



Affiliated To University of Mumbai Approved By Bar Council Of India

LL.B - 3 Years | LL.B - 5 Years | LL.M

Diploma in Labour Law and Labour Welfare | Post Graduation Diploma in Cyber Law

H. O.: Raghunath Nagar, Next to Mittal Park, Wagle Estate, Thane (W) - 400604.

Tel.: 022-25820481 / 25830481 Email: avgcollegeoflaw@gmail.com

Criteria 2: Teaching Learning and Evaluation

Matric No.: 2.5.1

Matric Title: Mechanism of internal assessment is transparent and robust in terms of frequency, mode and innovation introduced in the internal evaluation

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University Circular on Internal Assessment

University OF MUMBAI No. UG/107 of 2018-19

CIRCULAR:-

Attention of the Principals of the Affiliated Colleges in Interdisciplinary Studies Faculty is invited to this office circular No. UG/368 of 2001, dated 20th October, 2001 relating to the LL.B. (Three Years and Five Years) degree course.

They are hereby informed that the recommendations made by the Board of Studies in Law at its meeting held on 2nd June, 2018 have been accepted by the Academic Council at its meeting held on 14th June, 2018 vide item No. 4.61 and that in accordance therewith, the Manual with the rules and regulations and schemes and procedures of LL.B. (3 years) and (B.L.S., LL.B.) (5 years)(CBCS) has been brought into force with effect from the academic year 2018-19, accordingly. (The same is available on the University's website www.mu.ac.in).

MUMBAI-400 032 24h August, 2018 (Dr. Dinesh Kamble) I/c REGISTRAR

To

The Principals of the Affiliated Colleges, in Interdisciplinary Studies Faculty (Circular No. UG/334 of 2017-18 dated 9th January, 2018.)

A.C/4.61/14/06/2018

No. UG/107-A of 2018

****** MUMBAI-400 032 24th August, 2018

Copy forwarded with Compliments for information to:-

- 1) The I/c Dean, Faculty of Interdisciplinary Studies,
- 2) The Chairman, Board of Studies in Law,
- 3) The Director, Board of Examinations and Evaluation,
- 4) The Co-ordinator, University Computerization Centre,

(Dr. Dinesh Kamble) I/c REGISTRAR

UNIT 5:

ASSIGNING COURSE WISE CREDIT: STEPS FOR IMPLEMENTATION

5.1 GENERAL GUIDELINES

The Credits are defined in terms of the learner's hours which are divided into two parts such as Actual and Notional. The value of a particular course can be measured in number of Credit Points. The value of One (01) Credit is equal to 30 Hours.

The scheme of Examination shall be divided into two parts i.e. Internal Assessment includes Assignments, Seminars, Case Studies and Unit Tests which will be of 40 marks and the Semester End Examinations which will be of 60 marks. The semester wise Credit Points will be varied from program to program but the value of Credits for Under Graduate Programmes shall be of 120 Credits in the Faculty of Law.

5.2 ASSIGNMENT OF CREDITS

One (01) credit is approximately equal to thirty (30) hours of the learners load for all UG (Undergraduate) programmes and these credits is divided in to two parts,

- one half of the hours actually spent in class room/practical/field work instructions
- other half of the hours notional spent for self study in library, institutions or at home, case study, writing of journal and assignments, projects, visiting Government Offices/ Police Stations/ Jails/ Juvenile Homes/ Offices of the Non-Governmental Organization/ Courts/ Registrars Office and all other places, offices etc for the purposes of collecting the data or understanding of the working of the respective system by the learners him/her self for the completion of that course.

The UG programmes carry following values credits for 3 years LL.B. programme and 5 years integrated B.L.S.,LL.B. programme in the Law Stream in the Faculty of Humanities:

Undergraduates 3 years LL.B. Programme:

3 years LL.B. (U.G.) programme is of 120 credits

- 20 credits in each semester
- One (01) Credit = Thirty (30) Hours of learners load

Undergraduates 5 years B.L.S., LL.B. Programme of Law:

5 years B.L.S.,LL.B. (U.G.) programme is of 180 credits

- 15 credits each in semesters 1 to 4 (4 semesters)
- 20 credits each in semesters 5 to 10 (6 semesters)
- One (01) Credit = Thirty (30) Hours of learners load

5.3 <u>CREDIT BASED EVALUATION SYSTEM</u>

5.3.1. Scheme of Examination for Undergraduate 3 Years LL.B. and 5 Years B.L.S., LL.B. programme shall be as mentioned below:

The performance of the learners shall be evaluated into two components. The learner's performance shall be assessed by Internal Assessment with 40% marks in the first component by conducting the Semester End Examinations with 60% marks in the second component. The allocation of marks for the Internal Assessment and Semester End Examinations are as shown below:-

a) Internal Assessment – 40%

(40 Marks)

1	One periodical class test held in the given semester	10 Marks
2	Subject specific Term Work Module/assessment modes as decided by the department in the beginning of the semester (like Extension/(field or experimental work, Short Quiz; Objective test, open book etc and written assignments, Case study, Judgment Analysis, Projects, Papers and exhibits etc as shall be designed by the respective colleges for which the assessment is to be based on class room presentations if so found desirable by the college) to be selflessly assessed by the teacher/s concerned.	20 Marks
3	Active participation in routine class instructional deliveries (and in practical work, tutorial, field work, extra/co curricular Activities etc as the case may be)	05 Marks
4	Overall conduct as a responsible learner, mannerism and Articulation and exhibit of leadership qualities in organizing related academic activities.	05 Marks

b) Semester End Examinations – 60%

(**60 Marks**)

- i. Duration These examinations shall be of **2 Hours** duration.
- ii. Theory Question Paper Pattern:-
 - 1) There shall be four questions as mentioned hereinbelow.
 - 2) All questions shall be compulsory with internal choice within the questions.
 - 3) Question may be subdivided into sub-questions a, b, c... and the allocation of marks depends on the weightage of the topic.

Duration	Questions to be attempted	Number of Sub questions	Marks for Sub questions
120 min	Long Answers	2 out of 4	12 marks each
	Short Notes	2 out of 4	6 marks each
	Situational Problems	2 out of 4	6 marks each
	2 Sentences Answers	6 out of 10	2 marks each
	Total Marks		60 marks

For the Semesters I to IV of the 5 years B.L.S.,LL.B programme, the assessment of 'Part A' i.e. Internal Assessment and Part B i.e. Semester End Examination shall be processed by the Colleges / Institutions of their learners on behalf of the University and declare their results as per the procedure laid down by the University. The Colleges / Institutions shall accordingly issue the grade cards to them after conversion of marks into grade as per the procedure mentioned in this manual. The format of the grade card is given hereinbelow to maintain the uniformity across the all colleges for the examinations conducted by the colleges on behalf of the University.

For the Semesters I to IV of the 3 years LL.B. programme and Semesters V to VIII of the 5 years B.L.S.,LL.B programmes, the assessment of 'Part A' i.e. Internal Assessment and Part B i.e. Semester End Examination shall be processed by the Colleges / Institutions of their learners on behalf of the University and declare their results as per the procedure laid down by the University. The Colleges / Institutions shall accordingly issue the grade cards to them after conversion of marks into grade as per the procedure mentioned in this manual. The format of the grade card is given hereinbelow to maintain the uniformity across the all colleges for the examinations conducted by the colleges on behalf of the University.



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Policy Document on Continuous Internal Assessment



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Being an affiliated institution, the College follows Continuous Internal Assessment Policy laid down by the University of Mumbai, the affiliating university. The University has mooted 60:40 pattern of assessment for all undergraduate law programmes, whereby 60 marks have been assigned to Semester-end Examination and the remaining 40 marks have been assigned to internal assessment.

Continuous internal assessment, also known as formative assessment, serves several objectives in educational settings. Here are some of the primary objectives:

- (1) Monitoring Learning Progress: Continuous internal assessment aims to monitor and track students' learning progress throughout a course or academic program. It provides regular feedback on individual performance, enabling students and teachers to gauge the level of understanding, identify areas of improvement, and make necessary adjustments to enhance learning outcomes.
- (2) Diagnostic Assessment: Continuous internal assessment helps diagnose students' strengths and weaknesses in specific subject areas or skills. By assessing students' understanding and identifying gaps in knowledge, teachers can tailor instruction to meet individual learning needs effectively.
- (3) Promoting Active Learning: By engaging students in ongoing assessments, continuous internal assessment encourages active participation in the learning process. It prompts students to reflect on their knowledge, apply concepts, and develop critical thinking and problem-solving skills.
- (4) Encouraging Self-Regulated Learning: Regular self-assessment and reflection are key components of continuous internal assessment. Students are encouraged to evaluate their own learning, set goals, and take responsibility for their progress. This fosters self-regulated learning habits, helping students become independent and lifelong learners.



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- (5) Providing Timely Feedback: Continuous internal assessment facilitates the provision of timely feedback to students, allowing them to understand their strengths, weaknesses, and areas for improvement. Feedback can be specific, actionable, and personalized, guiding students in their learning journey and enhancing their overall performance.
- (6) Informing Instructional Practices: Continuous internal assessment provides valuable data for teachers to inform and adjust their instructional strategies. By identifying common misconceptions or learning gaps, teachers can adapt their teaching methods, differentiate instruction, and address students' specific needs effectively.
- (7) Motivating Students: Regular assessments can serve as motivational tools, as they provide students with a sense of progress and achievement. By recognizing their accomplishments and identifying areas for growth, continuous internal assessment encourages students to stay engaged and motivated in their learning.
- (8) Improving Accountability: By integrating continuous internal assessment into the learning process, educational institutions promote accountability among students and teachers alike. It ensures that learning outcomes are aligned with educational objectives and standards, while also fostering a culture of continuous improvement.

Overall, continuous internal assessment supports the holistic development of students by facilitating ongoing feedback, personalized learning experiences, and targeted interventions. It plays a crucial role in enhancing learning outcomes, promoting student engagement, and informing instructional practices.

Scheme of Continuous Internal Assessment for Undergraduate 3 Years LL.B. and 5 Years B.L.S., LL.B. programme is as under:

The performance of the learners shall be evaluated into two components. The learner's performance shall be assessed by Internal Assessment with 40% marks in the first component



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by conducting the Semester End Examinations with 60% marks in the second component. The allocation of marks for the Internal Assessment and Semester End Examinations are as shown below:

Internal Assessment – 40% (40 Marks)

1	One periodical class test held in the given semester	10 Marks
2	Subject specific Term Work Module/assessment modes as decided by the department in the beginning of the semester (like Extension/(field or experimental work, Short Quiz; Objectivetest, open book etc and written assignments, Case study, Judgment Analysis, Projects, Papers and exhibits etc as shall be designed by the respective colleges for which the assessment isto be based on class room presentations if so found desirable by the college) to be selflessly assessed by the teacher/s concerned.	20 Marks
3	Active participation in routine class instructional deliveries (and in practical work, tutorial, field work, extra/co curricularActivities etc as the case may be)	05 Marks
4	Overall conduct as a responsible learner, mannerism and Articulation and exhibit of leadership qualities in organizing related academic activities.	05 Marks

Internal Assessment at the College Level:

As per the guidelines issued by the University of Mumbai with respect to continuous internal assessment, the College conducts internal assessment as per the present policy as under:

- The College conducts 20 marks class test on the basis of 25-50% of the syllabus completed in each course.
- For 15 marks, students are asked to prepare PPT on project topics related to syllabus and present in the class. Post-presentation teachers ask questions to evaluate students.



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 Remaining 5 marks are awarded to students on the basis of their class attendance, class participation and involvement in various co-curricular and extra-curricular activities.

Mode of Internal Assessment:

- Class test is conducted on the basis of completion of at least 25-50% of the course syllabus.
- Tentative time-table of class test is reflected in the Academic Calendar. Time-table for class test is notified in advance.
- All internal examinations are conducted by the Examination Committee constituted as per the University guidelines.

Additional Internal Assessment:

Eligibility norms to appear for the additional class test or assignment or project for learners who remained absent:-

- (a) The learner must apply to the Head of the Institution giving the reason(s) for absence within 8 days of the conduct of the examination along with the necessary documents and testimonials.
- (b) If the learner is absent for participation in Inter Collegiate events, State or National or International level events, Training camp or coaching camp organized by authorized university or state or national or international bodies, NSS / NCC Events / Camps / cultural activities / sports activities / research festival or any other activities authenticated by the head of the institution, or for any other reason which is considered valid under the circumstances and to the satisfaction of the Principal or the Head of the Institute OR fails in Internal Assessment the head of the Institution shall generally grant permission to the learner to appear for the additional class test or assignment.
- (c) The Head of the Institution, on scrutiny of the documents and testimonials, may grant the permission to the learner to appear for the additional examination.



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Class test or assignment for Internal Assessment:

- (a) A learner who is absent for the class test and the assignment/s will be declaredfail in the Internal Assessment Scheme.
- (b) A learner who is absent for the class test and has appeared for the assignment/s will be allowed to appear for the additional class test of 10 marks.
- (c) A learner who has appeared for the class test but remains absent for the assignment/s will be allowed to appear for one additional assignment/class test for of 30 marks and the internal assessment will be calculated as out of 40 marks.
- (d) A learners who is absent for the class test or one assignment as the case may be the learner will be allowed to appear for the additional class test/assignment and the internal assessment will be calculated as out of 40 marks.
- (e) The Additional Class Test (or viva examination) or Assignment must be conducted 15 days prior to the commencement of the Semester End Examination after following the necessary procedure and completing the formalities.

Dr. Sushma Satpute

Exam Committee Head

Suyash Pradhan

PRINCIPAL





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Sample Notices of Internal Assessment



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A.Y. (2020-21)

INTERNAL EXAM FOR 20 MARKS SCHEDULE

Dates	BLS SEM I	TIME
02/06/2021	English – I	2.00 pm- 2.30 pm
03/06/2021	Logic-I	2.00 pm- 2.30 pm
04/06/2021	Economics	2.00 pm- 2.30 pm

Internal Exam -20 marks Online Mode

Q. 1. 10 Marks -2 short notes for 5 Marks each out of 3

Q. 2. 5 Marks- 5 Questions - Answer in One sentence

Q. 3. 5 Marks – 5 Questions – Fill in the blanks

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Prof. Suyash Pradhan
I/C Principal
Sharda Education Society's
Anand Vishwa Gurukul College of Law



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INTERNAL EXAM FOR 20 MARKS SCHEDULE

SY BLS

Dates	BLS SEM-III	TIME
01/12/2021	Political Science II	10.00 am - 10.30 am
02/12/2021	Sociology	10.00 am – 10.30 am
03/12/2021	History of Courts	10.00 am - 10.30 am

Internal Exam -20 marks Online Mode

Q. 1. 10 Marks -2 short notes for 5 Marks each out of 3

Q. 2. 5 Marks- 5 Questions - Answer in One sentence

Q. 3. 5 Marks - 5 Questions - Fill in the blanks

Prof. Suyash Pradhan I/C Principal

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INTERNAL EXAM FOR 20 MARKS SCHEDULE

TY BLS

SY BLS

Dates	BLS LLB SEM-V	TIME
22/11/2021	Labour Law	02.00 pm – 2.30 pm
23/11/2021	Contract-I	02.00 pm – 2.30 pm
24/11/2021	Tort & Consumer Protection Laws	02.00 pm – 2.30 pm
25/11/2021	Legal Language including Legal Writing & General English	02.00 pm – 2.30 pm
26/11/2021 Practical Training -I		02.00 pm - 4.00 pm

Internal Exam -20 marks Online Mode

Q. 1. 10 Marks -2 short notes for 5 Marks each out of 3

Q. 2. 5 Marks- 5 Questions - Answer in One sentence

Q. 3. 5 Marks – 5 Questions – Fill in the blanks

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A.Y. (2021-2022)

INTERNAL EXAM FOR 20 MARKS SCHEDULE

FY BLS

Dates	BLS SEM-I	TIME
21/4/2022	English I	05.00 pm – 05.30 pm
22/4/2022	Logic I	05.30 pm – 06.00 am
23/4/2022	Economics	05.00 pm – 05.30 pm



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Sample List of Project Topics and PPT Presentation Assigned to by Students



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PROJECT TOPIC

	FY LLB DIV-B					
Seat no.	Student Name	Topic I	Торіс ІІ			
L183	ACHARYA AMOGH ARUN	Administration of Justice	Anant Chintaman Lagu v State of Maharashtra			
L184	AMBOKAR SANDESH ASHOK	Theories of Punishments	Amarjeet Singh v. State of Rajastha			
L185	BAJBALE MADHURA JAYANT	Kinds of Punishments	Ansar Pasha v. State of Karnataka			
L186	BARVE SHWETA ANIL	Intra and Extra Territorial Jurisdiction under Indian Penal Code	Deo Narain v. State of Uttar Prades			
L187	BHOIR YUVRAJ EKNATH	General Explanations under Indian Penal Code	Tukaram v. State of Maharashtra			
L188	CHAVAN ASHWINI DINESH	General Exceptions under Indian Penal Code	Gian Singh v. State of Punjab			
L189	ĆHAVAN BHUMIKA RAJESH	Stages in Commission of Crime	Hem Singh v State of Rajasthan			
L190	CHAVAN OMKAR SANTOSH	Abetment of Offences	Inderjit Singh Grewal v. State of Punjab			
L191	CHITTE UTKARSH HEMANT	Offences against the State	Jameel v. State of Maharashtra			
L192	DABHADE VRUSHALI SANTOSH	Offences affecting Public Tranquility	Jameel v. State of U.P			
L193	DANGAT RAJKUMAR BHARAT	Offences Relating to Elections	Joseph v. State of Kerala			
L194	DATE YOGESH DATTATRAY	Offences of Fale Evidence and Offences against Public Justice	K. M. Nanavati v. State of Maharashtra			
L195	DESHMUKH SMITA DATTATRAY	Offences relating to Weights and Measures	Kanhaiya Lal v. State of Rajasthar			
L196	DESHPANDE DHRUTI JITENDRA	Offences affecting Public Health, Safety, Convenience, Decency and Morals	Lachman Singh v. Statte of Haryana			
L197	FARDE SACHIN BALIRAM	Offences relating to Religion	Laxman Ananji Dhundale v. State of Maharashtra			
L198	GADAG NEHA NARESH	Offences affecting Human Body (upto section 311)	M'Naughton Case			
L199	GHAG MANISHA SATISH	Offences affecting Human Body (upto section 312 - 318)	Macchi Singh Case			
L200	GHARAT ANAMIKA SAMIR	Hurt and Grevious Hurt	Matadin v State of Maharashtra			

Subject Professor

Prof. Suyash Pradhan



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L201	GHODKE ANKITA SANJAY	Wrongful Restrain and Wrongful Confinement	Mobarik Ali v. State of Bombay
L202	JADHAV POOJA MANOJ	Criminal Force and Assault	Mohd. Arif v. State of NCT of Dell
L203	JAISWAL PRIYA SHYAMBIHARI	Kidnapping, Abduction, Slavery and Forced Labour	Mithu Singh v. State of Punjab
L204	JAISWAL SUMIRAN SANTOSH	Sexual Offences and Unnatural Offences	Nanhau Ram v. State of MP
L205	JANGALE PRAKASH SOPANRAO	Offences against Property	Neelam Mahajan Singh v. Commr. Of Police
L206	JOSHI PRACHITI SANJAY	Offences of Extortion	Sheo Prasad Bhor v. State of Assam
L207	KALEKAR SWAPNIL ANANT	Offences of Robbery and Dacoity	Rajiv Kumar Gupta v. State of Maharashtra
L208	KAMBLE AKASH MAHADEV	Offences of Criminal Misappropriation of Property and of Criminal Breach of Trust	Deepak Gulati v. State of Harayana
L209	KARDAK NISHANT PRAVIN	Offences of Receiving of Stolen Property	Sikhar Behera v. State of Orissa
L210	LAWANE NIRMITI KISHOR	Offences of Cheating	Prem Kumar v. State of Rajasthan
L211	LONARE MANDAR JAGDISH	Offences of Fraudulent Deeds and Disposition of Property	Devendra Pal Singh Bhullar v. State of N. C. T
L212	MADHAVI RAJENDRA HARISHCHANDRA	Offences of Mischief	Satya Narayan Tiwari v. State of U.
L213	MANDAL SHRUTIKA LALAN	Offences of Criminal Tresspass	Sukhram v. State of Maharashtra
L214	MEKHALE SANJAY MAHADEO	Offences Relating to Marriage	Union of India v. Sriharan@Murugan
L215	MOHITE BHARTI SANJAY	Offences of Defamation	Nanak Chand v. State of Punjab
L216	MORE BHAKTI SHRIRAM	Offences of Criminal Intimidation, Insult and Annoyance	Satvir Singh v. State of Punjab
L217	MORE MANALI DINESH	Offences of Attempts to Commit Offences	State of Gujarat v. Haribhai
L218	MORE SUBHASH BABAN	Administration of Justice	Shantabai v. State of Maharashtra
L219	NALGE MANISHA SANKET	Theories of Punishments	Khushboo v. Kanniammal and Another
L220	PADNEKAR SREELEKHA	Kinds of Punishments	Nazir Khan v State of Delhi

Subject Professor

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L221	PAGAR MEENA APPA	Intra and Extra Territorial Jurisdiction under Indian Penal Code	Vishwanath v. State of J &K
L222	PATIL NITA ANANTRAO	General Explanations under Indian Penal Code	State of Punjab v. Gurmit Singh an
L223	PATIL TEJAS SHYAMSUNDAR	General Exceptions under Indian Penal Code	Ors Sunil Batra v. Delhi Administration
L224	PAWAR SANTOSH SUDHAKAR	Stages in Commission of Crime	Laxmi Raj Shetty v. State of T. N
L225	PORE SANKET SUBHASH	Abetment of Offences	Mahendrabhai v. State of Gujarat
L226	RAO HARSHADA MADHUR	Offences against the State	Shivaji v. State of Maharashtra
L227	SHETTY VAISHNAVI SANTOSH	Offences affecting Public Tranquility	A. S. Krishnan v. State of Kerala
L228	SINGH GOPAL DEENANATH	Offences Relating to Elections	Dinesh Sheth v. NCT of Delhi
L229	SINGH UDAY DIGVIJAY	Offences of Fale Evidence and Offences against Public Justice	Tanaji Govind Misal v. State of Maharashtra
L230	SONAWALE PRALHAD VILAS	Offences relating to Weights and Measures	Adnan Bilal Musa v. State of Bombay
L231	SURTI DRASHTI MANISH	Offences affecting Public Health, Safety, Convenience, Decency and Morals	Keshave Kishore Sinha v. State of
L232	TALGAONKAR SNEHAL PRAKESH	Offences relating to Religion	Bihar R v. Cheema
L233	THAKUR AMEYA MADAN	Offences affecting Human Body (upto section 311)	Jito v. State of H. Ps
L234	THAKUR ISHA ABHIJIT	Offences affecting Human Body (upto section 312 - 318)	State of M.P v. Bala @Balaram
L235	TIWADE AGNES ALBERT	Hurt and Grevious Hurt	Trilok Singh v State (Delhi
L236	UPLAIKAR ASHISH MACHINDRA	Wrongful Doctroin and W. C.1	Administration) R. S. Nayak v. A. R. Antulay
L237	VERMA BRAJ MOHAN	Criminal Force and A	Kuldeep Singh v. State of Delhi
_238	VHANMANE SANJAY SHIVAJI	Kidnanning Abdusting GI	Pandurang v. State of Maharashtra
.239	VIBHUTE VISHAL DADASO	Sexual Offenses - 111 1 1 2 2	V. Y. Jose v. State of Gujarat

Subject Professor

Prof. Suyash Pradhan I/c Principal

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r.No	Students Name	Contract I	Specific Relief Act
1	AGARWAL RACHANA RAMCHANDRA	A. A. Singh v. Union of India, AIR 1970 Mani 16	Explain Elements of Recovery of immovable Property.
2	AVHAD SUNIL EKNATH	A. E. Aboobacker v. P. P. Vasu 2004 AIHC 551 (Ker)	Discuss Defences available in suits for Specific Performance of Contracts
3	BANSODE SWAPNA RAJARAM	A. K. Construction v. State of Jharkhand, 2004 1 BLJR 516 (Jhar	Discuss the elements of Recovery of specific movable property
4	BAPARDEKAR SONALI SUDHIR	A. K. Lakshmipathy v. Rai Saheb Pannalal H. Lahoti Charitable Trust (2010) 1 SCC 287	Explain Where contracts may be specificaally enforced under Sec 10
5	BHANDARE AMIT ASHOK	Ajit Singh v. Kakbhir Singh AlR 1992 P&H 193	Discuss, Specific Performance of Part of contract under sec.12
6	BHOIR SHRUTI PRASANNA	Atkinson v. Denby (1862) 7 H&N 934: 158 ER 749	Discuss Specific performance of contracts of Sale or Lease of immovable property where the seller or the Les has no title or imperfect title.
7	CHAUHAN POONAM KANHAIYALAL CHAUHAN	B. R. Chowdhury v. Indian Oil Corporation Ltd. (2004) 2 SCC 177	Discuss Who can obtain specific performance
8	CHAURASIYA MONIKA PREMCHAND	Balfour v. Balfour (1919) 2 KB 571	Explain Courts's power to award compensation under sec.21
9	CHAVAN PRIYANKA NAVIN	Bennet v. Bennet (1952) 1 KB 249 (CA)	Discuss:-Power to grant specific relief for posession, partition, etc. under se.22
10	CHAVAN RUPALI DILIP	Canara Bank v Gokuldas Shenoy (1989) 1 KLT 281	Explain: No suit allowed for breach of contract if suits for specific performance is dismissed.
11	CHORGHE SATISH EKNATH	CCE and Customs v Larsen & Toubro Ltd (2016) 1 SCC 170	Explain : Mandatory Injunction
12	DANDALE VAISHNAVI RAMDAS	Damodhar Tukaram Mangalmurti v. State of Bombay AIR 1959 SC 639	State the Injunction to perform a negative covenant under sec.42
13	DATAR ATHARVA NARENDRA	Derry v peek (1889) LR 14 AC 337	Discuss Scope and objects of Prevenive Relief
14	DAVBHAT SHIVAJI DATTU	Gopal Lal v. Babu Lal (2004) 4 CLT 161 (Raj DB)	State the Power of the Court to adjust equities in cases of cancellation of Instruments under sec.33
15	DEDHIA ROHAN NAVIN	Gopal v. Trimbak AIR 1953 Nag 195	State Objects of Declaratory Decrees
16	DEODHAR KAUSTUBH VIJAY	Hadley v. Baxendale (1854) 9 Exch 341	Discuss In Matrimonial cases Injunctions granted or not?
17	DESAI JAY KASHINATH	Harvey v. Facey 1893 AC 552	Explain Partial cancellation of instrumnets
18	DESHPANDE AMIT ASHOK	Jagannath v. Nanaklal 1972 MP LJ 981	Discuss, Personal bars to relief Under Sec. 16
19	GOEL PRAMOD DEVATRAM	Krell v Henry (1903) 2 KB 740 (CA)	Explain Courts's discreation when decreeing specific performance under sec 20
20	DSOUZA HENRY LEO	Kastoori Devi v Chiranji Lal AIR 1960 All 446	State the Injunction to perform a negative covenant under sec.42
21	DUBALE JAYASHREE NANASAHEB	Maula Bux v. Union of India (1969) 2 SCC 554	State the difference between Perpetual Injunction and Mandatory Injunction
22	GAIKWAD ASHWINI TANAJI	Kanhaiya Lal Agrawal v. Union of India (2002) 6 SCC 315	State :Rectification of Instruments
23	GAJARE AARATI SUNIL	Lalman Shukla v. Gauri Datt 1913) 11 All LJ 489	Discuss, Against whom specific performance can be enforced under Sec. 19 with suitable case laws
24	GAJARE RUPALI SUNIL	Mohori Bibee v. Dhurmodas Ghose (1902-03) 30 IA 114	Discuss no suit allowed for braech of contract if suit for specific performance is dismissed under sec.24
25	GOSWAMI SANTOSH KUMAR	Hamela v. Jang Sher Singh AIR 2002 P&H 147	Discuss, Specific Performance of Part of contract under sec.12
26	GUPTA SIMRAN SUNIL	Chinnaya v. Ramayya ILR (1876 - 82) 4 Mad 137	State the Injunction to perform a negative covenant under sec.42
27	HALDAR SANJAY KUMAR	Canara Bank v Vijay Shamrao Ghatole (1996) 5 BOM CR 338	State Court's discretion when decreeing specific performance under Sec.20

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28	HARAWADE UNMESH VIKRANT	Balkishandas Sav Madan Lal (1907) 29 All 303	State: Court's power to award compensation under sec.21	
29	INGALE YOGESH RAJENDRA	Ashwani Kumar v State, AIR 2015 J&K 99	State liquidated damages,not a bar to specific performance	
30	KADAM SONALI SHRIRAM		Expalin the guding principles for the Courts's discreation when decreeing specific performance under sec 20	
31	KALAMBE ASHWINI SOPAN	Contract and types of Contract	Case Law Rudrappa v.Narasingrao	
32	KELUSKAR RAJARAM ANANT	Contract and its essentials	Case LawRajabu v Ramkrishna	
33	KENE PRIYA VILAS	Proposal and its essentials	Case Law Patta Kumari v Nirmal Kumar	
34	KHAPARE GAURAV RAVINDRA	Contract, Invitation to Offer and Counter Offer	Case Law:- Vijaya Minerals v Bikas, AIR 196 Cal.67	
35	KORGAONKAR SINDIYA PRAKASH	Capacity of Parties to the Contract	Case Law:- Tata Industrial Bank Ltd v.Rustomiee	
36	KRUPA DIAMOND DAND	Consent and Free Consent	Case Law:-Morgan v.Govt.of Hyderbad	
37	MARATHE ATHARV SANTOSH	Agreements against Public Policy	Case Law Robin Ramjibhai Patel vs Anandibai Rama Rajaram Pawar & ors.	
38	MEHRA RAJEEV KUMAR	Contingent Contract and relevant provisions	Case Law:- Hadley v/s Baxendle	
39	MHATRE AISHWARYA PRAVIN	Performance of Contract	Case Law Zorwar v.Rohtas	
40	MODAK SAGAR VIJAY	Devolution of Joint Rights and Joint Liabilities	Case Law: Raghunath V.Chandra, 17 C.W.N 100	
41	MOHITE SANJAY VILASRAO	Discharge of Contract	Case Law Assam State Electricity Board v/s N.W.Cacher Tea Co.Ltd	
42	MOHITE SUSHMA SANJAY	Breach of Contract	Case Law:-American Express Bank Ltd. V. Calcutta Steel Co. 1993	
43	NAIDU JATIN DILIP	Remedies for Breach of Contract	Case Law :- Card v. Sime	
44	NAIK PRAMILA GAJANAN	Clayton's Rules	Case Law Brahmo Dutt v. Dharmo Das,26 Cal,381	
45	NARKAR SAMRAT PRABHAKAR	Consideration and Rules for Valid Consideration	Case LawShipping v.Worls Tanker AIR 20000 Bom,34	
46	NAVALE SNEHA SHIVAJI	Quasi Contracts	Case LawVishwanathan v.Vishwanatahn, 2002	
47	NIRKAR LEENA RAM	Government as a Contracting Party	Case Law visitwanauran v.visitwanauran v. visitwanauran	
48	PARANJAPE MUGDHA MANOJ	Estoppel and Waiver	Case LawMotilal v/s Ramdasi	
49	PARASHAR ROHIT	Standard Form of Contract	Case LawVoluial vis Kandasi Case LawChase v.Chase	
50	PATIL ASHISH JAYSING	Minor's Agreement	Case Law-Chase V.Chase Case Law-Tituram v. Cohen	
51	PATIL RAKHEE SADASHIV	Contract and types of Contract		
	PATIL SARANG RAJENDRA	Contract and types of Contract Contract and its essentials	Case Law.Hulas v. Sohanlal, AIR 1923 All.443	
52	PATIL TEJASHREE DILIP		Case LawScott v Frank (London)	
53	PAVIL TEJASHREE DILIP	Proposal and its essentials	Case law.Krehl v. Burrell	
54	PAWAR SHAILENDRA SINGH OMKAR	Contract, Invitation to Offer and Counter Offer	Case Law:- Harendra v.Nandalal, AIR 1933 Cal.98	
55		Capacity of Parties to the Contract	Case Law Madras Rly.Co v.Rust	
56	RACHERLA LASYA SRI	Consent and Free Consent	Case Law Gobind Ram v/s Gian Chand, AIR 2000	
57	RANE MEGHMALA TEJPAL	Agreements against Public Policy	Case Law Motilal v/s Ramdasi, AIR 2000	
58	RAO VIVEK VYASRAJ	Contingent Contract and relevant provisions	Case LawSardar Singh v.Krishna Devi	
59	RAU SUNDEEP	Performance of Contract	Case Law Commissioner v.A.K. Mustaffi	
60	RAWATE DNYANESHWAR SURESH	A. A. Singh v. Union of India, AIR 1970 Mani 16	Explain Elements of Recovery of immovable Property.	
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63	SINGH SISODIA SANDEEP	A. K. Lakshmipathy v. Rai Saheb Pannalal H. Lahoti Charitable Trust (2010) 1 SCC 287	Explain Where contracts may be specifically enforced under Sec 10	
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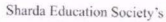
66	SURYWANSHI RAJESHRI RATILAL	B. R. Chowdhury v. Indian Oil Corporation Ltd. (2004) 2 SCC 177	Discuss Who can obtain specific performance	
67	THAKARE TEJASWINI BALIRAM	Balfour v. Balfour (1919) 2 KB 571	Explain Courts's power to award compensation under sec.21	
68	VASANI SAHIL KETAN	Bennet v. Bennet (1952) 1 KB 249 (CA)	Discuss:-Power to grant specific relief for posession,partition, etc. under se.22	
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90	GHARAT ANAMIKA SAMIR	Contract and types of Contract	Case Law Rudrappa v.Narasingrao	
91	GHODKE ANKITA SANJAY	Contract and its essentials	Case LawRajabu v Ramkrishna	
92	HARISHCHANDRA MADHAVI RAJENDRA	Proposal and its essentials	Case Law Patta Kumari v Nirmal Kumar	
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,,,	JAISWAL PRIYA SHYAMBIHARI	Capacity of Parties to the Contract	Case Law:- Tata Industrial Bank Ltd v.Rustomjee	

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95	JAISWAL SUMIRAN SANTOSH	Consent and Free Consent	Case LawMorgan v.Govt.of Hyderbad	
96	JANGALE PRAKASH SOPANRAO	Agreements against Public Policy	Case Law Robin Ramjibhai Patel vs Anandibai Rama Rajaram Pawar & ors.	
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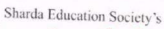
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PROJECT TOPIC FAMILVIAW

SR	NAME OF	
NO	STUDENTS	TOPIC
1	ACHARYA AMOGH ARUN	A) Parsi martimonial Courts B) Pirozshah Bharucha vs Hirabai Bharucha (1945) Bom LR 514
2	AMBOKAR SANDESHASHOK	a)Grounds for divorce under Parsi marriage and Divorce actb) Dhunbhai Palkhiwala vs Sorabji Palkhivala (1937) 39 BOMLR 1143
3	BAJBALE MADHURA JAYANT	a) Marriage under Christain mariiage act 1872b) David vs Nilamuni Devi AIR 1953 Ori 10
4	BARVE SHWETA ANIL	a) Dissolution of marriage under Indian Divorce act b)Reynold Rajamani vs Union of India 1982 AIR 1261
5	BHOIR YUVRAJ EKNATH	Intestate succession
6	CHAVAN ASHWINI DINESH	a) Probate and its various provisions under the Indian Succession Act b)kinds of Will under Indian Succession Act
7	CHAVAN BHUMIKA RAJESH	a) Provisions of Domicile under Indian succession act
8	CHAVAN OMKAR SANTOSH	b)Explain in detail bequest and its various types a) Alimony under Divorce act 1869 b) Bars to matrimonial releif under Parsi Marriage and divorce act 1936
9	CHITTE UTKARSH HEMANT	Sources of Muslim law

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1	DABHADE VRUSHALI SANTOSH	a)Schools b)Narantakath VS Parakkal (1922) 45 Madras
1	DANGAT RAJKUMAR DANGAT	a) Requisites of Valid Marriage under muslim law B) Custody under Muslim law
12	DATE YOGESH DATTATRAY	a)Kinds of Marriage under Muslim law b) Luddun vs Mirja ILR (1882) 8 Cal 336
13	DESHMUKH SMITA DATTATRAY	a)Dower b) Kapoor Chand vs Kadar Unnisa Begum And Others (1950) SCR 747
14	DESHPANDE DHRUTI JITENDRA	a) Divorce under Muslim Lawb)Shayara Bano vs Union of India AIR 2017 9SCC 1
15	FARDE SACHIN BALIRAM	a)Judicial Grounds of Divorce available to women under Disslution of muslim marriage act 1939 b)Difference between Shia and Sunni law of divorce
16	GADAG NEHA NARESH	a) Maintenance of Wife b) Md Ahmed Khan Vs Shaha Bano AIR 1985 SC 945
17	GHAG MANISHA SATISH	a)Maintenance of Children, Parents and persons within prohibited degree of relationship b)Bayabai vs Esmail Ahmed (1941) 43 Bom LR 823
18	GHARAT ANAMIKASAMIR	a) Legitamacy and Parentage b) Sadik Hussain Vs Hashim Ali khan (1916) ILR 38 ALL 627
19	GHODKE ANKITA SANJAY	a) Gaurdianship b)Md Amin Vs Vakil Ahmed AIR 1952 SC 358

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2	HARISHCHANDRA MADHAVI RAJENDRA	Marriage under Parsis Marriage act 1936
2	JADHAV POOJA MANOJ	A) Parsi martimonial Courts B) Pirozshah Bharucha vs Hirabai Bharucha (1945) Bom LR 514
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30	LONARE MANDAR JAGDISH	a)Schools b)Narantakath VS Parakkal (1922) 45 Madras 986

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36	MORE SUBHASH BABAN	a) Maintenance of Wife b) Md Ahmed Khan Vs Shaha Bano AIR 1985 SC 945
37	NALGE MANISHA SANKET	a)Maintenance of Children, Parents and persons within prohibited degree of relationship b)Bayabai vs Esmail Ahmed (1941) 43 Bom LR 823
38	PADNEKAR SREELEKHA MANIYAN	a) Legitamacy and Parentageb) Sadik Hussain Vs Hashim Ali khan (1916)ILR 38 ALL 627
9	PAGAR MEENA APPA	a)Gaurdianship b)Md Amin Vs Vakil Ahmed AIR 1952 SC 358
40	PATIL NITA ANANTRAO	Marriage under Parsis Marriage act 1936

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	PATIL TEJAS SHYAMSUNDAR	20481 / 25830481 Email: avgcollegeoflaw@gmail.com A) Parsi martimonial Courts
		B) Pirozshah Bharucha vs Hirabai Bharucha
4	1	(1945) Bom LR 514
		a) Grounds for divorce under Parsi marriage and
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42		b) Dhunbhai Palkhiwala vs Sorabji Palkhivala
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43	PORE SANKET SUBHASH	a)Marriage under Christain mariiage act 1872
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44		b) Reynold Rajamani vs Union of India 1982
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49	SURTI DRASHTI MANISH	Sources of Muslim law
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	THAM	a) Requisites of Valid Marriage under muslim
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54	UPLAIKAR ASHISH MACHINDRA	a) Divorce under Muslim Law b)Shayara Bano vs Union of India AIR 2017 9 SCC 1
55	VERMA BRAJ MOHAN	a)Judicial Grounds of Divorce availble to women under Disslution of muslim marriage act 1939 b)Difference between Shia and Sunni law of divorce
56	VHANMANE SANJAY SHIVAJI	a) Maintenance of Wife b) Md Ahmed Khan Vs Shaha Bano AIR 1985 SC 945
57	VIBHUTE VISHAL DADASO	a)Maintenance of Children, Parents and persons within prohibited degree of relationship b)Bayabai vs Esmail Ahmed (1941) 43 Bom LR 823

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