Criteria - I Curriculum Aspects

1.3 Curriculum Enrichment

1.3.1. Institution integrates cross-cutting issues relevant to Professional Ethics, Gender, constitutional and Human Values, Environment & Sustainability and other value framework enshrined in Sustainable Development goals into the Curriculum



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List of Courses integrating issues relevant to Professional Ethics, Gender, Constitutional, Environment and other values



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List of value based courses

Sl. No	Course	Programs offered to:
1.	Constitutional Law	BA.LLB BBA.LL.B LL.B
2.	Professional Ethics and Professional Accounting	BA.LLB BBA.LL.B LL.B
3.	Labour Law	BA.LLB BBA.LL.B LL.B
4.	Alternative Dispute Resolution	BA.LLB BBA.LL.B LL.B
5.	Environmental Law	BA.LLB BBA.LL.B LL.B



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Syllabus of all the courses integrating issues relevant to Professional Ethics, Gender, Constitutional, **Environment and** other values 2023-2024



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Syllabus of subjects integrating cross-cutting issues relevant to Professional Ethics, Gender, constitutional and Human Values, Environment & Sustainability and other value: 2023 - 2024

Appendix-IX

COURSE- V

Constitutional Law - I

Objectives:

The purpose of the course is to acquaint the students with the idea that the Indian Constitution is a normative Constitution with value aspirations. The Indian Constitution envisages to establish a justice system with legal technique. The basic postulate of Constitution like the Constitutional Supremacy, Rule of law and Concept of Liberty are emphasized in this paper. Exhaustive analysis of Fundamental Rights and committed approach to Directive principles would form the essence of the course.

UNIT-I

Meaning & Definition of Constitution: kinds of Constitution, Constitutionalism, Salient features of Indian Constitution.

Preamble: Meaning, Scope, Importance, Objectives and Values enshrined in the Preamble.

Citizenship-modes of acquisition & termination

UNIT- II

State: Definition under Article 12, New Judicial trends on concept of State Action-need for widening the definition.

Definition and Meaning of Law: Pre- Constitutional and Post- Constitutional Laws, Doctrine of Severability and Doctrine of ecplise, Judicial Review and Article 13.

Equality and Social Justice: General Equality Clause under Article 14, New Concept of Equality, Judicial Interpretation on Equality.

UNIT-III

Protective Discrimination and Social Justice under Articles 15 and 16, New Judicial trends on Social Justice, Constitutional Provisions on Untouchability under Article 17.

Right to Freedom: Freedom of Speech and Expression, Different dimensions - Freedom of Assembly, Association, Movement and Residence, Profession, Occupation, Trade or business, Reasonable restrictions.

UNIT-IV

Rights of the Accused: Ex-post facto Law - Double jeopardy - Right against self incrimination (Article 20). Rights of the arrested person, Preventive Detention Laws (Article 22), Right to Life and Personal Liberty, Various facets of Life and Liberty (Article.21), Right against Exploitation, Secularism - Freedom of Religion, Judicial interpretation, Restrictions on freedom of religion,

UNIT-V

Cultural and Educational Rights of minorities - Recent trends - Right to Constitutional Remedies: Article 32 and 226 - kinds of writs - Right to property (prior to 1978 and the present

Mokunu Jan



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position), Directive Principles of State Policy and Fundamental Duties- inter relation between fundamental rights and directive principles.

Prescribed Book:

- 1. Dr. V. N. Shukla Constitution of India
- 2. M. P. Jain- Indian Constitutional Law

Reference Books:

- 1. H. M. Seervai Constitutional Law of India
- 2. T. K. Tope Constitutional Law
- 3. D.D. Basu Shorter Constitution of India
- 4. S. Shiva Rao- Framing of Indian Constitution
- 5. Subhash. C. Kashyap Parliamentary Procedure
- 6. Subhash, C. Kashyap History of Indian Parliament
- 7. R. C. Agarwal-Constitutional Development and National Movement
- 8. A. B. Keith-Constitutional History of India.
- 9. D.J. De The Constitution of India Vol. I and II.





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COURSE I - CONSTITUTIONAL LAW - II

Appendix-X

Objectives:

This course gives the students a picture of Constitutional Parameters regarding the organization, powers and functions of the various organs of the Government. The emphasis is also on the study decisions is offered to highlight judicial restraint, judicial activism and judicial balancing. Finally, the students should be able to articulate their independent views over contemporary crucial Constitutional issues.

UNIT-I

Federal system: Organization of State.

Relationship between the Centre and the State: Legislative, Financial and Administrative, Cooperative Federalism and recommendation of Commission.

Freedom of Trade and Commerce, Official Language, Local self-government with special emphasis on 73rd and 74th Amendment.

Constitutional provision of Jammu and Kashmir (Art. 370).

Special provisions relating to specific states (Articles 371-A to 371-J)

UNIT-II

Executive: Centre and State; President and Governor; powers and functions.

Parliament and State Legislature: Bicameralism, Composition, powers and function.

Councils of ministers: collective responsibility, Position of Prime Minister and Chief Minister.

UNIT-III

Speaker: Parliament and State Legislature, Powers and Functions, Privileges Anti-Defection Law.

Judiciary: Union and States, appointment, powers, jurisdiction and Transfer of judges.

UNIT-IV

Subordinate Judiciary, Administrative Tribunals.

Public Service Commission: services under the center and the state, Constitutional protection to Civil Servants.

Election Commission: Powers and functions.

State liability for Torts and Contract.

UNIT-V

Emergency: Types, Effects and effects on Fundamental Rights.

Constitutional Interpretation

Amendment: Basic structure theory.

Schedules.

Website: https://sdmlc.ac.in

Review of working of the Constitution.

Prescribed Book:

1. M. P. Jain - Indian Constitutional Law Vol I& II

Reference Books:

- 1. H. M. Seervai Constitutional Law of India
- 2. V. N. Shukla Constitution of India
- 3. T. K Tope Constitutional Law
- 4. S. Shiva Rao Framing of Indian Constitution





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X SEMESTER

COURSE -I: ENVIRONMENTAL LAW

Objective:

Environmental problems have attained alarming proportions. It is essential to sensitise the students to environmental issues and the laws. The important principles in the field like intergeneration equity, carrying capacity, sustainable development, and precautionary principle, polluter pay principles are to be appreciated. The law in practice is to be analysed and evaluated. The course is designed towards these objectives.

Course contents:

UNIT-I

The Idea of Environment:

Environment: meaning and components- Pollution: meaning, sources, Kinds, and effects of pollution - Ancient and Medieval Writings - Environmental jurisprudence - National environmental policy.

UNIT-II

Environmental Policy and Law: Pre & Post Independence Period -Constitutional provisions on Environment and its Protection: Right to Environment - Duty to protect environment - Public interest litigation and environment -Role of Judiciary on Environmental issues -Doctrines of Environmental Pollution: Evolving new Principles - Absolute Liability -Polluter pays principle - Precautionary principle - Inter generational equity principle -Public trust doctrine.

UNIT - III

International Law and Environmental Protection: Sustainable Development -International conventions in the development of Environmental Laws and its Policy: Stockholm - Rio & Johannesburg Declaration -Trans-boundary Pollution hazards & Regulation; Common Law aspects of Environmental Protection - Criminal Law and environment.

UNIT-IV

Prevention and Control of Water & Air Pollution: Water Act, 1974 and Air Act, 1981 -Pollution Control Boards and its powers and functions- offences and penalties -Remedies in case of water and air pollution - Noise Pollution and its control: Noise Pollution (Regulation & Control) Rules, 2000 - Wildlife Protection Act, 1972: Hunting - Trade in Animal articles - Authorities under wild life protection Act- Role of Judiciary on wild life protection - Forest Conservation Act, 1980 - judicial approach.

UNIT - V

Environment Protection Act, 1986 - ECO-Mark, Environmental Audit - Coastal Regulation Zone, Environment Impact Assessment: Discretionary Model and Mandatory Model, - Regulation on Bio-Medical Waste - Disposal of Solid Waste.





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Prescribed Books:

1. P. Leela Krishnan, Environmental Law in India, Third Edition, Lexis Nexis

Armin Rosencranz - Environmental Law and Its Policy in India.

2. S. C. Shastri, Enivronmental Law, Third Edition, Eastern Book Company.

Reference Books:

- Lal's Encyclopedia on Environment Protection and Pollution laws, Fifth Edition, Volume 1 & 2, Delhi Law House.
- 2. Shyam Divan and Armin Rosencranz, Environmental Law and Policy in India

(Cases, Materials and Statutes), Second Edition, Oxford University Press.

3. Relevant Bare Acts/Notifications.





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V-SEMESTER

Appendix-XI

COURSE I- LABOUR LAW- I

OBJECTIVES

In this course, the students are to be acquainted with the Industrial relations framework. Further, the importance of the maintenance of industrial peace and efforts to reduce the incidence of strikes and lockouts are to be emphasised. The main objective is to critically examine the provisions in the Trade Unions Act, 1926; the machineries contemplated under the Industrial Disputes Act, 1947 for the prevention and settlement of industrial disputes and other matters. Further, the objectives underlying the Industrial Employment (Standing Orders) Act, 1946 and Disciplinary Enquiry for misconduct are to be studied with a view to acquaint misconduct and the procedure to be followed before imposing punishment for misconduct alleged and established.

Referring wherever necessary to the Constitutional provisions and the ILO Conventions and recommendations will do learning of these legislations. We will be looking at the judicial response, legislative response and probable amendments required to the industrial relations laws to meet the challenges posed by economic liberalisation. In order to understand the abovementioned legislations in their proper perceptive, a brief historical background of these legislations will also be examined.

In this course, students shall also acquaint with legal frame-work relating to social security and welfare. The concept of social security, its importance and also Constitutional basis for the same are introduced. The importance of ensuring health, safety and welfare of the workmen, social assistance and social insurance schemes and the regulation of wages under various legislations are to be emphasised. The objective is also to understand the provisions of the Employees Compensation Act, 1923, the Employees' State Insurance Act, 1948, the Payment of Wages Act, 1936, the Factories Act, 1948. These legislations are to be studied with a view to acquaint the students regarding various rights and benefits available to the workmen thereunder. Legislations are to be analysed by examining historical background, objectives underlying these legislations, judicial interpretations and effectiveness of these legislations in the changed economic policies.

UNIT-I

Website: https://sdmlc.ac.in

Historical aspects - Master and Slave Relationship, Trade Unionism in India and UK - Enactment of the Trade Unions Act, 1926- ILO Conventions relating to Trade Unions and relevant Constitutional provisions.

A bird's eye view of the Act – Definitions - Trade Union, Trade Dispute, etc. - Provisions relating to registration, withdrawal and cancellation of registration - Funds of Trade Union, Immunities, problems of Trade Union, Amalgamation of Trade Union -Recognition of Trade Unions - Methods, need and efforts in this regard, Collective Bargaining - Meaning, methods, status of collective bargaining settlements, collective bargaining and liberalisation.



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Historical Background and Introduction to the Industrial Disputes Act, 1947 - Definitions -Industry, Workman, Industrial Dispute, Appropriate Government, etc., - Authorities/ Industrial Dispute resolution machinery - Works Committee, Conciliation and Board of Conciliation -Powers and Functions, Court of Inquiry, Grievance Settlement Authority,

Voluntary Arbitration U/S 10-A, Compulsory Adjudication- Government's power of reference U/S- 10 - Critical analysis with reference to decided cases. Compulsory Adjudication -Composition, Qualification, Jurisdiction, powers of adjudication authorities, - Award and Settlement - Definition, Period of operation, binding nature and Juridical Review of award.

Law relating to regulation of strikes and lockouts- Definition of strikes and lockouts, Analysis with reference to Judicial Interpretations, Regulation U/Ss 22, 23, 10-A(4-A), and 10 (3), Illegal strikes and lockouts, penalties. - Regulation of Job losses- concepts of Lay-off, Retrenchment, Closure and Transfer of undertakings with reference to statutory definition and Judicial Interpretations - Regulation of job losses with reference to the provisions of chapter V A and V B of the ID Act, 1947 - Regulation of managerial prerogatives - Ss. 9A, 11A, 33 and 33A of ID Act, 1947 - Certified Standing Orders - Meaning and Procedure for Certification, Certifying officers- Powers and Functions, etc.

UNIT-IV

Concept and Importance of Social Security - Influence of I.L.O. - Constitutional Mandate. The Employees' Compensation Act, 1923 - Definitions - employee, employer, dependent, partial disablement, total disablement, etc. - Employer's liability for compensation -Conditions and Exceptions - Procedure for claiming compensation. Computation of Compensation. Commissioner- Jurisdiction, Powers, etc.

The Employees' State Insurance Act, 1948 - Definitions - Employment injury, contribution, dependent, employee, principal employer, etc. - Employees' State Insurance Funds - contribution, Benefits available - Administrative Mechanism - E.S.I Corporation, Standing Committee, Medical Benefits Council - Composition, Powers, Duties - Adjudication of Disputes - E.S.1 Courts. Comparative analysis of the E.S.1. Act, 1948 with the Employees' Compensation Act, 1923

UNIT-V

The Payment of Wages Act, 1936 - Definitions - employed person. factory, industrial and other establishment, wages, etc. - Deductions - Authorities - Inspectors and Payment of Wages Authority.

The Factories Act, 1948 - Definitions - factory, manufacturing process, occupier, worker, hazardous process, etc. - Provisions of the Factories Act relating to health, safety and welfare of





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Labour Law- II

Objectives

In this course, students are to be acquainted with legal frame-work relating to social security and welfare. It is necessary to know the concept of social security, its importance and also Constitutional basis for the same. The importance of ensuring health, safety and welfare of the workmen and social assistance and social insurance schemes under various legislations are to be emphasised. The main theme underlying the programme is to critically examine provisions of the Factories Act, 1948, the Child Labour (Prohibition and Regulation) Act, 1986, the Contract Labour (Regulation & Abolition) Act 1970, the Minimum Wages Act, 1948, the payment of Bonus Act, 1965, the Payment of Gratuity Act, 1972, the Employees' State Insurance Act, 1948, the Employees' Provident Fund (Family Pension Fund and Deposit Linked Insurance Fund) Act, 1952, the Maternity Benefit Act, 1961, the Unorganised Sector Workers' Social Security Act, 2008, These legislations are to be studied with a view to acquaint the students regarding various rights and benefits available to the workmen thereunder. These legislations are to be analysed by examining historical background, objectives underlying these legislations, judicial interpretations and effectiveness of these legislations in the changing times.

Unit-I Constitutional Dimensions of Industrial Relations and Labour

Constitution and Labour welfare - The Bonded Labour System Abolition Act, 1976 - The Equal Remuneration Act, 1976 - the Inter-State Migration of Workers Act, 1979 - the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

Unit II - Wages, Bonus and Gratuity

Concept of Wages – Theories of wages and Kinds of wages. The Minimum Wages Act, 1948 - Definitions - appropriate government, employer, employee, Scheduled employment, etc. - Fixation of Minimum rates of wages – Methods - Regulation of working conditions - Payment of Wages, Working Hours, etc.

Bonus - Context -a claimfor share in profits even after payment of wages according contract of employment? Is it a breach of contract or an implied term of the contract? - concepts of bonus and right to share in profits - The payment of Bonus Act, 1965 - definitions - provisions relating to payment of bonus - judicial interpretations and constitutionality of the provision relating to Govt's power to exempt.

Gratuity - Context - reward for long drawn loyal service -employers' liability or good gesture? Historical developments. The payment of Gratuity Act, 1972 - definitions - judicial interpretation and parliamentary amendment of the definition of employee. - payment of gratuity - determination of the amount of gratuity - authorities.

Unit III - Protection of Child Labour and contract labour

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Child labour – practice and reasons for child labour – competing views on necessity and feasibility of abolition of child labour – Human rights perspective and constitutional provisions

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for the protection of child – the Child Labour (Prohibition and Regulation) Act, 1986 – definitions – provisions relating to prohibition of child labour in certain establishments and processes – regulation of conditions of work – penalties – judicial interpretations. Amendments made through The Child Labour (Prohibition and Regulation) Amendment Act, 2016 and Criticisms.

Abolition and regularisation of contract labour, regulation of contract labour under the Contract Labour (Regulation & Abolition) Act 1970 – judicial decisions relating absorption of sham practice of contract labour – evaluation of the working of the Act in the present days.

Unit-IV Social Security

The Employees' Provident Fund (Family Pension Fund and Deposit Linked Insurance Fund)
Act, 1952 – Definitions- contribution, employee, employer, factory, fund, etc. - Provident Fund
Scheme, Family Pension Scheme, Employees' Deposit Linked Insurance Scheme – Scope,
Contributions - Benefits - Authorities under the Act – Powers. Latest judicial pronouncements.

The Maternity Benefit Act, 1961- Object and Scope of the Act, Definitions - appropriate government, employer, establishment, factory, maternity benefit, wages, etc. - Benefits under the Act - Inspectors.

Unit -V Protection of unorganised labour

Features and scheme of protection of workers in unorganised sector under the Unorganised Workers' Social Security Act, 2008

Necessity of protection of unorganised labour in shops and establishments by regulating their working conditions - the Karnataka Shops and Commercial Establishments Act, 1961 - application of the Act, Hours of work, annual leave with wages - wages and compensation - employment of children and women - authorities and penalties.

Globalisation, Privatisation and Open Economy- Effects of Globalisation on Industry and Labour - Constitutional Mandate of Welfare State and effectiveness of Social Security and Social welfare legislations in India under new economic policy - Review of laws to meet new challenges - Legislative and Judicial response/trend towards application of Labour laws-Emergence of laws relating SEZs, etc.

Prescribed books

Website: https://sdmlc.ac.in

- · K.M. Pillai Labour and Industrial Laws.
- S.N.Mishra Labour and Industrial Laws.
- S.C.Srivastava, Treatise on Social Security.
- Sairam Bhat, Privatisation and Globalisation: The Challenging Legal Paradigm
- Jwitesh Kumar Singh, Labour Economics: Principles, Problems and Practices
- Joanne Conagham, Labour Law in an Era of globalisation, Transformative Practices and possibilities





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workers - Provisions relating to Hazardous process - Provisions relating to working conditions of employment - Working Hours, Weekly leave, Annual leave facility - Provisions relating to regulation of employment of women, children and young persons.

Books Prescribed:

- S.C. Srivastava Industrial Relations and Labour Laws.
- Dr. V.G. Goswami Labour Industrial Laws
- S.N.Mishra Labour and Industrial Laws.
- S.C.Srivastava, Treatise on Social Security.
- The Trade Unions Act, 1926
- The Industrial Disputes Act, 1947
- The Industrial Employment (Standing Orders) Act, 1946
- The Employees Compensation Act, 1923
- The Employees' State Insurance Act, 1948
- The Payment of Wages Act, 1936
- The Factories Act, 1948

Reference Books:

- O.P. Malhotra Law of Industrial Disputes.
- G. Ramanujam Indian Labour Movements.
- · P.L. Malik Industrial Law.
- Mamoria and Mamoria Dynamics of Industrial Relations.
- First National Labour Commission Report, 1969.
- Second National Labour Commission Report, 2002.
- International Labour Conventions and Recommendations.





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 C. S. Venkata Ratnam, Globalisation and Labour-Management Relations, Dynamics of Change

Reference books:

- Dr.V.G.Goswami Labour Industrial Laws.
- O.P. Malhotra The Law of Industrial Dispute.
- N.G.Goswami Labour and Industrial Laws.
- Khan and Khan Labour Law.
- Bhargava, V.B. Industrial and Labour Laws.
- · Pai, G.B.-Labour Law in India.
- · Srivatava, S.C. Industrial Relations and Labour Laws.
- Singh, S.N. Law and Social change: Essays on Labour Laws and Welfare research methodology and environmental protection.
- Report of the First National Commission on Labour (1966-69).
- · Report of the National Commission on Labour, Government of India, 2002.
- II.O Recommendations.





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COURSE-IV: CLINICAL COURSE-II:

ALTERNATIVE DISPUTE RESOLUTION SYSTEMS

Objectives:

Today alternative disputes resolution systems have become more relevant than before both at local, national and international levels. Certain of the disputes, by nature are fit to be resolved through specific method of resolution. Each of these dispute resolution systems involves different style of planning and execution. The skills involved are also different as also preparation. This course trains the students in ADRs. The course teacher shall administer simulation exercises for each of the methods.

Course contents:

UNIT-I

General; Different methods of dispute resolution; Inquisitorial method; Adversarial method; Other methods- both formal and informal- like Arbitration, Conciliation, Negotiation, Mediation, etc.; Advantages and disadvantages of above methods; Need for ADRs; International commitments; Domestic needs; Suitability of ADRs to particular types of disputes; ClvII Procedure Code and ADRs

UNIT-II

Arbitration: Meaning of arbitration; Attributes of arbitration; General principles of arbitration; Different kinds of arbitration; Qualities and qualifications of an arbitrator; Arbitration agreement and its drafting; Appointment of arbitrator; Principal steps in arbitration; Arbitral award; Arbitration under Arbitration and Conciliation Act, 1996.

UNIT-III

Conciliation: Meaning; Different kinds of conciliation-facilitative, evaluative, courtannexed, voluntary and compulsory; Qualities of a conciliator; Duties of a conciliator; Role of a conciliator; Stages of conciliation; Procedure; Conciliation under statutes- Industrial Disputes Act, 1947; Family Courts Act, 1984; Hindu Marriage Act, 1955; Arbitration and Conciliation Act, 1996.

UNIT-IV

Negotiation: Meaning; Different styles of negotiation; Different approaches to negotiation; Phases of negotiation; Qualities of a negotiator; Power to negotiate.

UNIT-V

Mediation: Meaning; Qualities of mediator; Role of mediator; Essential characteristics of the mediation process - voluntary, collaborative, controlled, confidential, informal, impartial & neutral, self-responsible; Different models of mediation; Code of conduct for mediators.

Prescribed Books:





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- 1. Madabhushi, Sridhar, Alternative Dispute Resolution, (New Delhi:Lexis Nexis,2006)
- 2. Rajan R.D., A Primer on Alternative Dispute Resolution, (New Delhi: Jain Book Agency, 2005)

Reference Books:

- Sampath D.K., Mediation concept and technique in support of Resolution of Disputes, (National Law School of India University, 1991)
- Gold Neil, et.al., Learning Lawyers Skills, (London: Butterworths in conjunction with the Commonwealth Legal Education Association, 1989) (Chapter-7).

Michael Noone, Mediation, (Cavendish Pub., 1996) (Chapters-1, 2&3).

Note: Mode of Assessment: The scheme of evaluation for Clinical Course-II:Alternative Dispute Resolution Systems shall be as under:

- a. Two Written Tests shall be conducted for 30 marks each.
- b. The questions in the test papers should be spread over whole syllabus.
- c. I. test shall be at the end of 9 weeks of the semester and the II test shall be by the end of the semester.

There shall be four simulation exercises conducted for 10 marks each (one exercise each in negotiation, mediation, arbitration and conciliation).





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COURSE-IV: CLINICAL COURSE-I:

PROFESSIONAL ETHICS AND PROFESSIONAL ACCOUNTING SYSTEM

Objective:

Professions are noble. The movement of all professions, hitherto, has been from chaos to organization, organization to consolidation and consolidation to autonomy and monopoly. Same is true of the law profession also. The prime reason for conferring autonomy and monopoly by the society on the professionals is the fact that they are a body of learned persons and the interest of society and individuals is safe in their hands. The Bar should set enviable standards of ethics and scrupulously adhere to them as also enforce them. It is too good of the society to trust the learned body of the professionals to regulate themselves and not to empower an outsider to sit in judgment over their activities. The trust reposed by the society in profession is to be zealously guarded. The Bar should live up to the expectations of the society. The society has a right to expect of the professionals such ideal behaviour. The course is designed to imbue students with these high values forming the basis of the profession so that they can live up to those standards in their professional life.

Course contents:

UNIT-I

The legal profession and its responsibilities; The equipment of the lawyer; Conduct in Court; Professional conduct in general; Privileges of a lawyer; Salient features of the Advocates Act, 1961.

UNIT-II

Duty to the Court; Duty to the profession; Duty to the opponent; Duty to the client; Duty to the self; Duty to the public and the State.

UNIT-III

Website: https://sdmlc.ac.in

Contempt of Court Act, 1972.

Selected major judgments of the Supreme Court:

- 1. In the matter of D, An Advocate, AIR 1956 SC 102.
- 2. P.J.Ratnam v. D. Kanikaram, AIR 1964 SC 244.
- N.B.Mirzan v. The disciplinary committee of Bar Council of Maharastra and Another, AIR 1972 SC 46.
- 4. Bar Council Of Maharastra v. M.V. Dabholkar, etc., AIR 1976 SC 242.
- 5. V.C.Rangadurai v. D.Goplan and others, AIR 1979 SC 201.
- 6. Chandra ShekhurSoni v. Bar Council of Rajasthan and Others, AIR 1983 SC 1012.
- 7. In Re an Advocate, AIR 1989 SC 245.
- 8. In Re Vinay Chandra Mishra, 1995 (Vol-I) IBR 118.
- 9. Supreme Court Bar Association v. Union of India, AIR 1998 SC 1895.
- 10. Ex-Capt. Harish Uppal v. Union of India, AIR 2003 SC 739.





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UNIT-IV

Selected opinions of the Bar council of India

1.	DC Appeal No. 16/93	1,000	T and the same of	
		1998	(Vol.1)	IBR 135
2.	BCI Tr. Case No.40/91	1998	(Vol.1)	IBR139
3.	DC Appeal No. 8/94	1998	(Vol. 1)	IBR 153
4.	DC Appeal No. 20/94	1997	(Vol. 3 &4)	IBR 193
5	BCI Tr. Case No. 76/95	1997	(Vol. 3 &4)	IBR 201
6	DC Appeal No.43/96	1997	(Vol. 3 &4)	IBR 207
7	DC Appeal No.18/91	1997	(Vol. 1 & 2)	IBR 271
8	DC Appeal No.24/90	1996	(Vol.1)	IBR 135
9	DC Appeal No.19/93	1996	(Vol.1)	IBR 152
10	BCI Tr. Case No.104/90	1996	(Vol.1)	IBR 155
11	BCI Tr. Case No.52/89	1994	(Vol.1)	IBR 187
12	BCI Tr. Case No.127/88	1992	(Vol. 3 &4)	IBR 125
13	BCI Tr. Case No.39/87	1992	(Vol. 3 &4)	IBR 147
14	BCI Tr. Case No.39/89	1992	(Vol. 3 &4)	IBR 149
15	BCI Tr. Case No.16/88	1989	(Vol.1)	IBR 99
16	BCI Tr. Case No.2/88	1989	(Vol.1)	IBR 102
17	BCI Tr. Case No.52/88	1989	(Vol.2)	IBR 110
18	DC Appeal No.41/87	1989	(Vol.2)	IBR 122
19	BCI Tr. Case No.29/81	1989	(Vol.2)	IBR 245
20	DC Appeal No.14/88	1989	(Vol.2)	IBR 258
21	BCI Tr. Case No.14/80	1989	(Vol.2)	IBR 264
22	DC Appeal No.24/87	1989	(Vol.2)	IBR 273
23	DC Appeal No.46/86	1989	(Vol.2)	IBR 280
24	DC Appeal No.3/88	1989	(Vol.2)	IBR 285
25	BCI Tr. Case No.2/80	1989	(Vol.2)	IBR 289
26	BCI Tr. Case No.10/86	1989	(Vol. 3 &4)	
27	BCI Tr. Case No.101/88	1989	(Vol. 3 &4)	IBR 524
28	DC Appeal No.23/88	1989	(Vol. 3 &4)	
29	DC Appeal No.35/87			
-	De Appeal No.33/8/	1989	(Vol. 3 &4)	IBR 536





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30	BCI Tr. Case No.27/88	1989	(Vol. 3 &4)	IBR 542
31	BCl Tr. Case No.6/84	1989	(Vol. 3 &4)	IBR 560
32	BCI Tr. Case No.24/86	1989	(Vol. 3 &4)	IBR 563
33	DC Appeal No.10/88	1989	(Vol. 3 &4)	IBR 572
34	DC Appeal No.45/74	1988	(Vol. 1 &2)	IBR 182
35	DC Appeal No.23/87	1989	(Vol.1& 2)	IBR 187
36	DC Appeal No.6/81	1988	(Vol.1& 2)	IBR 193
37	BCI Tr. Case No.16/86	1988	(Vol.1& 2)	IBR 197
38	DC Appeal No.41/86	1988	(Vol.1& 2)	IBR 200
39	DC Appeal No.33/86	1988	(Vol. 3 &4)	IBR 354
40	DC Appeal No.21/85	1988	(Vol. 3 &4)	IBR 359
41	BCI Tr. Case No.43/82	1988	(Vol. 3 &4)	IBR 364
42	DC Appeal No.28/86	1988	(Vol.3& 4)	IBR 374
43	DC Appeal No.64/74	1987	(Vol.2)	IBR 314
44	DC Appeal No.30/84	1987	(Vol.2)	IBR 319
45	DC Appeal No.40/86	1987	(Vol.3)	IBR 488
46	DC Appeal No.10/86 &10A/86	1987	(Vol.3)	IBR 491
47	DC Appeal No.7/86	1987	(Vol.3)	IBR 496
48	DC Appeal No.7/81	1987	(Vol.4)	1BR 735
49	DC Appeal No.12/86	1987	(Vol.4)	1BR 745
50	BCI Tr. Case No.57/87	1987	(Vol.4)	IBR 753

UNIT-V

Accountancy for lawyers:

Need for maintenance of accounts- Books of accounts that need to be maintained- Cash Book, journal and ledger

Elementary aspects of bookkeeping: Meaning, object, journal, double entry system, closing of accounts

The cash and bulk transaction- The Cash book- Journal proper especially with reference to client's accounts- Ledger, Trial balance and final accounts- Commercial mathematics.

 Mode of assessment: The scheme of evaluation for Clinical Course-I:Professional ethics and Professional accounting system shall be as under:





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- a. There shall be a viva for 20Marks at the end of the semester. Viva shall be conducted by the course teacher and the principal or a senior faculty member
- b. Two Written Tests shall be conducted for 40 marks each.
- c. The questions in the test papers should be spread over whole syllabus.
- d. I test shall be at the end of 9 weeks of the semester and the II test shall be by the end of the semester.

Prescribed Books:

- 1. lyer, K.V., Krishnaswamy, Professional Conduct and Advocacy, (Oxford University Press,
- 2. B.S.Raman, Financial Accounting, "Elements of Accountancy", (Mangalore: United Publishers, 1998)

Reference Books:

- 1. Menon, N.R. Madhava , Clinical Legal Education, (Eastern Book Co., 2008)
- 2. Dr. B. Malik, Art of Lawyer, (New Delhi: Universal Book Agency, 1999)
- 3. Contempt of Court Act, 1971





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Extra-Curricular Activities which integrate Cross-Cutting issues 2023-2024

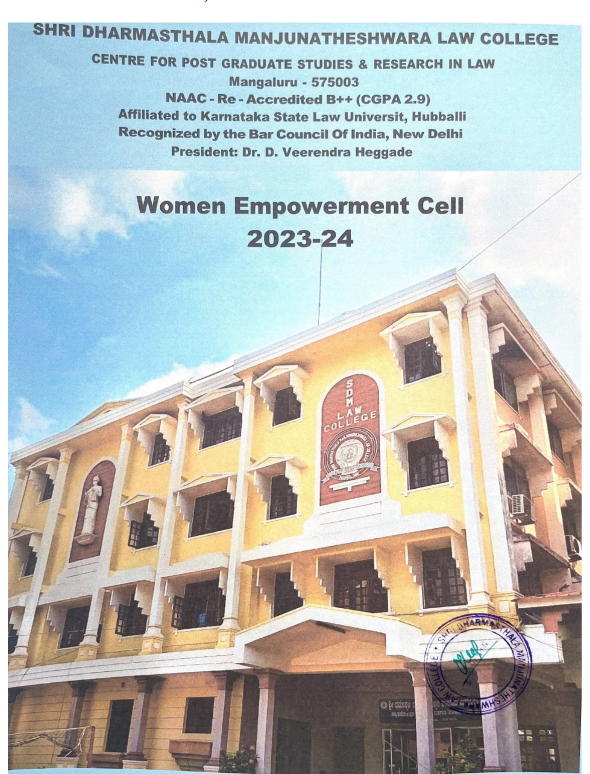


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Extra-Curricular Activities which integrate Cross-Cutting issues relevant to Professional Ethics, Gender,

Constitutional, Environment and other values: 2023 - 2024





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Sl. No.	Date	Event	Pg. No
1	13/02/2024	Women Empowerment Movement	1-6





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Website: https://sdmlc.ac.in

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CENTRE FOR POST GRADUATE STUDIES AND RESEARCH IN LAW
MANGALURU, DAKSHINA KANNADA - 575003
(Re-accredited with B++ Grade by NAAC)

President: Dr. D. Veerendra Heggade

Women Empowerment Cell

Cordially invites to the awareness on

"Women Empowerment Movement"

On the Ocassion of National Women's Day.

Organizing committee

Ms. Sharika Rai

Ms. Sara Sajid

Dr. Tharanatha

Faculty Convenor

Student Secretary

Principal/Chairman

Ms. Anagha M

Ms. Jyothika

Coordinator

Coordinator

Date: 13th February 2024

Venue: SDM Law College





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Executive Summary

Purpose / Objectives:

- Create mass awareness and education on women rights for peace, equality and justice.
- Promote opportunities of professional and personal development of women through support skills.
- Protect women and young girls from all forms of discrimination and genderbased violence.
- Contribution and take positive steps to protect women's rights, participation in the development and empowerment.

Key Highlights:

- National Women's Days was celebrated in the college by placards movement by students.
- The placards showcased various quotes and empowering words for awareness on women.
- A small bowl of chit encased with encouraging words were kept outside staff room for everyone to pick and read, instilling happiness and smile in their day.

Attendee Summary:

- There were 18 students in total who participated in the awareness program.
- Girls as well as boys participated in the event with enthusiasm.
- Students from all batches had taken part.

Outcome:

The outcome was effective and appreciated.

Feedback:

Website: https://sdmlc.ac.in

Feedback received from various students and faculty members were good.

Many faculties had congratulated the participants for their hard work and creative

Students took photos of the post it notes and were happy to read the small encouraging words in them.



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SDM News - Link

https://sdmnews.in/articles/65d60417184b390a8d16edb2

SDM News - Screen Shot or Print of the same.

F NEWS

Placard Movement for awareness on women empowerment

SDM Law College, Mangaluru



News Dept Activity

Mangaluru, February 21: The Women Empowerment Cell of SDM Law College organized a unique programme for awareness on women empowerment on February 13. To commemorate National Women's Day, a 'Placard Movement' was taken out by the students.

They prepared placards highlighting quotes and slogans on women empowerment and paraded around the premises of the college to create awareness as the silent approach towards women empowerment.

Sharika Rai, (HOD-Law) Convenor, Women Empowerment Cell, Sara Sajid, Student Secretary, Women Empowerment Cell, and



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