

# FACULTY OF LAW



Program: Maste	Branch : CRIMINAL & SECURITY LAW					
<b>Year</b> : 202	2-23	Semester : I				
Course title :	Research Methods and Legal Writings	Course code	:	FLLM110301		
Course type :	Compulsory	Course credit	:	03		
Pre-requisite :	Graduation in Law, Basic understa	nding of research	and dat	a analysis		
Rationale :	Being an academic degree, researc	h component is mu	ust in P	G course of study.		

#### **Teaching Examination Scheme :**

Teaching (Hours/week)			Examinatio	n Scheme	
Lecture	Tutorial	Practical	Internal	External	Total
2	0	0	CE	External	Total
5	0	0	40	60	100

Particularly legal research enhances the professional skill of an individual.

### **Course Objective :**

- (a) To acquaint the students with scientific methods of social science research.
- (b) To provide the knowledge of the technique of empirical and doctrinal research.
- (c) To emphasize on practical training of the research through clinical research projects.

#### **Course Outcome :**

The student shall be able to

- (i) develop a scientific approach to socio legal problems
- (ii) design and execute different types of research problems
- (iii) develop practical skill in conducting research
- (iv) develop legal writing, paper presentation

Content
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Unit	Description in detail	Credit	Weightage
Ι	Introduction Meaning of research, Nature and scope, Objective of research, Classification of Research, Types of research, Qualitative – quantitative, Inductive – deductive, Fundamental – action, Doctrinal – Empirical, Scientific method. Legal Research, Purpose, nature and kinds of Legal Research, Research Methods, Process of Legal Research.	0.5	16 %
Π	<ul> <li>Socio-Legal Research, Elements, utility, Various approaches : Sociological, anthropological, Economic, etc.</li> <li>Legal Reasoning, Components of reasoning, Deductive and Inductive method.</li> <li>Research Problem, Characteristics, Identification of research problem, Literature survey, Aim, objectives and research questions, Statement of Research problem, Various types of problem</li> </ul>	0.5	16 %
III	<ul> <li>Research Design, Meaning and nature, Literature review, Purpose of research design, Substantive and Procedural design, Qualitative and Quantitative research design, Doctrinal and Empirical research design.</li> <li>Hypothesis, Nature and importance of hypothesis, Sources of hypothesis, Types of hypothesis, Formulation of hypothesis, characteristics of hypothesis, Testing of hypothesis.</li> </ul>	0.5	18 %
IV	Doctrinal and Qualitative research, Elements of qualitative research, Tools for doctrinal and qualitative research, Advantages and limitations. Quantitative research, Comparison and with qualitative research, Formulation and data analysis.	0.5	16 %
V	<ul> <li>Sampling, terminologies, sampling design, purpose and classification of sampling, sampling technique, principles and precautions of sampling.</li> <li>Data Collection, doctrinal, empirical Primary and secondary data.</li> <li>Tools of data collection, various techniques, Questionnaire, Interview, case study, etc. Data analysis, processing, analysis, types of analysis, statistical analysis, interpretation and inferences, presentation of analysis.</li> </ul>	0.5	18 %

VI	Jurimetrics, concept of jurimetrics, scope in judicial research.		
	Legal Writing, Writing of : Research proposal, Case analysis, Article / paper, Book review; Significance of research report, structure of the report, format and structure of research report, Citations, Citation of case law, -legislative material, - reports, - legal material, etc.	0.5	16 %
	Research Ethics, importance and need of ethics, Ethical research, code of ethics, plagiarism, Types of plagiarism.		

### **Reference Books :**

- 1. Legal Research Methodology Anwarul Yaqin
- 2. Legal Research Methodology A N Tiwari
- 3. Legal Research Methodology S R Myneni
- 4. Research Methodology C R Kothari

#### Suggested Readings :

- 1. Robert Watt- Concise book on Legal Research
- 2. Stott D.-Legal Research
- 3. Madhava Menon, N.R. ; A Handbook of Clinical Legal Education, Tata McGraw Hill
- 4. Pauline Young- Research Methodology

# **Online Resources :**

1. https://epgp.inflibnet.ac.in

### Practical / Activities :

- 1. Doctrinal Research and
- 2. Empirical Research for Clinical Paper 1



# FACULTY OF LAW



Program: Master of Law (LLM)		Branch: CR	IMIN	AL & SECURITY LAW
Year : 20	022-23	Semesters: ]	[	
Course title : Course type :	Comparative Public Law Compulsory	Course code Course credit	:	FLLM110302 03
Pre-requisite	: Graduation in Law, Basic und	lerstanding of con	nstitu	tional and substantive laws.
Rationale	: Master in law is expected to b of various countries and have a			• 1

#### **Teaching Examination Scheme:**

Teaching (Hours/week)			Examinatio	n Scheme	
Lecture	Tutorial	Practical	Internal	External	Total
2	0	0	CE	External	Total
3	0	0	40	60	100

#### **Course Objective :**

- (a) To develop analytical skill of students regarding comparative public law.
- (b) To enhance the study of uses, scope and methods of comparative public law.
- (c) To identify the evolving boundary between public and private law through comparative study of public law.

#### **Course Outcome :**

The student shall be able to

- (i) Critically analyze new constitutional movements through comparative study of public law
- (ii) Analyze the main issues, trends and methods in comparative public law
- (iii) Appreciate a particular legal system in wider socio-political context

Unit	Description in detail	Credit	Weightage
Ι	Public Law		
	Meaning and definition of Public Law		
	Comparative Law Meaning and Development		25 %
	Significance of Comparative Law	0.75	
	Process of Comparative Law	0.75	23 %
	Challenges to comparative Law		
	Preponderance of Foreign law		
	Need for comparison, Manner of comparison		
II	Constitution and Constitutionalism		
	Meaning of Constitutionalism, Growth of Constitutionalism		
	Constitutionalism as Rule of Law, Liberal Constitutionalism,		
	Changing ideas of Constitutionalism		
	Types of Constitution : Codified, Uncodified, Flexible and		
	Inflexible Constitutions, Monarchical and Republican	0.75	25 %
	Constitutions, Presidential and Parliamentary Constitutions		
	Federal and Unitary Constitutions, Political and Legal		
	Constitutions		
	Constitutional government in Developing, Asian and African		
	Countries		
III	Constitutional Interpretations		
	Methods of Constitutional interpretation, Need for interpretation		
	Originalism or Living Constitution, Criticism of living constitution		
	Doctrine of Proportionality		
	History and spread of proportionality	0.75	25 %
	Proportionality in International Law		
	Proportionality in Domestic Jurisdiction		
	Proportionality in India, Criticism of proportionality		
	Interpretation using Foreign Law		
IV	Constitutional Design		
	Federalism		
	Theory and types of federalism, International Law and unification		
	Citizenship and federalism, Presidential and Parliamentary design	0.75	25.0/
	Semi-Presidential System	0.75	25 %
	Choosing right system of Government,		
	Secularism, Models of Secularism		
	Doctrine of Separation of Power in US, UK and India		

#### **Reference Books :**

- 1. Singh, M. P. (2011). Comparative constitutional law. 2nd Ed. Lucknow: Eastern Book Company.
- 2. Rosenfeld, M. and Sajo, A. (2012). The Oxford handbook of comparative constitutional law. Oxford: Oxford University Press.
- 3. D.D. Basu, Comparative Constitutional Law (2<sup>nd</sup> Ed. Wadhwa Nagpur)

#### **Suggested Readings :**

- 1. Elizabeth Giussani, Constitutional and Administrative Law (Sweet and Maxwell, 2008)
- 2. M.V. Pylee, Constitution of the World (Universal, 2006)

#### **Online Resources :**

1. https://epgp.inflibnet.ac.in

#### Practical / Activities :

- 1. Review article on comparative study
- 2. Analysis of provision related to human rights in different country.



# FACULTY OF LAW



**Program:** Master of Law (LL.M)

**Branch:** CRIMINAL & SECURITY LAW

Year	: 2022-	23	Semeste		
Course titl	e :	Clinical Paper-1	Course code	:	FLLM110303
		(Doctrinal, Non-doctrinal,			

Clinical Legal Research)

Course type :CompulsoryCourse credit:02

**Pre-requisite** : Graduation in Law, Basic understanding of constitutional and substantive laws.

Rationale

**Teaching Examination Scheme:** 

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Teaching (Hours/week)			Examinatio	on Scheme	
Lecture	Tutorial	Practical	Internal	External	Total
2	0	0	CE	External	10141
2	0	0	50	50	100

Unit	Description in detail	Credit	Weightage
Ι	Doctrinal Work		
	Each student will be assigned in advance a separate topic and		
	asked to collect materials. A period of 5-7 days can be set apart for	0.35	35 %
	carrying out this assignment in the library. The materials indicated	0.55	33 70
	or collected during the assignment shall be evaluated by a team of		
	faculty members.		
II	Non Doctrinal Work		
	Students will be asked to go out of the class room and library and		
	make an empirical study of a problem which has social, economic,	0.35	35%
	moral or political dimension. Field data can be collected through		
	any model of data collection. The results are to be assessed by a		

	team of faculty members		
III	Clinical Legal Research		
	Students will be asked to go out legal aid clinic of the law		
	school/P.G. centre can involve itself with other legal aid		
	programmes in the area or can involve in the programmes of legal		
	aid clinics run by N.G.O's or run under the LSA Act. Students are		
	encouraged not only to work with the clinic but also to acquaint	0.30	30%
	themselves with court proceedings, working of a business		
	organization, tackling of Labour disputes, drafting of business or		
	other deeds and with public interest litigation. The initiative and		
	potential of the student and the actual work turned out by his shall		
	be assessed by a team faculty members.		





# FACULTY OF LAW

Program: Master of Law (LL.M)	Branch: CRIMINAL & SECURITY LAW
Year: 2022-23	Semester: I
Course title: CRIMINOLOGY, PENOLOGY & VICTIMOLOGY	Course code: FLLM110304
Course type: Elective	Course credit: 2
<b>Pre-requisite</b> : After Unitary and Integrated Law	Rationale :

#### **Teaching Examination Scheme:**

Teaching (Hours/week)				Examinatio	on Scheme	
Lecture	Tutorial	Practical	Inter	mal	External	Total
2	0	0	Mid	CE	External	Total
2	0	0	20	20	60	100

### Content

Unit	Description in detail	Credit	Weightage
Ι	Concept, Nature and Scope of Punishment: (a)Concept and Nature of Punishment (b)Object and Purpose of Punishment (c)Forms of Punishment (d)Judicial Approach towards Capital Punishment in India; Principle of <i>Rarest of Rare case</i>	0.5	25 %
Π	Theories of Punishment: (a)Deterrence Theory (b)Retributive Theory (c)Preventive Theory (d)Reformative Theory	0.5	25 %
III	Sentencing: i. Principal types of Sentences in Penal Code ii. The Problems of Default Sentence (Imprisonment for nonpayment of fine) iii. Pre-Sentence Hearing iv. Sentencing for Habitual Offender v.Summary Punishment	0.5	25 %



Gokul Global University, Siddhpur. Center for PG Legal Studies Faculty of Law



Program: Maste	Branch : CRIMINAL & SECURITY LAW			
Year: 2022-23		Semester: II		
Course title :	Law & Justice in Globalizing World	Course code	:	FLLM120301
Course type :	Compulsory	Course credit	:	03
•	raduation in Law, Basic understat	nding of political and	legal	system of various

**Rationale** : As a law professional it is crucial to understand the process of globalization andits effect on the legal system of any country.

### **Teaching Examination Scheme:**

Teaching (Hours/week)		Teaching (Hours/week)Examination Scheme			
Lecture	Tutorial	Practical	Internal	External	Total
2	0	0	CE	External	Total
5	0	0	40	60	100

### **Course Objective :**

- (a) To enable the students to understand the process of globalization and its impact on law and justice
- (b) to enable the students to appreciate the demands for change raised by different groups to the international legal order and institutions in the light of globalization
- (c) To enable the students to critically analyze the concept of global justice and the mechanisms designed to achieve it.

### **Course Outcome :**

The student shall be able to

(i) Understand the process of globalization and its impact on international as well as municipal law

- (ii) Analyze the concept and emerging issues of Law and Justice in globalizing world.
- (iii) Evaluate the effect of globalization on law and justice nationally and internationally.
- (iv) Analyze and suggest the reform in international law and working modalities of international institutions.

Unit	Description in detail	Credit	Weightage
	<ul> <li>Globalization: process and its effects</li> <li>Concept of Liberalization, Privatization, Globalization, Meaning and definition of globalization, nature, scope and limits of globalization, Different kinds.</li> <li>History and evolution of globalization.</li> <li>Causes and consequence of globalization, effect of globalization on economic, social, cultural and political aspects of life in twenty-first century.</li> <li>Effect of globalization on law and justice-an introduction</li> </ul>	0.75	25 %
II	<ul> <li>Globalization and legal theory</li> <li>Jurisprudence, globalization and the discipline of law</li> <li>Globalization and legal theory, the need for the study of concept of law from a global perspective.</li> <li>Basic concepts of law in western legal thought. A brief analysis of positivist, normative and realist theories of law in western tradition.</li> <li>The concept of justice and its relation to law in Western and Indian Legal thought and concept of Dharma as a legal tradition.</li> <li>The relation between law and justice.</li> <li>Normative Jurisprudence, the western heritage, classical utilitarianism, Benthamite and modified Benthamite utilitarianism.</li> <li>Theories of Justice Rawls and Pogge.</li> </ul>	0.75	25 %
111	Policy issues Globalization and Democracy Rule of Law-economic development-political development Globalization and Justice Globalization and Security Global Poverty : Role of International Mechanism Oppressive Policies – Threat of Terrorism, Global Politics	0.75	25 %
IV	Role and Reformation of Global Institutions States, sovereignty and Transnational Law	0.75	25 %

Economic and Trade Institutions-MNC's	
structural reforms of United Nations-Security Council	
International Judicial Institutions	

### **Reference Books :**

- 1. Rawls John (2001), Theory of Justice, Universal publications
- 2. Sen, A. (2009), The idea of justice, Cambridge: Harvard University Press.
- 3. Baxi, U. (2002). The future of human rights. New Delhi: Oxford University Press

## Suggested Readings :

- 1. Anthony McGrew, David Held (eds.) Governing Globalization: Power, Authority and Global Governance (Polity Press, 2002)
- 2. Jean-Marc Coicaud, Michael W. Doyle et al (eds.) The Globalization of Human Rights(United Nations University Press, 2003).
- 3. John Baylis, Steve Smith, et al (eds.) The Globalization of World Politics: AnIntroduction to International Relations (Oxford University Press, 2008).
- 4. Laura Valentini, Justice in a Globalizing World: A Normative Framework (OxfordUniversity Press, 2011).

### **Online Resources :**

- 1. AIR Database
- 2. JSTOR
- 3. SCC Online
- 4. E PG Pathshala

## **Practical / Activities :**

- 1. Participation in MUN
- 2. Formation of G20
- 3. Model SAARC summit

	vi.Sentencing Process and Marginalized Accused		
	vii.Plea Bargaining		
	Sentencing and Imprisonment		
IV	Approaches to Sentencing:		
	i.Alternatives to Sentencing		
	ii. Probation & Parole		
	iii.Corrective Labour		
	iv.Fine		
	v.Remission and Commutation of sentence	0.5	25 %
	Imprisonment:		
	(a)Jail System & Jail Reforms		
	(b)Classification of prisoners		
	(c)Open Prisons		
	(d)Rights of prisoners & Duties of custodial staff		

### **Suggested Reading:**

1. Girjesh Shukla: Criminology, Lexis Nexis

2. Dr. N. MaheshwaraSwamy: Criminology and Criminal Justice System,

Asia Law House

3. Sutherland and Cressey, Principles of Criminology, Surjeet Publications

4. S Chhabra, The Quantum of Punishment in Criminal Law

5.H.L.A. Hart, Punishment and Responsibility

6. Herbert L. Packer, The Limits of Criminal Sanction

7. Alf Ross, On Guilt, Responsibility and Punishment Latest Edn. See also U.

Baxi Review of this work in 21 J.I.L.I. 407 (1979)

8.A. Siddique, *Criminology*, Latest Edn. Law Commission of India, *Forty - Second Report Ch.* 3 (1971)

9.K.S. Shukla, "Sociology of Deviant Behaviour" In 3 ICSSR Survey of

Sociology and Social Anthropology 1969-1979

10. Tapas Kumar Banerjee, Background to Indian Criminal Law

11.K.P. Malik- Penology and Victiminology







# FACULTY OF LAW

Program: Master of Law (LL.M)	Branch: CRIMINAL & SECURITY LAW
<b>Year:</b> 2022-23	Semester: I
Course title: Criminal Justice and human Rights	Course code: FLLM110305
Course type: Elective	Course credit: 2
<b>Pre-requisite</b> : After Unitary and Integrated Law	Rationale :

# **Teaching Examination Scheme:**

Teaching (Hours/week)			Examination Scheme			
Lecture	Tutorial	Practical	Inter	rnal	Extornal	Total
2	0	0	Mid	CE	External	Total
2 0		0	20	20	60	100

Unit	Description in detail	Credit	Weightage
	Concept and Development of Human Rights		
Ι	Concept, Importance and Nature		
	• U. N. Charter and its agencies	0.5	25 %
	History, Evolution and Growth		
	Classification of Human Rights		
	Human Rights and Criminal Jurisprudence		
II	Rights of Accused		
	Rights of arrested persons	0.5	25 %
	Rights of Fair and Speedy Trail	0.5	23 %
	Rights of Free legal aid		
	Parole and Probation		
	Human Rights Problems in the Administration of Criminal		
III	Justice		
	Police Atrocities and Custodial Torture	0.5	25 %
	Violence against Women and Children		
	Terrorism and Insurgency		
	Implementation of Human rights in India	0.5	25 %
IV	Role of NGO	0.5	2.5 70

٠	Public Interest Litigation
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• Role of Judiciary

• Role of National Human Rights Commission

### **Essential Case Law:**

- M.M. Hoskot v. State of Maharashtra, AIR 1978 SC 1548
- HusainaraKhatoon v. State of Bihar, AIR 1979 SC 1360
- Khatri v. State of Bihar, AIR 1981 SC 928
- State of Maharashtra v.ManubhaiPragjiVasi (1995) 5 SCC 730
- D.K. Trivedi v. Union of India, AIR 1986 SC 1328
- Vishaka v. State of Rajasthan, AIR 1997 SC 3011
- State of Karnatka v.Appavalu Ingle, AIR 1995 SC 1126
- Supritendent of Remembrance of Legal Affairs, West Bengal v. S.
- Bhaumic, AIR 1981 SC 917

### **Suggested Readings:**

- 1. Forest Martin et.al. (ed.) International Human Rights Law and Practice- Part I. and II of. cases, treaties and materials.
- 2. Vijay Chitinis, et.al (ed.)- Human Rights and the Law -National and Global Perspective.
- 3. Basu D.D. Human Rights in Constitutional Law.
- 4. Singh Sehgal B.P-Human Rights in India Problems and Perspectives.
- 5. Protection of Human Rights in Criminal Justice administration-- A study by Prof. UpendraBaxi and ManjulaBatra.
- 6. L.H. Leigh-Protection of Human Rights in Criminal Procedure. The British Experience.





# FACULTY OF LAW

विद्या अनंतम्

<b>Program:</b> Master of Law (LL.M)	Branch: CRIMINAL & SECURITY LAW
<b>Year:</b> 2022-23	Semester: I
Course title: Police Law and Administration	Course code: FLLM110306
Course type: Elective	Course credit: 2
<b>Pre-requisite</b> : After Unitary and Integrated Law	Rationale :

## **Teaching Examination Scheme:**

Teaching (Hours/week)			Examination Scheme			
Lecture	Tutorial	Practical	Internal		Total	
2	0	0	Mid	CE	External	Total
2	0	0	20	20	60	100

Unit	Description in detail	Credit	Weightage
_	Police Administration and Management:		
Ι	(a) Development of Police Force in India		
	(b) Hierarchical Structure of Police Force	0.5	25 %
	(c) Code of Conduct for the Police		
	(d) Police Commissions		
	An Introduction and Overview of Police Law		
П	a) The Police Act, 1861		
	b) The Police Act, 1949	0.5	25 %
	c) The Gujarat Police Act, 1951		
	Functions, Duties and Problems of Police		
III	(i) Prevention of Offences		
	(ii) Arrest and Release of Accused	0.5	
	(iii) Investigation and Enquiry into Offences	0.5	25 %
	(iv) Frisking and Interrogation of Offenders or Suspects		
	(v) Search and Seizure		

	(vi) Identification of Criminals and Crime Prone Area		
	(vii) Police - Public Relations		
	(a) Duties of Civil Police		
	(b) Problems of Police		
	Judicial Trends and Police Reforms		
IV	(a) Constitution of the State Security Commission		
	(b) Selection and Minimum Tenure of Director-General of Police		
	(c) Minimum Tenure of Inspector General of Police and other		
	Police Officers	0.5	25 %
	(d) Separation of Investigation Staff from Law and Order Staff		
	(e) Constitution of a Police Establishment Board		
	(f) Constitution of Police Complaints Authority		
	(g) Establishment of a National Security Commission		



Gokul Global University, Siddhpur.

Faculty of Law



Program: Master of Law (LL.M)	Branch: Constitutional & Administrative Law
Year: 2022-23	Semester: II
<b>Course title:</b> Clinical Paper: 2 (Legal Aid & Teaching Practice)	Course code: FLLM120302
Course type: Elective	Course credit: 2
Pre-requisite : After LL.B and Integrated Law	Rationale:

# **Teaching Examination Scheme:**

Teaching (Hours/week)		Examination Scheme			
Lecture	Tutorial	Practical	Internal	External	Total
2	0	0	CE	External	Totai
Δ.	0	0	50	50	100

Unit	Description in detail	Credit	Weightage
1	<ul> <li>Legal aid and international scenario.</li> <li>Legal Services Authorities Act, 1987 (National Legal Services Authority,</li> <li>State Legal Services Authority, District Legal Services Authority).</li> <li>Permanent Lok Adalat</li> <li>Establishment and composition, cognizance of cases, procedure, award of Permanent Lok Adalat</li> <li>Legal Services Authorities Act, 1987: <ul> <li>a) Objects, Reasons, Salient Provisions</li> <li>b) Committees and Authorities under the Legal Services Authorities Act</li> <li>c) Persons entitled for the free legal Services</li> <li>d) Free Legal Aid under the Cr.P.C</li> <li>e) Provisions relating to suit by indigent persons under C.P.C</li> </ul> </li> </ul>	1	50 %
2	<ul> <li>a) A topic is assigned to the student in advance. He is required to deliver lecture in a class for about 25 to 30 minutes. He/She can select any of the methods of teaching. The performance of the students shall be assessed by a team of at least two faculty members</li> </ul>	1	50 %



Gokul Global University, Siddhpur. Faculty of Law



Program: Master of Law (LL.M) Branch: CRIMINAL & SECURITY LAW			
<b>Year:</b> 2022-23	Semester: II		
Course title: Research Project Dissertation	Course code: FLLM120303		
Course type: Core Compulsory	Course credit: 5		
Pre-requisite : After LL.B and Integrated Law	Rationale :		

# **DISSERTATION**

Dissertation work will be carried out throughout the LL.M. studies. The Dissertation shall be prepared and submitted by the Candidate at the end of the year of LL.M. studies which shall be evaluated by the external faculties. There are 50 marks for the written work and 50 marks for viva-voce.

**Dissertation Guidelines**: All the LL.M. students are required to submit their dissertation in the area of their specialization, in consultation with the subject faculty with minimum 150 pages. After accepting the Dissertation, a Viva-Voce will be conducted. The main objectives of the dissertation component are to assess the research and writing skills of the students as well as to provide a platform for creative legal scholarship. Students are especially encouraged to think about career options. Hence, writing a dissertation is a significant exercise that helps in developing one's prospects for the same. These dissertations can be further refined and submitted for publication in scholarly journals or even serve as the basis for full-length dissertations in master's programs.

**Topic selection**: The Research Supervisors will ask students to submit their initial choice of topic on or before a date notified by the institute. Preparing an initial dissertation proposal in an

area of one's interest is a necessary step at this stage. This proposal should consist of a skeletal outline of the issues that the student intends to discuss as well as a preliminary list of references. Students should also feel free to consult scholars and practitioners from outside the University who may have experience and expertise in the chosen fields and the due date for submission of the dissertation proposal is on the date to be notified by the Institute, from time to time. Dissertation will not be accepted after the deadline. Plagiarism of more than 10% will not be accepted.

Preparatory tasks, format and length of dissertations: After the preliminary work, the onus is on the students to maintain regular contact with the respective faculty members. Supervisors may ask students to engage in several tasks such as preparing notes on the research problem, generating a survey of literature and making short presentations before faculty members from time to time. In particular, students should make full use of the library resources. It is always worthwhile to periodically show rough drafts to the supervisors. It is advisable for students to meet their supervisors at least once every week. The dissertation should be in the following format:

Cover Page	Introduction
Declaration by student	Research Methodology
Certificate by Research Supervisor	Hypothesis `
List of statutes,	Research Questions
cases,	Plan of Study
Abbreviations etc.	Conclusions and Suggestions
Table of Contents Synopsis	Bibliography

Written work -

50Viva-Voce -

50



# Gokul Global University, Siddhpur.



# **Faculty of Law**

Program:Master of Law (LL.M)	Branch: Criminal and Security Law
Year: 2022-23	Semester: II
Course title: Drug Addiction and Crime	Course code: FLLM120304
Course type: Elective	Course credit: 2
Pre-requisite : After LL.B and Integrated Law	Rationale :

#### **Teaching Examination Scheme:**

Teaching (Hours/week)			Examination Scheme			
Lecture	Tutorial	Practical	Internal		External	
2	0	0	Mid	CE	External	Total
2	0	0	20	20	60	100

### **Course Objectives**:

- Almost all the major dilemmas of criminal policy surface rather acutely in combating drug addiction and trafficking through the legalorder.
- The issue of interaction between drug abuse and criminality is quitecomplex.
- At least three important questions have been recently identified as crucial for comparative research. First, to what extent drug dependence contributes to criminal behavior? Second, in what ways do criminal behavior patterns determine drug abuse? Third, are there any common factors which contribute to the determination of both drug abuse and criminal behavior?

Unit	Description in detail	Credit	Weightage
I	INTRODUCTORY	0.5	25 %
	Basic conceptions		

	Drugs ' narcotics" "psychotropic substances"		
	'Dependence," "addiction"		
	"Crimes without victims		
	"Trafficking" in "drugs"		
	"Primary drug abuse"		
п	The incident of Drugs Addiction and abuse Self-reporting		
	Victim-studies		
	Problems of comparative studies		
	Gender		
	Age		
	Religiousness		
	Socio-economic level of family		
	Residence patterns (urban/rural/urban)		
	Educational levels	0.5	25 %
	Occupation		
	Age at first use		
	Type of drug use		
	Reasons given as cause of first use		
	Method of Intake		
	Pattern of the -Use		
	Average Quantity and Cost		
	Consequences on addict's health (physical/psychic)		
	The International Legal Regime		
III	• Analysis of the background, text and operation of the <u>Single</u> Convention on Narcotic Drugs, 1961, 1972.		
	• Analysis of the Convention on PsychotropicSubstances, 1972.	0.5	25 %
	<ul> <li>International collaboration in combating drug addiction</li> <li>The SAARC, and South-South Cooperation.</li> <li>Profile of international market for psychotropicSubstances.</li> </ul>		

IV	The Role of Community in Combating Drug Addiction		
	<ul> <li>Profile of Community initiatives in inhibition of dependence and addiction (e.g. de addiction &amp; aftercare)</li> <li>The role of educational systems.</li> <li>The role of medical profession.</li> <li>The role of mass media.</li> <li>Initiatives for compliance with regulatory systems. Law reform initiatives.</li> </ul>	0.5	25 %

#### **Text Books:**

J.A. Incard, C.D. Chambers, (eds.), Drugs and the Criminal JusticeSystem (1974). Social Defence Research Institute (UNSDRI) Combating Drug Abuseand Related Crimes (Rome,July 1984, Publication No.21)



# Gokul Global University, Siddhpur.



# Faculty of Law

Program: Master of Law (LL.M)	Branch: Criminal and Security Law
Year: 2022-23	Semester: II
Course title: Corporate Crimes/White Collar Crimes	Course code: FLLM120305
Course type: Elective	Course credit: 2
Pre-requisite : After LL.B and Integrated Law	Rationale :

# **Teaching Examination Scheme:**

Teaching (Hours/week)			Examination Scheme			
Lecture	Tutorial	Practical	Internal		Extornal	Total
2	0	0	Mid	CE	External	Total
2	0	0	20	20	60	100

Unit	Description in detail	Credit	Weightage
	Conceptual Perspective of White Collar Crimes		
	• Concept and Types of White Collar Crimes		
	Indian Approaches to Socio-economics Offences		
	Privileged class deviance	0.5	25 %
	Growth of White Collar Crimes		
	Need for Specific Measures Police		
	Role of police in modern societies		
	Professional Deviance		
	• Unethical practices of the Indian Bar		
	Unprofessional and Unethical Journalism	0.5	25 %
	Medical Malpractice		
	Organizational or Corporate Crime		
	White Collar Crime and Response of Indian Legal Order		
	Law Commission recommendations	0.5	25 %
	• White Paper on white collar crime		

	Vigilance Commission		
	Public Account Committee		
	Ombudsman Lokpal Bill		
IV	Corruption in Politics and Government		
	Some Major Scandals:		
	Bofors Scandal		
	Stock Market Manipulation Scam 1999-2001		
	2G Spectrum Allocation Scandal	0.5	25 %
	Commonwealth Games Scandal		
	Satyam Computer Scam		
	• Fodder Scam		
	• JBT Scam		
	Latest Coal Scam		

## **Suggested Reading:**

- 1. S.P. Singh, Socio- Economic Offences (1st Ed., 2005, Reprint 2015)
- 2. Ahmed Siddiqui, Criminology: Problems and Perspectives (4th Ed., 1997)
- 3. Seth and Capoor, Prevention of Corruption Act with a treatise on Anti- Corruption Laws (3rd Ed.,2000)
- 4. C. Mehanathan, Law on Prevention of Money Laundering in India (2014)
- 5. N.V Paranjape, Criminology, Penology with Victimology, 16th Ed., 2014, Central Law Publications



# Gokul Global University, Siddhpur.



# Faculty of Law

Program:Master of Law (LL.M)	Branch: Criminal and Security Law
Year: 2022-23	Semester: II
<b>Course title:</b> Law of Juvenile Delinquency	Course code: FLLM120306
Course type: Elective	Course credit: 2
Pre-requisite : After LL.B and Integrated Law	Rationale :

Teaching Examination Scheme:

Teaching (Hours/week)			Examination Scheme			
Lecture	Tutorial	Practical	Internal		External	Total
2	0	0	Mid	CE	External	Total
2	0	0	20	20	60	100

Unit	Description in detail	Credit	Weightage
	The conception of 'child' in Indian Constitution and Penal Code,		
	Delinquent Juvenile, 'Neglected Juvenile', the Overall situation of		
	children/young persons in India, also with reference to crime	0.5	25 %
	statistics (of crime by and against children), Differential		
	Association, Anomie, Gang-sub-culture.		
	Legislative Approaches		
	Legislative approaches during the late colonial era, Juvenile		
	Justice Act, 2000, Constitutional Aspects, Competent Authorities,	0.5	25 %
	Powers given to government, Community Participation as		
	envisaged, United Nation Conventions on the Right of Child, 1989		
	Indian Context of Juvenile Delinquency	0.5	25 %

	The child population percentage to total sex ratio, urban/rural/rural-		
	urban, Labourers, In organised industries like Zari, Cappet, Bidi,		
	Glass, In unorganised section like domestic servant, shops and		
	establishments, Durg Addicts, Victims of		
	violence-sexual abuses, battered, killed by parents.		
IV	Judicial Contribution and Preventive Strategies		
	Social Action Litigation concerning Juvenile Justice, Judicial		
	decisions, Role of legal profession in Juvenile Justice System, State	0.5	25 %
	Welfare Programme health, Nutrition, Role of community, family,		
	voluntary, bodies, industrials, individual.		