvenile Offences, Central Law Publication, Allahabad, 2012
5. Sheetal Kanwal, Offences against Child and juvenile Offences, Amar Law Publication. Indore, 2017