

**B.A.LL.B III<sup>RD</sup> SEMESTER,**

**PAPER-1- ENGLISH -III**

1. Composition (Topics concerning legal system, society, judiciary) 260—300 words.
2. Letter writing (Formal legal correspondence).
3. Vocabulary
  1. Vocabulary
    - a. mutatis mutandis
    - b. obiter dictum
    - c. paripassu
    - d. raison d'etre
    - e. tour de force
  - a. Nemo dat quod non habet
  - b. Nemo ejusdem tenement simul potestesse heres et dominus
  - c. Noscitur a sociis
  - d. Nudi consensus oblogatio contrario consensus dissolvitur
  - e. pacta conventa quae naque contra leges neque dolo malo inita sunt omnimodo observanda sunt
2. Important latin and English affixes
3. Certain set expressions and phrases
4. Words often misused and confused

**PAPER -2- SEMESTER, HISTORY OF COURTS IN INDIA**

1. Towns Administration of Justice and Development of Courts and Judicial Institutions from 1601—to 1773 in the Presidency Towns.
2. Adalat System under Warren Hastings Plan of 1772, 1774 and reorganization in 1780. Progress of Adalat System under Sir John Shore.
3. High Courts- Indian High Court Act Under 1861. High Courts under Government of India Act 1911, 1915 and 1935 and Federal Court 1935 High Courts under Indian Constitution.
4. Privy Council – Judicial Committee of Privy Council as a Court of appeal and its Jurisdiction to hear appeal from India.
5. Supreme Court – Supreme Courts at Presidency – Provision regarding Supreme Court under Regulating Act, Act Settlement and Supreme Court under Constitution of India.

**PAPER-3 POLITICAL SCIENCE- III  
(POLITICAL THOUGHT- I)**

1. Plato - Views on Justice, Ideal State, Education and Communism
2. Aristotle - Views on Nature of State, Slavery, Property and Revolution and Constitution
3. Bodin - Sovereignty Law and Government and Political Contribution
4. Machiavelli - Views on Morality, Human Nature Religion and Ideal Ruler – His Importance as first modern political thinker
5. Hobbes - Views on State of nature, Social Contract and Sovereignty
6. Locke - Views on State of Nature, Social Contract and Sovereignty
7. Rousseau - Views on State of Nature, Social Contract and Sovereignty
8. Bentham J. - Views on Utilitarianism and Hedonistic Calculus, Bentham as Law Reformer
9. J.S. Mill - Views on Liberty and Representative Government

**PAPER-4 -Economics-I**  
**Micro Economics**

1. Definition, Nature and Scope of economics as a Science and its relevance to Law. Economics as a basis of social welfare and social justice. Micro and Macro Economics. Economics Systems: Capitalistic economy, Socialistic economy and Mixed economy.
2. Theory of Consumer Behavior – Marginal Utility analysis; Indifference curve analysis – characteristics; price effect, income effect and substitution effect. Concepts of Demand and Supply; Law of Demand. Price elasticity of demand; Measurement of price elasticity.
3. Theory of Production – Production Function: Laws of returns, Returns to scale.
4. Theory of Market – Concept of cost – Fixed, Variable, Average, Marginal and Total cost. Concept of Opportunity cost. Market structure with features. Determination of output and price under perfect competition, monopoly and monopolistic competition.
5. Theory of Distribution: Rent (Ricardian and Modern), Modern theory of wages, Interest – theory of Liquidity preference. Profit – Risk bearing theory.
6. Economics Growth and Development
7. Underdeveloped / Developing Economy.
8. Definition and determinants of Economic Development.
9. Stages of Economic Development (W.W. Rostow)
10. Choice of technology – Labour Vs. Capital Intensive
11. Strategies of development – Balanced Vs. Unbalanced
12. International Financial Institutions; Objectives and functions of IMF, IDA IBRD and ADB.

**PAPER-5 : Contract-1**

- 1- Agreement and contract- definition, element and different kinds.
- 2- Proposal and acceptance- various forms, essential elements, communication and revocation-proposal and invitation for proposal-tenders.
- 3- Capacity to contract
- 4- Consideration
- 5- Free consent Need and Definition- factors vitiating free consent. (Coercion, Undue influence, Misrepresentation Fraud, Mistake,)
- 6- Legality of objects/void agreement unlawful consideration and objects.
- 7- Discharge of contract-various modes-time essence of contract-Doctrine of frustration: ground and effects.
- 8- Quasi contracts or certain relations resembling those created by contracts.
- 9- Remedies in contractual relations- Damages.

**Part- B**

- 10- Recovering possession of property
- 11- Specific performance of contracts
- 12- Declaratory decree
- 13- Preventive relief-Injunction
- 14- Ratification, Rescission, concession of instruments.