

RJSL-VGU
Syllabus For BBA-LLB

SEMESTER-II
CONTRACT – II

Course Code: BAL201
Maximum Marks: 100

L-T-P: 3-1-0
Course Type: Core

UNIT-I Indemnity and guarantee:

- 1.1: Indemnity and guarantee (Sec. 124, 147) Indian Contract Act 1872
- 1.2: Contract of indemnity
 - a. Definition
 - b. Rights of indemnity holder
 - c. Liability of indemnifier.
- 1.3: Contract of guarantee
 - a. Definition
 - b. Essential characteristics of contract of guarantee
 - c. Distinction between contract of indemnity and contract of guarantee
 - d. Kinds of guarantee
 - e. Rights and liabilities of surety
 - f. Discharge of surety
 - g. Contract of Bailment and (Sec. 148-181 of Indian Contract Act 1872).

UNIT-II Bailment

- 2.1: Definition
- 2.2: Essential requisites of bailment
- 2.3: Kinds of bailment
- 2.4: Rights and duties of bailer and bailee
- 2.5: Termination of bailment
- 2.6: Pledge
 - a. Definition
 - b. Rights and duties of pawnor and Pawnee
 - c. Pledge by Non Owners.

UNIT-III Contract of Agency (Sec. 182-238 of the Indian Contract Act 1872)

- 3.1: Definition of agent
- 3.2: Creation of agency
- 3.3: Rights and Duties of agent
- 3.4: Delegation of authority
- 3.5: Personal liability of agent
- 3.6: Relations of principal with third parties
- 3.7: Termination of agency.

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UNIT-IV Contract of sale of goods (The Indian Sale of Goods Act 1930).

- 4.1: Formation of Contract
- 4.2: Subject matter of Contract of Sale
- 4.3: Conditions and Warrantees
- 4.4: Express and Implied conditions and Warranties
- 4.5: Caveat Emptor
- 4.6: Property, Possession and Risk
- 4.7: Passing of Property
- 4.8: Sale of non-owners
- 4.9: Delivery of goods
- 4.10: Rights and duties of seller and buyer before and after sale.
- 4.11: Rights of unpaid seller.

UNIT-V Contracts of partnership (The Indian Partnership Act, 1932).

- 5.1: Definition and nature of Partnership
- 5.2: Formation of Partnership
- 5.3: Test of Partnership
- 5.4: Partnership and other Associations
- 5.5: Registration of Firms
- 5.6: Effect of non-registration
- 5.7: Relation of Partners
- 5.8: Rights and Duties of Partners
- 5.9: Properties of the Firm
- 5.10: Relation of Partners to third parties
- 5.11: Implied authority of a partner
- 5.12: Kinds of Partners
- 5.13: Minor as Partners
- 5.14: Reconstitution of a Firm
- 5.15: Dissolution of firm.

SUGGESTED READINGS :

- 1. Indian Contract Act, 1872 (Sec. 124-238)
- 2. The Sale of Goods Act, 1930.
- 3. The Partnership Act, 1932.
- 4. Cheshire and Fifoot-The Law of Contract.
- 5. Chitty- on contracts (Specific Contracts) Vol-II
- 6. Pollock and Mulla-Indian contracts and Specific Relief Act.
- 7. Pollock and Mulla- Sale of Goods and Partnership Acts.
- 8. Avtar Singh-Law of Contracts.
- 9. Khargumwallah-The Negotiable Instruments Act.
- 10. S.T. Desai- Partnership
- 11. Bowstead- Agency
- 12. Relevant volumes of the Annual Survey Published by Indian law institute.

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II SEMESTER

LEGAL RESEARCH METHODOLOGY

Course Code: BBAL202

L-T-P: 3-1-0

Maximum Marks:

Course Type: Core

UNIT I INTRODUCTION

a. Definition and Meaning of Research – Objectives- Motivation – Significance- Interrelation between Research and Knowledge- Levels and Types of Knowledge

b. Types of Research – Descriptive vs. Analytical, Applied vs. Fundamental, Quantitative vs. Qualitative, Conceptual vs. Empirical, and other types like Historical and Action Research

UNIT II LEGAL RESEARCH

a. Definition and Meaning of Legal Research- Objectives- Motivation- Significance

b. Objectives & Research Process Types- Evolutive, Explicative, Identificatory, Projective, Collative, Impact Analysis, Interactive, Interpretative

c. Social Value and Research, Logic and Research, Scientific Method and Research

UNIT III RESEARCH METHODS

- a. Doctrinal or Traditional Research Methods- Meaning, Characteristics, Merits and Demerits
b. Non-Doctrinal or Empirical Research- Meaning, Characteristics, Merits and Demerits
c. Socio- Legal Research Methods: Need and Significance
d. Induction and Deduction Research Methods

UNIT IV RESEARCH METHODS IN LEGAL RESEARCH

- a. Research Method and Research Methodology- Definition, Meaning, Significance
b. Doctrinal Research Method and the various steps
c. Non-Doctrinal Research Method and the various steps
d. Qualities of a Good Researcher

UNIT V LEGAL WRITING

- a. Legal Writing – Meaning and Significance

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- b. Research Report Writing – Dissertation & Thesis
- c. Footnotes – Blue Book Citations - ILI Format – MLA Format
- d. E-Resources and Plagiarism

Further Readings

- 1. Agrawal S.K., Legal Education in India, Tripathi Publishers, Bombay (1973)
 - 2. Anderson J Durstan; B. H. Pooli, Thesis and Assignment Writing, Eastern Books Limited, New Delhi, (1977)
 - 3. Brayne H., N. Duncan, R. Grimes, Clinical Legal Education Active Learning in Your Law School, Oxford, (1998)
 - 4. Goode W. J., Hatt P.K., Methods of Social Research, McGraw Hill, New York, (1962)
 - 5. Jain S.N., Legal Research & Methodology, Indian Law Institute Publication, (Ed) Tripathi Pvt. Ltd., Bombay (1983)
 - 6. Prof. TusharKantiSaha, Textbook on Legal Methods, Legal Systems and Research, Universal Law Publishing Co., New Delhi (2010).
2. Tiwari H.N., Legal Research Methodology, Allahabad Law Agency, Haryana, 1997, 2003
2. Kothari C.R., Research Methodology: Methods and Techniques, 2nd Edition, New Age International Publishers

SEMESTER-II

ENGLISH-II (LEGAL LANGUAGE AND LEGAL WRITING)

Course Code: BAL203

L-T-P: 3-1-0

Maximum Marks: 100

Course Type: Core

Part- I VOCABULARY

- 1. Use of Legal terms (List of Legal terms given below)
- 2. Pair of Words
- 3. Proverbs used in Conversations and paraphrases/Explanation
- 4. Latin Maxims (Listed below)

Part-II Legal Writing

- 1. Complaint Writing
- 2. Deed Writing (Conveyancing)
- 3. Law Report Writing
- 4. Notice Writing

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5. Application (i) Formal types : official and Social letters
(ii) Application for issue of Temporary Injunctions
6. Précis Writing
7. Essay Writing
8. Translation from (English to Hindi) of text having a legal base.

List of Legal Terms which are relevant for LL. B. Students

Abet	Abstain	Accomplice
Act of God	Actionable	Accused
Adjournment	Adjudication	Admission
Affidavit	Amendment	Appeal
Acuittal	Article	Assent
Attested	Attornment	Averment
Bail	Bailment	Citation
Clause	Cercion	Code
Cognizable	Confession	Compromise
Consent	Conspiracy	Contempt
Contingent	Contraband	Conviction
Convention	Corporate	Custody
Damages	Decree	Defamation
Defence	Escheat	Estoppel
Eviction	Executive	Ex-parte
Finding	Floating Charge	Forma Pauperis
Franchise	Fraud	Frustration
Good Faith	Guardian	Habeas Corpus
Hearasy	Homicide	Hypothecation
Illegal	Indemnity	Inheritance
Bench	Bill	Bill of attaindor
Bill of Rights	Blockage	Bonafide
By Laws	Capital Punishment	Charge
Chattles	Justiciable	Legislation
Legitimacy	Liability	Liberty
Licence	Lieu	Liquidation
Maintenance	Malafide	Malfiesance
Minor	Misfeasance	Mortgage
Murder	Negligence	Negotiable
Instruments	Neutrality	Non-feasance
Notification	Novation	Nuisance
Oath	Obscence	Offender
Order	Ordinance	Over-rule
De-facto	De Jur	Deposit
Detention	Discretion	Distress

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Earnest Money	Enact	Enforceable
Equality	Partition	Perjury
Petition	Plaintiff	Pledge
Preamble	Pre-emption	Prescription
Presumption	Privilege	Privity
Prize	Process	Promissory Note
Proof	Proposal	Prosecution
Provision	Ratify	Receiver
Redemption	Reference	Regulation'
Remand	Remedy	Rent
Repeal	Res-judicata	Respondent
In Limine	Insenity	Institute
Insurance	Intestate	Issue
Judgement	Judicial	Jurisdiction
Justice	Restitution	Rule
Ruling	Schedule	Section
Settlement	Sovereignty	Specific Performance
Stamp Duty	Status Quo	Statute
Stay of Execution	Succession	Summons
Surety	Tenant	Testator
Testatrix	Title	Tort
Trade Mark	Treason	Treaty
Trespass	Trial	Tribunal
Trust	Ultra vires	Undue Influence
Usage	Valid	Verdict
Vested	Violate	Vis-major
Void	Voidable	Wager
Waiver	Warrant	Warranty
Will	Writ	Wrong

LIST OF LATIN MAXIMS

1. Ab initio (from the veris beginning)
2. Action personailsmoritur cum persona (Personal right by action dies with the person)
3. Actus CuraeNeminemgravabit (an act of the court shall prejudice no one)
4. Actus non facitreum, nisi mens sit rea (the act itself does not constitute guilt unless done with a guilty intent)
5. Actus reus (wrong dul set)
6. ad interim (in the mean time)
7. adlitam (for the suit)
8. advaloram (according to the value)

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9. alibi (pleas of being elsewhere)
10. amicus curie (friend of the court)
11. animus (intention)
12. audi alteram (here the other side)
13. Caveat emptor (buyer beware)
14. Consensus ad idem (agreement by two persons upon the same thing in the same sense).
15. Damnum sine injuria (damage without injury)
16. de facto (in fact)
17. de jure (in law)
18. de minimis non curat lex (the law takes no account of trifling matters).
19. decree nisi (a decree which takes effect after a specified period)
20. delegates non-protest delegate (a delegated power cannot be further delegated).
21. dolus in capax (in capable in malice)
22. donatio mortis causa (gift by a person on the death-bed)
23. ejusdem generis (of the same category)
24. eminent domain (the supreme rights)
25. ex-officio (by virtue of an office)
26. ex-parte (not in the presence of the opposite party)
27. ex-post facto (by subsequent act)
28. factum valet (the fact which cannot be altered)
29. fact accompli (an accomplished fact)
30. ignorantia legis non excusat (ignorance of law is no excuse)
31. in pari materia (in an analogous case, cause of position)
32. interest re publice ut sit finis litium (it is in the interest of the republic that there should be an end of law suit)
33. injuria sine damno (injury without damage)
34. intra vires (within the powers)
35. ius tertii (the right of a third party)
36. lis pendens (pending suit)
37. mens rea (a guilty mind)
38. mesne profits (the profit received by a person on wrongful possession)
39. nemo dat quod non habet (no man can transfer better title than he himself has)
40. nemo debet bis vexari pro una et eadem causa (no man be twice vexed for the same cause)
41. nemo in propria causa iudex esse debet (no one ought to be judge in his own cause)
42. nolle prosequi (to be unwilling to prosecute)
43. obiter dicta (an opinion of law not necessary to the decision)
44. onus probandi (the burden of proof)
45. pacta sunt servanda (pacts must be respected)
46. pendens lite (during litigation)
47. per capita (counting heads)
48. per incuriam (through inadvertance or carelessness)
49. per stripes (by stocks)
50. plenum dominium (full stocks)

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- 51. pro bone punlico (for the public good)
- 52. ratiodecidenti (grounds for decision, principle of the case)
- 53. res gestae (connected facts forming the part of the same transaction).
- 54. resipa loquitur (the thing speaks for itself)
- 55. res judicata (a matter already adjudicated upon)
- 56. resnullious (an ownerless thing)
- 57. rule nisi (a rule or order upon condition that is to become absolute when cause is shown to the contrary)
- 58. status quo (existing position)
- 59. sub judice (in course of adjudication)
- 60. sui juris (of ones own right)
- 61. suo moto (of ones own accord)
- 62. ubi jus ibiremedium (where there is a right, there is a remedy)
- 63. ultra vires (beyond the powers)
- 64. volenti non fit injuria (risk taken voluntarily is not actionable)

SUGGESTED READINGS :

PART - A

- 1. G.P. Singh : Interpretation of Status
- 2. T. Bhattacharya :
- 3. Swarup J. : Interpretation of Statutes
- 4. Bindra : Interpretation of Statutes
- 5. Sarathi : Interpretation of Statutes
- 6. Bhattacharya, T. : Interpretation of Statutes

PART – B

- 1. Glanville William : Learning the law
- 2. Wren and Martin : English Grammer
- 3. Ganga Sahai Sharma : Fundamentals of legal writing
- 4. Hindi-English Legal : VidhiSahityaPrakashan, Ministry
Legal Glossory : of Law, Govt. of India ,New Delhi (India)
- 5. David Green : Contemporary English Grammer - Structure and
Composition