

DEVI AHILYA VISHWAVIDYALAYA, INDORE

School of Law

1.1.1 Program outcome and course outcome



School of Law

DEVI AHILYA UNIVERSITY

Programme/Program Specific outcomes and Course Outcomes

B.A.LL.B. (HONS.) 5 YRS. PROGRAM

PROGRAM/PROGRAM SPECIFIC OUTCOMES

At the end of 5 yr integrated law course, it is expected that the scholars have gained critical thinking ability from the perspective of suitability for law and law related services and professions and/or higher studies in law and other related disciplines. The pass-outs of the program shall develop the ability to take rationale and informed decisions by taking into consideration the different perspectives and their outcomes. The pass-outs students shall develop the capacity to elicit views and debate in healthy manner, what is required in the core of being successful in various fields associated with law/judiciary disciplines.

S. NO.	COUR SE	COURSE TITLE	COURSE/LEARNING OUTCOME
1 2	11 12	ENGLISH - I POLITICAL	At the completion of the course, the scholars are expected to: 1. Posses basic communication skills in English and develop their ability to write, present, comprehend and comment up on various issues and matters. 1. Students will become familiar with a number of
		SCIENCE-I	contemporary political issues and better understand their make-up and importance 2. Students will understand how different political issues are assessed by different philosophical and ideological traditions
3	13	HISTORY I	 Students able to train memory, reasoning, presentation of facts systematically and successfully. They able to co-relate the present administrative system from past. They know the origin of the different cultural, caste and dynasties.
4	14	Economics I	At the completion of the course, the scholars are expected

	T	1	1.
			 Develop an understanding about the fundamental aspects of macro economics and their applicability in practice of various professions including law. To generate awareness about national and international banking and monetary system and revenue sharing in India and analyze the role of banking and monetary institutions in development of various professions including Law.
5	15	LAW OF TORTS	 The students would be able to understand the selected aspects of the Law of Torts in the light of judicial pronouncements and relevant legislations. The students become well equipped with the notions of legal rights and difference between compensation and exemplary damages.
6	16	LAW OF CONTRAC T-I	The course will enable students to become familiar with the basic principles of law, so that they can apply them to a wide range of commercial transactions, in the light of the policy objectives which legal regulation pursues, and with an understanding of the context of commercial transactions in which the law operates.
7	21	ENGLISH - II	At the completion of the course, the scholars are expected to: 1. determine and analyze elements of communication skills including professional practices of legal and other professional disciplines and various societal responsibilities.
8	22	POLITICAL SCIENCE-II	At the completion of the course, the scholars are expected to: 1. develop basic understanding about the working of government and administration including public and private administration. 2. Develop an awareness about employment in public organizations, public finance and budgetary system in India, and functioning of panchayatirajs in India.
9	23	HISTORY II	Students shall be able understand the present day problems – social, cultural and economical etc. They able to understand the struggle for freedom by freedom fighters and role of reforms for modern India. They appreciate and feel proud for Indian heritage,

			cultural and sacrifices of freedom fighters.
10	24	Economics II	The course would help the student to: 1. Analysis of law is a new concept to Indian Economic institutions. 2. Keeping in view of changing socio economics technical, technical and legal environment in developing Countries like India ,there is a need to train scholars in the fields of law and economics. 3. The proposed course provides an opportunity to academicians, technocrats and policy makers to enhance their skills in law and economy of India.
11	25	LAW OF CONTRAC T-II	Upon successful completion of this course, the students will be able to: 1. Demonstrate an advanced and integrated understanding of the legal framework for contract law 2. Analyse and research complex problems relating to contract law and make reasoned and appropriate choices amongst alternatives; 3. Demonstrate the intellectual and practical skills needed to justify and interpret theoretical propositions, legal methodologies, conclusions and professional decisions and identify, research, evaluate and synthesise relevant factual, legal and policy issues relating to contract law
12	26	CONSTITUTIONA L LAW-I	 Through intensive and comparative analysis of case Law, the students are enabled to realize the status and importance of fundamental rights & directive principles. It also helps them to examine the problem involved in their judicial enforcement.
13	31	POLITICAL SCIENCE-III	At the end of the course the students are expected to possess basic knowledge about the ideologies, philosophies and thoughts relating to private and public administration, government and parliamentary system, public finance and Panchayati Raj and their implication on real life public, private and other forms of administration in today's world.
14	32	LEGAL LANGUAGE	 The students will be able to use legal terminology with ease and accuracy both orally and in writing. To comprehend and summarize texts related to legal matters. To express ideas clearly and concisely in Legal

			writings.
15	33	Economics III	 The students shall be able to conceptualize Planning and Economic Development. The student shall develop the ability to interpret the impact of economic development on various dimensions of economy.
16	34	FAMILY LAW I HINDU LAW	By the end of this course the student should be able to: 1. Advising on matters relating to marriage, property, inheritance elicited information necessary to identify the client's options. 2. Representing a client in matters relating to Hindu marriage and property
17	35	HUMAN RIGHTS LAW & PRACTICE	 On completion of the course the students will be able to: Outline the development of human rights. Evaluate the impact of the Human Rights Act 1998 and the problems therewith. Understand individual human rights and the applicability thereof on specific subject matter including the criminal law, terrorism and prisoners.
18	36	CONSTITUTIONA L LAW-II	 Through intensive and comparative analysis of case Law, the students are enabled to realize the status and working of the three tier structure government. The inter dependency and independence of the three governing pillars are thoroughly analysed by the students.
19	41	POLITICAL SCIENCE-IV	Through intensive and comparative analysis of constitutions adopted by different countries across the globe the scholars shall develop ability of comparing characteristics of different constitutions on the governance of economies.
20	42	LANGUAGE - I	At the completion of the course, the scholars are expected to: 1. Posses knowledge about basics of foreign language. 2. Develop understanding of simple oral and written communication in foreign language.

21	43	HISTORY III	Students shall be able understand the present day
			problems – social, cultural and economical etc.
			They able to understand the struggle for freedom by
			freedom fighters and role of reforms for modern India
22	44	ADMINISTRATIV	On completion of this subject, students should:
		E LAW	1. Have developed an understanding of the structure
			and operation of executive government in India;
			2. The fundamental principles of effective
			governance and accountability for the exercise of
			government power;
			3. Some theoretical perspectives on administrative
			law, including the relationship between
			administrative law and governance and the
22	4.5		foundations of judicial review
23	45	FAMILY LAW II	By the end of this course the student should be able to:
		MUSLIM LAW	1. Advising on matters relating to marriage, property, inheritance elicited information
			necessary to identify the client's options.
			2. Representing a client in matters relating to
			Muslim marriage and property
24	46	OFFENCE	On completion of the course the students will be
		AGAINST CHILD	able to: Understand the discrimination laid down
		& JUVENILE	as per the principle of equality among equals and
			justice as per children status and laws.
25	51	POLITICAL	Upon successful completion of this course, students will
		SCIENCE-V	be able to:
		BCILITEL V	1. Possess basic knowledge about the Indian
			National Movement and process of Constitution
			Framing and its development from Indian
			Perspective.
			2. Understand the structure of Executive and
			Judiciary in India and their working. 3. Possess basic knowledge about working of
			3. Possess basic knowledge about working of Executive and Judiciary and Centre state relationship.
26	52	LANGUAGE - II	At the completion of the course, the scholars are expected
20	32	LANGUAGE - II	to:
			Posses ability of basic communication of foreign
			language.
			2. Develop small sentences on the basis of
			knowledge of tenses in foreign language.
27	53	ENVIRONMENTA	Upon successful completion of this course, students will
		L LAW	be able to:
			1. Analyze contrasting environmental regulatory
			methods and conceptual approaches including the
			common law, informational and economic
	Í		approaches.

28	54	LABOUR & INDUSTRIAL LAW	 Evaluate the economic and ethical assumptions and justifications when choosing any regulatory approach such as cost - benefit analysis, environmental justice, and the tradeoff between environmental protection and public welfare. Interpret environmental statutes and case law. At the end of this course the students will be able: To carry out research with a view to develop knowledge in the field of labour relevant to Indian conditions To impart knowledge and skills to prospective and practicing managers, administrators and office bearers of Trade Unions through teaching
			and training;To assist in the application of Human Resource Management concepts and techniques.
29	55	LAW OF CRIMES-I (PENAL CODE)	By the end of this course the student should be able to: 1. Advising on matters relating to causes of specific crime their causes and remedies. 2. Representing a client in matters relating to criminal law and defend the alleged persons of any crime.
30	56	JURISPRUDENCE	Students should be able to: 1. Discover what legal fiction can tell us about key legal themes, the legal system and popular perceptions of the law 2. Discuss the development of critical legal theory and the way in which different critical legal theories attack liberalism
31	61	POLITICAL SCIENCE-V	 The scholars shall possess the basic knowledge about domestic and foreign policies and principles. The scholar shall be able to understand and analyze the international scenario and role of organizations of regional and international importance. The scholars shall be able to visualize India's relations with other countries and organizations of global importance.
32	62	LANGUAGE - III	At the completion of the course, the scholars are expected to: 1. determine and analyze elements of communication skills in foreign language including article writing, passage writing Essay writing, etc.
33	63	INTELLECTUAL PROPERTY LAW	At the end of the course a student should have a good knowledge and understanding of:

			1. The evolution of the intellectual property system
			 in India; The general principles governing copyright, sui generis database right, registered and unregistered designs, patents and trademarks law; The impact of new technologies on intellectual property; and The impact of WTO law on the intellectual property system of Indian.
34	64	GENDER JUSTICE & FEMINIST JURISPRUDENCE	Acquiring knowledge about conditions of women in Pre- Independence and Post-independence India. 2. Understanding various aspects of inequality concerning Women in India; and 3. Being knowledgeable about various welfare legislation concerning protection of women in India.
35	65	LAW OF CRIMES -II	Students should be able to: 1. Comprehend the substantive criminal law along with the procedure. 2. Understand the importance of the procedure in the administration of justice.
36	66	INTERPRETATIO N OF STATUTES AND PRINCIPLES OF LEGISLATION	By the end of the course, it is expected that the student will be able to: 1. Understand and implement the key approaches, rules, principles, definitions to construe a Statute; 2. Appreciate the fundamentals of the General Clauses Act, 1897.
37	71	PROPERTY LAW	At the end of this course, students will be able to: 1. Outline the property law in the country. 2. Describe the classification of estates and trusts of lands 3. Assess the system of conveyancing, both registered and unregistered
38	72	COMPANY LAW	Students should be able to: 1. Evaluate the nature and development of company law applicable to different business settings 2. Assess the impact of law on incorporated companies.
39	73	LAND LAWS	The students will be able to: 1. Understand fundamental concepts of the local laws. 2. Analyse the important concepts in the land acquisitions. 3. Compare the basic reasons for the annulment of fundamental rights to property and the management of the same in the hands of the

			government.
40	74	BANKING LAW	Students successfully completing this course will be able to: 1. Demonstrate a comprehension of the principles of banking law and its relationship to banks and customers. 2. Demonstrate an awareness of law and practice in a banking context. 3. Engage in critical analysis of the practice of banking law from a range of perspectives. 4. Organise information as it relates to the regulation of banking products and services and the issues to which that information gives rise.
41	75	PROFESSIONAL ETHICS	On completion of the course the students will be able to: 1. Develop the ethics of doing the practice and understand the importance of behavior in court and deal with the contempt.
42	81	LAW OF EVIDENCE	At the end of this course you will be able to: 1. Analyse the concept and nature of evidence. 2. Recognise the general principles and rules of evidence and in particular the rules as they apply to the conduct of a civil and criminal trial. 3. Analyse the framework of statutory and common law rules which provide the basis for the exclusion, and inclusion, of evidence.
43	82	HEALTH LAW	Two developments in the led to a marked increase in health related litigation. First was the establishment of consumer courts making the suing of doctors and hospitals for medical negligence and deficiency in service easier and cheaper. Second was the growth of public interest litigation, an expanded interpretation of the Right to Life as a fundamental right and one of its off shoots being the recognition of health and health care as a fundamental right. So entacted the different health related acts.
44	83	PENOLOGY AND VICTIMOLOGY	 On completion of the course the students will be able to: Analyse the divergent ways in which crime and punishment have been conceptualized in penology and victimology. Identify the underlying philosophical premises of the major traditions in penology and victimology. Analyse changing approaches to punishment and their effects on the treatment and management of criminals and crime victims. Evaluate the strengths and weaknesses, as well as

			the contemporary relevance, of major perspectives and theories in penology and victimology. 5. Analyse the changing paradigm and trends towards the control of crime and management of offenders in the context of the transformation of contemporary societies.
45	84	LAW ON CORPORATE FINANCE	Students should become: 1. knowledgeable about fundamentals of corporate
		TINANCE	finance and law governing corporate finance in India.
			2. insightful into various dimensions of corporate finance including various modes of corporate finance, their suitability and related rules and
			norms. 3. knowledgeable about rules and guidelines relating
1.0	0.5	A L TEDALATE	to protection of creditors and investors in India.
46	85	ALTERNATE DISPUTE RESOLUTION	1. Compare and contrast various legal implications of each method.
			2. Train participants to be effective Arbitrators,
			Conciliators and Mediators.
			3. Reduce the backing of pending cases
			4. Develop Case Management System.
			5. Reduce the time pendency of the litigations
47	91	PRINCIPLE OF	1. Income Tax Law students will develop the
		TAXATION LAW	following skills:
			2. Understand fundamental concepts of Indian income tax law.
			3. Research, analyse and evaluate income tax
			information and issues.
			4. Apply critical thinking and problem solving
			skills to resolve income tax issues.
			5. Communicate effectively orally income tax
			information and solutions to income tax
			issues.
			6. Communicate effectively in writing income
			tax information and solutions to income tax
48	92	LOCAL SELF	issues. After completion of the course,
40	92	GOVERNMENT-	After completion of the course,
		INCLUDING	1. The scholars shall be knowledgeable about
		PANCHAYAT	legislation relating to local self government and
		ADMINISTRATIO	panchayati raj in India.
		N	2. The scholars shall be able to identify and relate

			the various constitutional provisions with local self government and panchayati raj in India.
49	93	MEDIA AND LAW	On completion of this course, students are expected to be able to: 1. Discuss and evaluate ownership and accountability within the media industry. 2. Appraise the impact of regulatory mechanisms and the role of external agencies and judicial bodies in enforcing those mechanisms. 3. Analyse substantive legal issues pertaining to the control, content and dissemination of published material 4. Evince the ability to conduct critical legal analysis and evaluation within the field of media law
50	94	INSURANCE LAW	Students should become: 1. knowledgeable about fundamentals of Insurance and Insurance legislation in India. 2. insightful into various types of Insurance and related rules and regulations.
51	95	Moot Court Exercise and Internship	On successful completion of this course students will have: 1. Developed a knowledge and understanding of the basic principles and policies that influence the area of Indian law that is the subject matter of their moot; 2. Developed advanced problem solving skills in order to analyse complex fact scenarios in order to identify the relevant legal issues; 3. Developed the ability to locate, analyse, evaluate, and synthesise materials so as to be able undertake advanced legal research; 4. Developed the skills of written and oral advocacy; 5. Developed the ability to critically analyse legislation and case law; 6. Developed good inter-personal and communication skills to prepare written and oral presentations both independently and as a member of a team 7. Developed an understanding of the ethical issues and responsibilities that arise in the practice of law.
52	101	CIVIL PROCEDURE CODE AND	At the end of this course you will be able to: 1. Understand how civil procedure relates to the substantive civil law.

		LIMITATION	2. Understand the purpose of pleading.
		ACT	3. Explain the function and contents of a complaint
			and an answer
53	102	PROBATION	Students should become:
		AND PAROLE	
			1. knowledgeable about legal provisions concerning
			crime, punishment, probation and parole.
			2. Able to relate the various aspects of crime,
			punishment, probation and parole.
54	103	WOMEN AND	On completion of the course the students will be able to:
		CRIMINAL LAW	Understand the discrimination laid down as per the
			principle of equality among equals
55	104	INFORMATION	On completion of the course the students will be able to:
		TECHNOLOGY	1. Explore the legal and policy developments in
		LAW	various countries to regulate Cyberspace;
			2. Develop the understanding of relationship
			between commerce and cyberspace; and
			3. Give learners in depth knowledge of Information
			Technology Act and legal frame work of Right to
			Privacy, Data Security and Data Protection.
56	105	DRAFTING,	When students reach the legal practice course they should
		PLEADING AND	have developed a general critical approach to the new
		CONVEYANCE	law and to problem solving. The students would be able
			to present substantive law in the context of pleadings and
			conveyancing and to show how those transactions are
			influenced by the legal considerations. A well drafted
			document instantly attracts the attention of the court

LL.M. (Business Law) 2 YRS. PROGRAM

PROGRAM/PROGRAM SPECIFIC OUTCOMES

The expected program outcome for LL.M.(Business Law) includes:1. Demonstration of sound knowledge and understanding of substantive and procedural law.2. Demonstration of Analysis and Reasoning Skills, Leagal Problem Solving approach and written and oral communication in legal context.3. Exercise of professional and Ethical responsibilities.

S. NO.	COUR SE CODE	COURSE TITLE	COURSE/LEARNING OUTCOME
1	11	LAW AND SOCIAL TRANSFORMATI ON IN INDIA	After going through this course student shall be able to understand the Definition of Law, social change and social engineering. It also explain relationship of law with society and provides understanding to the students that how law effects social change with various examples. It also gives understanding to the students that how social change molds the law. This course enables the students about theory of social engineering as propounded by R Pound. And also provides various forms of social Change.
2	12	INDIAN CONSTITUTIONA L LAW: THE NEW CHALLENGES	 To make students aware of the nature of the Indian Constitution and provides students an insight towards new challenges. To understand that Indian Constitution possesses the characteristics of federal government. To understand the different aspects of relationship between the centre and states in various matters.
3	13	LAW OF INDUSTRIAL AND INTELLECTUAL PROPERTY	At the end of the course a student should have good knowledge and understanding of 1. The evolution and developement of intellectual property system in india 2. The course is an overview of the basic nature and concept of IP and its role in economy, the various

			kinds of IP and when they are protectable under
			law, the debates and discussions that are on-going
			in field of IPR.
4	14	INSURANCE	At the end of the course student have knowledge and
		LAW	understanding of the laws which form the background to
			the operation of insurance, the system within which these
			laws operate and the ability to apply knowledge and
			skills to simple situations relating to insurance. student
			should be able to:
			1. Understand basic legal concepts and general principles
			of law;
			2. Gain knowledge and understanding of the laws
			relevant to insurance;
			3. Gain knowledge and understanding of the system
			which applies these laws;
			4. Develop an analytical approach to the application of
			knowledge and skills to simple problems relating to
	21	HIDIOLAI	insurance.
5	21	JUDICIAL	On completion of this course, students will be able to
		PROCESS	describe legal theory from various perspectives or points
			of view, such as legal positivism, natural law,
			sociological jurisprudence and also gain to utilize a
			variety of perspectives on legal theory to analyze issues
			and problems of criminal and civil justice in history and
			contemporary society. critically review and analyze law
			and its operation in a heterogeneous liberal democracy
			with a focus on issues of diversity or equity, such as race,
			class/labor, gender. Also understand to integrate and
			synthesize knowledge of law and legal process with
			diverse and even conflicting perspectives on law to
			address problems in contemporary society.
6	22	LAW OF EXPORT IMPORT	After completion of this course students will be able to

		REGULATION	understand and to train them in export management
			including Trading Houses, Export Department of
			Companies, Development Authorities & Commodity
			Boards, Marine Insurance Companies, Export Processing
			Zones, Export Promotion Councils and Export Oriented
			Units etc. The course also equip students in Export-
			Import Management and to give students an advanced
			training in handling any trend, strategy or situation in the
			current scenario of national and international trade. The
			students prepares themselves to make a successful career
			in different departments of trade management.
			This particular course impart knowledge in the area of
			international trade and business, their employability in
			the filed of export-import sector/ international trade.
7	23	BANKING LAW	By the end of the course student will be Conversant with
			banking law's historic development and how it shaped
			today's bank regulatory regime. Student will be able to
			navigate the various overlapping legal and regulatory
			regimes applying to banks and bank holding companies.
			It provides Knowledge about the powers and functions
			of RBI .
8	24	PRACTICAL	Learning outcome:
		EXAMINATION	At the completion of the course, the scholars are expected
			to: 1. Have fundamental knowledge of doctrinal and
			non-doctrinal research.
			2. Develop the ability of framing the research
			methodology for conducting doctrinal and non-
			doctrinal research in Law Discipline.
			3. Be knowledgeable about the tools applicable for
			collecting the required information and data and
	1		

aid and equip them with teaching techniques in law. 19 31 LEGAL EDUCATION AND RESEARCH METHODOLOGY METHODOLOGY Below: And Research or to find out or to explore an unknown area in order to find an answer. It is a quest for acquiring knowledge. Research is a careful investigation or inquiry especially through search for new facts in any branch of knowledge. Legal Research imparts knowledge about research in law which deals with the principles of law and legal institutions. Students learn to discover new facts or to verify the existing facts, to propound a new legal concept or to analyse existing law and give suggestions for a new law. In order to carry out a		ı	T	
aid and equip them with teaching techniques in law. At the end of the course student should have a desire to search or to find out or to explore an unknown area in order to find an answer. It is a quest for acquiring knowledge. Research is a careful investigation or inquiry especially through search for new facts in any branch of knowledge. Legal Research imparts knowledge about research in law which deals with the principles of law and legal institutions. Students learn to discover new facts or to verify the existing facts, to propound a new legal concept or to analyse existing law and give suggestions for a new law. In order to carry out a research to completion successfully a researcher must be aware of the research methods i.e. the method of doing research. A research method is a systematised investigation to gain new knowledge about the phenomena or problems. It is the technique of conducting research and study of the technique of doing research is research methodology. In a broader sense the research methodology includes the research methods as well as the philosophy and practice of the whole research process. A good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an				their analysis.
At the end of the course student should have a desire to search or to find out or to explore an unknown area in order to find an answer. It is a quest for acquiring knowledge. Research is a careful investigation or inquiry especially through search for new facts in any branch of knowledge. Legal Research imparts knowledge about research in law which deals with the principles of law and legal institutions. Students learn to discover new facts or to verify the existing facts, to propound a new legal concept or to analyse existing law and give suggestions for a new law. In order to carry out a research to completion successfully a researcher must be aware of the research methods i.e. the method of doing research. A research method is a systematised investigation to gain new knowledge about the phenomena or problems. It is the technique of conducting research and study of the technique of doing research methodology includes the research methods as well as the philosophy and practice of the whole research process. A good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an				4. Generate the fundamental awareness about legal
At the end of the course student should have a desire to search or to find out or to explore an unknown area in order to find an answer. It is a quest for acquiring knowledge. Research is a careful investigation or inquiry especially through search for new facts in any branch of knowledge. Legal Research imparts knowledge about research in law which deals with the principles of law and legal institutions. Students learn to discover new facts or to verify the existing facts, to propound a new legal concept or to analyse existing law and give suggestions for a new law. In order to carry out a research to completion successfully a researcher must be aware of the research methods i.e. the method of doing research. A research method is a systematised investigation to gain new knowledge about the phenomena or problems. It is the technique of conducting research and study of the technique of doing research is research methodology includes the research methods as well as the philosophy and practice of the whole research process. A good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an				aid and equip them with teaching techniques in
Search or to find out or to explore an unknown area in order to find an answer. It is a quest for acquiring knowledge. Research is a careful investigation or inquiry especially through search for new facts in any branch of knowledge. Legal Research imparts knowledge about research in law which deals with the principles of law and legal institutions. Students learn to discover new facts or to verify the existing facts, to propound a new legal concept or to analyse existing law and give suggestions for a new law. In order to carry out a research to completion successfully a researcher must be aware of the research methods i.e. the method of doing research. A research method is a systematised investigation to gain new knowledge about the phenomena or problems. It is the technique of conducting research and study of the technique of doing research is research methodology. In a broader sense the research methodology includes the research methods as well as the philosophy and practice of the whole research process. A good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an				law.
Search or to find out or to explore an unknown area in order to find an answer. It is a quest for acquiring knowledge. Research is a careful investigation or inquiry especially through search for new facts in any branch of knowledge. Legal Research imparts knowledge about research in law which deals with the principles of law and legal institutions. Students learn to discover new facts or to verify the existing facts, to propound a new legal concept or to analyse existing law and give suggestions for a new law. In order to carry out a research to completion successfully a researcher must be aware of the research methods i.e. the method of doing research. A research method is a systematised investigation to gain new knowledge about the phenomena or problems. It is the technique of conducting research and study of the technique of doing research is research methodology. In a broader sense the research methodology includes the research methods as well as the philosophy and practice of the whole research process. A good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an	0	21	LECAL	At the end of the course student should have a decimal
AND RESEARCH METHODOLOGY METHO	9	31	LEGAL	
AND RESEARCH METHODOLOGY knowledge. Research is a careful investigation or inquiry especially through search for new facts in any branch of knowledge. Legal Research imparts knowledge about research in law which deals with the principles of law and legal institutions. Students learn to discover new facts or to verify the existing facts, to propound a new legal concept or to analyse existing law and give suggestions for a new law. In order to carry out a research to completion successfully a researcher must be aware of the research methods i.e. the method of doing research. A research method is a systematised investigation to gain new knowledge about the phenomena or problems. It is the technique of conducting research and study of the technique of doing research methodology includes the research methods as well as the philosophy and practice of the whole research process. A good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an			EDUCATION	-
METHODOLOGY METHO				order to find an answer. It is a quest for acquiring
knowledge. Legal Research imparts knowledge about research in law which deals with the principles of law and legal institutions. Students learn to discover new facts or to verify the existing facts, to propound a new legal concept or to analyse existing law and give suggestions for a new law. In order to carry out a research to completion successfully a researcher must be aware of the research methods i.e. the method of doing research. A research method is a systematised investigation to gain new knowledge about the phenomena or problems. It is the technique of conducting research and study of the technique of doing research is research methodology. In a broader sense the research methodology includes the research methods as well as the philosophy and practice of the whole research process. A good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an			AND RESEARCH	knowledge. Research is a careful investigation or inquiry
research in law which deals with the principles of law and legal institutions. Students learn to discover new facts or to verify the existing facts, to propound a new legal concept or to analyse existing law and give suggestions for a new law. In order to carry out a research to completion successfully a researcher must be aware of the research methods i.e. the method of doing research. A research method is a systematised investigation to gain new knowledge about the phenomena or problems. It is the technique of conducting research and study of the technique of doing research is research methodology. In a broader sense the research methodology includes the research methods as well as the philosophy and practice of the whole research process. A good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an			METHODOLOGY	especially through search for new facts in any branch of
and legal institutions. Students learn to discover new facts or to verify the existing facts, to propound a new legal concept or to analyse existing law and give suggestions for a new law. In order to carry out a research to completion successfully a researcher must be aware of the research methods i.e. the method of doing research. A research method is a systematised investigation to gain new knowledge about the phenomena or problems. It is the technique of conducting research and study of the technique of doing research is research methodology. In a broader sense the research methodology includes the research methods as well as the philosophy and practice of the whole research process. A good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an				knowledge. Legal Research imparts knowledge about
facts or to verify the existing facts, to propound a new legal concept or to analyse existing law and give suggestions for a new law. In order to carry out a research to completion successfully a researcher must be aware of the research methods i.e. the method of doing research. A research method is a systematised investigation to gain new knowledge about the phenomena or problems. It is the technique of conducting research and study of the technique of doing research is research methodology. In a broader sense the research methodology includes the research methods as well as the philosophy and practice of the whole research process. A good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an				research in law which deals with the principles of law
legal concept or to analyse existing law and give suggestions for a new law. In order to carry out a research to completion successfully a researcher must be aware of the research methods i.e. the method of doing research. A research method is a systematised investigation to gain new knowledge about the phenomena or problems. It is the technique of conducting research and study of the technique of doing research is research methodology. In a broader sense the research methodology includes the research methods as well as the philosophy and practice of the whole research process. A good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an				and legal institutions. Students learn to discover new
suggestions for a new law. In order to carry out a research to completion successfully a researcher must be aware of the research methods i.e. the method of doing research. A research method is a systematised investigation to gain new knowledge about the phenomena or problems. It is the technique of conducting research and study of the technique of doing research is research methodology. In a broader sense the research methodology includes the research methods as well as the philosophy and practice of the whole research process. A good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an				facts or to verify the existing facts, to propound a new
research to completion successfully a researcher must be aware of the research methods i.e. the method of doing research. A research method is a systematised investigation to gain new knowledge about the phenomena or problems. It is the technique of conducting research and study of the technique of doing research is research methodology. In a broader sense the research methodology includes the research methods as well as the philosophy and practice of the whole research process. A good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an				legal concept or to analyse existing law and give
aware of the research methods i.e. the method of doing research. A research method is a systematised investigation to gain new knowledge about the phenomena or problems. It is the technique of conducting research and study of the technique of doing research is research methodology. In a broader sense the research methodology includes the research methods as well as the philosophy and practice of the whole research process. A good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an				suggestions for a new law. In order to carry out a
research. A research method is a systematised investigation to gain new knowledge about the phenomena or problems. It is the technique of conducting research and study of the technique of doing research is research methodology. In a broader sense the research methodology includes the research methods as well as the philosophy and practice of the whole research process. A good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an				research to completion successfully a researcher must be
investigation to gain new knowledge about the phenomena or problems. It is the technique of conducting research and study of the technique of doing research is research methodology. In a broader sense the research methodology includes the research methods as well as the philosophy and practice of the whole research process. A good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an				aware of the research methods i.e. the method of doing
investigation to gain new knowledge about the phenomena or problems. It is the technique of conducting research and study of the technique of doing research is research methodology. In a broader sense the research methodology includes the research methods as well as the philosophy and practice of the whole research process. A good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an				research. A research method is a systematised
phenomena or problems. It is the technique of conducting research and study of the technique of doing research is research methodology. In a broader sense the research methodology includes the research methods as well as the philosophy and practice of the whole research process. A good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an				·
research and study of the technique of doing research is research methodology. In a broader sense the research methodology includes the research methods as well as the philosophy and practice of the whole research process. A good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an				
research methodology. In a broader sense the research methodology includes the research methods as well as the philosophy and practice of the whole research process. A good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an				
methodology includes the research methods as well as the philosophy and practice of the whole research process. A good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an				
philosophy and practice of the whole research process. A good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an				
good research method is crucial for conducting proper research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an				
research and getting useful results. This course is designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an				
designed to give an insight into the meaning and significance of research methods for legal research to the law students in contemporary times. It aims to provide an				
significance of research methods for legal research to the law students in contemporary times.It aims to provide an				
law students in contemporary times. It aims to provide an				
understanding of the various types of research methods				law students in contemporary times.It aims to provide an
				understanding of the various types of research methods

			and the different techniques of legal research and legal		
			writing with a view to equip the students for further		
			research in law.		
10	32	CORPORATE	Students should become:		
		FINANCE	1. knowledgeable about fundamentals of corporate		
			finance and law governing corporate finance in		
			India.		
			2. insightful into various dimensions of corporate		
			finance including various modes of corporate		
			finance, their suitability and related rules and		
			norms.		
			3. knowledgeable about rules and guidelines relating		
			to protection of creditors and investors in India		
			and corporate fund raising.		
11	33	LEGAL	On successful completion of this course, students will be		
		REGULATION QF	able to-		
		ECONOMIC	(a) Understand key issues and problems with respect to		
		ENTERPRISES	regulation, governance and policies for the Regulation of		
			economic activities.		
			(b) Understand and be able to apply key principles,		
			concepts and tools relevant to the economic regulation of		
			industries and capital issues.		
			(c) Be able to analyse different government policies		
			for regulation and reform of the public enterprises.		
			(d) Be able to explain the rationale for addressing		
			economic regulation issues.		

M.Phil (LAW) PROGRAM

PROGRAM/PROGRAM SPECIFIC OUTCOMES

M.Phil. being a research degree program, the students are expected to develop their research capabilities and skill by the time course is completed. These research abilities shall not only develop them in conducting theoretical/class room research, but by the completion of the program, they shall stand on the platform that makes them suitable candidate for professional/real life research relating to law and other professions. Further, they shall also develop their aptitude to be adaptable to academic and other related fields. Also, their thinking and analytical skills shall increase considerably, they shall also be knowledgeable about recent and emerging trends concerning Law discipline.

S. NO.	COUR SE CODE	COURSE TITLE	COURSE/LEARNING OUTCOME
1	11	Research Methodology	 At the completion of the course, the scholars are expected to: Have fundamental knowledge of conducting research work. Develop the ability of framing the research methodology for conducting research in Law Discipline. Be knowledgeable about the tools applicable for collecting the required information and data and their analysis. Generate the fundamental awareness about writing a research report.
2	12	Review of Published Research	At the completion of the course, the scholars are expected to: 1. Generate the ability to identify the various sources of literature review as applicable to his research work. 2. Generate the fundamental ability of conducting literature review for conducting research in Law Discipline. 3. Develop the ability of summarizing the findings on the basis of literature review conducted in course of conducting research in Law Discipline.
3	13	Computer Applications	At the completion of the course, the scholars are expected to: 1. Generate the ability to identify various operations

					and functions of computers which are useful in conducting research work.2. Generate the fundamental ability of using various operations and functions of computers in conducting research in Law Discipline.
4	14	Recent Law	Trends	n	At the completion of the course, the scholars are expected to be: 1. Knowledgeable about the various recent and emerging trends relating to Law Discipline. 2. Generate the fundamental ability of understanding the implications of recent and emerging trends on Law Profession, Society and related research and development.

Ph.D. (LAW) PROGRAM

PROGRAM/PROGRAM SPECIFIC OUTCOMES

M.Phil. being a research degree program, the students are expected to develop their research capabilities and skill by the time course is completed. These research abilities shall not only develop them in conducting theoretical/class room research, but by the completion of the program, they shall stand on the platform that makes them suitable candidate for professional/real life research relating to law and other professions. Further, they shall also develop their aptitude to be adaptable to academic and other related fields. Also, their thinking and analytical skills shall increase considerably, they shall also be knowledgeable about recent and emerging trends concerning Law discipline.

S. NO.	COUR SE CODE	COURSE TITLE	COURSE/LEARNING OUTCOME
1	11	Research	At the completion of the course, the scholars are expected
		Methodology	to: 5. Have fundamental knowledge of conducting
			research work.
			6. Develop the ability of framing the research
			methodology for conducting research in Law
			Discipline.
			7. Be knowledgeable about the tools applicable for

			collecting the required information and data and their analysis. 8. Generate the fundamental awareness about writing a research report.
2	12	Review of Published Research	At the completion of the course, the scholars are expected to: 4. Generate the ability to identify the various sources of literature review as applicable to his research work. 5. Generate the fundamental ability of conducting literature review for conducting research in Law Discipline. 6. Develop the ability of summarizing the findings on the basis of literature review conducted in course of conducting research in Law Discipline.
3	13	Computer Applications	 At the completion of the course, the scholars are expected to: 3. Generate the ability to identify various operations and functions of computers which are useful in conducting research work. 4. Generate the fundamental ability of using various operations and functions of computers in conducting research in Law Discipline.
4	14	Recent Trends in Law	At the completion of the course, the scholars are expected to be: 3. Knowledgeable about the various recent and emerging trends relating to Law Discipline. 4. Generate the fundamental ability of understanding the implications of recent and emerging trends on Law Profession, Society and related research and development.

School of Law

DEVI AHILYA UNIVERSITY

Programme/Program Specific outcomes and Course Outcomes

M.Phil (LAW) PROGRAM

PROGRAM/PROGRAM SPECIFIC OUTCOMES

M.Phil. being a research degree program, the students are expected to develop their research capabilities and skill by the time course is completed. These research abilities shall not only develop them in conducting theoretical/class room research, but by the completion of the program, they shall stand on the platform that makes them suitable candidate for professional/real life research relating to law and other professions. Further, they shall also develop their aptitude to be adaptable to academic and other related fields. Also, their thinking and analytical skills shall increase considerably, they shall also be knowledgeable about recent and emerging trends concerning Law discipline.

S. NO.	COUR SE CODE	COURSE TITLE	COURSE/LEARNING OUTCOME
1	11	Research Methodology	At the completion of the course, the scholars are expected to: 1. Have fundamental knowledge of conducting research work. 2. Develop the ability of framing the research methodology for conducting research in Law Discipline. 3. Be knowledgeable about the tools applicable for collecting the required information and data and their analysis. 4. Generate the fundamental awareness about writing a research report.
2	12	Review of Published Research	At the completion of the course, the scholars are expected to: 1. Generate the ability to identify the various sources of literature review as applicable to his research work.

			 Generate the fundamental ability of conducting literature review for conducting research in Law Discipline. Develop the ability of summarizing the findings on the basis of literature review conducted in course of conducting research in Law Discipline.
3	13	Computer Applications	At the completion of the course, the scholars are expected to: 1. Generate the ability to identify various operations and functions of computers which are useful in conducting research work. 2. Generate the fundamental ability of using various operations and functions of computers in conducting research in Law Discipline.
4	14	Recent Trends in Law	At the completion of the course, the scholars are expected to be: 1. Knowledgeable about the various recent and emerging trends relating to Law Discipline. 2. Generate the fundamental ability of understanding the implications of recent and emerging trends on Law Profession, Society and related research and development.

School of Law

DEVI AHILYA UNIVERSITY

Programme/Program Specific outcomes and Course Outcomes

Ph.D. (LAW) PROGRAM

PROGRAM/PROGRAM SPECIFIC OUTCOMES

M.Phil. being a research degree program, the students are expected to develop their research capabilities and skill by the time course is completed. These research abilities shall not only develop them in conducting theoretical/class room research, but by the completion of the program, they shall stand on the platform that makes them suitable candidate for professional/real life research relating to law and other professions. Further, they shall also develop their aptitude to be adaptable to academic and other related fields. Also, their thinking and analytical skills shall increase considerably, they shall also be knowledgeable about recent and emerging trends concerning Law discipline.

S. NO.	COUR SE CODE	COURSE TITLE	COURSE/LEARNING OUTCOME
1	11	Research Methodology	At the completion of the course, the scholars are expected to: 1. Have fundamental knowledge of conducting research work. 2. Develop the ability of framing the research methodology for conducting research in Law Discipline. 3. Be knowledgeable about the tools applicable for collecting the required information and data and their analysis. 4. Generate the fundamental awareness about writing a research report.
2	12	Review of Published Research	At the completion of the course, the scholars are expected to: 1. Generate the ability to identify the various sources of literature review as applicable to his research work.

			 Generate the fundamental ability of conducting literature review for conducting research in Law Discipline. Develop the ability of summarizing the findings on the basis of literature review conducted in course of conducting research in Law Discipline.
3	13	Computer Applications	At the completion of the course, the scholars are expected to: 1. Generate the ability to identify various operations and functions of computers which are useful in conducting research work. 2. Generate the fundamental ability of using various operations and functions of computers in conducting research in Law Discipline.
4	14	Recent Trends in Law	At the completion of the course, the scholars are expected to be: 1. Knowledgeable about the various recent and emerging trends relating to Law Discipline. 2. Generate the fundamental ability of understanding the implications of recent and emerging trends on Law Profession, Society and related research and development.
