# UNIVERSITY COLLEGE OF LAW MOHANLAL SUKHADIA UNIVERSITY, UDAIPUR 



## SYLLABUS

(Session 2017-18)
LL.B. THREE YEAR COURSE

# MOHANLAL SUKHADIA UNIVERSITY, UDAIPUR <br> FACULTY OF LAW <br> FIRST YEAR BACHELOR OF LAWS 

(Session 2017-18)
PAPER - I (PAPER CODE - 6000) : (PAPER NAME - LEGAL LANGUAGE INCLUDING
GENERAL ENGLISH)

## Qualifying Paper :

Max. Marks: 100
Min. Marks: 36
Note: The marks of this paper will not be added in computing the percentage of the LL.B. Exam. This paper is compulsory and has to be qualified only with at least 36 marks out of 100 .
(A) VOCABULARY

1. Use of Legal Phrases and terms (list of legal terms given below)
2. Pair of Words.
3. One word substitution.
4. Latin Maxims (Listed Below).
(B) COMPREHENSIVE SKILLS
5. Common Logical Fallacies
(a) Valid rules of syllogism.
(b) Syllogistic Fallacies.
6. Other type of material or verbal fallacies.

Comprehension of legal tests: Reading Materials, The prescribed leading cases.

## (C) COMPOSITION SKILLS

1. U se of Cohesive devices (Legal Drafting).
2. Precise Writing.
3. Brief writing and drafting of reports; Letters and Applications.
4. Essay writing and topics of legal interest.
5. Varieties of sentence structure and verb patterns.
6. Translation (English to Hindi \& Hindi to English)

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

| Abet | Abstain | Accomplice |
| :--- | :--- | :--- |
| Act of God | Actionable | Accused |
| Adjournment | Adjudication | Admission |
| Affidavit | Amendment | Appeal |
| Acquittal | Article | Assent |
| Attested | Attornment | Averment |
| Bail | Bailment | Citation |
| Clause | Coercion | Code |
| Congnizable | Confession | Compromise |
| Consent | Conspiracy | Contempt |
| Contingent | Contraband | Conviction |
| Convention | Corporate | Custody |
| Damages | Decree | Defamation |
| Defence | Estoppel | Eviction |
| Executive | Ex-parte | Finding |
| Floating Charge | Franchise | Fraud |
| Frustration | Good Faith | Guardian |
| Habeas Corpus | Hearsay | Homicide |
| Hypothecation | Illegal | Indemnity |
| Inheritance | Bench | Bill |


| Bill of Rights | Blockage | Bonafide |
| :--- | :--- | :--- |
| By Laws | Capital | Punishment Charge |
| Chattles | Justiciable | Legislation |
| Legitimacy | Liability | Liberty |
| Licence | Lieu | Liquidation |
| Maintenance | Malafide | Malfiesance |
| Minor | Misfeasance | Mortgage |
| Murder | Negligence | Negotiable |
| Instruments | Neutrality | Non-feasence |
| Notification | Novation | Nuisance |
| Oath | Obscence | Offender |
| Order | Ordinance | Over-rule |
| De-facto | De Jure | Deposit |
| Detention | Discretion | Distress |
| Earnest Money | Enact | Enforceable |
| Equality | Partition | Perjury |
| Petition | Plaintiff | Pledge |
| Preamble | Pre-emption | Prescription |
| Presumption | Privilege | Privity |
| Prize | Process | Promissory note |
| Proof | Proposal | Prosecution |
| Provision | Ratify | Receiver |
| Redemption | Reference | Regulation |
| Remand | Remedy | Rent |
| Repeal | Res-judicata | Respondent |
| Institute | Insurance | Intestate |
| Issue | Judgement | Judicial |
| Jurisdiction | Justice | Restitution |
| Rule | Ruling | Schedule |
| Section | Settlement | Sovereignity |
| Specific Performance | Stamp Duty | Status Quo |
| Statute | Stay of Execution | Succession |
| Summons | Surety | Tenant |
| Testator | Testatrix | Title |
| Tort | Trade mark | Treason |
| Treaty | Trespass | Trial |
| Tribunal | Trust | Ultra vires |
| Undue Influence | Usage | Valid |
| Verdict | Vested | Violate |
| Vis-major | Void | Voidable |
| Wager | Waiver | Warrant |
| Warrantly | Writ |  |
|  |  |  |
|  |  | Wrong |

## LIST OF LATIN MAXIMS

1. Ab initio (from the veris beginning)
2. Action personails moritur cum persona (Personal light by action dies with the person)
3. Actis Curace Neminem gravabit (an act of the court shall prejudice no one)
4. Actus non facit reum, nisi mens sit rea (the act itself does not constitute guilt unless done with a guilty intent)
5. Actus reus (wrong dul set)
6. ad interim (in the mean time)
7. ad Iitam (for the suit)
8. ad valoram (according to the value)
9. Alibi (pleas of being elsewhere)
10. amicus curie (friend of the court)
11. lanimus (intention)
12. audi alteram (here the other side)
13. Caveat emptor (buyer beware)
14. Consensus all idem (agreement by two persons upon the same thing $m$ the same sense)
15. Damnum sine injuria (damage without injury)
16. de facto (in fact)
17. de jure (in law)
18. de minimis non-curallax (the law takes no account of trifling matters).
19. decree nisi (a decree which takes effect after a specified period)
20. delegates non-protest delegate (a delegated power cannot be further delegated).
21. doll in capax (in capable in malice)
22. denatio mortis causa (gift by a person on the death bad)
23. ejusdem generic (oth the same category)
24. eminent domain (the supreme rights)
25. ex-officio (by virture of an office)
26. ex-parte (not in the presence of the opposite party)
27. ex-post facto (by subsequent act)
28. factum valet (the fact which cannot be altered)
29. fait accompli ( an accomplished fact)
30. ignorentia legis neminem excusat (ignorance of law is no excuse)
31. in parti material (in an analogous case, cause of position)
32. interest re publicate ut sit finis litium (it is in the interest of the republic that then should be an end of law suit)
33. injuria sine damnum (injury without damage)
34. intravires (within the powers)
35. jus turti (the right of a third party)
36. lis pendens (pending suit)
37. mens reaa (a guilty mind)
38. mesne profits (the profit received by a person on wrongful possession)
39. nemo dat quod non habet (no man can transfer better title than he himself has)
40. nemo degat bis vexari p;ro una et eadim cavsa (no man be twice vexed for the same cause)
41. memo in propria cause judres esse debet (no one ought to be judge in his own cause)
nile prosequi (to be unwilling to prosecute)
42. obiter dicta (an opinion of law not necessary to the decision)
43. onus probandi (the burden of proof)
44. pacta sunt servanda (pacts must be respected)
45. pendents lite (during litigation)
46. per capita (counting heads)
47. per incuriam (through inadvertence or carelessness)
48. per stripes (by stocks)
49. planum dominium (full stocks)
50. pro bone punlico (for the public good)
51. ratio decidendi (grounds for decision, principles of the case)
52. res gestae (connected facts forming the part of the same transaction)
53. res ispa loquitur (the thing speaks for itself)
54. res judicata (a matter already adjudicated upon)
55. res nullious (an ownerless thing)
56. rule nisi (a rule or order upon condition that is to become absolute when cause is shown to the contrary)
57. status quo (existing position)
58. sub judice (in course of adjudication)
59. sui juris (of ones own right)
60. suo moto (of ones own accord)
61. ubi jus ibi remedium (where there is a right, there is a remedy)
62. ultra vires (beyond the powers)
63. Volenti non fit injuria (risk taken voluntarily is not actionalbel)

## SUGGESTED READINGS :

1. Glanvile William
: Learning of Law
2. Wren and Martin : English Grammer
3. Ganga Sahai Sharma : Fundamentals of leal writing
4. Hindi-English Legal : Vidhi Shaitya Prakashan,

Glossory
5. David Green
6. Inshtique Abidi
7. Venkataramia
8. Richard v. Wydict

Govt. of India, New Delhi (India)
: Contemporary English Grammer-Structure and Composition
: Law and Language
: Law Lexicon \& Legal Maxims
: Plain English for Lawyers

