



SCHEME OF SYLLABUS

BBA.LLB (H)

AS PER CREDIT SHEET 2025-26

1ST SEMESTER

SUBJECTS	CODE
Legal Methods	SLL-BBALLB-101
Law of Contract - I	SLL-BBALLB-102
Legal English - I	SLL-BBALLB-103
Principles of Management	SLL-BBALLB-104
Managerial Economics	SLL-BBALLB-105
Business and E-Contracts	SLL-BBALLB-106

Semester: 1st

Subject	Legal Methods
Subject Code	SLL-BBALLB-101
Credits	4

Program Outcomes:

PO 1.	Identify and recall key legal concepts, terminology, statutes, and landmark cases relevant to various fields of law
PO 2.	Explain the structure, functions, and core principles of national and international legal systems
PO 3.	Use appropriate legal doctrines and procedures to resolve practical legal issues and case scenarios.
PO 4.	Examine facts, identify relevant legal issues, and distinguish between competing legal arguments and interpretations.
PO 5.	Draft clear, logical legal texts such as case briefs, legal opinions, and research papers using sound legal reasoning.
PO 6.	Assess the effectiveness, fairness, and impact of laws and judicial decisions, and suggest justified reforms or alternatives.

Course Outcomes:

CO 1	Understanding the concept of law.
CO 2	Understanding the Indian Legal System.
CO 3	Fostering effective communication and advocacy skills.
CO 4	Understanding the development of legal writing and research.

Unit 1: INTRODUCTION TO LEGAL METHOD

- a) Definition of Law
- b) Functions of Law
- c) Law, Justice, and Morality
- d) Classification of Laws
 - i. Public and Private Law
 - ii. Substantive and Procedural Law
 - iii. Municipal and International Law
 - iv. Civil Law and Criminal Law

UNIT II: SOURCES OF LAW

- a) Meaning; Primary and Secondary sources; Custom;
- b) Precedent- Categories of precedents, dissenting and concurring opinions, overruling of judgments;
- c) Article 141 of the Constitution; stare decisis, Ratio decidendi- Tests to determinatio decidendi, obiter dictum;
- d) Legislations; Juristic writings;
- e) Justice, Equity, and Good Conscience;
- f) International law as a source of Municipal Law;

UNIT III: BASIC CONCEPTS OF INDIAN LEGAL SYSTEM

- a) Indian Constitution: Salient Feature
- b) Rule of Law, Principle of Natural Justice, and Rule of equity;
 - Separation of Powers;
 - Delegated Legislation;
- c) Judicial system in India- Hierarchy of Courts in India, Jurisdiction of Courts
- d) Fora and Tribunals-Alternative Dispute Resolution Methods, Arbitration, Mediation, Negotiation, Conciliation and Lok Adalat
- e) Rule of Law, Principle of Natural Justice, and Rule of equity;
- f) Separation of Powers;

UNIT IV: LEGAL WRITING AND RESEARCH

- a) Legal Materials: Primary Sources and Secondary Sources
- b) Reading and analysis of various landmark judgments
- c) Case Analysis and Preparation of Briefs
- d) Kinds of Legal Research: Doctrinal Research, Non-Doctrinal Research
- e) Techniques of Legal Research
- f) Citations and Bibliography

SKILL DEVELOPMENT ACTIVITIES

- a. Statutes and Judgements Analysis
- b. Preparation of one Research paper
- c. Access to Legal Resources: Library and Online Data Base
- d. Debate/Seminar/Symposium/Group Discussion
- e. Development of Writing Skills

Text Books Referred:

1. A. T. H. Smith, Glanville Willaim's Learning the Law, Sweet & Maxwell, 2013 (15thEdn)
2. John Wiliam Salmond, Jurisprudence, Sweet & Maxwell, 1966 (12th Edn)

Reference Books/Additional Books:

1. John William Salmond, Jurisprudence or Theory of Law, Gale ECCO, Making of Modern Law, 2012.
2. S. K. Verma & M. Afzal Wani (ed.), Legal Research and Methodology, ILI, Delhi 2001.
3. D.D Basu, Introduction to the Constitution of India, Lexis Nexis, 2013 (21st Edn)
4. Benjamin N. Cardozo, The Nature of Judicial Process, Dover Publications, 2005

5. Joseph Minattur, Indian Legal System, ILI Publication, 2006(2nd Revised Edn)
6. J.C. Dernbach, R.V Singleton, et.al., A Practical Guide to Legal Writing and Legal Method, Aspen Publishers, 2013 (5th Edn)

Semester: 1st Semester

Subject	Law of Contracts I
Subject Code	SLL-BBALLB-102
Credits	4

Program Outcomes:

PO 1.	Identify and recall key legal concepts, terminology, statutes, and landmark cases relevant to various fields of law
PO 2.	Explain the structure, functions, and core principles of national and international legal systems
PO 3.	Use appropriate legal doctrines and procedures to resolve practical legal issues and case scenarios.
PO 4.	Examine facts, identify relevant legal issues, and distinguish between competing legal arguments and interpretations.
PO 5.	Draft clear, logical legal texts such as case briefs, legal opinions, and research papers using sound legal reasoning.
PO 6.	Assess the effectiveness, fairness, and impact of laws and judicial decisions, and suggest justified reforms or alternatives.

Course Outcomes:

CO 1	Understand the mechanism of Making and Discharge of Contracts;
CO 2	Demonstrate a clear understanding of the legal obligations arising from the contracts.
CO 3	Analyze the Law of Contracts and to be able to provide with a reasoned solution to the question in hand by application of correct case laws and relevant sections.
CO 4	

Unit 1 Formation of the Contract

- a. Meaning, Nature and Scope of Contract
- b. Essential Terms: Offer, Acceptance, Promise, Promisor and Promisee, Consideration, Agreement, Reciprocal Promises, Contract, Void Agreement, Voidable Contract and Contract becomes Void. (Section 2 and 9)
- c. Communication and revocation ((Section 3-8)
- d. Contract Inter Praesentes and Contract inter Absentes, Invitation to treat, General offer, Standard form contract, online agreements.
- e. Effects of Void Agreements, Voidable Contracts and Valid Contract (Section 24-25)

Unit 2 Essentials of a Valid Contract

- a. Consideration: Meaning and Nature, Privity to Contract, Consideration from third person, Effect of unlawful consideration or absence of consideration
- b. Competency of Parties: (Section 10-12): Sound Mind, Minor's Position
- c. Free Consent: (Section 13-22): Coercion, Undue Influence, Fraud, Misrepresentation, Mistake
- d. Void Agreements: (Section 26-30): Restraint of Marriage, Restraint of trade, Restraint of Legal Proceedings, Uncertainty by way of Wager.
- e. Intention to Contract
- f. Contingent Contracts (Section 31-36)

Unit 3 Discharge and Performance of Contract

- a. Discharge of Contracts
- b. Performance of Contracts: (Section 37, 38, 40-50): Performance by third person, Joint Devolution, Time and place of performance, Performance where time is essential
- c. Anticipatory Breach of the Contract (39, 73 and 74)
- d. Doctrine of Supervening Impossibility (Section 56 para 2)
- e. Appropriation of payments (59-61)
- f. Novation, Alteration & Rescission and Remittance of performance. (62 and 63)

Quasi Contracts and Remedies

- a. Quasi Contract (Section 68-72)
- b. Breach
- c. Remedies (73, 74 and 39): Damages, Quantum Meruit

Unit 4 Specific Relief

- a. Meaning, Nature and Scope of the Specific Relief Act, 1963
- b. Equitable remedy through Specific performance of contract: Contracts which can be specifically performed, Contracts which cannot be specifically performed, Personal Bars, Liquidation not a bar for specific performance
- c. Declaratory Decrees
- d. Equitable remedy through Injunctions: Temporary and Permanent

SKILL DEVELOPMENT ACTIVITIES:

- a. Case and Judgment Analysis
- b. Research through paper writing
- c. Contract Drafting

CASE LAWS:

- Carlill v. Carbolic Smoke Ball Company, (1830) 1.Q.B 265.
- Harris v. Nickerson, (1875) LR SQB, 286.
- Powell v. Lee, (1908) 99 LT 284.
- Entores v. Miles Far East Corporation, (1955) 2 All ER 493
- Bank of India Ltd v. Swarubar, AIR 2003 SC 858.
- Hervey v. Facie, (1893) AC 552.
- Lalman Shukla v. Gauri Dutta, II ALJ 489
- Felthouse v. Bindley (1862) 11, CB (NS) 86
- Mohri Bibee v. Dharmodass Ghosh, (1903) 30 IA 114
- Derry v. Peek, (1889) 14 AC 337
- Mithoo Lal Nayak v. LIC of India, AIR 1962 SC 814
- Subhas Chandra Das Mushib v. Ganga Prasad Das Mushib and others AIR 1967 SC 878
- Central Inland Water Transport Corporation v. B.K Ganguly, AIR 1986 SC 157
- Kalyanpur Lime Works Ltd. v. State of Bihar and another AIR 1954 SC 165
- Gujarat Bottling Co. Ltd. v. Coca Cola Co. (1995) 5 SCC 545

- National Insurance co Ltd v. S. G Nayak & co AIR 1997 SC 2049
- Satyabrata Ghose v. Mugneeram Bangur AIR 1954 SC 44
- State of Bihar v. Majeed AIR 1954 SC 786
- Bashir Ahmad and others v. Govt. of AP AIR 1970 SC 1089
- Mugniram Bangur & Co.(P) Ltd. v. Gurbachan Singh AIR 1965 SC 1523
- Taylor v. cadwell (1863) 3 B&S 826
- Krell v. Henry (1903) 2 KB 740
- Hadley v. Baxendale (1854)9 Exch 341.
- Dunlop Pueumatic Tyre Co v. New Garage & Motor Co Ltd (1915) A.C 79(1914-15)
All ER 739
- Oil and Natural Gas Corp. Ltd. SAW Pipes Ltd. AIR 2003 SC 2629

Text Books:

- Avtar Singh, Law of Contract and Specific Relief.
- Pollock & Mulla, Indian Contract & Specific Relief Act.

Other Readings:

- Anson, Law of Contract, 28th Ed., Oxford University Press, 2002.
- H.K. Saharay, Dutt on Contract – The Indian Contract Act, 1872.
- Dr. R.K. Bangia, Contract-I, 8th edn., 2021.

Semester: 1st

Subject	Legal English - I
Subject Code	SLL-BBALLB - 103
Credits	3

Program Outcomes:

PO 1.	Identify and recall key legal concepts, terminology, statutes, and landmark cases relevant to various fields of law
PO 2.	Explain the structure, functions, and core principles of national and international legal systems
PO 3.	Use appropriate legal doctrines and procedures to resolve practical legal issues and case scenarios.
PO 4.	Examine facts, identify relevant legal issues, and distinguish between competing legal arguments and interpretations.
PO 5.	Draft clear, logical legal texts such as case briefs, legal opinions, and research papers using sound legal reasoning.
PO 6.	Assess the effectiveness, fairness, and impact of laws and judicial decisions, and suggest justified reforms or alternatives.

Course Outcomes:

CO 1	Provides law students with the fundamental skills required to communicate effectively in English within the legal profession
CO 2	Expanding vocabulary, improving writing and speaking abilities, and acquiring the terminology and skills essential for various legal professional context.
CO 3	Students will learn to apply these skills in a range of professional settings, including business negotiations, telephone conversations, written reports and emails, and professional presentations.
CO 4	

Unit 1: Introduction to Legal English

1. Understanding General English (Noun & its kind, Pronoun, Adjective, The Verb, The Adverb, The Preposition, The Conjunction, The interjections)
2. Introduction to Legal Writing and Language- Traits/Characteristics of Legal English
3. Meaning of Legal language and its scope and problems
4. Legal Essay

Unit 2: Legal Maxims

1. Features of Legal Maxims
2. Legal Maxims Pertaining to Natural Justice
3. Important Legal Maxims
4. Landmark Case Laws Where Maxims Have Been Used

Unit 3: English as the Language of Court

1. Linguistic Diversity in India
2. Constitutional Provisions- Debates on Language
3. Legal provisions relating to use of language by legislature and judiciary
4. Landmark Case Laws Based on Language and Linguistic Diversity

Unit 4: General Principles/rules of Interpretation of Statutes

1. Literal Rule
2. Golden Rule
3. Statute must be read as whole
4. Presumption against altering the law or ousting the court's jurisdiction
5. Correct the mischief

Prescribed Readings:

1. Gower, Sir Ernest. *Complete Plain Words*. Penguin Books, 2014.
2. Overseas Students Companion to English Studies. Longman, 2000.
3. Austin, Granville. *The Indian Constitution: Cornerstone of a Nation*. Oxford University Press, 1999.
4. Mohan, Krishna, and Meera Banerji. *Developing Communication Skills*. Macmillan Publishers, 2000.
5. Barber, C.L. *The Story of Language*. Pan Books Ltd., 1993.
6. Brown, Gillian D., and Sally Rice. *Professional English in Use - Law*. Cambridge University Press, 2007.
7. Evans, Keith. *Golden Rules of Advocacy*. Publication year not provided.
8. Prasad, Dr. Anirudh. *Outlines of Legal Language in India*. Central Law Publications, 2010.

Suggested Readings:

1. Black's Law Dictionary, 9th Edition (2019).
2. Williams, Glanville. *Learning the Law* (2012).
3. Pahwa, Rupin. *Hundred Maxims* (2018). Universal Law Publishing.
4. Thorpe, Showick. *Lexpedia - The Law Students' Companion Guide* (2015).
5. Fowler, H.W. *Fowler's Modern English Usage* (2015). Oxford University Press.
6. *The Concise Usage & Abusage: A Modern Guide to Good English*. Hamish Hamilton & Penguin. (Year not provided)

Speeches:

- Martin Luther King Jr.'s "I Have a Dream" speech (1963)

- Edmund Burke's impeachment speech against Warren Hastings (1788)
- Various speeches from the debate between Edmund Burke and Thomas Paine
- Justice Leila Seth's "On Balance" autobiography (2018)

E-Resources:

1. Interactive Simulation Games:

- iCivics: Offers a range of interactive games focused on civics education, including topics relevant to legal studies.
- Law Dojo: Provides legal-themed games and quizzes to test and enhance legal knowledge.

2. YouTube Channels:

- LegalEagle: A fun and informative channel that breaks down legal concepts in movies, TV shows, and real-life cases.
- TED-Ed: Features educational videos on a variety of topics, including law and legal concepts, presented in an engaging and accessible manner.

3. Websites with Legal Quizzes and Activities:

- ProProfs: Offers a range of legal quizzes and activities that can be used for self-assessment and learning reinforcement.
- Quizlet: Provides flashcards and quizzes on legal terms and concepts, with interactive features for learning.

4. Legal News and Analysis Websites:

- The Guardian Law
- Legal Cheek
- Live Law
- Lawoctopus
- The Wire
- The Print
- The Hindu (editorials)

5. Legal Podcasts

Law360's Pro Say

Semester: 1

Subject	Managerial Economics
Subject Code	SLL-BBALLB-105
Credits	3

Program Outcomes:

PO 1.	Identify and recall key legal concepts, terminology, statutes, and landmark cases relevant to various fields of law
PO 2.	Explain the structure, functions, and core principles of national and international legal systems
PO 3.	Use appropriate legal doctrines and procedures to resolve practical legal issues and case scenarios.
PO 4.	Examine facts, identify relevant legal issues, and distinguish between competing legal arguments and interpretations.
PO 5.	Draft clear, logical legal texts such as case briefs, legal opinions, and research papers using sound legal reasoning.
PO 6.	Assess the effectiveness, fairness, and impact of laws and judicial decisions, and suggest justified reforms or alternatives.

Course Outcomes:

CO 1	Understand the fundamental principles of micro and macroeconomics applicable to business decision-making.
CO 2	Evaluate consumer and producer behavior using economic models.
CO 3	Analyze market structures and pricing strategies.
CO 4	Apply economic reasoning to real-world legal and managerial problems.

Unit 1 Introduction to Managerial Economics

- Nature and scope of Managerial Economics
- Relationship with other disciplines (Accounting, Finance, Law, Marketing)
- Fundamental economic concepts: Opportunity cost, Marginal analysis, Equi-marginal principle, Time perspective
- Decision-making under risk and uncertainty

Unit 2 Demand and Supply Analysis

- Law of demand, Elasticity of demand and its applications
- Demand forecasting methods
- Law of supply, Elasticity of supply
- Equilibrium: Partial and general

Unit 3 Production and Cost Analysis

- a. Production function – Short run and long run
- b. Laws of Returns to Scale, Law of Variable Proportions
- c. Economies and Diseconomies of Scale
- d. Cost concepts – Fixed, Variable, Marginal, Average, Opportunity cost
- e. Cost-output relationship in short-run and long-run

Unit 4 Market Structure and Pricing Strategies

- a. Market types: Perfect competition, Monopoly, Monopolistic competition, Oligopoly
- b. Price-output decisions under different market structures
- c. Pricing strategies: Skimming, Penetration, Cost-plus, Value-based pricing
- d. Government regulation of markets and competition

SKILL DEVELOPMENT ACTIVITIES:

- a. Case studies on real-world pricing decisions
- b. Economic analysis of current legal judgments affecting business
- c. Simulation: Demand forecasting using Excel
- d. Group discussion: Economic rationale behind legal regulations

Text Books Referred:

- D. Salvatore, *Managerial Economics*, Oxford University Press
- H.L. Ahuja, *Managerial Economics*, S. Chand Publications
- Mote, Paul & Gupta, *Managerial Economics*, Tata McGraw Hill

Reference Books/Additional Books:

1. Dominick Salvatore, *Schaum's Outlines: Managerial Economics*
2. D. N. Dwivedi, *Managerial Economics*, Vikas Publishing
3. Christopher R. Thomas & Charles Maurice, *Managerial Economics*, McGraw Hill

Semester: I

Subject	Principles of Management
Subject Code	SLL-BBALLB-104
Credits	3

Program Outcomes:

PO 1.	Identify and recall key legal concepts, terminology, statutes, and landmark cases relevant to various fields of law
PO 2.	Explain the structure, functions, and core principles of national and international legal systems
PO 3.	Use appropriate legal doctrines and procedures to resolve practical legal issues and case scenarios.
PO 4.	Examine facts, identify relevant legal issues, and distinguish between competing legal arguments and interpretations.
PO 5.	Draft clear, logical legal texts such as case briefs, legal opinions, and research papers using sound legal reasoning.
PO 6.	Assess the effectiveness, fairness, and impact of laws and judicial decisions, and suggest justified reforms or alternatives.

Course Outcomes:

CO 1	Introduce foundational concepts, evolution, and significance of management
CO 2	Develop insights into planning, decision-making, and forecasting techniques
CO 3	Understand organizing, staffing, and designing organizational structures
CO 4	Explore motivation, leadership, communication, and CSR in managerial contexts

Unit 1: Introduction to Management & Evolution (10 Hours)

1. Concept, nature, process, and significance of management
2. Managerial levels, skills, and roles (Mintzberg)
3. Management vs. administration
4. Evolution of management thought: Classical (Taylor, Fayol), Behavioral, Systems, Contingency

Elaboration:

Explore the growth of management thinking—Fredrick Taylor’s scientific methods, Fayol’s principles, Mayo’s human relations movement, and modern systems/contingency perspectives. Analyze managerial roles through case studies.

Unit 2: Planning & Decision-Making (10 Hours)

1. Meaning, importance, types of plans (strategic, tactical, operational)
2. Management by Objectives (MBO), SWOT analysis
3. Forecasting methods (Delphi, trend analysis, regression)
4. Decision-making processes and types under certainty, risk, and uncertainty

Elaboration:

Understand the full planning cycle—from setting objectives and crafting plans to choosing among alternatives. Use tools like MBO and SWOT. Explore forecasting and statistical techniques and apply decision-tree analysis in risk scenarios.

Unit 3: Organizing and Staffing (10 Hours)

1. Principles of organizing, types of organizational structures (line, functional, matrix)
2. Division of labor, departmentation, delegation of authority and responsibility
3. Staffing functions: job analysis, recruitment, selection; contemporary HRM ISSUES

Elaboration:

Discuss how structure supports strategy—design and compare structures. Examine staffing workflows: from job design and sourcing to selection and placement. Cover emerging trends like workforce diversity and ethics in HR.

Unit 4: Directing – Leadership, Motivation & CSR (10 Hours)

1. Directing: communication, supervision, motivation
2. Leadership theories: Trait, Behavioral, Contingency
3. Motivation models: Maslow, Herzberg, McGregor, Vroom
4. Corporate Social Responsibility and its relevance

Elaboration:

Highlight directing as the human element—focus on interpersonal dynamics, communication channels, and shoestring supervision. Study leadership styles and their situational applicability. Delve into motivational theories, communication, and CSR practices in the Indian corporate sphere.

Recommended Textbooks & References

- K. Mukherjee, *Principles of Management*, McGraw Hill
- Prasad & Durai texts
- IP University syllabi and reference materials

Semester 1st

Subject	Law of Contracts I
Subject Code	SLL-BBALLB-102
Credits	3

Program Outcomes:

PO 1.	Identify and recall key legal concepts, terminology, statutes, and landmark cases relevant to various fields of law
PO 2.	Explain the structure, functions, and core principles of national and international legal systems
PO 3.	Use appropriate legal doctrines and procedures to resolve practical legal issues and case scenarios.
PO 4.	Examine facts, identify relevant legal issues, and distinguish between competing legal arguments and interpretations.
PO 5.	Draft clear, logical legal texts such as case briefs, legal opinions, and research papers using sound legal reasoning.
PO 6.	Assess the effectiveness, fairness, and impact of laws and judicial decisions, and suggest justified reforms or alternatives.

Course Outcomes:

CO 1	Understand the mechanism of Making and Discharge of Contracts
CO 2	Demonstrate a clear understanding of the legal obligations arising from the contracts
CO 3	Analyze the Law of Contracts and to be able to provide with a reasoned solution to the question in hand by application of correct case laws and relevant sections.
CO 4	

UNIT I: Introduction to Business and Commercial Transactions

- a. Definition, objectives and types of business (industry, trade, commerce)
- b. Economic and legal environment of business
- c. Role of law in shaping ethical and sustainable business
- d. Importance of certainty and regulation in commercial relationships
- e. Key legal principles governing business transactions
- f. Overview of relevant legislation: Indian Contract Act, Companies Act, etc.
- g. Relevance of contract law in day-to-day business operations
- h. Preventing disputes and ensuring accountability
- i. Contracts as instruments of governance
- j. Legal enforceability of promises
- k. Trust-building, clarity, and predictability
- l. Impact on national and international trade

UNIT II: Formation and Legal Binding Nature of Contracts

- a. Offer, acceptance, consideration, capacity to contract, lawful object
- b. Legal enforceability under Section 10 of the Indian Contract Act, 1872
- c. Difference between social agreements and legal contracts
- d. Significance in business and commercial arrangements

- e. Legal rules for valid offer and acceptance
- f. Revocation and lapse of offer
- g. Case laws and examples from business practice
- h. Definition and essentials of lawful consideration
- i. Capacity of parties: minor, unsound mind, disqualified persons, corporate entities
- j. Implications of void and voidable contracts in business

UNIT III: Performance, Breach, and Special Business Contracts

- a. Modes of performance
- b. Time, manner, and place of performance
- c. Discharge of contracts
- d. Actual and anticipatory breach
- e. Consequences and business impact
- f. Types of damages: general, special, liquidated
- g. Specific performance and injunction
- h. Mitigation of loss
- i. Agency: creation, duties, termination
- j. Indemnity and Guarantee: rights, obligations
- k. Bailment and Pledge: commercial use and significance

UNIT IV: E-Contracts and Digital Transactions

- a. Concept, types (click-wrap, browse-wrap, shrink-wrap)
- b. Legality under IT Act, 2000
- c. Offer, acceptance, and consideration in online environment
- d. Authentication: digital and electronic signatures
- e. Key provisions of the IT Act, 2000
- f. Admissibility of electronic records
- g. Jurisdiction and enforceability challenges
- h. Consumer protection in e-commerce
- i. Data privacy and contractual obligations
- j. Cross-border contracts and international law perspectives

SKILL DEVELOPMENT ACTIVITIES:

- a. Case and Judgment Analysis
- b. Research through paper writing
- c. Contract Drafting

Text Books/Reference Books:

1. Dr. Abdullah M. Alghamdi, The Law of E-Commerce: E-Contracts, E-Business, 1st Edition, 2011
2. Virender K. Pamecha, Business & Commercial Contracts & Agreements and E-contracts, 2019
3. Namarata Shukla, e-Contracts, Tenders & Agreements (Lawmann's Book), 2017