UNIT-I
Meaning of International Relations, different approaches (Theory of power) International organization - UNO

UNIT- II
National power meaning and elements - population, geography, resources technology, military force, economic organization and ideology

1. Limitations on National power- International morality, public opinion, conventional and modern welfare, disarmament, balance of power and collective security

UNIT - III
National interest - meaning and instruments for the promotion of imperialism diplomacy, role of media, (propogavada)

Indian Foreign policy

UNIT - IV
Major problems: North and South Rivalries Indian Ocean
Regional organization in International politics: NATO, ARAB, LEA, GUE, SAARC, and NAM

UNIT - V
India's relations with USA and neighboring countries
1. Pakistan
2. Bangladesh
3. China
4. Nepal
5. Shrilanka

Reference Books
1. H. Morgenthau
2. H. Haffman
3. Palmer & Perkins
4. Mehendra Kumar

Politics among Nations
Contemporary theories in Rela
International Relations
Theoretical aspects of International Politics
UNIT-I

Introduction to Legal Language
1. Characteristics of Legal Language
2. History of Legal Language
3. Legal Language in India

UNIT-II

Phonetics Theory and Practice
1. The phonetics script
2. Reading exercises- stress, accent and intonation suitable for Indian speaker with emphasis on clarity speech and felicity of expression
3. Reading comprehension pf principles and practice

UNIT-III

Legal Terminology
1. Terms used in civil law and criminal law
2. Latin word and expressions – law register
3. General Juristic Writings in English

UNIT-IV

Fundamental Principles of Legal Writing
1. Concision – clarity cogency – simplicity of structure
2. Brief writing and drafting of law reports
3. Writing of case comments
4. Essay writing on topics of legal interest

UNIT-V

Proficiency in Regional Language
1. Every student should acquire skills of understanding analysis writing and communication in the regional language, which he has to use in the interaction with the potential clientele. Necessarily the proficiency in the language will contribute in a substantial measure to a successful practice in law
2. Phrases translation from English to Hindi and Vice Versa practice of Translations of any Act from Hindi to English and Vice Versa
3. Writing reacting and comments on important Legal issues published in Newspaper in Hindi and English
4. Adding to vocabulary in Hindi and English
5. Learning local terms used in the courts, local Districts and expressions for various documents and their standard nomenclature
6. Writing essay in English and Hindi

Book Recommended
Sunit Sharma
Dr. Madhabhush Shridhar
भारत सरकार द्वारा प्रकाशित
Stroud
Ballantine
Squires and Nambsur
N.M. Tripathi, Bombay
कलेक
Tripathi
Aiyor
R.L. Jain
Prof. Mark Wojick
Washington
Lord Denning
New Delhi Aditya Books

General English
Legal Language
विधि संग्रहालय
Judicial Dictionary, 4th ed. 1982
Law dictionary (1969)
Legal writing in Nut shell, 1982.
बिच्छेक नामा शेखर एवं संग्रहालय अरेजी
Legal writing Legal Essay and Gen Eng.
Concise Law Dictionary
Legal writing including Gen. English
Introduction to Legal English
(International Law Institute

"Plain English" The closing chapter
UNIT-I

Introduction

Concepts
1. Affidavit, order, judgment, degree, plaint, restitution, execution, decree- holder, judgment- debtor, mens rea, profits, written statement
2. Distinction between decree and judgment and between decree and order

Jurisdiction
1. Kinds
2. Hierarchy of courts
3. Suit of civil nature – scope and limits
4. Res sub judice and res judicata
5. Foreign judgment – enforcement
6. Place of suit
7. Institution of suit
8. Parties to suit: joinder mis – joinder or non – joinder of parties: representative suit
9. Frame of suit: cause of action
10 Alternative disputes resolution (ADR)
11 Summons

UNIT-II

Pleading
1. Rules of pleading, signing and verification
2. Alternative pleading
3. Construction of pleadings
4. Plaint: particulars
5. Admission, return and rejqestion
6. Written statement: particulars, rules of Evidence
7. Set off and counter claim: distinction
8. Discovery, inspection and production of documents
9. Interrogatories
10 Privileged documents
11 Affidavits

UNIT - III

Appearance, Examination and Trial
1. Appearance
2. Ex- parte procedure
3. Summary and attendance of witnesses
4. Trial
5. Adjournments
6. Interim orders: commision, arrest or attachment before judgment, injunction and appointment of receiver
7. Interests or costs
8. Execution
9. The concept
10. General principles
11. Power for execution of decrees
12. Procedure for execution (section 52-54)
13. Enforcement, arrest and detection (ss 55-59)
14. Attachment (ss 65-64)
15. Sale (ss 63-97)
16. Delivery of property
17. Stay of execution

UNIT - IV

Suits in particular Cases

1. By or against government (ss 79-82)
2. By aliens and by or against foreigners or Indians or non-Indians (ss 83-87A)
3. Public nuisance (ss 91-93)
4. Suits by or against firm
5. Mortgage
6. Interpleaded suits
7. Suits relating to public charities

UNIT - V

Appeals review, reference and revision

1. Appeals from decree and order general provisions relating to appeal
2. Transfer of cases
3. Restitution
4. Caveat
5. Inherent powers of courts
7. Amendments
8. Law of Limitation
9. The concept – the law assists the vigilant and not those who sleep over the rights

Object
1. Distinction with latches, acquiescence, prescription
2. Extension and suspension of limitation
3. Sufficient cause for not filing the proceedings
4. Illness
5. Mistaken legal advice
6. Mistaken view of law
7. Poverty, minority and pancha
8. Imprisonment
9. Defective vakalatnama
10. Legal liabilities
11. Foreign rule of limitation: contract entered into under a foreign law
12. Acknowledgement – essential requisites
13. Continuing tort and continuing breach of contract
Selected Bibliography

2. C.K. Thacker, Code of Civil Procedure (1999), Universal Delhi
JIWAJI UNIVERSITY, GWALIOR (M.P.)
B.A. LL.B. VI Semester
Paper - IV
Practical Training of Computer Application

Unit - I
Introduction to Operating System :- (Win-XP)
Features and Functions of an operating System, User Interface, Concept of an
active window, familiarity with icons, Buttons and the task bar, Resizing windows,
Creating Folders, Coping Items, Moving Items, Deleting Items, Setting alternates of
Items, Creating Shortcuts on the desktop, arranging the Folders on the desktop.

Unit - II
Computer Network :-
What is "network, Components of network, Types of network, Line configuration,
Topology, Transmission mode, Protocol and It & need, MODEM (Medulation and De-
modulation)

Unit - III
Internet :-
Working of internet, Connecting to Internet Creating an e-mail account, sending
and Receiving e-mails, web servers, search engines, web browsers, web-sites, web
adress and web page, Information Retrieval.

Unit - IV
MS-Excel :-
MS-Excel Basics, Editing cell contents, command for worksheet/work book,
some useful functions, Formatting Data, Charts in MS-Excel, Printing Worksheets/Charts.

Books Recommended :-
1. N.K. Naik 
2. Nandan Kamath 
3. P.M. Baxi 
4. Basanti Lal Bavel

- Information Technology
- Law Relating to Computer Internet & E-Commerce,
- Syber and E-Commerce Law
- Information Technology Law (Hindi)
UNIT – I Introductory

1. The rational of criminal procedure the importance of fair trial
2. The constitutional perspectives Article 14,20 & 21
3. The organization of police / Prosecutor, defence Counsel, Prison authorities – their duties, Powers & function

Pre-trial Process: Arrest
1. The distinction between cognizable and non cognizable offences: relevance and adequacy problems,
2. Steps to ensure accuser’s presence at trial : warrant and summons
3. Arrest with and without warrant (Section 70 – 73 and 41)
4. The absconder status (Section 82,83,and 85)
5. Right of the arrested person
6. Right to know ground of arrest (Section 50(l), 55,75)
7. Right to be taken to magistrate without delay (Section 56,57)
8. Right to not being detained for more than twenty- four hours (section 57): 2.9
   Article 22(2) of the constitution of India
9. Right to consult legal practitioner, legal aid and the right to be told of rights to bail
10. Right to be examined by a medical practitioner, (Section 54)

Per – trial Process: Search and Seizure
1. Search warrant (Section 83, 94, 97, 98) and search without warrant (Section 103)
2. Police search during investigation (Section 165,166,153)
3. General principles of search (Section 100)
4. Seizure (Section 102)
5. Constitutional aspects of validity of search and seizure proceedings

UNIT – II

Per- trial Process: Fir
1. F.I.R. (Section 154)
2. Evidentiary value of F.I.R. (See Section 145 and 157 of Evidence Act

Trial Process
1. Commencement of proceedings: (Section 200,201,202)
2. Dismissal of complaints (Section 203, 204)
3. Bail: concept, purpose: constitutional overtones
4. Bailable and non-bailable offences (Section 436,437,439)
5. Cancellation of bail (Section 437(5))
6. Anticipatory bail (Section 438)
7. Appellate bail powers (Section 389(1), 395(1) 437(5))
8. General principles concerning bond (Section 441-450)

UNIT – III

Fair Trial
1. Conception of fair trial
2. Presumption of innocence
3. Venue of trial
4. Right of the accused to know the accusation (Section 221 – 224)
5. The right must generally be hold in the accused’s presence (Section 221,224)
6. Right of cross – examination and offering evidence in defence: the accused’s statement
7. Right to speedy trial

Charge
1. Farming of charge
2. Form and content of charge (Section 211, 212, 216)
3. Separate charge for distinct offence (Section 218,219,220,221,223)
4. Discharge – pre – charge evidence

Preliminary Pleas to Bar the Trial
1. Jurisdiction (Section 26, 177 – 188,461,462,479)
2. Time limitations: rationale and scope (Section 468 – 473)
3. Pleas of autrefois acquit and autrefois convict (Section 300,22D)
4. Issue Estoppel
5. Compounding of offences

Trial before a Court of Sessions: Procedural Steps and Substantive Rights

UNIT – IV

Judgment
1. Form and content (Section 354)
2. Summary trial
3. Post Conviction orders in lieu of punishment: emerging penal policy (Section 360,361,31)
4. Compensation and cost (Section 357,358)
5. Modes of providing judgement (Section 353,362,363)

Appeal Review, Revision
1. No appeal in certain cases (section 372,375,376)
2. The rational of appeals, review, revision
UNIT-I

Interpretation of Statutes
1. Meaning of the term ‘statutes’
2. Commencement, operation and repeal of statutes
3. Purpose of interpretation of statutes

UNIT-II

Aids to Interpretation
1. Internal aids
   1. Titles
   2. Preamble
   3. Heading and marginal notes
   4. Sections and sub-sections
   5. Punctuation marks
   6. Illustrative, exceptions, provisos and saving clauses
   7. Schedules
   8. Non-obstante clause

2. External aids
   1. Dictionaries
   2. Translations
   3. Travaux preparatoires
   4. Statues in pari materia
   5. Contemporanea Exposito
   6. Debates, inquiry commission reports and Law commission reports

UNIT-III

Rules of Statutory Interpretation
1. Primary rules
2. Literal rule
3. Golden rule
4. Mischief rule (rule in the Heydon’s case)

UNIT-IV

Interpretation with reference to the subject matter and purpose
1. Restrictive and beneficial construction
2. Taxing statues
3. Penal statues
4. Welfare legislation
Principle of Constitutional Law
1. Functional corroboration
2. Doctrine of pull continuation
3. Centralized legislature
4. Ancillary powers
5. "Special fields"
6. Regulatory powers
7. Delegation of power

Selected Bibliography
1. H.P. Singh, Principle of Constitutional Law, N.C. Wheela Nagpur
4. V. Bhatnagar, Interpretation of the Constitution, General Ed.
5. N.P. Singh, Constitutional Law, Bangalore
6. N.P. Singh, (ed.) 100 Interpretations of Today's Constitution, Lucknow