## LEGAL STUDIES Class XI (2021-22)

(Code No. 074)

#### Rationale

The Latin maxim *ignorantia juris neminem excusat*, in plain, which reads as 'ignorance of law is not an excuse'. This is one of the age old principles followed under the Roman Law and even in our own Common Law. If every person of discretion is to know what law is, an effort to teach law outside the remit of a professional law school may have significant social benefits.

Law is a subject which has been traditionally taught in Universities for almost eight centuries. Learning law outside the settings of a professional law school has a number of perceived benefits. Some familiarity with law enhances one's understanding of public affairs and an awareness of one's entitlements and duties as a citizen. It may also be helpful in eliminating some of the mistaken notions about law and some of the inveterate prejudices about law, lawyers and the legal system as such. Another advantage is that an understanding of law can undoubtedly encourage talented students to pursue a career in law — an objective which is laudable in its own right.

The pitfalls of learning law outside the settings of a professional school are rooted in two key assumptions:

- (1) law is too vast and complicated to be taught in a non-professional setting;
- (2) the lack of professional trainers and experienced teachers could lead to incorrect appreciation and understanding of law. If an understanding of law is mis-formed or ill-formed as some academicians think, it may require greater efforts to unlearn whatever was learnt earlier. Both these criticisms have attracted detailed scrutiny, but at least a few countries have introduced law at the High School level.

The experience of countries that have introduced law has been by and large optimistic. The Central Board of Secondary Education is introducing Legal Studies at the Class XI level. The proposal is to introduce one module in Class XI and a second module in Class XII.

#### **Objectives**

- To provide a background of the evolution of the Indian legal system in a short and concise form.
- To focus on the applicability of *justice*, *equity and good conscience* and more importantly the development of Common Law system in India.
- To provide exposure on various systems of law such as Common Law, Civil Law, Hindu Law, Islamic Law etc.
- To develop an understanding of the essential features of the Indian Constitution, including the role and importance of Fundamental Rights, Separation of Powers, Structure and operation of Courts, concept of precedent in judicial functioning, the process of legislation, basic principles of statutory interpretation, etc.

- To deal with principles of practical utility such as the concept of Rule of Law, principles of
  justice, differences between criminal and civil cases, the concept of crime and the
  fundamental theories of punishment, rights available to the accused at various stages of the
  criminal investigative process, or the key components of Human Rights, etc.
- To understand the fundamental concept and subject matter of property, contract and tort.
- To understand the rudimentary aspects of contract law such as formation of contract, terms and conditions, discharge, etc.
- To enables students to form an understanding of rights and duties and various categories of liability principles which form the bedrock for an understanding of Law.

### Competencies expected after this course

#### Students will be able to

- i. acquire knowledge of legal theory, laws, legal procedure, drafting, interpretation and application of laws;
- ii. identify legal issues from facts, differentiate between ratio decidendi and obiter dicta;
- iii. ask relevant, detailed, and probing questions to understand the differences among facts, opinions, analyse judgments and recognize and meaningfully respond to legal fallacies;
- iv. apply the law, and draw conclusions by applying analytical reasoning;
- v. apply knowledge and understanding of law, legal theory and procedure to solve legal problems;
- vi. evaluate, seek feedback and modify solutions to legal problems;
- vii. carry out low scale legal research;
- viii. acquire values such as justice, fairness, openness, honesty, integrity, respect for diversity, and respect for the rule of law; and
- ix. prepare themselves for pursuing higher education in the field of Law

# Class XI (2021-22)

One Paper Time: 3hrs. Marks: 100

S	Units	Periods	Marks
1	Theory and Nature of Political Institutions	40	15
2	Nature and Sources of Law	45	15
3	Historical Evolution of the Indian Legal System	45	10
4	Judiciary: Constitutional, Civil and Criminal Courts and	45	20
	Processes		
5	Family Justice System	45	20
6	Project	20	20
	Total	240	100

# **Contents:**

S No	Unit		Topics
1	Theory and Nature of Political	i.	Concept of State and Nation
	Institutions	ii.	Organs of Government
		iii.	Separation of Powers
		iv.	Basic features of the Constitution of India
2	Nature and Sources of Law	i.	Nature and meaning of law
		ii.	Classification of Law
		iii.	Sources of Law
		iv.	Law Reform
3	Historical Evolution of the Indian	i.	Ancient Indian Law
	Legal System	ii.	Administration of Justice in British India
		iii.	Making of the Indian Constitution
4	Judiciary: Constitutional, Civil and	i.	Constitution: Roles and Impartiality
	Criminal Courts and Processes	ii.	Hierarchy of Courts
		iii.	The Civil Court Structure
		iv.	Structure and functioning of Criminal Courts in
			India
		٧.	Other Courts in India
5	Family Justice System	i.	Introduction
		ii.	Institutional Framework
		iii.	Marriage and Divorce
		iv.	Children
		v.	Domestic Violence
		vi.	Property, Succession & Inheritance
6	Project on Unit 2		

#### **PROJECT GUIDELINES**

#### INTRODUCTION-

The student is required to do a project on "Understanding the parts of a judicial decision"

#### **OBJECTIVES-**

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

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

#### METHODOLOGY-

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

#### **RUBRICS FOR ASSESSMENT**

S.no.	Parameters for assessment	Marks
1	Preparation and presentation of file	5 marks
2	Research work	5 marks
3	Application and understanding of legal concept	5 marks
4	Viva	5 marks

# **Rubrics**

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

# Legal Studies DESIGN OF THE QUESTION PAPER -CLASS XI (2021-22)

Time: 3 Hours Max. Marks: 80

S.	Competencies	Total	%
No.		Marks	Weightage
1	Remembering and Understanding Exhibit memory of previously learned material by recalling facts, terms, basic concepts, and answers. Demonstrate understanding of facts and ideas by organizing, comparing, translating, interpreting, giving descriptions, and stating main ideas	30	37.5
2	Applying Solve problems to new situations by applying acquired knowledge, facts, techniques and rules in a different way.	24	30
3	Analysing, Evaluating and Creating: Examine and break information into parts by identifying motives or causes. Make inferences and find evidence to support, generalizations, Present and defend opinions by making judgments about information, validity of ideas, or quality of work based on a set of criteria. Compile information together in a different way by combining elements in a new pattern or proposing alternative solutions	26	32.5
	Total	80	100

- 1. No chapter wise weightage. Care to be taken to cover all the chapters
- 2. Suitable internal variations may be made for generating various templates.

# Choice(s):

There will be no overall choice in the question paper. However, 33% internal choices will be given in all the sections

## **Internal Assessment**

A Project based internal assessment of twenty marks will be done as indicated above