SCHOOL OF LEGAL STUDIES KANNUR UNIVERSITY



Regulation, Scheme and Syllabus of LLM (2 Year) Programme Under Choice Based Credit and Semester System

W.E.F 2015 ADMISSION

SCHOOL OF LEGAL STUDIES KANNUR UNIVERSITY

REGULATION, SCHEME, SYLLABI, AND MODEL QUESTION PAPER FOR LL.M. PROGRAMME

1. SCOPE

These regulations shall apply to LL.M programme, School of legal studies, Kannur University.

2 OBJECTIVES OF THE COURSE

2.1. The LL.M. programme of the School of Legal Studies, Kannur University is structured in consonance with the UGC guidelines in order to mould student's professional capacity on the specializations offered as well as to produce good teachers in the concerned subject. Through this course, the school is also proposed to give special training to improve the students writing skills especially research articles, case comments and also to provide maximum opportunities to involve in extension programmes. The categorization of the programme is the "Credit and Semester System."

- **2.2** Choice Based Credit Semester system presupposes academic autonomy, cafeteria approach in academic environment, semester system, course credits, alphabetical grading and inter departmental academic collaboration. There shall be department council consisting of all the permanent / guest/ contract teachers of the department. The department council shall be responsible for admission to all the programmes offered by the department including conduct of entrance tests, verification of records, admission and evaluation. The department council will deliberate on courses and specify the distribution of credit semester wise and course wise. For each course it will specify the number of credits for lecturers, tutorials, practicals, seminars etc.
- **2.3** These regulations shall come in to effect from 2015 admission onwards and supersede all other regulations unless otherwise prescribed.
- **2.4** Curriculum committee means the committee constituted by the vice chancellor under these regulations to monitor the running of choice based credit semester system. One of the senior professors shall be the convener of the curriculam committee co-ordinatiing the various academic activities.
- **2.5** Credit is the measure to assess the value of relative importance of a course, computed on the basis of the time devoted for teaching theory and/ or practical. Credit defines the

quantum of contents/ syllabus prescribed for a course and determines the number of hours of instruction required per week. Thus normally in each of the course, credit will be assigned on the basis of number of lecturers/ tutorials/ and other forms of learning require to complete the course contents in a fifteen/ sixteen week schedule.

2.6 One credit shall be given to one hour lecturer or three hours practical work per week.

3. REGULATION OF ADMISSION:

3.1. Eligibility:

A candidate who has passed the LL.B Examination of Kannur University or of any other University recognized as equivalent there to and has secured not less than 50% of the marks in the aggregate shall be eligible to be considered for admission.

3.2. Admission:

Admission to the programme shall be made on the basis of the performance at the admission test. The reservation rule followed in the university will be applicable.

3.3. Fees:

The fees shall be as prescribed by the University from time to time.

3.4 Total number of seats: The total number of seats is 17.

3.5 **Registration**:

The Department shall have faculty members as student advisors. Each student at the time of admission will be assigned to an advisor by the Department Council. He/she will advise the student about the academic programme and counsel on the choice of courses depending on the student's academic background and objective. The student will then register for the courses he/she plans to take for the semester before the classes begin.

3.6 The Department offering any course shall prescribe the maximum number of students than can be admitted taking into consideration the facilities available. The Department Council will be the authority to fix the Optionals that can be offered for a Programme. The minimum students that can be admitted to a course shall be six (6).

3.7 The student has to complete the prescribed prerequisites for the course before registration. The student within a maximum of 10 working days after the commencement of the classes can change the Optional Course in consultation with the advisor, if he/she feels that he/she has registered for more courses than he/she can handle.

3.8 in any department, preference shall be given to those students for whom the course is core course if the demand for registration is beyond the maximum

prescribed.

3.9 The University shall make available to all students a bulletin listing all the courses offered in every Semester specifying the credits, list of topics the course intends to cover ,the instructor who is giving the course, the time and place of the classes for the courses and examination schedule.

4. COURSE STRUCTURE

4.1 Two kinds of courses are offered - Core and Elective . Core courses are offered by the Department conducting the programme. Elective courses are offered either by the department conducting the programme or by any other department.

4.2 Each course shall have a unique alphanumerical code.

4.3 Every courses offered by the Department is identified by a unique course code.

SLS C - 001 - is the course code in which SLS is the school code (School of Legal Studies)

C stands for Core Course. 001 is the serial number of the Course.

SLS E - 001 E stands for elective. 001 is the serial number of the elective.

4.4 The Minimum duration for completion of a two year LL.M. PG Programme in any subject is four semester. The maximum period for completion is eight (8) semester. Even if a candidate earns the required number of credits in less than 4 semesters, he/she has to necessarily study for four semester of the two year LL.M. PG Programme. No regular student shall register for more than 24 credits and less than 16 credits per semester, subject to the provisions of the programme concerned.

4.5 **Zero semester:** A semester in which a student is permitted to opt out due to unforeseen genuine reasons.

4.6 No regular student shall register for more than 24 credits and less than 16 credits per semester, subject to the provisions of the programme concerned.

4.7 The minimum total require for the successful completion of a four semester programme is 80 in which the minimum credit required for core courses is 60 and minimum for elective courses is 12. Those who secure only the minimum credits for core/ elective subject has to supplement the deficiency required for obtaining the minimum total credits required for the successful completion of the programme from core/ elective.

4.8 The Department Council shall design the core, elective and including the detailed syllabus for each programme offered by the Department. The Department Council shall have the freedom to introduce new courses and/or to modify/redesign existing courses and replace any existing courses with new

courses to facilitate better exposure and training for the students, with the approval of the Curriculum Committee and it should be ratified by the Academic Council at its next meeting.

4.9 Dissertation, Viva Voce and Teaching and Research Practicals:

Apart from core and elective papers, there shall be a dissertation, viva voce and teaching and research practicals in the final semester of the course. Dissertation, viva voce and teaching and research practicals are compulsory for all students. The topic of dissertation shall be suggested by the student and it shall be finalized by the Department Council after considering the importance of the topic, methodology, availability of materials etc. The topic of dissertations shall be from any of the topic connected with the specialization. The dissertations shall be supervised by the teachers in the department and no teacher shall supervise more than three dissertations in a year. Before submission, the supervising teacher shall approve and sign the dissertation. The student shall submit the dissertation before one month of the completion of the final semester.

5. EVALUATION OF THE INTERNAL ASSESSMENTS

5.1 Evaluation of the students shall be done by the Faculty member who teaches the Course on the basis of Continuous Evaluation and Semester Examination. The proportion of the distribution of the marks among End Semester Examination and Continuous Evaluation shall be 60:40.

5.2 Continuous Evaluation includes Assignments, Seminars, Periodic written examinations etc.

5.2.1 The allocation of marks for each component under Continuous Evaluation shall be in the following proportions:

THEORY

PRACTICAL

a. Assignment	25%	b. Tests	75%
b. Tests	37%	c. Record	25%
c. Seminar/Viva voce/Debate/Discussion	25%		
d. Class participation	13%		

5.2.2 ATTENDANCE

The minimum attendance required for each Course shall be 75% of the total number of classes conducted for that semester. Those who secure the minimum attendance in a semester alone will be allowed to register for the End Semester Examination.

Condonation of the attendance to a minimum of 10 days in a Semester subject to a maximum of two spells within a programme will be granted by the Vice-

Chancellor. Benefit of Condonation of attendance will be granted to the students on health grounds, for participating in University Union activities, meetings of the University Bodies and participation in extracurricular activities on production of genuine supporting documents with the recommendation of the Head of the Department concerned. A student who is not eligible for Condonation shall repeat the Course along with the subsequent batch.

5.2.3 ASSIGNMENTS

Each student shall be required to do minimum 2 assignments for each Course. Assignments after valuation shall be returned to the students.

5.2.4 TESTS

For each Course there shall be at least two class tests during a Semester. CE marks for tests shall be the best of the two tests. Valued answer scripts shall be made available to the students for perusal.

5.2.5 SEMINAR PAPER PRESENTATION

Students shall be required to present a seminar on a selected topic in each Course. The evaluation of the seminar will be done by the concerned teacher/(s) handling the Course based on the presentation of the seminar paper and participation in discussion.

All the records of the Continuous Evaluation shall be kept in the Department and shall be made available for verification by the University. Performance of each student in an assessment shall be intimated to him/her within one month of the assessment.

5.4 CONDUCT OF EXAMINATION

The Head of the Department will have to submit to the controller of examinations the details of the core and elective of each semester along with the syllabus ,model question and panel of experts for setting the questions to the controller of examination immediately after starting of each programme. The controller of examination in turn shall set, print and supply one set of question paper in sealed cover to the Head of the Department /Course Director within in a maximum of 60 days.

5.5 Pattern of double valuation will be followed for Choice based Credit Semester System.

5.6 The Board of Examiners will function as the Pass Board. After the completion of the evaluation of the each semester examination, a meeting of the Board of Examiners will be convened as Pass Board to finalize the result. The minutes of

the Pass Board will be approved by the Vice Chancellor.

5.7 The Semester Examination will be conducted by the Controller of the Examinations in the same pattern of Model Question Papers submitted by the Chair Persons of the Department Councils concerned, as per the scheme and syllabus applicable.

5.8 Evaluation of dissertation;

The dissertation shall be evaluated by an internal and an external examiner. The examiner shall be appointed by the Head of the Department from time to time. The average shall be taken from the total marks awarded by the internal and external examiner to determine the mark of the dissertation, however if there is a difference of more than 15% of the total marks between the two scores of the examiners, the dissertation shall be sent to a third examiner and the marks awarded by him shall be the final score of the candidate in respect of the dissertation. **The maximum marks for the dissertation is 300.** The minimum percentage for passing the dissertation is 50. The student who has not secured the minimum percentage for the dissertation may resubmit it in the next year.

5.9 conduct of the viva voce

The Viva voce shall be conducted by the Department based on the overall papers the student studied in the concerned course and the dissertation he submitted. The Head of the Department and not more than two external expert shall be included in the viva voce examination to evaluate the candidate. The maximum mark for the viva voce is 100. The minimum percentage for passing the viva voce is 50. The student who has not secured the minimum percentage of marks in the viva voce may attend the same in the next year.

6. GRADING

6.1 An alphabetical grading system shall be adopted for the assessment of a students performance in a course. The grade is based on a six point scale. The following table gives the range marks percentage, grade points and alphabetical grade.

Range of Marks %	Grade Points	Alphabetical Grade
90-100	9	A+
80-89	8	А
70-79	7	B+
60-69	6	В
50-59	5	С
Below 50	0	F

6.2 A minimum of grade point 5(Grade C) is needed for the successful completion of a Course.

6.3 Performance of a student at the end of each Semester is indicated by the Grade Point Average (GPA) and is calculated by taking the weighted average of grade points of the Courses successfully completed. Following formula is used for the calculation. The average will be rounded off to two decimal places.

GPA = <u>sum of (grade points in a course multiplied by its credit)</u> Sum of Credits of Courses

6.4 At the end of the Programme, The overall performance of a student is indicated by the Cumulative Grade Point Average (CGPA) and is calculated using the same formula given above.

6.5 Empirical formula for calculating the percentage of marks will be CGPA x 10+5 $\,$

6.6 Based on the CGPA overall letter grade of the student shall be in the following way.

CGPA	Overall Letter Grade
8.5 and above	A+
7.5 and above but less than 8.5	Α
6.5 and above but less than 7.5	B+
5.5 and above but less than 6.5	В
4.5 and above but less than 5.5	С

6.7 Conversion of Grades into Classification

Overall Letter Grade	Classification
A+ and A	First Class with Distinction
B+ and B	First Class
С	Second Class

6.8 A student who has failed in a Course can reappear for the End Semester Examination of the same Course along with the next batch without taking

re-admission or choose another Course in the subsequent Semesters of the same Programme to acquire the minimum credits needed for the completion of the Programme.

6.9 Appearance for Continuous Evaluation (CE) and End Semester Evaluation (ESE) are compulsory and no grade shall be awarded to a candidate if he/she is absent for CE/ESE or both.

6.10 A student who fails to complete the programme /semester can repeat the full programme/semester once, if the Department Council permits to do so.

6.11 There shall not be provision for improvement of CE and ESE.

6.12 No student shall be allowed to take more than eight consecutive semesters for completing a four semester programme from the date of the enrolment.

7. GRADE CARD

7.1 The Controller of Examinations shall issue the consolidated grade statement and certificates on completion of the programme, based on the authenticated documents submitted by the Heads of the Departments concerned. Grade Cards of all semesters other than the final semester will be issued by the Heads of the Departments concerned.

7.2 The grade card shall contain the following

- a) Title of the Courses taken as Core, Elective
- b) The credits associated with and grades awarded for each course.
- c) The number of credits (Core/Elective) separately earned by a student till that Semester.

7.3 The consolidated grade statement issued on completion of the Programme shall contain the name of the Programme, the title of the Courses taken, the credits associated with each Course, grades awarded , the total credits(Core/Elective) separately earned by the student, the CGPA and the class in which the student is placed. Rank Certificates will be issued on individual requests, based on CGPA.

Illustration

Course Code	Course Title	Credits	Grade Point	Letter Grade	Classifica tion of Result
First Semester					
SLS C 001					
SLS C 002					

CONSOLIDATED GRADE STATEMENT

SLS C 003							
SLS E 001							
Grade Point Average							
Second semester							
SLS C 004							
SLS C 005							
SLS C 006							
SLS E 002							
Grade Point Average							
Third Semester							
SLS C 007							
SLS C 008							
SLS C 009							
SLS C 010							
SLS E 003							
Grade Point Average							
Fourth Semester							
SLS C 011							
SLS C 012							
SLS C 013							
SLS C 014							
Grade Point Average							
Total							
Cumulative Grade Point Avera	age(CGPA)						

8 .DEPARTMENT COUNCIL

8.1 All the Permanent/Guest/ Contract teachers of the Department shall be the members of the Department Council.

8.2 The Department Council subject to these Regulations shall monitor every academic programme conducted in the Department.

8.3 Department Council shall prescribe the mode of conduct of courses, conduct of examinations and evaluation of the students. It also listens to the grievances of students.

9. CURRICULAM COMMITTEE

9.1 There shall be a Curriculum Committee constituted by the Vice Chancellor to monitor and co-ordinate the working of the Choice based Credit Semester System.

9.2 A senior professor nominated by the Vice Chancellor shall be the convener of the Curriculum Committee.

9.3 The Committee shall consist of:

a) The Pro Vice-Chancellor	- Chairman
b) The Convener of the Curriculum Committee	- Vice Chairman

c) The Registrar

Secretary

d) The Controller of Examinations

e) The Head of the Department or his nominee from each Department.

9.4 The term of office of the Committee shall be two years, but the Committee once constituted shall continue in office until a reconstituted committee assumes office.

10. GRIEVANCE REDRESSAL MECHANISM

10.1 Committees will be constituted at the Department and University levels to look into the written complaints regarding Continuous Evaluation (CE). Department Level Committee (DLC) will consist of the Department Council and a student nominee of the Department Students' Union from the concerned Faculty.

10.2 University Level Committee (ULC) will consists of the Pro-Vice Chancellor (Chairman & Convener), the convener of the Curriculum Committee (Vice-Chairman), the Head of the Department concerned and a nominee of the students' Union. Department Level Committee will be presided over by the HOD and University Level Committee by the Pro-Vice Chancellor. Department Level Committee will have initial jurisdiction over complaints against Continuous Evaluation and University Level Committee will hear appeals against Department level decisions. Complaints will have to be submitted to the Department concerned within two weeks of publication of results of Continuous Evaluation (CE) and disposed of within two weeks of receipts of complaint. Appeals to University Level Committee should be made within one month of the decision taken by Department Level Committee and disposed of within two months of the receipt of the complaint.

10.3 Complaints unsolved by the University level Grievance Committee shall be placed before the Vice Chancellor.

11. TRANSITORY PROVISION

Notwithstanding anything contained in these regulations, the Vice Chancellor shall for a period of one year (May be revised) from the date of coming into force of these regulations, have the power to provide by order that these regulations shall be applied to any Programme with such modifications as may be necessary.

12 REPEAL

The regulations now in force in so far as they are applicable to programmes offered in the University Departments and to the extent they are inconsistent with these regulations are hereby repealed. In the case of any inconsistency between the implemented regulations of the Choice based Credit Semester System and its application to any independent programme offered in a University Department, the former shall prevail.

FIRST SEMESTER

SI No.	Course Code	Title of the Course	Lecture	Seminar/Tutorial	INTERNAL (Continuing Evaluation)	EXTERNL (End semester Examination)	TOTAL	Credits
1	SLS C 001	Law and Social Transformation in India	4	1	40	60	100	5
2	SLS C 002	Principles of Criminal Law and Criminal Justice	4	1	40	60	100	5
3	SLS C 003	Criminology	4	1	40	60	100	5
4	SLS E 001	Elective – I	4	1	40	60	100	5

SECOND SEMESTER

SI No.	Course Code	Title of the Course	Lecture	Seminar/Tutorial	INTERNAL (Continuing Evaluation)	EXTERNAL (End semester Examination)	TOTAL	Credits
1	SLS C 004	Judicial Process	4	1	40	60	100	5
2	SLSC 005	Criminal Evidence	4	1	40	60	100	5
3	SLSC 006	Juvenile Justice System	4	1	40	60	100	5
4	SLS E 002	Elective - II	4	1	40	60	100	5

THIRD SEMESTER

SL No.	Course Code	Title of the Course	Lecture	Seminar/Tutorial	INTERNAL (Continuing Evaluation)	EXTERNAL (End semester Examination)	TOTAL	Credits
1	SLS C 007	Legal Education and Legal Research	4	1	40	60	100	5
2	SLS C 008	Forensic Science and Criminal Justice	4	1	40	60	100	5
3	SLSC 009	Teaching Practical	4	1	40	60	100	5
4	SLS C 010	Research Practical	2		50		50	2
5	SLS E 003	Elective - III	2		50		50	3

FOURTH SEMESTER

SL No	Course Code	Title of the Course	Lecture	Seminar/Tutorial	INTERNAL (Continuing Evaluation)	EXTERNAL (End semester Examination)	TOTAL	Credits
1	SLS C 011	Law Enforcement and Criminal Investigation	4	1	40	60	100	5
2	SLS C 012	Comparative Criminal Procedure	4	1	40	60	100	5
3	SLS C 013	Dissertation				300	300	14
4	SLS C 014	Viva Voce				100	100	1

Total Marks -1800

- 1. Case Analysis and Comments.
- 2. Seminar Presentation.

Electives

- Human Rights Issues in Criminal Justice Penology and Victimology White Collar and Hi- Tech Crimes 1.
- 2.
- 3.

DETAILED SYLLABI: COURSE DESCRIPTION: CRIMINAL LAW AND CRIMINAL JUSTICE

SEMESTER 1

CORE

SLS C - 001: LAW AND SOCIAL TRANSFORMATION IN INDIA

1. The Concept of Law

Concept of Law - Theories of Law - Positivism and Law - Approach of Realists -Sociological theories - natural Law - American realism - Kelsen's pure theory of Law -Economic analysis of law - Rawl's theory - Marxian approach to law -Law and morals.

2. Law, Justice & Society

Community and the law - Caste as a decisive factor - Religion as a decisive factor -language as a decisive factor - Non-discrimination on the ground of caste - Protective discrimination: Scheduled castes, Tribes and Backward classes - Reservation -Statutory Commissions, Statutory Provisions.

3. Law as an Instrument of Social Change

Impact of colonization and the introduction of common law system and institutions in India -Social Process and Social Change - Legislation as a factor of social change -Welfare legislations - Land reforms - Constitutional debate on the right to property -Social organs of law and legal institutions.

4. Women, Children & Law

Crimes against women - Gender injustice and its various forms - Empowerment of Women - Constitutional and other legal provisions - Women's Commission - Child labour - Sexual exploitation - Adoption and related problems.

5. Modernization and the Law

Modernization of social institutions through law - Industrial and agrarian reforms -Impact of industrialization on environment - Reforms of court process - Criminal law - Civil Law - Concept of gramanyayalayas - Treat to state regulations - Causes and care.

Suggested Readings

W. Friedman, Law is a Changing Society (Universal Law publishing Co. Ltd., 2008), ISBN-978-81-7534-237-8

Upendra Baxi, The crisis of Indian Legal System (Vikas Publications, 1982) ISBN -9780706913699

Marc Galanter Led, Law and society in Modern India (Oxford paperbacks) ISBN -978-0195632057

Robert Hengat, The Classical Law of India (Oxford University Press, 1998), ISBN -0195645359

Upendra Baxi, Law, Equity & Justice: Struggle for New Social Order (EBC Publishing (P) Ltd)

Steven Vago, Law & Society (2011), ISBN - 0205820387

M.P Jain , Outlines of Indian Legal and Constitutional History (2009), ISBN - 978 -91 -8038 - 284 - 2

Robert F Magher (ed.) Law Society Change, India - American Reflections (1988), N M Tripathi

D. R Saxsena Led,. Law, Justice and Social Change, Deep & Deep Publications (1996), ISBN-8171008038

Flavia Agnes, Law and Gender inequality; The Politics of Women's Right in India, Oxford (1999), ISBN - 019564587

Dhacar Dernet, The State, Religion and Law in India (1999) Oxford University Press, ISBN-978-019564587.

Sunil Desha, Law and Menace of Child Labour (2000) Anmol Publications, ISBN -812610693 X

SLS C 002: PRINCIPLES OF CRIMINAL LAW AND CRIMINAL JUSTICE

1. Introduction

Fundamental principles of criminal law - Criminal conduct - Actus Reus - Mens Rea - Mens Rea in Indian Penal Code - Actus Reus and Mens Rea in statutory offences -Motive and Intention - Mens rea and fault - Causation - Proximity - Foresight of consequences - Free will - Recklessness - Negligence - Criminal responsibility -Principle of strict liability in Common law and India - Principle of vicarious liability in common law and India - Corporate liability - Joint liability - Common intention -Common object - Criminal omissions - Knowledge, belief and culpability - Transfer of malice and criminal responsibility.

2. Inchoate Offences and Exemption from Liability

Inchoate offences - Attempt - Abetment - Incitement - Conspiracy - Excuse from criminal responsibility - Ignorance of law not an excuse - Capacity of committing offence - Intoxication - Insanity - Infancy - Mistake - Compulsion - Consent -Necessity - Duress - Coercion - Automatism - Private defence - Provocation.

3. Criminal Justice

Criminal law and justice - Comparative study of the criminal justice in U.S., U.K. and India -Police powers and criminal justice - Arrest - Search and seizure -Detention - Confinement -Interrogation - Interrogation through scientific methods -Legal aid - Medical aid - Forensic aid - Bail - Collecting evidence - Confession -Fair trial - Appeal - Speedy justice - Informing accusation and presuming innocence - Providing legal assistance - Against self incrimination - Against double jeopardy -Rights of prisoners - Sentencing and punishment.

4. Miscarriages of Justice in the Criminal Justice Process

Miscarriages of justice - Meaning - Causes - Fault in police investigation - Problems in trial process - Inefficiency of prosecution and defence lawyers - Problems in the appreciation of evidence - Problems in sentencing process - Judicial discretion in sentencing - Government misconduct - Faulty forensic science - Judges lack of knowledge in scientific and technological disciplines.

Suggested Readings

Luciazedner, Criminal Justice (Clarendon Law Series 2004)

Andrew Sanders, Criminal Justice (4th Ed. OUP 2010)

Andhea Hucklesby, Criminal Justice (OUP, 2009)

Janet Dine, The Criminal Law (6* Ed. OUP 2011)

Russell Heaton, Criminal Law (3rd Ed. 2011)

Andrew Ashworth, Criminal Law (6th Ed. 2009)

Stephen Shute, Criminal Law Theory (OUP, 2005)

Keir Starner, Criminal Justice, Police Powers and Human Rights (Blackstone Press, 2007)

Jeremy Horder, Excusing Crime(OUP 2004)

Nicola Padfield, Criminal Law (7* Ed. OUP 2010) Victor Tadros, Criminal Responsibility (OUP, 2005) Michael S. Moore, Act and Crime (OUP, 1993) **SLS C**

SLS C 003: CRIMINOLOGY

- 1. Criminology Scope and importance Nature of Criminology Criminology as a science Principal divisions of Criminology Sociological and environmental approaches to criminology Criminal behavior Radical criminology Criminology and Realism Indian concept of Criminology.
- 2. Causation of Crime in General Biological, Geographical, Psychiatric, Sociological, Environmental, Anatomical, Ecological, Social Disorganization etc -Personality as per Hootan's view Sheldon's view on criminality Donald Tale's view Theory of causation.

- 3. Criminological Theories Criteria for evaluating theories Types of criminological theories Difference and Rational choice theories Modern difference theory -Routine activities theory Biological theories Psychological theories -Psychoanalytic theory Personality theory Social learning theory Social Banding and control theory Sutherland's differential Association theory Reiss's and Lye's theories of internal and external conflict Reckless Containment theory Labeling theory Braithwaite's theory Conflict theory Marxist and critical theories -Feminist theories Tittles control balance theory Developmental and life course theories Individualistic theories Evolutionary theories Merton's strain theory -Moffitt's life theory Course persistent/adolescence Sociological theory of crime.
- 4. The School of Criminology pre-classical school of criminology The classical school Neoclassical school - Positive school - Clinical school of criminology - Sociological school of criminology - Cesare Lombroso Eursico ferai - raffacle Garafa;p - Gabrid tarde - The new criminology.
- 5. Developmental criminology critical perspective in crime and criminology White color crime- sensual offences Aleoholim, Drug addition and crime Peace maling criminology Trend of violent crime s-post -modernist criminology.

Suggested Readings

Ahmad Siddique, "Criminology -Problems and Perspectives" Eastern Book Co.Pub. .ISBN : 81-7012-599-5

Robert A. Silverman, ternee P.Thornbersy, Bernard Colien, Barry Krisberg, "Crime and Justice Act the Millenium essays by and the Honer of Marvin E. Wolfgang. ISBN : 7—7932-792=592-0, Kluwer Academic Pub.

Imogene. L. Moyer, "Criminological Theories- Traditional and Non - Traditional Voices and Themes" Sage Pub. ISBN: 0 - 8039-5851-X

Michael Benson," "Alexis Fussell Piguero, Crime and the Life Course" ISBN: 978 – 0415 – 99493 - 4/ paper mark (Rout ledge)

John. P. Hollfmann, "Delinquency Theories: Appraisals and Applications "ISBN:978-0415-7819-9

Claire. M. Rengetti. "Feminist Criminology" ISBN:978-0415-38142 -0

Benjamin Goold, "Servelliance" ISBN:978-0-415-39200-4

Michael Welch, "Corrections A Critical Approach" ISBN:978-0-415-78209-8

Ronald N Akers, Christine S sellers, "Criminological Theories - Introduction, Evaluation and Applications" ISBN: 81-7033-838-7, Rowat Publi.

Prof.. R. Deb, "Criminal Justice", The Law Book Co. Pub, ISBN: 81-87031-10

J. Robert Lilly, Francis. T Cullen, Richard A Bell, "Criminological Theory - Content and Consequences" Saga Publication, ISBN:0-7619-2077-3

Suzette Cote, "Criminological Theories - Bridging the part to the Future", Sage Pub. ISBN; 0-7619-2503-1

Katherine S Williams "Text Book on Criminology ", Universal Law Pub. ISBN : 81-7534-247-8 Prof. B K . Goswami, "A Critical study of Criminology and Penology", Allahabad Law Agency Publication.

Prof. N.V Parainjape , "Criminology and Penology". Central Law Publication (2008 edn) Sue Tites Reid, "Crime and Criminology", Oxford Publication, "ISBN: 10-0195370449 Rob White, Crime and Criminology (4* Ed., OUP 2008) Mike Miguire, The Oxford Handbook of Criminology (4th Ed., 2007)

SLS E 001: HUMAN RIGHTS ISSUES IN CRIMINAL JUSTICE ADMINISTRATION

1. Human Rights and Rule of Law

Concept of rule of law - Criminal process under rule of law - Judiciary under rule of law - Judicial review of legislative and executive actions - Fair prosecution and investigation - Pre - trial procedure - Trial procedure - Legal aid to victims -Correction and aftercare services - Individual liberty and criminal justice.

2. Police Powers and Criminal Justice

Concept of police - Public relation - Constitutional mandate - Indian regulatory framework - Criminal justice and human rights in emergency - Deaths in police Custody - Torture - Atrocities against women - Atrocities against children -Atrocities against Scheduled Castes & Tribes - Inhuman and cruel treatment - Fake encounters - Political violence and Legal order - Reforms suggested by national police commissions.

3. International Instruments

Role of international organizations - Universal Declaration of Human rights (1948) -International Covenant on Civil and Political rights - International Covenant on Economic Social and Cultural Rights - Conventions and protocols dealing with human rights and criminal Justice - role of International Court of Justice and regional institutions - Protection agencies and mechanisms - International council of human rights.

4. Crime without Victims

Criminalization of addictive behavior - Drug addition - Trafficking - Deployment of marginalized people as carrier of narcotics - Juvenile drug use and legal approach -Misuse and abuse of prosecutor powers - Indian regulatory system - Police adjudication - Initiatives for compliance with regulatory systems - Role of community.

5. Judicial Activism and Human Rights

Enforcement of human rights - role of Supreme Court - Role of High Court - Role of civil and criminal courts - Statutory tribunals - Special courts - Role of India in implementing international norms and standards - Needs for Judicial activism in adversary system.

Suggested Readings

Upendra Baxi, The Right to be human (1986)

J A Andrews, Human Rights in International Law (1986)

R. Deb, Criminal Justice (1998), The Law Bask Company (P) Ltd. ISBN-81 -87031 -10-7

Dr. Subhash Chandra Singh (edO, Social Justice and human Rights in India (2006) ISBN -81-83870-016-3

B P Singh Sehgal (ed) Human rights in India: Problems and Perspective (2004) ISBN-81 0 7100-813-5

P R Rajagopal, Violence and Response: A Critique of the Indian Criminal System (1998)

H S Becker, Outsiders, The Studies in Sociology of Deviance (1966)

Upendra Baxi, Human rights in a Posthuman - Critical Essays (2009) ISBN-9780198061762

- Richard Ashby Wilson, General Prosecution Crimes against humanity Writing History in International Criminal tribes ISBN - 0521138310
- Andrew L T Choo, Abuse of Process and Judicial Stays of Criminal Proceedings (2nd Ed., OUP, 2008)

Clive Walker, Miscarriages of Justice: A Review of Justice in Error (OUP, 1999)

Stefan Trechsel, Human Rights in Criminal Proceedings (OUP, 2005)

Mike McConville, The Handbook of the Criminal Justice Process (OUP, 2002)

SEMESTER 2

SLS C 004: JUDICIAL PROCESS

1. Nature of Judicial Process

Judicial process as an instrument of social ordering - Judicial process and creativity in law - common law model - Legal Reasoning and growth of law - change and stability - The tools and techniques of judicial creativity and precedent - Legal development and creativity through legal reasoning under statutory and codified systems.

2. Special Dimensions of Judicial Process in Constitutional Adjudications

Notions of judicial review -' Role' in constitutional adjudication - various theories of judicial role - Tools and techniques in policy-making and creativity in constitutional adjudication - Varieties of judicial and juristic activism - Problems of accountability and judicial law-making.

3. Judicial Process in India

Indian debate on the role of judges and on the notion of judicial review - The "independence" of judiciary and the "political" nature of judicial process - Judicial activism and creativity of the Supreme Court - the tools and techniques of creativity -Judicial process in pursuit of constitutional goals and values - New dimensions of judicial activism and structural challenges - Institutional liability of courts and judicial activism - scope and limits.

4. The Concepts of Justice

The concept of justice or Dharma in Indian thought - Dharma as the foundation of legal ordering in Indian thought - The concept and various theories of justice in the western thought - Various theoretical bases of justice: the liberal contractual tradition, the liberal utilitarian tradition and the liberal moral tradition.

5. Relation Between Law and Justice

Equivalence Theories - Justice as nothing more than the positive law of the stronger class - Dependency theories - For its realisation justice depends on law, but justice is not the same as law - The independence of justice theories - means to end relationship of law and justice - The relationship in the context of the Indian constitutional ordering - Analysis of selected cases of the Supreme Court where the judicial process can be seen as influenced by theories of justice.

Suggested Readings

Julius Store, The Province and Function of Law, Part II, Chs. 1. 8-16 (2000), Universal, New Delhi.

Cardozo, The Nature of Judicial Process (1995) Universal, New Delhi

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

J.Stone, Precedent and the Law: Dynamics of Common Law Growth (1985) Butterworths W.Friedmann, Legal Theory (1960), Stevens, London

Bodenheimer, Jurispurdence - The Philosophy and Method of the Law (1997), Universal, Delhi

J.Stone, Legal System and Lawyers' Reasonings (1999), Universal, Delhi

U.Baxi, The Indian Supreme Court and Politics (1980), Eastern, Lucknow. Rajeev Dhavan, The Supreme Court of India - A Socio -Legal Critique of its Juristic Techniques (1977), Tripathi, Bombay. John Rawls, A Theory of Justice (2000), Universal, Delhi

Edward H.Levi, An Introduction to Legal Reasoning (1970), University of Chicago

Henry J. Abraham, Judicial Process (7th Ed. OUP, 1998)

SLS C 005: CRIMINAL EVIDENCE

1. Criminal Evidence - Fundamental Concepts

Evidence Law - Introduction — A comparative study of the criminal evidence in U.S., U.K., and India - Important concepts underlying evidence law - Types of evidence - Real and testimonial evidence - Admissibility and materiality – Relevance - Legal and logical relevance - Reliability and weight of evidence - Meaning of relevant evidence - Probability and relevancy - Determining probative value - Determining cause and effect - Exclusion of relevant evidence on grounds of prejudice, confusion or waste of time - Proof and evidence - Introducing criminal evidence in court - Forms of evidence - Procedures.

2. Exclusionary Rules and its Exceptions

Exclusionary rules - Best evidence rule - Hearsay rule - Rationale of the rule - Application - Exceptions - Expert evidence - Hearsay application - Common knowledge rule - Ultimate issue rule - Limitations - Confessions - Forensic evidence and the use of expert scientific witnesses in criminal proceedings.

3. Production of Evidence and its Evaluation

Proof and burden of its production - Standards of proof - Beyond reasonable doubt - Theories of probability - Principle of indifference - Application of probability theory Bayes Theorem - Evidence of character - Rule of corroboration - Burden of proof Testimonial privileges.

4. Witness Testimony - Principles

Witnesses and their competency - Credibility of witnesses - Impeachment of witnesses - Examination of witnesses.

5. Evaluation of Evidence

The evaluation of criminal evidence - Rules of admissibility - Status of unlawfully obtained evidence - Privilege against self-incrimination - Evidence obtained by illegal or unfair means.

Suggested Readings

R.Allan Thompson, An Introduction to Criminal Evidence: Cases and Concepts (OUP 2008)

Mike Redmayne, Expert Evidence and Criminal Justice (OUP 2001)

John Woodroffe & Syed Amir Ali, Law of Evidence (16^{lh} Ed. The Law Book Company (Pvt) Ltd. 1996).

Phipson, Evidence (1999 Ed.).

John L. Worrall and Craig Hemmens, Criminal Evidence: An Introduction (OUP USA 2010) Paul Roberts and Adrian Zuckerman, Criminal Evidence (OUP 2010)

R. Alan Thompson, Lisa Nored, John Worrall, and Craig Hemmens, An Introduction to Criminal Evidence: Cases and Concepts (OUP USA)

Adrian Keane, James Griffiths, and Paul McKeon, The Modern Law of Evidence (2010)

Alex Stein, Foundations of Evidence Law (2005) Peter Murphy, Evidence, Proof, and Facts: A Book of Sources (2003) Cross & Tapper, Evidence (8th ed. Butterworths, London 1995). Adrian Keane, The Modern Law of Evidence (OUP, 2010) Alex Stein, Foundations of Evidence Law (OUP, 2005) Paul Roberts, Criminal Evidence (2nd Ed., 2010).

SLS C 006: JUVENILE JUSTICE SYSTEM

1. Nature and Scope of Juvenile Justice

The concept of 'Child' - Delinquent Juvenile - Neglected Juvenile - Causes of Juvenile Delinquency - Anomie - Economic Pressure - Peer group influence - Gang sub culture - Class differentials - The overall situation of children/young persons in India, along with reference to crime statistics (of crimes by and against children).

2. International Concern for Juvenile Justice

International covenant on Civil and Political rights, 1966 - United Nations convention on the Right of the Child, 1989 - United Nations Standard Minimum Rules for the Administration of Juvenile Justice, 1985 (The Beijing Rules) - Juvenile Justice System in other Countries - USA, UK, Norway, Turkey, Australia and New Zealand.

3. Juvenile Justice System in India

Historical development of the Juvenile Justice System in India - Legislative approaches during the late colonial era - Indian Jail committee Report - Five year plans - Children's Act, 1960 - Juvenile Act 1986 - Various Laws relating to Child in India - Constitutional aspects - Juvenile Justice (Care and Protection of Children) Act, 2000 - Juvenile Justice Board - Composition, procedure, powers and functions -Treatment of Juvenile in conflict with law - child in need of special care and protection - Observation homes, special homes, schools children's homes and shelter homes - Child Welfare committee - Advisory Boards - Child Protection Unit -Special Juvenile police Unit - Rehabilitation and social integration - adoption, faster care, sponsorship and after care organization.

4. Judicial Contribution

Judicial activism and juvenile justice - judicial decisions - Role of legal profession in juvenile justice system

Suggested Readings

Ved Kumari - The juvenile Justice System in India (OUP, New Delhi 2008) ISBN-0195665511

Barry Kris berg - Juvenile Justice (2005) Sage Publications, New Delhi

Prof. N V Paranjape - Criminology and Penology (Central Law Publication, Allahabad 2008)

Asha Bajpai - Child Rights in India (Oxford University Press, New Delhi 2003) ISBN-0195649087 The Juvenile Justice (Care and Protection of Children) Act, 2000

The Juvenile Justice (Care and Protection of Children) Amendment Act, 2006

The Juvenile Justice (Care and Protection of Children) Rules 2007

Thomas J. Bernard, The Cycle of Juvenile Justice (2nd Ed., 2010)

SLS E 002: PENOLOGY AND VICTIMOLOGY

1. Penology - Introduction

Penology- meaning and concept- Essentials of an ideal penal system- theories of punishment-Benthams theory of Punishment - applications - Deterrent theory -Retributive theory -Preventive theory - Reformative theory - Efficiency of Punishment - Terms of punishment and Judicial sentencing — Capital punishment -Judicial trends in execution of death sentence - An introduction to English sentencing

- Sentencing and the constitution - Fundamentals of sentencing theory.

2. Administration of Justice System

Police system - legal functions of Police - Rural policing in India - Judiciary's attitude towards police system - International and National perspective of the police -Citizens voluntary force - Modernization of police - INTERPOL - The criminal law courts.

3. Prison System

The Prison Administration - International Penal and Penitentiary commission and prison reforms - Prisons in India - Prison labour - Problems of criminality in prisons - prisons reforms - judicial mandates - general administration of prisons – The Repatriation of Prisoners' Act, 2003 - Open prisons - Open air camps in Rehabilitative Measures - Parole - Characteristics - Object of parole - conditions of parole - Judicial Trent - parole Violation -structural set up of parole - paroles boards and their Functions - Probation of offenders - origin - The Probation of Offender's Act, 1958 - CRPC provisions - Judicial trends - critical appreciation of probation as conventional measure.

4. Victimology

Nature and developments - Victimology and compensatory jurisprudence - Role and typology of victims - Persons needing special attention - Victims characteristics -Police and Judicial attitude - Victim compensation and assistant program - Victim Blaming - victims defenses - Victim and offender - Victim and Criminal Justice System- Relationship - Crime without victims- Victims and the media - victims and the post of crimes - victims and social movements - Theories and Victimology -Lockenbill's Transaction model - Benchamin and Masters threefold model - Lohan and Felson's Rouitine activities theory - Societal influences - victim rights - Victim of Crime Act of 1982 - Victim of Criminal Act of 1984 - Victims Rights and Restitution Act of 1992.

Suggested Readings

Antony Duff, A Reader on Punishment (OUP, 1994)

SEMESTER 3

SLSC007:LEGALEDUCATIONANDLEGALRESEARCH

1. Legal Education

Objectives of Legal Education - Lecture method of teaching - Merits and demerits -The Problem method - Discussion method and its suitability at postgraduate level teaching - The Seminar method of teaching - Examination system and problems in evaluation - external and internal assessment - Student participation in law school programmes - Organization of seminars, publication of journal and assessment of teachers - Clinical legal education - legal aid, legal literacy, legal survey and law reform.

2. Research Methods

Research methods - Socio legal research - Doctrinal and non-doctrinal - Relevance of empirical research - Induction and deduction - Identification of problem of research -What is a research problem? - Survey of available literature and bibliographical research - Legislative materials including subordinate legislation, notification and policy statements - Decisional materials including foreign decisions; methods of discovering the "rule of the case" tracing the history of important cases and ensuring that these have not been over-ruled; discovering judicial conflict in the area pertaining to the research problem and the reasons thereof - Juristic writings - a survey of juristic literature relevant to select problems in India and foreign periodicals - Compilation of list of reports or special studies conducted relevant to the problem.

3. Process

Preparation of the research design - Formulation of the research problem - Devising tools and techniques for collection of data : Methodology - Methods for the collection of statutory and case materials and juristic literature - Use of historical and comparative research materials - Use of observation studies - Use of questionnaires/interview - Use of case studies - Sampling procedures - design of sample, types of sampling to be adopted - Use of scaling techniques - Jurimetrics -Computerized Research - A study of legal research programmes such as Lexis - and West law coding - Classification and tabulation of data - use of cards for data collection - Rules for tabulation - Explanation of tabulated data - Analysis of data.

Suggested Readings

High Brayal, Nigel Dunean and Richard Crimes, Clinical Legal Education: Active Learning in your Law School, (1998) Blackstone Press Limited, London

S.K.Agrawal (Ed.), Legal Education in India (Tripathi, Bombay, 1973)

N.R. Madhava Menon, (ed) A Handbook of Clinical Legal Education, Eastern Book Company, Lucknow, 1998)

M.O.Price, H.Bitner and Bysiewiez, Effective Legal Research (1978)

Pauline V. Young, Scientific Social Survey and Research, (1962)

William J. Grade and Paul K. Hatt, Methods in Social Research (Mc Graw-Hill Book

Company, London) H.M.Hyman, Interviewing in Social Research (1965) Payne, The Art of Asking Questions (1965) Erwin C. Surrency, B.Fielf and J. Crea, A Guide to Legal Research (1959) Morris L. Cohan, Legal Research in Nutshell, (West Publishing Co., 1996) Harvard Law Review Association, Uniform System of Citations. ILI Publication, Legal Research and Methodology. N.R.Madhava Menon, Clinical Legal Education (EBC, 1998)

SLS C 008: FORENSIC SCIENCE AND CRIMINAL JUSTICE

- 1. The evolution of expert testimony and scientific evidence -Historical foundations and expectations of 'forensic science' within the courtroom Development of forensic The Role of the Forensic Science Laboratory Crime scene investigators Whether 'forensic science' can be classified as a 'science' in scientific and legal terms.
- 2. The admissibility of 'expert' and 'scientific' testimony Evidentiary rules determining the relevance and admissibility of scientific evidence - Frye test - Criticism of Frye Test -Frye test after the enactment of the Federal Rules of Evidence in United States - Daubert test - Kumho Tire v. Carmichael and its application in technological evidences - Application of Daubert ratio in nonscientific cases - Admissibility of Scientific Evidence in Canada -English Position - Helpfulness as a criterion for the Admissibility of Scientific Evidence -Standard of Admissibility in Australia -Standard of admissibility in India - Corroboration -An additional requirement for admitting scientific evidence in India.
- 3. Forensic miscarriages of justice- Introduction Scope of miscarriages of justice through forensic process Situations in which miscarriages of justice occurs in the application of forensic procedures Miscarriages at the time of crime scene investigation Miscarriages at the time of evidence analysis Miscarriages when the evidence come before the court.
- 4. Causes for miscarriages Ignorance of scientific background of a forensic analysis Error committed by the forensic scientist Error committed by the Prosecution and Defence Error committed by the judges while appreciating forensic evidence A critical and comparative analysis of the forensic miscarriages in U.S., U.K., Canada, Australia, and India.
- 5. Ethical Issues in forensic scientific analysis Schools of ethical thought Obstructions against the ethical practice in forensic science Unethical practice of a forensic expert regarding his qualifications and credentials Partialities and bias Examiner's bias in forensic testing The Problem of "Hired guns" as Forensic Experts Interference by the police and prosecution Extraneous influence of the forensic scientist.

Suggested Readings

Bentham, Rationale of Evidence (1827).
Carol A.E. Jones, Expert Witnesses (Oxford 1994).
Charles T. McCormick, McCormick on the Law of Evidence (John W. Strong ed. 4th ed. 1992).
Cross & Tapper, Evidence (8th ed. Butterworths, London 1995).
Edward Philips, Brief Case, Law of Evidence (2nd ed. Cavendish Publishing Ltd. 2000).
Field, Expert Evidence (3rd ed. R.G. Sagar for law publishers (India Pvt. Ltd. 1997).

Helen Reece, Law and Science (Oxford University Press, 1998).

J. Thayer, A Preliminary Treatise on Evidence at Common Law (1989 ed.).

J. Weinstein & M. Berger, Weinstein's Evidence (1991).

J. Wigmore, Evidence (1943).

Jack Weinstein & Margaret Berger, Weinstein's Evidence (1995).

McCormick, McCormick on Evidence (John William Strong ed., 4th ed., 1992).

John Woodroffe & Syed Amir Ali, Law of Evidence (16th ed. The Law Book Company

(Pvt) Ltd. 1996). Peter W. Huber, Galileo's Revenge: Junk Science in the Court Room (New York, 1991). Phipson, Evidence (1999 Ed.).

T. Hodgkinson, Expert Evidence: Law and Practice (London, 1990). V.R. Dinkar, Justice in Genes: Evidential Facets of Forensic DNA Fingerprinting

(Asia Law House, 2008 Ed.). Clive Walker, Miscarriages of Justice: A Review of Justice in Error (OUP, 1999)

SLS C 009 TEACHING PRACTICAL 2 CREDITS (50 Marks) SLS C 010 RESEARCH PRACTICAL 3 CREDITS (50 Marks)

SLS E 003: WHITE COLLAR AND HI -TECH CRIMES

- Conception of white collar crimes Nature and Definition Views of Sutherland -Six Walter reckless - Lord Acton - Contributing factors of white collar crime -Impact of globalization and non economic order - International prospective - Human rights aspects - Recent development - White collar crimes in India - White collar crimes distinguished from traditional crimes.
- 2. White Collar Crimes in certain professions Legal Professions Medical Professions Engineering White color crimes in the world of education white collar Crimes in Business deals Corporate Sector Crime Media and Crime Criminality and spiritualization white collar Theft palmistry Astrology and divine powers -Magical tracks Illegal activities in the name of God Bank related crimes -Corruption in political sphere Corruption and behavior Motion of privileged class and regulatory system Prevention of corruption Act, 1988-Central vigilance Act, 2003 Remedial measures for combating white color crimes.
- 3. Hi-tech crimes origin and development Nature and definition Crime in changing society and Indian approaches to semi-economic crimes Hi-tech crimes and criminal jurisdiction in international extradition cyber terrorism and its network -International perspectives on computer related crimes -Hi tech crimes and forensic conference (IHCFC) of October 1999-Conflict of laws role of international agencies.
- 4. Cyber crimes Nature and Definition Un authorized access interaction Hacking -Interruption Time theft Alternatives of computer data Computer related frauds -Software piracy Computer sabotage viruses identify theft Forgery Password tracking Information Technologies Act,2000, Protecting confidential information and criminal.
- 5. E- commerce and E-crimes patent protection for computer related inventions -Criminal sanctions and Procedural matters E-commerce and Taxation -Intellectual Property rights in cyber space grey Supreme Court on copyright, patent and design acts of legislation and

enforcement authorities in India.

Suggested Readings

White Collar Crimes, (Current affairs, crime, education, literature, Media, Politics, Religion, Sociology) Girish Kumar Misra - Brajkumar pandey, Gyan publishing houses, ISHN- 81-212-0590-

White collar Crimes and Criminal Careers

David Wurzburg, Elin warningwith - Elen- F-Chayet ISBN: 0-521 -7763-1

Criminology and Penology, Prof. N V Paranjappe Control Law publishing 13th Edition

Criminology Problems and Perspectives, Ahamad Siddique IV Edition Eastern Book Company. " ISBN: 81-7012-599 -5

Computer Law, ChrisRocl and John Angel Indian Edition ISBN: 0915 -67271-2

Cyber Crimes, A premier on intend threat and E- mail abuses, G. Ramkumar, ISBN: 81 -09-0226-1

E-crimes and Remedies, Vasudeva Commonwealth publishes

Cyber crimes and Law, V D Dudeja Commonwealth publishes

Cyber Law Crimes, IT Act 2000 and computer crimes analysis, Barkha & U Rama Mohan , Asia Law House

Chris Reed, Internet Law (2nd Ed., Universal Publishing, 2004)

Stuart P. Green, Lying, Cheating and Stealing: A Moral Theory of White Collar Crime (OUP 2006)

SEMESTER 4

SLS C 011: LAW ENFORCEMENT AND CRIMINAL INVESTIGATION

1. Criminal Investigation - Introduction

Meaning and objectives of investigation - Role of investigation - Investigating agencies -Police - Crime Branch - Cyber Cell - CBI - NIA - Duty to Inform - FIR -Procedure to register FIR - Procedure after registering FIR - Crime Scene Investigation - Importance - Prevention of contamination - Preparation of field note - Recording the crime scene - Photography - Video - Crime Scene Sketch -Collecting, Handling and Preserving Evidence - Collecting physical evidence from the Scene - The role of crime scene investigators.

2. Investigation Process

Arrest - Meaning - Purpose - with or without warrant - After arrest procedure -Search of arrested person and medical examinations - Legality under Article 20 (3), 21 - Provision regarding Bail - Procuring production of person and things - Criminal provision relating to search and seizures - Power to Procure attendance of witness -Interrogations - Interviewing of witness and victims - Handling of child witness -Scientific method of Interrogation - truth serum - lie detection - Narco Analysis -Evidentiary value of statement given to police officers - Protection under Article 20 (3), 21 - Confession - Power of Magistrate to record confession - Procedure to be complied - suspect identification - Importance - Techniques - Portrait, Personality, profiling, identification parade, fingerprint , DNA profiling - Legality - Surveillance

- Importance - methods - vehicle breaking, interception or conversation - constitutionality - Consequence of delayed investigation importance of case diary - filing of final report.

3. Investigations under Special Enactments

Investigations under special enactments -Prevention of Food Adulteration Act, 1954 - The Narcotic Drugs and Psychotropic Substances Act, 1985 -The Prevention of Corruption Act, 1988 - Scheduled Caste and Scheduled Tribes (Prevention of Atrocities) Act, 1989.

Suggested Readings

J.W Cecil Turner, Outlines of Criminal Law(19th Ed., Universal Law Publishing)

Dr. Hans Gross, Criminal Investigation (5th Ed., Universal Law Publishing)

Ronald F. Becker, Criminal Investigation(2 nd Ed., Jones and Barlett publishers)

B. R. Sharma, Scientific Criminal Investigation(2006Ed., Universal Publishing Co.)

SLS C 010 TEACHING PRACTICAL -2 CREDITS (50 MARKS)

SLS C 011 RESEARCH PRACTICAL – 3 CREDITS(50 MARKS)

SLS C 012: COMPARITIVE CRIMINAL PROCEDURE (England, India , France and China)

1. Organisation of courts in England, India, France and China.

2.Rights of the accused- arrest and interrogation- evidentiary value of statements given to the police- roll of police and prosecutor in criminal justice administration.

3..Accusatory and inquisitorial trial- rolls of judge and defence attorneys in trials- preventive measures in comparative terms.

Suggested Readings

Celia Hampton, "Criminal procedure"

Wilkiris and Cross, "Outline of the Law of Evidence"

Archbold, "Pleading, Evidence and Practise in Criminal cases Sarkar," Law of Evidence

K.N.Chandrashekaran pillai(ed), R.V.Kelkar"s Outlines of Criminal Procedure(200), Eastern Lucknow.

Patric Devlin, "The Criminal Prosecution in England"

Americal Series of Foreign Penal Courts Criminal Procedure Code of Peoples Republic of China

John .N.Ferdico, Criminal Procedure(1996)

West Sanders and Young ,Criminal Justice(1994)

Christina Van Den Wyngart, Criminal Procedure System in European Community Joel Sambha , Criminal Procedure(1997), West Criminal Procedure code 1973 The French Court of Criminal Procedure 14 and 41 st Reports of Indian Law Commision.

The paper wil be taught with reference, wherever necessary ,to the procedures in India,England,France and China.

SLS C 013 DISSERTATION 14CREDITS (300 Marks)

SLS C 014 VIVA VOCE CREDIT (100 Marks)

MODEL QUESTION PAPER FOR LL.M

Only one type of question shall be asked for external

evaluation: 1. Essay type questions.