

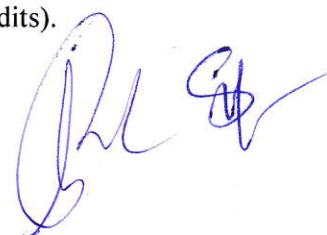
Jiwaji University, Gwalior
P.G. Programme Choice Based Credit Systems (CBCS)
Term-end Assessment:60; Internal Assessment:40
LL. M. IVth SEMESTER

| Paper Code | Course | C/CE/GE | L | T | P | Credit | Marks |
|--------------|---|-----------------------------|---|---|----|-----------|------------|
| LM 401 | Elective (Choose any Group) Criminal Law- i.Penology and Treatment of offenders | Centric Elective | 4 | 0 | 0 | 4 | 100 |
| LM 402 | | | | | | | |
| LM 403 | Human Rights – i .Science Technology and Human Rights | Centric Elective | 4 | 0 | 0 | 4 | 100 |
| LM 404 | | | | | | | |
| LM 405 | Criminal Law- ii .IT Offences(Generic) | Generic Elective | 4 | 0 | 0 | 4 | 100 |
| LM 404 | Human Rights – ii. Media Law(Generic) | Generic Elective | | | | | |
| LM 405 | Dissertation - | Core | 0 | 0 | 12 | 12 | 100 |
| LM 406 | Comprehensive Viva-Voce (Virtual Credit) | Core | 0 | 0 | 4 | 4 | 100 |
| Total | | | | | | 24 | 400 |

- Out of 09 elective credits 04 may be obtained form other departments / faculties / Institutes.
- Minimum credits be earned for award of degree – 96 Credit (Valid credits- 80 +Virtual Credits-16)
- Minimum credits for promotion to next semester - 12 valid credits/semester

*** Ability enhancement and skill development (e.g. Seminar)

Option of minor+major project (4credits+8credits) or major project (12 credits).



Jiwaji University, Gwalior (M.P.)
LL.M. IVth Semester
(Criminal Group)

Penology : Treatment of Offenders

Centric
Elective

Term-end Assessment : 60
Internal Assessment : 40

Syllabus

1. Introductory
 - 1.1. Definition of Penology
2. Theories of Punishment
Retribution, Utilitarian prevention: Deterrence, Utilitarian: Intimidation,
Behavioural prevention: Incapacitation, 2.5. Behavioural prevention: Rehabilitation –
Expiation, Classical Hindu and Islamic approaches to punishment.
3. The Problematic of Capital Punishment
Constitutionality of Capital Punishment, Judicial Attitudes Towards Capital Punishment in
India - An inquiry through the statute law and case law., Law Reform Proposals
4. Approaches to Sentencing
Alternatives to Imprisonment, Probation, Corrective labour, Fines, Collective fines
Reparation by the offender/by the court
5. Sentencing
Principal types of sentences in the Penal Code and special laws, Sentencing in white collar
crime, Pre-sentence hearing, Sentencing for habitual offender, Summary punishment, Plea-
bargaining.
6. Imprisonment
The state of India's jails today, The disciplinary regime of Indian prisons, Classification of
prisoners, Rights of prisoner and duties of custodial staff, Deviance by custodial staff, Open
prisons, Judicial surveillance - basis - development reforms,

Select bibliography

- S. Chhabra, The Quantum of Punishment in Criminal Law (1970),
H.L.A. Hart, Punishment and Responsibility (1968)
Herbert L. Packer, The Limits of Criminal Sanction (1968)
Alf Ross, On Guilt, Responsibility and Punishment (1975)
A. Siddique, Criminology (1984) Eastern, Lucknow.



Law Commission of India, Forty-Second Report Ch. 3 (1971)
K.S. Shukla, "Sociology of Deviant Behaviour" in 3 ICSSR Survey of Sociology and Social
Anthropology 1969-179 (1986)
Tapas Kumar Banerjee, Background to Indian Criminal Law (1990), R.Campray & Co., Calcutta.

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Jiwaji University, Gwalior (M.P.)

LL.M. IVth Semester

(Criminal Group)

Information Technology Offences

**Generic
Elective**

**Term-end Assessment : 60
Internal Assessment : 40**

Syllabus

UNIT – I Preamble and introduction, Definition, authentication of electronic records

UNIT – II Electronic governance, attribution acknowledgement and dispatch of electronic records, Secure electronic records and secure digital signatures.

UNIT- III Regulation of certifying authorities
Digital signature certificates

UNIT – IV Duties of subscribers, Penalties and adjudication, the cyber regulations appellate tribunal.

UNIT – V Offences, network Service providers not to be liable in certain case

Suggested Readings

Prof. S.R. Bhansali

Information Technology Act 2000



Jiwaji University, Gwalior (M.P.)
LL.M. IVth Semester
(Human Rights Group)
Science Technology and Human Rights

Centric
Elective

Term-end Assessment : 60
Internal Assessment : 40

Syllabus

1. Interrelationship of Science, Technology and Human Rights

2. Implication of Development of Science and Technology on Human Rights

- 2.1. Right to environment in the development of science and technology
- 2.2. Right to development in the advancement of science and technology
- 2.3. Right to human health and impact of developments in medical sciences

3. Medicine and the Law

- 3.1. Organ transplantation
- 3.2. Experimentation on human beings
- 3.3. Euthanasia (mercy killing)
- 3.4. Gene therapy

4. Issue of Human Rights Ethics in Scientific and Technological Development

- 4.1. Sex determination test
- 4.2. Induced abortion
- 4.3. Reproductive technology
- 4.4. Cloning
- 4.5. Invitro fertilization
- 4.6. Artificial insemination
- 4.7. Surrogate motherhood

5. Development in Information Technology and Human Rights

6. Impact of Scientific and Technological Progress on Human Rights: Normative Response of the International Community

- 6.1. Right to life
- 6.2. Right to privacy
- 6.3. Right to physical integrity
- 6.4. Right to information
- 6.5. Right to benefit from scientific and technological progress
- 6.6. Right to adequate standard of living



Select bibliography

- Diane Rowland, Elizabeth Macdonald, Information Technology Law, (1997).
Suresh T. Viswanathan, The Indian Cyber Law, (2000).
The International Dimensions of Cyberspace Law (2000), UNESCO Publication.
D.P.Mittal, Law of Information Technology (Cyber Law), (2000).
Michael Chissick, Alistair Kelman, Electronic Commerce, Law and Practice, (1999).
Adwin W. Patterson, Law in a Scientific Age, (1963)
Steve Jones, Borin Van Leon, Genetics for Beginners, (1993).
Weeramantry, C.G., Human Rights and Scientific and Technology Development, 1990
Kamenka, E., Ideas and Ideologies Human Rights (1978)
Galtung, Human Rights in Another Key, (1994)
Akbar, M.J., Riots After Riots, (1988)
Baxi, U. (ed.), Rights to be Human, (1986)
Kazmi, F., Human Rights, (1987)



Jiwaji University, Gwalior (M.P.)
LL.M. IVth Semester
(Human Rights Group)
MEDIA LAW

**Generic
Elective**

**Term-end Assessment : 60
Internal Assessment : 40**

Syllabus

Unit –I Media – Types of press films, Radio Television, Ownership patterns, Press- Private, Public, Radio & Television Public.

Unit – II Press Freedom of Speech and Expression – Article 19 (1) (a), Includes Freedom of the Press, Laws or defamation, obscenity, blasphemy and sedition, The relating

Advertisement – is it included within freedom of speech and expression ?, Press And the Monopolies and Restrictive Trade Practices Act.

Unit-III Films- How far included in freedom in of speech and expression ?, Censorship Of films – constitutionally, The Abbas case, Difference between films and Press-why pre-censorship valid for films but not for the press?, Censorship under The Cinematograph Act.

Unit-IV- Radio and Television – Government monopoly, Should there be an autonomous Corporation ?, Report of the Chanda Committee, Government Policy, Commercial Advertisement, Judicial Review of Doordarshan decisions: Freedom To telecast

Unit – V Constitutional Restrictions, Radio and television subject to law of defamation and Obscenity, Power to legislate – Article 246 read with the Seventh Schedule, Power To impose tax-licensing and license fee.

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
M.P. Jain, Constitutional Law of India Vol. 1. (1991), Bombay.

John B. Howard, The Social Accountability of Public Enterprises in Law and Community Controls in New Development Strategies (international Center for law In Development) 1980

Bruce Michael Boyd, Film Censorship in India ; A Reasonable on Freedom of Speech and Expression”. 14 J.I.L.I. 501 (1972).

Rajeev Dhavan “On the Law of the Press in India”, 26 J.I.L.I. 288 (1984).

Rajeev Dhavan, Legitimizing Government Rhetoric : Reflections on some Aspects



Of the Second Press Commission”, 26 J.I.L.I. 391 (1984).

Soli Sorabjee, Law of Press Censorship in India (1976).

Justice E. S. Venkaramiah, Freedom of Press Some Recent Trends (1984).

D.D. Basu, The law of Press of India (1980).

Students should consult relevant volumes of the Annual Survey of Indian Law
Published by the Indian Law Institute. (Constitutional Law I & II Administrative
Law and Public interest litigation)

