**PROJECT TOPICS**

**SESSION 2020-2021 (AUG – DEC, 2020)**

**5YRS BA/BBA/B.COM LL.B SEMESTER VII**

**LABOUR AND INDUSTRIAL LAW –II**

**5 YEAR B.A. LL.B. SEM VII (SEC-A)**

|  |  |
| --- | --- |
| **NAME OF STUDENTS** | **TOPICS** |
| REJAUL ANSARI | DEVELOPMENT OF TRADE UNION LAWS IN INDIA |
| ROHIT ANSARI |  BOKAJAN CEMENT CORP. EMPLOYEES’ UNION V. CEMENT CORP. OF INDIA: ANALYSE |
| SUSMITA ROY | FUNCTIONS OF THE REGISTRAR OF TRADE UNIONS IN INDIA |
| PRABHAT SINGHA |  IMMUNITES AVAILABLE TO A REGISTERED TRADE UNION IN INDIA |
| BIKASH PRASAD |  COLLECTIVE BARGAINING AND TRADE DISPUTES IN INDIA |
| PREMIKA MUNDA | FIXATION OF MINIMUM RATES OF WAGES AND BREIF STUDY ON WAGE STRUCTURE IN INDIA |
| RINILA BAGCHI |  MULTIPLICITY OF TRADE UNION IN INDIA: AN ANALYSIS |
| BIPIN KUMAR MAHATO |  OBJECT AND SCOPE OF THE EMPLOYEES PROVIDENT FUNDS ACT, 1952 |
| AJBIN RAI | CONSTITUTION, POWERS AND DUTIES OF MEDICAL BENEFIT COUNCIL UNDER ESI ACT, 1948 |
| MD. SHAKEEL | BENEFITS AVAILABLE UNDER ESI ACT, 1948 |
| JYOTIRMOY JHA | CIVIL CONSPIRACY AND THE LIABLITY OF TRADE UNION: A CRITICAL ANALYSIS |
| SHIKSHA MUKHIA |  POLITICISATION OF TRADE UNION: A CRITICAL ANALYSIS. |
| TASHI TOBDEN | CONSTITUTIONAL VALIDITY AND NEW ASPECT OF MINIMUM WAGES ACT, 1948 |
| HASAN SHADAB | PROCEDURE FOR REGISTRATION OF TRADE UNION IN INDIA |
| SUDHA HELA |  CONSTITUTION, POWER AND FUNCTIONS OF STANDING COMMITTEE UNDER EMPLOYEES STATE INSURANCE ACT, 1948 |
| NISHA SINGH |  ILO CONVENTION RELATING TO TRADE UNION LAW: A CRITICAL ANALYSIS. |
| BAGMI DEY |  COMPARATIVE ANALYSIS ON BRITISH AND INDIAN TRADE UNION MOVEMENT. |
| SONKU KUMAR SINHA | COMAPARTIVE ANSLYSIS OF THE CONCEPT OF COLLECTIVE BARGAGING IN INDIA AND USA |
| SWARNALI BHOWMICK |  POWERS AND FUNCTIONS OF EMPLOYEES PROVIDENT FUNDS APPELLATE TRIBUNAL |
| MAGHNA THAKUR | TRADE UNION IMMUNITIES: A CRITICAL ANALYSIS |
| KALPITA SAHA | PROVIOSN OF DECLARATION OF THE RIGHTS OF CHILD, 1959 WITH SPECIAL REFERENCE TO THE CHILD LABOUR.  |
| PRIYA AGARWAL | COMPARATIVE ANALYSIS.OF EMPLOYEES PROVIDENT FUND SCHEMES OF INDIA AND USA  |
| RIYA SARKAR |  PROHIBTION OF CHILDREN IN CERTAIN OCCUPATIONS AND PROCESSES IN INDIA |
| PRIYA ROY |  PENALTIES FOR CERTAIN OFFENCES UNDER THE EMPLOYEES STATE INSURANCE ACT, 1948. |
| ANJANA RAI | REGULATION OF CONDITIONS OF WORK OF CHILDREN IN INDIA |
| SANGITA SAH |  INTERNATIONAL CONVENTION ON THE RIGHTS OF THE CHILD, 1989 |
| RITUPARNA SAHA | VARIOUS AUTHORITIES UNDER THE EMPLOYEES PROVIDENT FUNDS ACT, 1952 |
| SURYYA SEKHAR DAS | EMPLOYEES DEPOSIT LINKED INSURANCE SCHEME: A REVIEW |
| NOAMI CHETTRI | ILO CONVENTION RELATING TO EMPLOYEES STATE INSURANCE CORPORATION: A CRITICAL ANALYSIS |
| JAYEESHA TALUKDAR |  AMALGAMATION OF TRADE UNIONS |
| SILPI BASU |  RECOGNITION OF TRADE UNIONS |
| KULDEEP THAKUR |  CONSTITUTION, POWER AND FUNCUTIONS OF CHILD LABOUR TECHNICAL ADVISORY COMMITTEE |
| NABA KUMAR SAHA | DEVELOPMENT OF TRADE UNION LAWS IN INDIA |
| BITTU GUPTA |  BOKAJAN CEMENT CORP. EMPLOYEES’ UNION V. CEMENT CORP. OF INDIA |
| ABHIJEET KUMAR DAS |  FUNCTIONS OF THE REGISTRAR OF TRADE UNIONS IN INDIA |
| SANJUKTA SINGHA ROY | PENALTIES FOR CERTAIN OFFENCES UNDER THE EMPLOYEES PROVIDENT FUNDS ACT, 1952 |
| ISHANI MANDAL | RIGHT OF APPEAL AGAINST THE DECISION OF THE REGISTRAR |
| SHISHAM PRADHAN | AMALGAMATION OF TRADE UNIONS IN INDIA |
| PRITAM SAHA |  RECOGNITION OF TRADE UNIONS IN INDIA |
| ANGELA BHATTACHARYYA | PENALTIES FR OFFENCES UNDER THE CHILD LABOUR (PROHIBITION) ACT, 1986 |
| RAJJAK HOSSEN |  HEMENDRA BHAI V. STATE OF CHATTISGARH |
| KIRTIKA DEB |  NE RAILWAY EMPLOYEES’ UNION, GORAKHPUR V. DPTY. LABOUR COMMISSIONER, GORAKHPUR |
| ARATI SHA  |  COLLECTIVE BARGAINING AND TRADE DISPUTES |
| BINDU KARMAKAR |  CONSTITUTIONAL VALIDITY OF MINIMUM WAGES: A CRITICAL ANALYSIS. |
| SHREYASEE DAS |  IMMUNITES AVAILABLE TO A REGISTERED TRADE UNION |
| SACHIN DEY | HISTORICAL BACKGROUND, OBJECT AND REASONS BEHINDS ENACTMENT OF THE MINIMUM WAGES ACT,1948 |
| SUVENDU SARKAR |  PENALTIES FOR CERTAIN OFFENCES UNDER THE MINIMUM WAGES ACT, 1948 |
| ROHIT KUMAR GUPTA |  STANDING COMMITTEE UNDER ESI ACT, 1948 |

**5 YEAR B.A. LL.B. SEM VII (SEC-B)**

|  |  |
| --- | --- |
| **NAME OF STUDENTS** | **TOPICS** |
| SHUBHANGI JHA |  CONSTITUTION, POWER AND FUNCTIONS OF STANDING COMMITTEE UNDER ESI ACT, 1948 |
| ANUPAMA KUMARI |  BENEFITS AVAILABLE UNDER ESI ACT, 1948 |
| PRAGYA GUPTA | THE DECLARATION OF THE RIGHTS OF CHILD, 1959: A ANALYSIS |
| SWARAJ THAKUR |  CONSTITUTION, POWER AND FUNCTIONS OF MEDICAL BENEFIT COUNCIL UNDER ESI ACT |
| RITTIKA PROSAD |  HISTORICAL BAKGROUND, OBJECT AND SCOPE OF THE EMPLOYEES PROVIDENT FUNDS ACT, 1952 |
| AMRIT SHARMA |  DISCUSS THE OBJECT AND REASONS BEHIND ENACTMENT OF THE MINIMUM WAGES ACT, 1948. |
| KISHORE KUMAR SARKAR |  ILO CONVENTION RELATING TO EMPLOYEES STATE INSURANCE CORPORATION: A CRITICAL ANALYSIS |
| AAYESHA GURUNG |  IMMUNITES AVAILABLE TO A REGISTERED TRADE UNION |
| SUSHREETA PAUL |  EMPLOYEES INSURANCE COURT: ANALYSE ANY 5 LEADING JUDEMENTS OF THE ESI COURT. |
| NISHAL RAI |  OVERVEIW OF DECLARATION OF THE RIGHTS OF CHILD, 1959 |
| NITISHA TAMANG |  COMPARATIVE ANALYSIS ON BRITISH AND INDIAN TRADE UNION MOVEMENT. |
| JARED CHETTRI | COMPARATIVE ANALYSIS OF THE CONCEPT OF COLLECTIVE BARGAGING IN INDIA AND USA |
| FALGUNI BARMAN |  HISTORICAL BACKGROUND, OBJECT AND SCOPE OF THE EMPLOYEES PROVIDENT FUNDS ACT, 1952 |
| RUCHIKA LAMA | EMPLOYEES PENSION SCHEME: A REVIEW |
| DIPESH MAHAT |  PENALTIES FOR CERTAIN OFFENCES UNDER THE EMPLOYEES PROVIDENT FUNDS ACT, 1952 |
| MUSKAN AGARWAL |  CONSTITUTION, POWER AND FUNCTIONS OF EMPLOYEES PROVIDENT FUNDS APPELLATE TRIBUNAL. |
| SURABHI SEDHAIN |  OVERVIEW OF INTERNATIONAL CONVENTION ON THE RIGHTS OF THE CHILD, 1989 |
| SUSHMITA DEVI |  PROHIBTION OF CHILDREN IN CERTAIN OCCUPATIONS AND PROCESSES IN INDIA |
| MERIKA RAI |  CONSTITUTION, POWER AND FUNCTIONS OF CHILD LABOUR TECHNICAL ADVISORY COMMITTEE |
| AISHWARYA AGARWAL |  DISCUSS THE OBJECT AND SCOPE OF THE CHILD LABOUR (PROHIBITION) ACT, 1986 |
| PRIYANKA GUPTA |  FIXATION OF MINIMUM RATES OF WAGES AND BREIF STUDY ON WAGE STRUCTURE IN INDIA. |
| ANISHA PRASAD |  DISCUSS THE OBJECT AND SCOPE OF THE CHILD LABOUR (PROHIBITION) ACT, 1986 |
| ASHWIN RESHMI |  OUTSIDER AS OFFICE BEARER OF REGISTERED TRADE UNION: ANALYSE |
| KAUSHIK CHETTRI |  PENALTIES FOR OFFENCES UNDER THE CHILD LABOUR (PROHIBITION) ACT, 1986 |
| NILANJAN ROY |  REGULATION OF CONDITIONS OF WORK OF CHILDREN |
| SUBNUR KHATUN | STANDARD CHARTERED BANK V. HINDUSTAN ENGINEERING AND GENERAL MAZDOOR UNION |
| SAMIKCHA PRADHAN | FUNCTIONS, POWERS, DUTIES AND JURISDICTION OF VARIOUS AUTHORITIES UNDER THE EMPLOYEES PROVIDENT FUNDS ACT, 1952 |
| DURGA LAMA |  MULTIPLICITY OF TRADE UNION: ANALYSE |
| RAMAN PRASAD | IMMUNITES AVAILABLE TO A REGISTERED TRADE UNION |
| SILPA THAPA | COLLECTIVE BARGAINING AND TRADE DISPUTES |
| WANGDI LAMA |  PROCEDURE FOR REGISTRATION OF TRADE UNION |
| RAJANI PRADHAN |  DEVELOPMENT OF TRADE UNION LAWS IN INDIA |
| SNEHA SHANKAR | BENEFITS AVAILABLE UNDER ESI ACT, 1948 |
| PIU DEY | CIVIL CONSPIRACY AND THE LIABLITY OF TRADE UNION: A CRITICAL ANALYSIS |
| KANIKA ROY  | POLITICISATION OF TRADE UNION: A CRITICAL ANALYSIS. |
| DIKSHA CHHETRI | RIGHT OF APPEAL AGAINST THE DECISION OF THE REGISTRAR: AN ANALYTICAL STUDY |
| N.NGANTHOYBI SINGHA | RIGHT TO STRIKE BY WORKMAN VIS-À-VIS FUNDAMENTAL RIGHT TO DEMAND IN INDIA |
| SAMPARNA CHETTRI |  PENALTIES FOR CERTAIN OFFENCES UNDER THE ESI ACT, 1948. |
| PRIYA DAS |  BENEFITS AVAILABLE UNDER ESI ACT, 1948: A BRIEF ANALYSIS |
| NEHA SAHANI |  A REVIEW OF THE SOCIO-ECONOMIC STATUS OF CHILD LABOUR IN COUNTRIES WITH BELOW POVERTY LEVEL. |
| SWEATA THAKURI |  OBJECT AND SCOPE OF THE EMPLOYEES PROVIDENT FUNDS ACT, 1952 |
| ARJUN TAK | DOES CHILD LABOUR IMPROVE SOCIO-ECONOMIC CONDITIONS OF THE COUNTRY: AN ANALYSIS |
| PRAYASH TAMANG | LABOUR LAWS AND PROTECTION OF WOMEN |
| ROHAN NIROULA | ABOLITION OF BONDED LABOUR SYSTEM IN INDIA: AN ANALYSIS. |
| AMAN THAPA | BONDED LABOR IN INDIA: ITS INCIDENCE AND PATTERN |
| SANKHA SUVRA PRAMANIK | MIGRATION AND HUMAN DEVELOPMENT IN INDIA |
| AVISHEK RAJ THAKUR | LABOUR MIGTATION AND POVERTY GROWTH IN INDIA. |

**5 YEAR B.B.A. LL.B. SEM VII**

|  |  |
| --- | --- |
| **NAME OF THE STUDENT** | **TOPICS** |
| ROSS TAMANG |  MULTIPLICITY OF TRADE UNION IN INDIA: AN ANALYSIS. |
| JOYEETA ROY | IMMUNITES AVAILABLE TO A REGISTERED TRADE UNION IN INDIA |
| ANIL SUBBA | COLLECTIVE BARGAINING AND TRADE DISPUTES IN INDIA |
| PRASITA CHETTRI |  PROCEDURE FOR REGISTRATION OF TRADE UNION |
| SHILPI DHAR |  DEVELOPMENT OF TRADE UNION LAWS IN INDIA |
| SUBHRADEEP DAS | BENEFITS AVAILABLE UNDER ESI ACT, 1948 |
| GULNEHAR BANU | CIVIL CONSPIRACY AND THE LIABLITY OF TRADE UNION: A CRITICAL ANALYSIS |
| LHADEN LEPCHA |  POLITICISATION OF TRADE UNION: A CRITICAL ANALYSIS. |
| SWETA UPADHYAY | RIGHT OF APPEAL AGAINST THE DECISION OF THE REGISTRAR: ANALYSE |
| SEHNAZ KHATOON | RIGHT TO STRIKE BY WORKMAN IN LIGHT OF FUNDAMENTAL RIGHTS. |
| SULOCHANA THAPA |  PENALTIES FOR CERTAIN OFFENCES UNDER THE ESI ACT, 1948. |
| MHENDUP DORJI MOKTAN |  BENEFITS AVAILABLE UNDER ESI ACT, 1948: A BRIEF ANALYSIS |
| SIGNORA KHAWAS (BHUJEL) |  A REVIEW OF THE SOCIO-ECONOMIC STATUS OF CHILD LABOUR IN POOR COUNTRIES |
| SUBHANKAR PAUL |  OBJECT AND SCOPE OF THE EMPLOYEES PROVIDENT FUNDS ACT, 1952 |
| SUDARSHAN KARKI | DOES CHILD LABOUR IMPROVE SOCIO-ECONOMIC CONDITIONS OF THE COUNTRY: ANALYSE  |
| RITWIKA GHOSH | LABOUR LAWS AND PROTECTION OF WOMEN IN INDIA |
| LIPIKA SARKAR | ABOLITION OF BONDED LABOUR SYSTEM IN INDIA: AN ANALYSIS. |
| SHAIKH HEENA YASMIN GULAMMUSTAFA | BONDED LABOR IN INDIA: ITS INCIDENCE AND PATTERN |
| DEVJANI ROY | MIGRATION OF LABOUR VIS-À-VIS HUMAN RIGHTS IN INDIA: A STUDY OF THE SITUATION DURING COVID-19 PANDEMIC |
| SHYAMALI MITRA | LABOUR MIGTATION AND POVERTY GROWTH IN INDIA: A STUDY OF THE SITUATION DURING COVID-19 PANDEMIC |
| RUMA MINJ |  ILO CONVENTION RELATING TO EMPLOYEES STATE INSURANCE CORPORATION: A CRITICAL ANALYSIS |
| BARBEE BANIK |  IMMUNITES AVAILABLE TO A REGISTERED TRADE UNION |
| FATEMA KHATUN |  EMPLOYEES INSURANCE COURT: AN ANALYSIS OF ITS FUNCTIONING |
| RATNADEEP BOSE |  DECLARATION OF THE RIGHTS OF CHILD, 1959 |
| PRIYANKA AGARWALA |  COMPARATIVE ANALYSIS ON BRITISH AND INDIAN TRADE UNION MOVEMENT. |
| TRISHANTA BHOWMICK | COLLECTIVE BARGAGING IN INDIA AND USA |
| TANOY ROY |  HISTORICAL BACK GROUND, OBJECT AND SCOPE OF THE EMPLOYEES PROVIDENT FUNDS ACT, 1952. |
| ARUNANGSU CHANDA | EMPLOYEES PENSION SCHEME: A REVIEW |
| SAPNA KUMARI JHA |  PENALTIES FOR CERTAIN OFFENCES UNDER THE EMPLOYEES PROVIDENT FUNDS ACT, 1952 |
| TIYASHA SAHA |  CONSTITUTION, POWER AND FUNCTIONS OF EMPLOYEES PROVIDENT FUNDS APPELLATE TRIBUNAL . |
| **5 YEAR B.COM. LL.B. SEM VII** |
| **NAME OF THE STUDENT** | **TOPICS** |
| AMRIT CHETTRI |  INTERNATIONAL CONVENTION ON THE RIGHTS OF THE CHILD, 1989: A REVIEW |
| BARSHA TAMANG | PROHIBTION OF CHILDREN IN CERTAIN OCCUPATIONS AND PROCESSES |
| DIVYA GUPTA | CONSTITUTION, POWER AND FUNCTIONS OF CHILD LABOUR TECHNICAL ADVISORY COMMITTEE |
| AMIT SIKHWAL | HISTORICAL BACKGROUND, OBJECT AND SCOPE OF THE CHILD LABOUR (PROHIBITION) ACT, 1986 |
| BABLU ROY | FIXATION OF MINIMUM RATES OF WAGES AND BREIF STUDY ON WAGE STRUCTURE. |
| DIWAS GUPTA | HISTORICAL BACKGROUND, OBJECT AND SCOPE OF THE CHILD LABOUR (PROHIBITION) ACT, 1986 |
| PALLAV SHARMA | OUTSIDER AS OFFICE BEARER OF REGISTERED TRADE UNION. |
| DIPAYAN NANDI | PENALTIES FR OFFENCES UNDER THE CHILD LABOUR (PROHIBITION) ACT, 1986 |
| AMIT RAJ |  REGULATION OF CONDITIONS OF WORK OF CHILDREN |
| VINISHA JETHWANI | STANDARD CHARTERED BANK V. HINDUSTAN ENGINEERING AND GENERAL MAZDOOR UNION |
| RUCHIKA JAIN | VARIOUS AUTHORITIES UNDER THE EMPLOYEES PROVIDENT FUNDS ACT, 1952: FUNCTIONS, POWERS, DUTIES AND JURISDICTION. |
| PULKIT THAKUR |  MULTIPLICITY OF TRADE UNION. |
| NEHA SHARMA | IMMUNITES AVAILABLE TO A REGISTERED TRADE UNION |
| SHANTI GUPTA | CIVIL CONSPIRACY AND THE LIABLITY OF TRADE UNION FUND. |
| ANTARA BISWAS |  POLITICISATION OF TRADE UNION: A CRITICAL ANALYSIS. |
| ANGIKAR SENGUPTA | CONSTITUTIONAL VALIDITY AND NEW ASPECT OF MINIMUM WAGES ACT. |
| SUBHAJYOTI GHOSH | PROCEDURE FOR REGISTRATION OF TRADE UNION |
| RAKESH MAHATO | CONSTITUTION POWER AND FUNCTIONS OF  STANDING COMMITTEE UNDER ESI ACT, 1948 |
| RAM CHHETRI |  ILO CONVENTION RELATING TO TRADE UNION LAW: A CRITICAL ANALYSIS. |
| BICKEY SHARMA |  COMPARATIVE ANALYSIS ON BRITISH AND INDIAN TRADE UNION MOVEMENT. |
| ARTI SHARMA | COLLECTIVE BARGAGING IN INDIA AND USA |
| PRATISODH PRADHAN |  EMPLOYEES PROVIDENT FUNDS APPELLATE TRIBUNAL |
| PALLAVI RANJAN | TRADE UNION IMMUNITIES: A CRITICAL ANALYSIS. |
| YACHIKA JHANWAR | OVERVIEW OF DECLARATION OF THE RIGHTS OF CHILD, 1959 |
| DIPANKAR ROY | COMPARATIVE ANALYSIS. OF EMPLOYEES PROVIDENT FUND SCHEMES INDIA AND USA  |
| SOUMYAJIT PAUL |  PROHIBTION OF CHILDREN IN CERTAIN OCCUPATIONS AND PROCESSES IN INDIA |
| JAGRITI KUMARI SINGH |  PENALTIES FOR CERTAIN OFFENCES UNDER THE EMPLOYEES STATE INSURANCE ACT, 1948. |
| SHRADHA RAI | REGULATION OF CONDITIONS OF WORK OF CHILDREN |
| PRACHI GUPTA |  OVERVEIW OF INTERNATIONAL CONVENTION ON THE RIGHTS OF THE CHILD, 1989 |
| ARINA BRAHMAN | POWE AND FUNCTIONS OF VARIOUS AUTHORITIES CONSTITUTED UNDER THE EMPLOYEES PROVIDENT FUNDS ACT, 1952 |
| DEEP TAMANG | EMPLOYEES DEPOSIT LINKED INSURANCE SCHEME: A REVIEW |
| ROHAN BARDHAN | ILO CONVENTION RELATING TO EMPLOYEES STATE INSURANCE CORPORATION: A CRITICAL ANALYSIS |

**CIVIL PROCEDURE CODE**

**5 YEAR B.A. LL.B SEM VII (SEC-A)**

|  |  |
| --- | --- |
| **NAME OF THE STUDENTS** | **TOPIC** |
| REJAUL ANSARI | RES SUB JUDICE & RES JUDICATA: RATIONALE AND SCOPE |
| ROHIT ANSARI | AN ELABORATIVE UNDERSTANDING OF VARIOUS STAGES OF CIVIL SUITS |
| SUSMITA ROY | PROBLEMS WITH INDIAN CIVIL JUSTICE SYSTEM AND REMEDIES |
| PRABHAT SINGHA | EXECUTION OF DECREE: A STUDY |
| BIKASH PRASAD | SET-OFF AND COUNTER CLAIM: AN ANALYTICAL STUDY  |
| PREMIKA MUNDA | AMENDMENT OF PLEADINGS – A CRITICAL STUDY ALONG WITH CASE-LAW STUDIES. |
| RINILA BAGCHI | RULES OF PLEADINGS- A STUDY AND CRITICAL ANALYSIS |
| BIPIN KUMAR MAHATO | CODIFICATION OF INDIAN PROCEDURAL LAWS- A BOON OR A CURSE? |
| AJBIN RAI | PARTIES TO THE SUIT- MISJOINDER AND NON-JOINDER OF PARTIES: PURPOSE, SCOPE AND CONSEQUENCES – A STUDY |
| MD. SHAKEEL | APPLICABILITY OF THE CPC IN ARBITRATION MATTERS |
| JYOTIRMOY JHA | THE HISTORY OF INDIAN CIVIL PROCEDURE |
| SHIKSHA MUKHIA | PROCEDURE RELATING TO SUMMONING AND ATTENDANCE OF DEFENDANT AND WITNESS: A STUDY |
| TASHI TOBDEN | REVISION, REVIEW AND REFERENCE |
| HASAN SHADAB | FRAMING OF ISSUES IN CIVIL SUIT – BASIS, PURPOSE AND UTILITY IN THE ADMINISTRATION OF JUSTICE |
| SUDHA HELA | APPEARANCE OF PARTIES AND CONSEQUENCES OF NON-APPEARANCE – A STUDY |
| NISHA SINGH | PARTIES TO THE SUIT- MISJOINDER AND NON-JOINDER OF PARTIES: PURPOSE, SCOPE AND CONSEQUENCES – A STUDY |
| BAGMI DEY | EXAMINATION OF PARTIES BY THE COURT – SIGNIFICANCE AND ISSUES |
| SONKU KUMAR SINHA | RES SUB JUDICE & RES JUDICATA: RATIONALE AND SCOPE |
| SWARNALI BHOWMICK | AN ELABORATIVE UNDERSTANDING OF VARIOUS STAGES OF CIVIL SUITS |
| MAGHNA THAKUR | PROBLEMS WITH INDIAN CIVIL JUSTICE SYSTEM AND REMEDIES |
| KALPITA SAHA | EXECUTION OF DECREE: A STUDY |
| PRIYA AGARWAL | SET-OFF AND COUNTER CLAIM: AN ANALYTICAL STUDY  |
| RIYA SARKAR | AMENDMENT OF PLEADINGS – A CRITICAL STUDY ALONG WITH CASE-LAW STUDIES. |
| PRIYA ROY | RULES OF PLEADINGS- A STUDY AND CRITICAL ANALYSIS |
| ANJANA RAI | CODIFICATION OF INDIAN PROCEDURAL LAWS- A BOON OR A CURSE? |
| SANGITA SAH | PARTIES TO THE SUIT- MISJOINDER AND NON-JOINDER OF PARTIES: PURPOSE, SCOPE AND CONSEQUENCES – A STUDY |
| RITUPARNA SAHA | APPLICABILITY OF THE CPC IN ARBITRATION MATTERS |
| SURYYA SEKHAR DAS | THE HISTORY OF INDIAN CIVIL PROCEDURE |
| NOAMI CHETTRI | PROCEDURE RELATING TO SUMMONING AND ATTENDANCE OF DEFENDANT AND WITNESS: A STUDY |
| JAYEESHA TALUKDAR | REVISION, REVIEW AND REFERENCE |
| SILPI BASU | FRAMING OF ISSUES IN CIVIL SUIT – BASIS, PURPOSE AND UTILITY IN THE ADMINISTRATION OF JUSTICE |
| KULDEEP THAKUR | APPEARANCE OF PARTIES AND CONSEQUENCES OF NON-APPEARANCE – A STUDY |
| NABA KUMAR SAHA | PARTIES TO THE SUIT- MISJOINDER AND NON-JOINDER OF PARTIES: PURPOSE, SCOPE AND CONSEQUENCES – A STUDY |
| BITTU GUPTA | EXAMINATION OF PARTIES BY THE COURT – SIGNIFICANCE AND ISSUES |
| ABHIJEET KUMAR DAS | RES SUB JUDICE & RES JUDICATA: RATIONALE AND SCOPE |
| SANJUKTA SINGHA ROY | AN ELABORATIVE UNDERSTANDING OF VARIOUS STAGES OF CIVIL SUITS |
| ISHANI MANDAL | PROBLEMS WITH INDIAN CIVIL JUSTICE SYSTEM AND REMEDIES |
| SHISHAM PRADHAN | EXECUTION OF DECREE: A STUDY |
| PRITAM SAHA | SET-OFF AND COUNTER CLAIM: AN ANALYTICAL STUDY  |
| ANGELA BHATTACHARYYA | AMENDMENT OF PLEADINGS – A CRITICAL STUDY ALONG WITH CASE-LAW STUDIES. |
| RAJJAK HOSSEN | RULES OF PLEADINGS- A STUDY AND CRITICAL ANALYSIS |
| KIRTIKA DEB | CODIFICATION OF INDIAN PROCEDURAL LAWS- A BOON OR A CURSE? |
| ARATI SHA | PARTIES TO THE SUIT- MISJOINDER AND NON-JOINDER OF PARTIES: PURPOSE, SCOPE AND CONSEQUENCES – A STUDY |
| BINDU KARMAKAR | APPLICABILITY OF THE CPC IN ARBITRATION MATTERS |
| SHREYASEE DAS | THE HISTORY OF INDIAN CIVIL PROCEDURE |
| SACHIN DEY | PROCEDURE RELATING TO SUMMONING AND ATTENDANCE OF DEFENDANT AND WITNESS: A STUDY |
| SUVENDU SARKAR | REVISION, REVIEW AND REFERENCE |
| ROHIT KUMAR GUPTA | FRAMING OF ISSUES IN CIVIL SUIT – BASIS, PURPOSE AND UTILITY IN THE ADMINISTRATION OF JUSTICE |

**5 YEAR B.A. LL.B SEM VII (SEC-B)**

|  |  |
| --- | --- |
| **NAME OF THE STUDENTS** | **TOPIC** |
| SHUBHANGI JHA | AN ELABORATIVE UNDERSTANDING OF VARIOUS STAGES OF CIVIL SUITS |
| ANUPAMA KUMARI | RES JUDICATA: RATIONALE AND SCOPE |
| PRAGYA GUPTA | APPLICABILITY OF THE CPC TO WRIT PROCEEDINGS |
| SWARAJ THAKUR | THE HISTORY OF INDIAN CIVIL PROCEDURE |
| RITTIKA PROSAD | EXECUTION OF DECREE |
| AMRIT SHARMA | RES SUB JUDICE & RES JUDICATA |
| KISHORE KUMAR SARKAR | REVISION, REVIEW AND REFERENCES |
| AAYESHA GURUNG | PROBLEMS WITH INDIAN CIVIL JUSTICE SYSTEM AND REMEDIES |
| SUSHREETA PAUL | PARTIES TO THE SUIT- MISJOINDER AND NON-JOINDER OF PARTIES: PURPOSE, SCOPE AND CONSEQUENCES – A STUDY |
| NISHAL RAI | APPEARANCE OF PARTIES AND CONSEQUENCES OF NON-APPEARANCE – A STUDY |
|  NITISHA TAMANG | PRODUCTION, IMPOUNDING AND RETURN OF DOCUMENTS: A STUDY |
| JARED CHETTRI | EXAMINATION OF PARTIES BY THE COURT – SIGNIFICANCE AND ISSUES |
| FALGUNI BARMAN | FRAMING OF ISSUES IN CIVIL SUIT – BASIS, PURPOSE AND UTILITY IN THE ADMINISTRATION OF JUSTICE |
| RUCHIKA LAMA | AMENDMENT OF PLEADINGS – A CRITICAL STUDY ALONG WITH CASE-LAW STUDIES. |
| DIPESH MAHAT | RULES OF PLEADINGS- A STUDY AND CRITICAL ANALYSIS |
| MUSKAN AGARWAL | PLAINT AND WRITTEN STATEMENT |
| SURABHI SEDHAIN | AFFIDAVITS AND LAW APPLICABLE TO THEM |
| SUSHMITA DEVI | CODIFICATION OF INDIAN PROCEDURAL LAWS- A BOON OR A CURSE? |
| MERIKA RAI | PROCEDURE RELATING TO SUMMONING AND ATTENDANCE OF DEFENDANT AND WITNESS: A STUDY |
|  AISHWARYA AGARWAL | COST FOLLOW THE EVENT: AN ANALYSIS |
| PRIYANKA GUPTA | APPLICABILITY OF THE CPC IN ARBITRATION MATTERS |
| ANISHA PRASAD | PROCEDURE IN THE HEARING OF THE SUIT: AN ANALYSIS |
| ASHWIN RESHMI | AN ELABORATIVE UNDERSTANDING OF VARIOUS STAGES OF CIVIL SUITS |
| KAUSHIK CHETTRI | LAW RELATING TO PLACE OF SUING: AN ANALYSIS |
| NILANJAN ROY | SET-OFF AND COUNTER CLAIM: AN ANALYTICAL STUDY |
| SUBNUR KHATUN | AN ELABORATIVE UNDERSTANDING OF VARIOUS STAGES OF CIVIL SUITS |
| SAMIKCHA PRADHAN | RES JUDICATA: RATIONALE AND SCOPE |
| DURGA LAMA | APPLICABILITY OF THE CPC TO WRIT PROCEEDINGS |
| RAMAN PRASAD | THE HISTORY OF INDIAN CIVIL PROCEDURE |
| SILPA THAPA | EXECUTION OF DECREE |
| WANGDI LAMA | RES SUB JUDICE & RES JUDICATA |
| RAJANI PRADHAN | REVISION, REVIEW AND REFERENCES |
| SNEHA SHANKAR | PROBLEMS WITH INDIAN CIVIL JUSTICE SYSTEM AND REMEDIES |
| PIU DEY | PARTIES TO THE SUIT- MISJOINDER AND NON-JOINDER OF PARTIES: PURPOSE, SCOPE AND CONSEQUENCES – A STUDY |
| KANIKA ROY  | APPEARANCE OF PARTIES AND CONSEQUENCES OF NON-APPEARANCE – A STUDY |
| DIKSHA CHHETRI | PRODUCTION, IMPOUNDING AND RETURN OF DOCUMENTS: A STUDY |
| N.NGANTHOYBI SINGHA | EXAMINATION OF PARTIES BY THE COURT – SIGNIFICANCE AND ISSUES |
| SAMPARNA CHETTRI | FRAMING OF ISSUES IN CIVIL SUIT – BASIS, PURPOSE AND UTILITY IN THE ADMINISTRATION OF JUSTICE |
| PRIYA DAS | AMENDMENT OF PLEADINGS – A CRITICAL STUDY ALONG WITH CASE-LAW STUDIES. |
| NEHA SAHANI | RULES OF PLEADINGS- A STUDY AND CRITICAL ANALYSIS |
| SWEATA THAKURI | PLAINT AND WRITTEN STATEMENT |
| ARJUN TAK | AFFIDAVITS AND LAW APPLICABLE TO THEM |
| PRAYASH TAMANG | CODIFICATION OF INDIAN PROCEDURAL LAWS- A BOON OR A CURSE? |
| ROHAN NIROULA | PROCEDURE RELATING TO SUMMONING AND ATTENDANCE OF DEFENDANT AND WITNESS: A STUDY |
| AMAN THAPA | COST FOLLOW THE EVENT: AN ANALYSIS |
| SANKHA SUVRA PRAMANIK | APPLICABILITY OF THE CPC IN ARBITRATION MATTERS |
| AVISHEK RAJ THAKUR | PROCEDURE IN THE HEARING OF THE SUIT: AN ANALYSIS |

**5 YEAR BBA LL.B SEM VII**

|  |  |
| --- | --- |
| **NAME OF THE STUDENTS** | **TOPIC** |
| ROSS TAMANG | LAW RELATING TO PLACE OF SUING: AN ANALYSIS |
| JOYEETA ROY | SET-OFF AND COUNTER CLAIM: AN ANALYTICAL STUDY |
| ANIL SUBBA | AN ELABORATIVE UNDERSTANDING OF VARIOUS STAGES OF CIVIL SUITS |
| PRASITA CHETTRI | RES JUDICATA: RATIONALE AND SCOPE |
| SHILPI DHAR | APPLICABILITY OF THE CPC TO WRIT PROCEEDINGS |
| SUBHRADEEP DAS | THE HISTORY OF INDIAN CIVIL PROCEDURE |
| GULNEHAR BANU | EXECUTION OF DECREE |
| LHADEN LEPCHA | RES SUB JUDICE & RES JUDICATA |
| SWETA UPADHYAY | REVISION, REVIEW AND REFERENCES |
| SEHNAZ KHATOON | PROBLEMS WITH INDIAN CIVIL JUSTICE SYSTEM AND REMEDIES |
| SULOCHANA THAPA | PARTIES TO THE SUIT- MISJOINDER AND NON-JOINDER OF PARTIES: PURPOSE, SCOPE AND CONSEQUENCES – A STUDY |
| MHENDUP DORJI MOKTAN | APPEARANCE OF PARTIES AND CONSEQUENCES OF NON-APPEARANCE – A STUDY |
| SIGNORA KHAWAS (BHUJEL) | PRODUCTION, IMPOUNDING AND RETURN OF DOCUMENTS: A STUDY |
| SUBHANKAR PAUL | EXAMINATION OF PARTIES BY THE COURT – SIGNIFICANCE AND ISSUES |
| SUDARSHAN KARKI | FRAMING OF ISSUES IN CIVIL SUIT – BASIS, PURPOSE AND UTILITY IN THE ADMINISTRATION OF JUSTICE |
| RITWIKA GHOSH | AMENDMENT OF PLEADINGS – A CRITICAL STUDY ALONG WITH CASE-LAW STUDIES. |
| LIPIKA SARKAR | RULES OF PLEADINGS- A STUDY AND CRITICAL ANALYSIS |
| SHAIKH HEENA YASMIN GULAMMUSTAFA | PLAINT AND WRITTEN STATEMENT |
| DEVJANI ROY | AFFIDAVITS AND LAW APPLICABLE TO THEM |
| SHYAMALI MITRA | CODIFICATION OF INDIAN PROCEDURAL LAWS- A BOON OR A CURSE? |
| RUMA MINJ | PROCEDURE RELATING TO SUMMONING AND ATTENDANCE OF DEFENDANT AND WITNESS: A STUDY |
| BARBEE BANIK | COST FOLLOW THE EVENT: AN ANALYSIS |
| FATEMA KHATUN | APPLICABILITY OF THE CPC IN ARBITRATION MATTERS |
| RATNADEEP BOSE | PROCEDURE IN THE HEARING OF THE SUIT: AN ANALYSIS |
| PRIYANKA AGARWALA | LAW RELATING TO PLACE OF SUING: AN ANALYSIS |
| TRISHANTA BHOWMICK | SET-OFF AND COUNTER CLAIM: AN ANALYTICAL STUDY |
| TANOY ROY | AN ELABORATIVE UNDERSTANDING OF VARIOUS STAGES OF CIVIL SUITS |
| ARUNANGSU CHANDA | RES JUDICATA: RATIONALE AND SCOPE |
| SAPNA KUMARI JHA | APPLICABILITY OF THE CPC TO WRIT PROCEEDINGS |
| TIYASHA SAHA | THE HISTORY OF INDIAN CIVIL PROCEDURE |

**5 YEAR B.COM SEM VII**

|  |  |
| --- | --- |
| **NAME OF THE STUDENTS** | **TOPICS** |
| AMRIT CHETTRI | EXECUTION OF DECREE |
| BARSHA TAMANG | RES SUB JUDICE & RES JUDICATA |
| DIVYA GUPTA | REVISION, REVIEW AND REFERENCES |
| AMIT SIKHWAL | PROBLEMS WITH INDIAN CIVIL JUSTICE SYSTEM AND REMEDIES |
| BABLU ROY | PARTIES TO THE SUIT- MISJOINDER AND NON-JOINDER OF PARTIES: PURPOSE, SCOPE AND CONSEQUENCES – A SURVEY |
| DIWAS GUPTA | APPEARANCE OF PARTIES AND CONSEQUENCES OF NON-APPEARANCE – A STUDY |
| PALLAV SHARMA | PRODUCTION, IMPOUNDING AND RETURN OF DOCUMENTS: A STUDY |
| DIPAYAN NANDI | EXAMINATION OF PARTIES BY THE COURT – SIGNIFICANCE AND ISSUES |
| AMIT RAJ | FRAMING OF ISSUES IN CIVIL SUIT – BASIS, PURPOSE AND UTILITY IN THE ADMINISTRATION OF JUSTICE |
| VINISHA JETHWANI | AMENDMENT OF PLEADINGS – A CRITICAL STUDY ALONG WITH CASE-LAW STUDIES. |
| RUCHIKA JAIN | RULES OF PLEADINGS- A SURVEY AND CRITICAL ANALYSIS |
| PULKIT THAKUR | PLAINT AND WRITTEN STATEMENT |
| NEHA SHARMA | AFFIDAVITS AND LAW APPLICABLE TO THEM |
| SHANTI GUPTA | CODIFICATION OF INDIAN PROCEDURAL LAWS- A BOON OR A CURSE? |
| ANTARA BISWAS | PROCEDURE RELATING TO SUMMONING AND ATTENDANCE OF DEFENDANT AND WITNESS: A STUDY |
| ANGIKAR SENGUPTA | COST FOLLOW THE EVENT: AN ANALYSIS |
| SUBHAJYOTI GHOSH | APPLICABILITY OF THE CPC IN ARBITRATION MATTERS |
| RAKESH MAHATO | PROCEDURE IN THE HEARING OF THE SUIT: AN ANALYSIS |
| RAM CHHETRI | EXECUTION OF DECREE |
| BICKEY SHARMA | LAW RELATING TO PLACE OF SUING: AN ANALYSIS |
| ARTI SHARMA | SET-OFF AND COUNTER CLAIM: AN ANALYTICAL STUDY |
| PRATISODH PRADHAN | AN ELABORATIVE UNDERSTANDING OF VARIOUS STAGES OF CIVIL SUITS |
| PALLAVI RANJAN | RES JUDICATA: RATIONALE AND SCOPE |
| YACHIKA JHANWAR | APPLICABILITY OF THE CPC TO WRIT PROCEEDINGS |
| DIPANKAR ROY | THE HISTORY OF INDIAN CIVIL PROCEDURE |
|  SOUMYAJIT PAUL | EXECUTION OF DECREE |
| JAGRITI KUMARI SINGH | RES SUB JUDICE & RES JUDICATA |
| SHRADHA RAI | REVISION, REVIEW AND REFERENCES |
| PRACHI GUPTA | PROBLEMS WITH INDIAN CIVIL JUSTICE SYSTEM AND REMEDIES |
| ARINA BRAHMAN | PARTIES TO THE SUIT- MISJOINDER AND NON-JOINDER OF PARTIES: PURPOSE, SCOPE AND CONSEQUENCES – A SURVEY |
| DEEP TAMANG | APPEARANCE OF PARTIES AND CONSEQUENCES OF NON-APPEARANCE – A STUDY |
| ROHAN BARDHAN | PRODUCTION, IMPOUNDING AND RETURN OF DOCUMENTS: A STUDY |

**LAND LAWS INCLUDING TENURE AND TENANCY SYSTEM**

**5 YEAR B.A. LL.B SEM VII (SEC - A)**

|  |  |  |
| --- | --- | --- |
|  | **NAME OF THE STUDENT** | **PROJECT TOPIC** |
| REJAUL ANSARIPRIYA ROY | ANALYZE THE CONCEPT, OBJECTIVES AND SIGNIFICANCE OF LAND REFORM.  |
| ROHIT ANSARIANJANA RAI | CRITICALLY ANALYZE THE LAND REFORM MOVEMENTS IN INDIA AND ITS IMPACT DURING BRITISH RULE  |
| SUSMITA ROYSANGITA SAH | CRITICALLY ANALYZE LAND REFORM MEASURES ADOPTED IN INDIA AFTER INDEPENDENCE. |
| PRABHAT SINGHARITUPARNA SAHA | ELUCIDATE THE IMPACT AND SIGNIFICANCE OF THE PERMANENT SETTLEMENT REGULATION, 1793 ON LAND REFORM IN INDIA |
| BIKASH PRASADSURYYA SEKHAR DAS | THE IMPACT AND SIGNIFICANCE OF LAND REFORM MEASURES  |
| PREMIKA MUNDANOAMI CHETTRI | A STUDY OF LAND REFORM IN WEST BENGAL |
| RIVII NILA BAGCHIJAYEESHA TALUKDAR | A STUDY OF REFORMS MADE IN LAND REVENUE SYSTEM IN BRITISH PERIOD |
| BIPIN KUMAR MAHATOSILPI BASU | THE CONCEPT, SIGNIFICANCE AND IMPACT OF ‘OPERATION BRAGA” IN WEST BENGAL |
| AJBIN RAIKULDEEP THAKUR | HISTORICAL BACKGROUND, SCOPE AND OBJECT OF THE WEST BENGAL LAND REFORMS ACT, 1955.  |
| MD. SHAKEELBITTU GUPTA | A STUDY ON RIGHTS AND RESTRICTIONS ON OF THE PERSON OR INSTITUTION HOLDING LAND FOR ANY PURPOSE UNDER THE WEST BENGAL LAND REFORMS ACT, 1955. |
| JYOTIRMOY JHAABHIJEET KUMAR DAS | PROVISIONS RELATING TO RAIYAT WITH RELEVANT CASES.  |
| SHIKSHA MUKHIASANJUKTA SINGHA ROY | MODES OF TRANSFER OF LAND BY RAIYAT AND LIMITATION ON MORTGAGE BY RAIYAT WITH CASES.  |
| TASHI TOBDENISHANI MANDAL | A STUDY ON THE CONCEPT AND SIGNIFICANCE OF PRE-EMPTION IN TERMS OF WEST BENGAL LAD REFORMS ACT, 1955.  |
| HASAN SHADABSHISHAM PRADHAN | ANALYSIS OF THE RIGHT OF PRE-EMPTION WITH SPECIAL REFERENCE TO THE CASE OF BISAN SINGH V. KHAJAN SINGH, AIR 1958 SC 838 |
| SUDHA HELAPRITAM SAHA | A STUDY ON THE MODES OF TRANSFER OF LAND BY SCHEDULE TRIBE UNDER WEST BENGAL LAW REFORMS ACT, 1955 |
| NISHA SINGHANGELA BHATTACHARYYA | A STUDY ON THE PROVISIONS RELATING TO CEILING ON LAND HOLD BY RAIYAT UNDER WEST BENGAL LAW REFORMS ACT, 1955 |
| BAGMI DEYRAJJAK HOSSEN |  ANALYSIS OF THE MEANING AND CONSTITUTIONAL VALIDITY OF “CEILING AREA” AS FIXED UNDER THE WEST BENGAL LAW REFORMS ACT, 1955 WITH REFERENCE TO SASANKA SEKHAR MAITY VS. UNION OF INDIA, AIR 1981 SC 522. |
| SONKU KUMAR SINHAKIRTIKA DEB | A STUDY ON “VESTING OF LAND IN EXCESS TO CEILING AREA” & “ DUTY OF RAIYAT OWING LAND IN EXCESS TO CEILING AREA TO FURNISH RETURN” UNDER THE WEST BENGAL LAW REFORMS ACT, 1955 |
| SWARNALI BHOWMICKARATI SHA | **CASE STUDY**: PASCHIM BANGA BHUMIJIBI SANGHA VS. STATE OF WEST BENGAL, (1992 ) 1 CHN 496 |
| MAGHNA THAKURBINDU KARMAKAR | A STUDY ON THE “RIGHTS OF BARGADAR” AND “DIVISION OF SHARE OF PRODUCE BETWEEN BARGADAR AND RAIYAT”.  |
| KALPITA SAHASHREYASEE DAS | GROUNDS OF TERMINATION OF CULTIVATION BY BARGADAR.  |
| PRIYA AGARWALSACHIN DEY | CASE STUDYHARENDRA NATH GHOSH VS. STATE OF WEST BENGAL, (2003) 2 CAL LJ 413 |
| RIYA SARKARSUVENDU SARKAR | **CASE STUDY**DURGA D. CHATTOPADHYAY VS. STATE OF WEST BENGAL, 2012 (3) CHN 289 |
| PRIYA ROYROHIT KUMAR GUPTA | SIGNIFICANCE OF THE PROVISION RELATING TO THE “PRINCIPLES OF DISTRIBUTION OF LANDS” UNDER WEST BENGAL LAND REFORMS ACT, 1955. |

**5 YEAR B.A. LL.B SEM VII (SEC - B)**

|  |  |
| --- | --- |
| **NAME OF THE STUDENT** | **PROJECT TOPIC** |
| SHUBHANGI JHA KAUSHIK CHETTRI  | HISTORICAL BACKGROUND, OBJECTIVES AND SIGNIFICANCE OF LAND ACQUISITION ACT, 1894. |
| ANUPAMA KUMARINILANJAN ROY | ANALYSIS OF THE “PROCEDURE OF ACQUISITION OF LAND” UNDER LAND ACQUISITION ACT, 1894 WITH RELEVANT JUDICIAL PRONOUNCEMENTS.  |
| PRAGYA GUPTASUBNUR KHATUN | PROVISIONS RELATING TO “REFERENCE TO COURT AND PROCEDURE” UNDER LAND ACQUISITION ACT, 1894 WITH RELEVANT JUDICIAL PRONOUNCEMENTS. |
| SWARAJ THAKURSAMIKCHA PRADHAN | “ACQUISITION OF LAND FOR COMPANY” UNDER LAND ACQUISITION ACT, 1894. |
| RITTIKA PROSADDURGA LAMA | **CASE STUDY**GENERAL MANAGER, OIL AND NATURAL GAS CORPORATION LTD V. RAMESHBHAI JIVANBHAI PATEL AND ANOTHER,(2008) 14 SCC 745 |
| AMRIT SHARMARAMAN PRASAD | IMPACT OF “KEDARNATH YADAV VS STATE OF WEST BENGAL & ORS.” ON LAND ACQUISITION LAWS. |
| KISHORE KUMAR SARKARSHILPA THAPA | NEED & OBJECT OF THE RIGHT TO FAIR COMPENSATION AND TRANSPARENCY IN LAND ACQUISITION, REHABILITATION AND RESETTLEMENT ACT, 2013. |
| AAYESHA GURUNGWANGDI LAMA | HISTORICAL BACKGROUND, OBJECTIVES AND SIGNIFICANCE OF THE WEST BENGAL PREMISES TENANCY ACT 1997. |
| SUSHREETA PAULRAJNI PRADHAN | CHANGES INTRODUCED IN LAND ACQUISITION PROCESS BY THE RIGHT TO FAIR COMPENSATION AND TRANSPARENCY IN LAND ACQUISITION, REHABILITATION AND RESETTLEMENT ACT, 2013. |
| NISHAL RAISNEHA SHANKAR | RIGHTS AND DUTIES OF LANDLORD AND TENANT UNDER THE WEST BENGAL PREMISES TENANCY ACT 1997.  |
| NITISHA TAMANGPIU DEY | **“CONTROL OF EVICTION OF TENANTS”** UNDER THE WEST BENGAL PREMISES TENANCY ACT 1997 |
| JARED CHETTRIKANIKA ROY | PROVISIONS RELATING TO “FIXATION & REVISION OF FAIR RENT” UNDER THE WEST BENGAL PREMISES TENANCY ACT 1997 |
| FALGUNI BARMANDIKSHA CHHETRI | CONDITION PRECEDENT AND PROCEDURE FOR DEPOSIT OF RENT BY THE TENANT TO CONTROLLER UNDER THE WEST BENGAL PREMISES TENANCY ACT 1997. |
| RUCHIKA LAMAN.NGANTHOYBI SINGHA | PROVISIONS RELATING TO APPEAL, REVISION AND REVIEW UNDER THE WEST BENGAL PREMISES TENANCY ACT 1997. |
| DIPESH MAHATSAMPARNA CHHETRI |  CASE STUDYSUBH RAM AND OTHERS V. STATE OF HARYANA AND ANOTHER, (2010) 1 SCC 444 |
| MUSKAN AGARWALPRIYA DAS  | ANALYSIS OF THE PROVISION RELATING TO “APPOINTMENT, ROLE AND POWERS OF CONTROLLER AND OTHER OFFICERS” UNDER THE WEST BENGAL PREMISES TENANCY ACT 1997 |
| SURABHI SEDHAINNEHA SAHANI | A STUDY ON THE “RIGHTS OF BARGADAR” AND “DIVISION OF SHARE OF PRODUCE BETWEEN BARGADAR AND RAIYAT”. |
| SUSHMITA DEVISWEATA THAKURI | **CASE STUDY**MD. ANWAR HUSSAIN VS. RAJA MUHAMMAD AMIN AND ORS. |
| MERIKA RAIARJUN TAK | CASE STUDYANAMIKA ROY VS. JATINDRA CHOWRASIYA, AIR 2013 SC 2159 |
| AISHWARYA AGARWALPRAYASH TAMANG | COMPARATIVE STUDY OF LAND ACQUISITION ACT, 1894 & THE RIGHT TO FAIR COMPENSATION AND TRANSPARENCY IN LAND ACQUISITION, REHABILITATION AND RESETTLEMENT ACT, 2013. |
| PRIYANKA GUPTAROHAN NIRULA | **CASE STUDY**ANANNYA CHOWDHURY AND ANOTHER VS RANJIT KUMAR BASU AND ANOTHER |
| ANISHA PRASADAMAN THAPA | **CASE STUDY**SARLA GOYEL VS. KISHAN CHAND, 2009(7)SCC658 |
| ASHWIN RESHMISANKHA SUVRA PRAMANIK | **CASE STUDY**GOPAL DAS V. SARASWATI BASAK,2003(I) CHN 287 |
| AVISHEK RAJ THAKUR | OVERVIEW AND IMPACT OF THE RIGHT TO FAIR COMPENSATION AND TRANSPARENCY IN LAND ACQUISITION, REHABILITATION AND RESETTLEMENT ACT, 2013. |

**5 YEAR B.B.A/B.COM SEM VII**

|  |  |  |
| --- | --- | --- |
| **NAME OF THE STUDENT****(B.B.A LL.B)** | **NAME OF THE STUDENT****(B.COM LL.B)** | **PROJECT TOPIC** |
| ROSS TAMANG | AMRIT CHETTRI | SIGNIFICANCE OF THE PROVISION RELATING TO THE “PRINCIPLES OF DISTRIBUTION OF LANDS” UNDER WEST BENGAL LAND REFORMS ACT, 1955. |
| JOYEETA ROY | BARSHA TAMANG | CONDITION PRECEDENT AND PROCEDURE FOR DEPOSIT OF RENT BY THE TENANT TO CONTROLLER UNDER THE WEST BENGAL PREMISES TENANCY ACT 1997. |
| ANIL SUBBA | DIVYA GUPTA | OVERVIEW AND IMPACT OF THE RIGHT TO FAIR COMPENSATION AND TRANSPARENCY IN LAND ACQUISITION, REHABILITATION AND RESETTLEMENT ACT, 2013. |
| PRASITA CHETTRI | AMIT SIKHWAL | IMPACT OF “KEDARNATH YADAV VS STATE OF WEST BENGAL & ORS.” ON LAND ACQUISITION LAWS. |
| SHILPI DHAR | BABLU ROY | **“CONTROL OF EVICTION OF TENANTS”** UNDER THE WEST BENGAL PREMISES TENANCY ACT 1997 |
| SUBHRADEEP DAS | DIWAS GUPTA | COMPARATIVE STUDY OF LAND ACQUISITION ACT, 1894 & THE RIGHT TO FAIR COMPENSATION AND TRANSPARENCY IN LAND ACQUISITION, REHABILITATION AND RESETTLEMENT ACT, 2013. |
| GULNEHAR BANU | PALLAV SHARMA | NEED & OBJECT OF THE RIGHT TO FAIR COMPENSATION AND TRANSPARENCY IN LAND ACQUISITION, REHABILITATION AND RESETTLEMENT ACT, 2013. |
| LHADEN LEPCHA | DIPAYAN NANDI | ANALYSIS OF THE “PROCEDURE OF ACQUISITION OF LAND” UNDER LAND ACQUISITION ACT, 1894 WITH RELEVANT JUDICIAL PRONOUNCEMENTS. |
| SWETA UPADHYAY | AMIT RAJ | PROVISIONS RELATING TO “FIXATION & REVISION OF FAIR RENT” UNDER THE WEST BENGAL PREMISES TENANCY ACT 1997 |
| SEHNAZ KHATOON | VINISHA JETHWANI | A STUDY ON THE “RIGHTS OF BARGADAR” AND “DIVISION OF SHARE OF PRODUCE BETWEEN BARGADAR AND RAIYAT”.  |
| SULOCHANA THAPA | RUCHIKA JAIN | **CASE STUDY**: PASCHIM BANGA BHUMIJIBI SANGHA VS. STATE OF WEST BENGAL, (1992 ) 1 CHN 496 |
| MHENDUP DORJI MOKTAN | PULKIT THAKUR | **CASE STUDY**HARENDRA NATH GHOSH VS. STATE OF WEST BENGAL, (2003) 2 CAL LJ 413 |
| SIGNORA KHAWAS (BHUJEL) | NEHA SHARMA | A STUDY ON RIGHTS AND RESTRICTIONS ON OF THE PERSON OR INSTITUTION HOLDING LAND FOR ANY PURPOSE UNDER THE WEST BENGAL LAND REFORMS ACT, 1955. |
| SUBHANKAR PAUL | SHANTI GUPTA | HISTORICAL BACKGROUND, SCOPE AND OBJECT OF THE WEST BENGAL LAND REFORMS ACT, 1955 |
| SUDARSHAN KARKI | ANTARA BISWAS | GROUNDS OF TERMINATION OF CULTIVATION BY BARGADAR. |
| RITWIKA GHOSH | ANGIKAR SENGUPTA |  CASE STUDYSUBH RAM AND OTHERS V. STATE OF HARYANA AND ANOTHER, (2010) 1 SCC 444 |
| LIPIKA SARKAR | SUBHAJYOTI GHOSH | ANALYSIS OF THE PROVISION RELATING TO “APPOINTMENT, ROLE AND POWERS OF CONTROLLER AND OTHER OFFICERS” UNDER THE WEST BENGAL PREMISES TENANCY ACT 1997 |
| SHAIKH HEENA YASMIN GULAMMUSTAFA | RAKESH MAHATO | THE CONCEPT, SIGNIFICANCE AND IMPACT OF ‘OPERATION BRAGA” IN WEST BENGAL |
| DEVJANI ROY | RAM CHHETRI | RIGHTS AND DUTIES OF LANDLORD AND TENANT UNDER THE WEST BENGAL PREMISES TENANCY ACT 1997. |
| SHYAMALI MITRA | BICKEY SHARMA | A STUDY OF REFORMS MADE IN LAND REVENUE SYSTEM IN BRITISH PERIOD |
| RUMA MINJ | ARTI SHARMA | CRITICALLY ANALYZE THE LAND REFORM MOVEMENTS IN INDIA AND ITS IMPACT DURING BRITISH RULE  |
| BARBEE BANIK | PRATISODH PRADHAN | CHANGES INTRODUCED IN LAND ACQUISITION PROCESS BY THE RIGHT TO FAIR COMPENSATION AND TRANSPARENCY IN LAND ACQUISITION, REHABILITATION AND RESETTLEMENT ACT, 2013. |
| FATEMA KHATUN | PALLAVI RANJAN | ELUCIDATE THE IMPACT AND SIGNIFICANCE OF THE PERMANENT SETTLEMENT REGULATION, 1793 ON LAND REFORM IN INDIA |
| RATNADEEP BOSE | YACHIKA JHANWAR |  ANALYSIS OF THE MEANING AND CONSTITUTIONAL VALIDITY OF “CEILING AREA” AS FIXED UNDER THE WEST BENGAL LAW REFORMS ACT, 1955 WITH REFERENCE TO SASANKA SEKHAR MAITY VS. UNION OF INDIA, AIR 1981 SC 522. |
| PRIYANGA AGARWALA | DIPANKAR ROY | A STUDY ON “VESTING OF LAND IN EXCESS TO CEILING AREA” & “ DUTY OF RAIYAT OWING LAND IN EXCESS TO CEILING AREA TO FURNISH RETURN” UNDER THE WEST BENGAL LAW REFORMS ACT, 1955 |
| TRISHANTA BHOWMICK | SOUMYAJIT PAUL | HISTORICAL BACKGROUND, SCOPE AND OBJECT OF THE WEST BENGAL LAND REFORMS ACT, 1955. |
| TANOY ROY | JAGRITI KUMARI SINGH | **CASE STUDY**ATMA SINGH (DEAD) THROUGH LRS. AND OTHERS V. STATE OF HARYANA AND ANOTHER, (2008) 2 SCC 568 |
| ARUNANGSU CHANDA | SHRADHA RAI | CRITICALLY ANALYZE LAND REFORM MEASURES ADOPTED IN INDIA AFTER INDEPENDENCE. |
| SAPNA KUMARI JHA | PRACHI GUPTA | A STUDY ON THE MODES OF TRANSFER OF LAND BY SCHEDULE TRIBE UNDER WEST BENGAL LAW REFORMS ACT, 1955 |
| TIYASHA SAHA | ARINA BRAHMAN | A STUDY ON THE PROVISIONS RELATING TO CEILING ON LAND HOLD BY RAIYAT UNDER WEST BENGAL LAW REFORMS ACT, 1955 |
|  | DEEP TAMANGROHAN BARDHAN | **CASE STUDY**GENERAL MANAGER, OIL AND NATURAL GAS CORPORATION LTD V. RAMESHBHAI JIVANBHAI PATEL AND ANOTHER,(2008) 14 SCC 745 |

**5YRS BA/BBA/B.COM LL.B SEMESTER IX**

**INTELLECTUAL PROPERTY LAW**

**B.A LL.B SEMESTER IX**

|  |  |
| --- | --- |
| **NAME OF THE STUDENT** | **TOPIC** |
| SUSMITA BHATTACHARJEE | LEGAL ASPECT OF PROTECTION OF COPYRIGHT IN MUSIC INDUSTRY |
| KRISHID GAJMER SINGH | AN ANALYSIS OF PROTECTION AVAILABLE TO DARJEELING TEA UNDER INTELLECTUAL PROPERTY LAWS |
| UGYEN CHODEN | MADRID PROTOCOL: A GIANT STEP IN REGISTRATION OF TRADEMARK |
| SONAM OM | CRITICAL ANALYSIS OF THE CASE: NOVARTIS V. UNION OF INDIA (2013) 6 SCC 1 |
| UGAY LEKEY DUKPA | ANALYZING THE BERNE CONVENTION FOR THE PROTECTION OF LITERARY AND ARTISTIC WORKS, 1886 |
| RACHANA DHAR | A CRITICAL APPRAISAL OF CYBER TERRORISM IN INDIA  |
| MAHIMA CHHETRI | ONLINE STREAMING OF WEBSERIES: GROWING ISSUES OF DIGITAL DEFAMATION AND COPYRIGHT CONCERNS.  |
| KEYA SUTRADHAR | ECONOMIC IMPLICATIONS OF PROTECTING INTELLECTUAL PROPERTY RIGHTS. |
| VITO K SHOHE | SCREENING OF MOVIES IN EDUCATIONAL SETTINGS: COPYRIGHT INFRINGEMENT OR FAIR USE? |
| PRIYANKA SINGH KHATI | THE INTERPLAY BETWEEN COMPETITION LAW AND IPR |
| RAJASHREE BISWAS | BMW V. ‘DMW’ E-RICKSHAW: DID DELHI HC GRANT INJUNCTION BASED ON AN INCOMPLETE ASSESSMENT?REFERENCE CASE: BMW AG V. OM BALAJEE AUTOMOBILE (INDIA) PVT. LTD. [CS (COMM) 292/0217] |
| PUJA DAS  | CONSTITUTIONALISATION OF PRIVATE LAW DISPUTES IN THE LIGHT OF HORLICKS LTD AND ANR. V. HEINZ INDIA PVT. LTD [FAO (OS) NO. 87 OF 2009] |
| MEGHANA JOSHI | A STUDY OF THE PROTECTION AVAILABLE TO MYSORE SILK UNDER GEOGRAPHICAL INDICATION |
| NIRVANA LAMA | ISSUES PERTAINING TO GEOGRAPHICAL INDICATIONS IN THE TOBACCO PLAIN PACKAGING CASE BEFORE THE WTO. |
| DIKSHA TIWARI | LEGAL ASPECT OF PROTECTION OF COPYRIGHT IN MUSIC INDUSTRY |
| SHIVANI KUMARI | COMPARATIVE ANALYSIS OF DILUTION OF TRADEMARK IN INDIA AND USA |
| SITAM CHHETRI | PATENTING BLOCKCHAIN SERVICES IN USA AND INDIA |
| SUBHAMI ROY | UNDERSTANDING DOMAIN NAME DISPUTES IN THE LIGHT OF YAHOO!, INC. V. AKASH ARORA &ANR. [1999 (19) PTC 201 (DEL)] |
| SHRISTIKA KARKI | ISSUES AND CHALLENGES PERTAINING TO REGISTRATION OF SMELL AS A TRADEMARK |
| MEGHA DEY | CONCERNS OF CABLE TV BROADCASTERS: UNAUTHORIZED DISTRIBUTION OF CONTENTS AND SIGNAL PIRACY UNDER COPYRIGHT LAWS.  |
| SWETA RANA | A CRITICAL STUDY OF DIAMOND V. CHAKRABARTY, 447 U.S. 303 (1980) IN THE LIGHT OF PATENT LAWS. |
| V. SHIKAHITO SWU | LIMITATIONS OF NON DISCLOSURE AGREEMENTS TO PROTECT TRADE SECRET IN INDIA |
| ANINDITA DUTTA | SAREE DRAPING STYLES AS ‘TRADITIONAL CULTURAL EXPRESSIONS’ (TCES) |
| MADHU GUPTA | ROLE OF IPR IN ECONOMIC DEVELOPMENT |
| BINITA SHARMA | PATENTS FOR PHARMACEUTICAL INNOVATION : CONCERNS DURING COVID-19 SCENARIO |
| DIYA THAPA | TRADEMARK INFRINGEMENT AND PASSING OFF ACTIONS |
| DIKSHA THAPA | JURISDICTIONAL CHALLENGES OF INVESTIGATING CYBER CRIME |
| HEENA KABIR | GENERIC DOMAIN NAMES AS TRADEMARKS: REGISTRABILITY AND ENFORCEMENT |
| NIKITA RAI | AN ANALYSIS OF HIGH COURT JUDGMENT IN M/S.N.RANGA RAO & SONS V. M/S.SHREE BALAJI ASSOCIATES [MAS 257819 (2009)] |
| RISHAV DAS | INTELLECTUAL PROPERTY LAW AND THE OUTER SPACE: A PROMISING FUTURE AHEAD. |
| MAHESH MAHATO | TRADEMARK LICENSING IN INDIA: ISSUES AND CHALLENGES |
| RUBI SHARMA | TATTOOS: THE TUSSLE BETWEEN COPYRIGHT AND PUBLICITY RIGHTS |
| HARSSH RAAJ | VIDEO GAMES AND INTELLECTUAL PROPERTY: A GLOBAL PERSPECTIVE |
| SABANA KHATUN | ECONOMIC SIGNIFICATION OF GEOGRAPHICAL INDICATION IN INDIA |
| NOOR NOWAZ | .DIGITAL PLAGIARISM: CHALLENGES TO THE COPYRIGHT REGIME  |
| GAURAV CHHETRI | STUDY OF COPYRIGHT INFRINGEMENT IN THE LIGHT OF THE CLASH BETWEEN DAINIKJAGRAN AND TELEGRAM.  |
| SALINA SUBBA | EXAMINING THE APPLICATION OF DOCTRINE OF SWEAT OF THE BROW IN COPYRIGHT LAWS |
| SUPRIYA TAMANG | THE DILEMMA OF DETERMINING WELL-KNOWN MARKS IN INDIA |
| UMANG GURUNG | INTELLECTUAL PROPERTY RIGHTS IN THE VIDEO-GAMES INDUSTRY |
| SWEETY SARKAR | LIMITATIONS OF NON-DISCLOSURE AGREEMENTS TO PROTECT TRADE SECRET IN INDIA |
| NIHARIKA GOMDEN | ANALYZING THE STATE OF INDIAN COPYRIGHT SOCIETIES (AND ASSORTED BODIES) AFTER THE COPYRIGHT (AMENDMENT) ACT, 2012 |
| RAFAT JAHAN | ONEROUS COPYRIGHT LICENSING, FAIR DEALING AND ALTERNATIVES TO TIKTOK |
| APARAJITA GHOSH | LEGAL ASPECTS OF DOMAIN NAME DISPUTES |
| PRIYA VERMA | SIGNIFICANCE AND IMPORTANCE OF WIPO IN PROTECTING INTELLECTUAL PROPERTY ACROSS THE WORLD |
| RITU SHARMA | UNDERSTANDING THE CONCEPT OF DECEPTIVE SIMILARITY |
| SUSMITA CHATTERJEE | UNDERSTANDING THE IDEA-EXPRESSION DICHOTOMY IN THE LIGHT OF COPYRIGHT LAWS |
| MIMOSHA TAMANG | CRITICAL ANALYSIS OF WARNER BROS. ENTERTAINMENT INC VS. HARINDERKOHLI AND ORS.[IA NO.9600/2008 IN CS(OS) 1607/2008] |
| DIKILA SHERPA  | JURISDICTIONAL CHALLENGES OF INVESTIGATING CYBER CRIME |
| HELIVI ZHIMOMI | UNDERSTANDING COPYRIGHT INFRINGEMENT IN THE LIGHT OF ANAND V. DELUX FILMS AND ORS. [AIR 1978 SC 1613] |
| MD IFTEKHAR KHAN | CHALLENGES AND IMPACT OF CYBER BULLYING IN INDIA |
| SAPTARSHI BANIK | WHEN CRICKET MEETS COPYRIGHT: DOES UPLOAD OF SPORTS CLIPS ON SOCIAL MEDIA AMOUNT TO ‘FAIR DEALING’? |
| SHUBHAM DAS | CRITICAL ANALYSIS OF FERRERO ROCHER V. RUCHI INTERNATIONAL TO UNDERSTAND TRADEMARK INFRINGEMENT |
| SUBHANKAR ADHIKARY | TRADEMARK AND COPYRIGHT OF YOUTUBE AND ITS FAIR USE |
| NANDITA SAHA | ANALYZING THE SCOPE AND EXTENT OF FREEDOM OF SPEECH AND EXPRESSION ON THE INTERNET. |
| NIKITA THAPA | A STUDY OF IPR LAWS APPLICABLE TO FASHION INDUSTRY IN INDIA |
| SATARUPA GHOSH | A CRITICAL STUDY OF INDIA-US BASMATI RICE DISPUTE |
| RUMIKA MINJ | ROLE AND SIGNIFICANCE OF TRIPS AGREEMENT IN PROTECTION OF INTELLECTUAL PROPERTY RIGHTS: A GLOBAL PERSPECTIVE |
| NOUSEEN NIKHAT | THE BATTLE BETWEEN THE ORIGINAL VS. FAKE PRODUCTS IN THE FASHION INDUSTRY |
| SIBU BHAGAT | RASAGULLA VERSES RASOGOLLA: A BATTLE NOT SO SWEET |
| TSHERING WANGMO | PROTECTION AND ENFORCEMENT OF GIS IN INDIA, EU AND ITALY. |
| PRITHA BHOWMIK | PROTECTION OF NON-CONVENTIONAL TRADEMARK: AN OVERVIEW. |
| PRERNA GUPTA | SIGNIFICANCE OF COMPULSORY LICENSING IN DEVELOPING NATIONS |
| PRIYANKA SAHA | A CRITICAL APPRAISAL OF CYBER TERRORISM IN INDIA |
| PRIYANKA THAPA | TRADITIONAL KNOWLEDGE AND IPR: REVIVING INDIAN LEGISLATIVE FRAMEWORK THROUGH SUI GENERIS SYSTEM |
| SAURAV CHHETRI | LEGAL ASPECT OF COMPARATIVE ADVERTISING UNDER INTELLECTUAL PROPERTY LAWS. |
| SAMRIDHI CHETTRI | AN ANALYSIS OF THE CJEU’S DECISION WITH RESPECT TO COPYRIGHT IN THE TASTE OF CHEESE |
| SAAHIL TAMANG | DIGITAL COPYRIGHT EXHAUSTION IN INDIA – A NEED FOR AN EXPANSIVE APPLICATION |
| NILOY DEY | EVOLUTION AND APPLICATION OF DOCTRINE OF HONEST CONCURRING USER IN INDIA.  |
| RIWAZ RAI | AN ANALYSIS OF HIGH COURT JUDGMENT IN M/S.N.RANGA RAO & SONS VS M/S.SHREEBALAJI ASSOCIATES [MAS 257819 (2009)]  |
| MD. ARIF | CRITICAL ANALYSIS OF TRADE DRESS PROTECTION IN INDIA.  |
| SANGAM SASHANKAR | EXPLORING THE DIMENSIONS OF ARTIFICIAL INTELLIGENCE AND PATENT LAWS |
| JABED ISLAM | LEGALITY OF CHARACTER MERCHANDISING IN INDIA |
| RADHA BHUJEL | ISSUES AND CONCERNS FOR REGISTRABILITY OF NON-CONVENTIONAL TRADEMARK |
| PRABHAT KUMAR JHA | THE PROBLEMATIC ADVOCACY THAT PORTRAYS BEDAQUILINE AS A WONDER DRUG |

**B.B.A LL.B SEMESTER IX**

|  |  |
| --- | --- |
| **NAME OF THE STUDENT** | **TOPIC** |
| SUBHAM BANSAL | A CRITICAL STUDY OF PROTECTING DIGITAL CURRENCIES UNDER TRADEMARK LAWS |
| RISHAV AGARWAL | UNDERSTANDING COPYRIGHT INFRINGEMENT IN THE LIGHT OF ANAND V. DELUX FILMS AND ORS. [AIR 1978 SC 1613] |
| RATIKANTA PAL | BMW V. ‘DMW’ E-RICKSHAW: DID DELHI HC GRANT INJUNCTION BASED ON AN INCOMPLETE ASSESSMENT?REFERENCE CASE: BMW AG V. OM BALAJEE AUTOMOBILE (INDIA) PVT. LTD. [CS (COMM) 292/0217] |
| APRAJITA PRIYADARSHINI | CHALLENGES AND IMPACT OF CYBER BULLYING IN INDIA |
| SHIBANI AGARWAL | REMAKE OF FOLK SONGS – AN ANALYSIS OF CULTURAL APPROPRIATION, CUMULATIVE CREATIVITY AND COPYRIGHT LAWS |
| OINDRILA ROY MUHURI | A STUDY OF IPR LAWS APPLICABLE TO FASHION INDUSTRY IN INDIA |
| ADITI AGARWAL | A CRITICAL STUDY OF PROTECTING DIGITAL CURRENCIES UNDER TRADEMARK LAWS |
| HINA AGARWAL | A CRITICAL STUDY OF INDIA-US BASMATI RICE DISPUTE |
| DEEPSAGAR DUTRAJ | WHEN CRICKET MEETS COPYRIGHT: DOES UPLOAD OF SPORTS CLIPS ON SOCIAL MEDIA AMOUNT TO ‘FAIR DEALING’? |
| NIKITA KUNDU | PROTECTION AND ENFORCEMENT OF GIS IN INDIA, EU AND ITALY. |
| SWEATA MITTAL | UNDERSTANDING DOMAIN NAME DISPUTES IN THE LIGHT OF YAHOO!, INC. V. AKASH ARORA &ANR. [1999 (19) PTC 201 (DEL)] |
| BIRENDRA CHETTRI | UNDERSTANDING THE IDEA-EXPRESSION DICHOTOMY IN THE LIGHT OF COPYRIGHT LAWS |
| ANURAG RAJ DEWAN | A STUDY OF INTELLECTUAL PROPERTY RIGHTS IN SPORTS INDUSTRY |
| SUBHAM THAPA | VIDEO GAMES AND INTELLECTUAL PROPERTY: A GLOBAL PERSPECTIVE |
| NANCY GURUNG | VEHICLE DESIGN PATENTS: PROTECTION FOR DESIGN OF VEHICLES.  |
| SIMRAN GARG | COMPARATIVE ANALYSIS OF DILUTION OF TRADEMARK IN INDIA AND USA |
| HARIOM KUMAR | ANALYZING THE REMEDIES AVAILABLE FOR INFRINGEMENT OF COPYRIGHT |
| AMARTYA ROY CHOWDHARY | A STUDY OF INTELLECTUAL PROPERTY RIGHTS IN SPORTS INDUSTRY |
| PRITHA SARKAR | SAREE DRAPING STYLES AS ‘TRADITIONAL CULTURAL EXPRESSIONS’ (TCES) |
| NUNA HANG SUBBA | ARTIFICIAL INTELLIGENCE AND INTELLECTUAL PROPERTY RIGHTS: CHALLENGES AND ISSUES |
| TASHI TOBDEN DORJI | AN ANALYSIS OF THE CJEU’S DECISION WITH RESPECT TO COPYRIGHT IN THE TASTE OF CHEESE |
| SYEDA KHIZRA RIZVI | ONEROUS COPYRIGHT LICENSING, FAIR DEALING AND ALTERNATIVES TO TIKTOK |
| RAYMOND LEPCHA | UNDERSTANDING THE CONCEPT OF DECEPTIVE SIMILARITY |
| RAHUL KUMAR YADAV | LEGAL ASPECT OF COMPARATIVE ADVERTISING UNDER INTELLECTUAL PROPERTY LAWS. |
| NEHA SUMAN | ROLE OF IPR IN ECONOMIC DEVELOPMENT |

**B.COM LL.B SEMESTER IX**

|  |  |
| --- | --- |
| **NAME OF THE STUDENT** | **TOPIC** |
| NEHA MITTAL | CASE ANALYSIS: COCA-COLA CO. VS. BISLERI INTERNATIONAL PVT. LTD. [MANU/DE/2698/2009] |
| ARCHIE AGARWAL | PATENTING BLOCKCHAIN SERVICES IN USA AND INDIA |
| DIPANWITA SINHA | TRADITIONAL KNOWLEDGE AND IPR: REVIVING INDIAN LEGISLATIVE FRAMEWORK THROUGH SUI GENERIS SYSTEM |
| SASWATA CHATTERJEE | CRITICAL ANALYSIS OF WARNER BROS. ENTERTAINMENT INC VS. HARINDERKOHLI AND ORS.[IA NO.9600/2008 IN CS(OS) 1607/2008] |
| DERSHIKA SHARMA | ANALYZING THE SCOPE AND EXTENT OF FREEDOM OF SPEECH AND EXPRESSION ON THE INTERNET. |
| RAJAT BALMIKI | SIGNIFICANCE OF COMPULSORY LICENSING IN DEVELOPING NATIONS |
| SANGELA THOCKAR TAMANG | THE BATTLE BETWEEN THE ORIGINAL V. FAKE PRODUCTS IN THE FASHION INDUSTRY |
| PRITAM MUHURI | LEGAL FRAMEWORK FOR TRADE DRESS PROTECTION IN INDIA. |
| MANU MISHRA | STUDY OF COPYRIGHT INFRINGEMENT IN THE LIGHT OF THE CLASH BETWEEN DAINIKJAGRAN AND TELEGRAM |
| AATIF NASIM JILLAN | AN ANALYSIS OF INTELLECTUAL PROPERTY RIGHTS IN EMPLOYMENT CONTRACT.  |
| SACHI DHANUKA | ISSUES AND CHALLENGES PERTAINING TO REGISTRATION OF SMELL AS A TRADEMARK |
| DIPJYOTI HAZARIKA | AN ANALYSIS OF PROTECTION AVAILABLE TO DARJEELING TEA UNDER INTELLECTUAL PROPERTY LAWS |
| ADITYA SHUKLA | THE DILEMMA OF DETERMINING WELL-KNOWN MARKS IN INDIA |
| KAMALESH DAS | THE INTERPLAY BETWEEN COMPETITION LAW AND IPR |
| NIMA TANDIN | COMPULSORY LICENSING OF PATENTS: A BANE OR BOON |
| POOJA SARAF | DIGITAL COPYRIGHT EXHAUSTION IN INDIA – A NEED FOR AN EXPANSIVE APPLICATION |
| ADITYA THAKUR | PATENTS FOR PHARMACEUTICAL INNOVATION : CONCERNS DURING COVID-19 SCENARIO |
| SUMAN DEV SARKAR | GENERIC DOMAIN NAMES AS TRADEMARKS: REGISTRABILITY AND ENFORCEMENT |
| SOURAV DAS | SCREENING OF MOVIES IN EDUCATIONAL SETTINGS: COPYRIGHT INFRINGEMENT OR FAIR USE?  |
| UJJWAL KHATIWARA | A STUDY OF MASAKALI 2.0: UNCONSENTED SONG REMAKES AND OWNERSHIP OF COPYRIGHT |
| AKSHAY MISHRA | LEGALITY OF CHARACTER MERCHANDISING IN INDIA |
| YENTEN JAMTSHO | LAWS REGULATING SPORTS BROADCASTING IN INDIA |
| ANIK DAS | LEGAL ASPECT OF PROTECTION OF COLOR UNDER THE TRADEMARK LAWS |
| MD. ABDUL AZHAR | ANALYZING THE STATE OF INDIAN COPYRIGHT SOCIETIES (AND ASSORTED BODIES) AFTER THE COPYRIGHT (AMENDMENT) ACT, 2012 |
| KULDEEP GHOSH | THE DISTINCTIVE LOOK OF A VIRTUAL HUMVEE: A STUDY OF AM GENERAL V. ACTIVISION BLIZZARD, 2020 WL 1547838 |

**LAW OF INSURANCE**

**5 YEAR B.A. LL.B SEM IX**

|  |  |
| --- | --- |
| **NAME OF THE STUDENTS** | **TOPICS** |
| SUSMITA BHATTACHARJEESONAM OM | DISCUSS THE HISTORICAL BACKGROUND, SCOPE AND OBJECT OF INSURANCE LAW |
| KRISHID GAJMER SINGHRACHANA DHAR | CRITICALLY ANALYSE THE CONCEPT OF INSURANCE WITTH LAW OF CONTRACT WITH THE HELP OF RELEVANT CASE LAWS.  |
| MAHIMA CHHETRIPRIYANKA SINGH KHATI | ANALYSIS RELEVANCY OF REMOTENESS OF DAMAGE UNDER THE INSURANCE LAW AND LAW OF TORTS. |
| KEYA SUTRADHARVITO K SHOHE | AN ANALYSIS THE ESSENTIALS OF A VALID CONTRACT AND ITS RELEVANCY TO THE LAW OF INSURANCE WITH RELEVANT JUDICIAL PRONOUNCEMENTS. |
| RAJASHREE BISWASDIKSHA TIWARI | THE VALIDITY OF PRINCIPLES OF INSURANCE LAW WITH RELEVANT CASE LAWS – A CRITICAL APPROACH. |
| PUJA DASSHIVANI KUMARI | ANALYSE THE GENERAL PRINCIPLES OF LAW OF INSURANCE WITH RELEVANT CASE LAWS.  |
| MEGHANA JOSHINIRVANA LAMA | BRIEFLY ANALYSE THE PRINCIPLE OF SUBROGATION AND PRINCPLE OF CONTRIBUTION UNDER THE LAW OF INSURANCE. |
| SITAM CHHETRIANINDITA DUTTA | CRITICALLY ANALYSE THE PRINCIPLE OF INDEMNITY WITH THE HELP OF CASE LAWS. |
| SUBHAMI ROYV. SHIKAHITO SWU | THE ISNURANCE LAW : A CONTRACT OF UTMOST GOOD FAITH- CRITICALLY ANALYSE |
| SHRISTIKA KARKIMEGHA DEY | THE INSURANCE LAW: A CONTRACT OF PROBABILITY – CRITICALLY ANALYSE. |
| SWETA RANADIKSHA THAPA | CRITICALLY ANALYSE THE NATURE AND CHARACTERISTICS OF INSURANCE. |
| MADHU GUPTANIKITA RAI | THE SIGNIFICANCE OF RISK IN INSURANCE LAW AND THE SCOPE OF RISK WITH RELEVANT CASE LAWS – AN ANALYSIS |
| HEENA KABIRDIYA THAPA | DISCUSS THE ELEMENTS OF RISK IN INSURANCE LAW WITH RELEVANT CASE LAWS. |
| BINITA SHARMAGAURAV CHHETRI | “THE PRESENCE OF INSURABLE INTEREST DIFFERS IN DIFFERENT TYPES OF INSURANCE CONTRACTS” – ANALYSE THE PRESENCE OF INSURABLE INTEREST WITH RESPECT TO LIFE INSURANCE. |
| RISHAV DASMAHESH MAHATO | “ MARKETING CONCEPTS AS A WAY OF ENHANCING THE GROWTH OF SALE OF INSURANCE SERVICE ” - A CRITIQUE |
| SALINA SUBBAHARSSH RAAJ | CRITICAL ANALYSIS OF THE GOAL OF EFFECTIVE MANAGEMENT OF LIFE ASSURNCE IN INDIA. |
| SABANA KHATUNRUBI SHARMA | CASE STUDY ON - ***KUNNILATASAHOO V. SR. D.M. OF L.I.C. OF INDIA, AIR 2010 ORI 19.*** |
| NOOR NOWAZSWEETY SARKAR | CASE STUDY ON - ***L.I.C. OF INDIA V. VISHWANATHANVERMA, AIR 1995 SC 189.*** |
| RAFAT JAHANSUPRIYA TAMANG | THE IMPACT OS INSURANCE AND RISK MANAGEMENT IN INDIA – AN ANALYTICAL STUDY. |
| UMANG GURUNGAPARAJITA GHOSH | THE IMPACT OF IRDA GUIDELINES IN THE INSURANCE INDUSTRY – A CRITICAL APPROACH. |
| NIHARIKA GOMDENMIMOSHA TAMANG | LIFE INSURANCE AND ITS PROTECTION TO THE POLICY HOLDERS IN INDIA - AN ANALYSIS. |
| SUSMITACHATTERJEEMD IFTEKHAR KHAN | A CRITIQUE ON IRDA ACT 1999 |
| PRIYA VERMADIKILA SHERPA | WARRANTY, CONDITIONS AND STIPULATIONS OF INSURANCE CONTRACTS |
| RITU SHARMAHELIVI ZHIMOMI | IRDA CONTROL OVER SECTORWISE DISTRIBUTION OF INSURANCE BUSINESS – AN ANALYTICAL STUDY. |
| SATARUPA GHOSHNANDITA SAHA | COMPULSORY INSURANCE OF MOTOR VEHICLE – CRITICALLY EVALUATE IN RELATION TO THIRD PARTY RISK. |
| SAPTARSHI BANIKNIKITA THAPA | TAX EXEMPTION AND INSURANCE POLICY – AN ANALYSIS. |
| SHUBHAM DASNOUSEEN NIKHAT | EVALUATION OF ESSENTIAL TENETS OF INSURANCE LAW WITH RELEVANT JUDICAL PRONOUNCEMENTS. |
| SUBHANKAR ADHIKARYPRERNA GUPTA | INSURANCE FRAUD IN PROPOSAL AND CLAIM PAYMENT – AN ANALYTICAL APROACH |
| RUMIKA MINJPRITHA BHOWMIK | THE ROLE OF PROXIMATE CAUSE IN MARINE INSURANCE – CRITICALLY ANALYSE WITH RELEVENT CASE STUDIES. |
| TSHERING WANGMOSIBU BHAGAT | ASSESSMENT OF LOSS AND ABANDONMENT IN MARINE INSURANCE: A CRITIQUE |
| RIWAZ RAIPRIYANKA SAHA | THE INSURANCE LAW CONTRACT AS A CONTRACT OF GOOD FAITH: A CRITIQUE |
| SAAHIL TAMANGSAMRIDHI CHETTRI | A CRITIQUE ON CARGO INSURANCE |
| PRIYANKA THAPAMD. ARIF | TYPES OF MARINE INSURANCE POLICIES AND ITS USEFULLNESS – AN ANALYTICAL APPROACH WITH RELEVANT CASE LAWS. |
| SAURAV CHHETRINILOY DEY | INDEMNITY AND INSURANCE: A COMPARATIVE ANALYSIS |
| RADHA BHUJELJABED ISLAM | LEGAL AND MORAL IMPLICATIONS – AN EVALUATION WITH REGARD TO LIFE INSURANCE POLICY |

**5 YEAR BBA/B.COM LL.B SEM IX**

|  |  |  |
| --- | --- | --- |
| **B.B.A** | **B.COM** | **TOPICS** |
| SUBHAM BANSAL,RATIKANTA PAL | SANGELA THOCKAR TAMANG,DIPANWITA SINHA | INSURANCE LAW AND ITS DEVELOPMENT – AN OVERVIEW |
| ADITI AGARWAL,APRAJITA PRIYADARSHINI | SASWATA CHATTERJEE,DERSHIKA SHARMA | A COMPARATIVE STUDY OF LIFE INSURANCE VIS-À-VIS NON-LIFE INSURANCE CONTRACTS |
| RISHAV AGARWAL OINDRILA ROY MUHURI | RAJAT BALMIKIPRITAM MUHURI | A CRITIQUE ON INSURANCE REGULATORY DEVELOPMENT AUTHORITY ACT, 1999 |
| SHIBANI AGARWALSUBHAM THAPA | NEHA MITTALDIPJYOTI HAZARIKA | LIFE INSURANCE AND SUICIDE: A STUDY OF THE LEGAL POSITION WITH RELEVANT JUDICIAL PRONOUNCEMENTS. |
| DEEPSAGAR DUTRAJSWEATA MITTAL | MANU MISHRA,SACHI DHANUKA | PERSONS ENTITLED TO PAYMENT AND SETTLEMENT OF CLAIM - A CRITICAL APPROACH. |
| ANURAG RAJ DEWANHINA AGARWAL | AATIF NASIM JILLANKAMALESH DAS | RISK AND INSURANCE: A RELATIONSHIP |
| NIKITA KUNDUBIRENDRA CHETTRI | ADITYA SHUKLASUMAN DEV SARKAR | CROP AND CATTLE INSURANCE: LAW AND POLICY. |
| TASHI TOBDEN DORJI,NANCY GURUNG | NIMA TANDIN,ADITYA THAKUR | THE GENERAL INSURANCE BUSINESS NATIONALISATION ACT, 1977 - A CRITIQUE WITH RELEVANT CASE LAWS. |
| AMARTYA ROY CHOWDHARY,NUNA HANG SUBBA | SOURAV DAS,UJJWAL KHATIWARA | CRITICAL ANALYSIS OF INSURANCE LAWS (AMENDMENT) ACT, 2015. |
| SIMRAN GARGRAYMOND LEPCHA | AKSHAY MISHRA,YENTEN JAMTSHO | INSURANCE “SERVICE” AND CONSUMERISM: STUDYING THE JUDICIAL TREND |
| HARIOM KUMARSYEDA KHIZRA RIZVI | MD. ABDUL AZHAR,ANIK DAS | LIFE INSURANCE POLICIES: LAPSE, REVIVAL AND MATURITY – AN ANALYSIS. |
| PRITHA SARKAR,NEHA SUMANRAHUL KUMAR YADAV |  | EXPANDING THE FIELD: NEW TYPES OF INSURANCE POLICIES |

**PUBLIC INTERNATIONAL LAW**

**5 YEAR B.A. LL.B SEM IX**

|  |  |
| --- | --- |
| RAFAT JAHAN, SAPTARSHI BANIK | *JUS SOLI* OR *JUS SANGUINIS*? A CRITICAL APPRAISAL OF CITIZENSHIP LAWS IN INDIA |
| SONAM OM, RISHAV DAS | EXTRADITION LAWS IN INDIA: AN ANALYSIS |
| HEENA KABIR, SIBU BHAGAT | A CRITICAL EXAMINATION OF THE ROHINGYA REFUGEE CRISIS IN INDIA: WITH SPECIAL REFERENCE TO THE *MOHAMMAD SALIMULLAH V. UNION OF INDIA* PETITION |
| RUBI SHARMA, KRISHID GAJMER | JUS COGENS AND THE PRINCIPLE OF NON-USE OF FORCE |
| SUSMITA BHATTACHARYA, PUJA DAS | INTERNATIONAL ARBITRATION AS A PEACEFUL MODE OF SETTLEMENT OF INTERNATIONAL DISPUTES |
| RACHANA DHAR, SHIKAHITO SWU | CUSTOMS AS A SOURCE OF INTERNATIONAL LAW & CUSTOMARY INTERNATIONAL LAW |
| KEYA SUTRADHAR, SITAM CHHETRI | INTERPRETATION OF TREATIES UNDER INTERNATIONAL LAWS |
| RADHA BHUJEL, SAURAV CHHETRI | OVERSEAS CITIZENSHIP AND DUAL CITIZENSHIP IN INDIA |
| NOOR NAWAZ, MEGHNA JOSHI | A STUDY OF THE INTERNATIONAL AND NATIONAL LEGAL FRAMEWORK RELATING TO STATELESSNESS WITH SPECIAL REFERENCE TO NRC IN ASSAM |
| PRIYANKA SINGH KHATI, PRITHA BHOWMIK | CASE STUDY: *ENRICA LEXIE* |
| MAHIMA CHHETRI, RAJASHREE BISWAS | JUDICIAL INCORPORATION OF RIGHT OF PRISONERS UNDER INDIAN CONSTITUTION |
| VITO K SHOHE, SHIVANI KUMARI | OVERSEAS CITIZENSHIP AND DUAL CITIZENSHIP IN INDIA |
| DIKSHA TIWARI, MAHESH MAHATO | CRITICAL ANALYSIS OF THE INTERNATIONAL FRAMEWORK RELATING TO NATIONALITY OF MARRIED WOMEN |
| GAURAV CHHETRI, APARAJITA GHOSH | INTERNATIONAL CONVENTIONS AS AN EXTERNAL AID TO INTERPRETATION OF STATUTES |
| NANDITA SAHA, NIKITA THAPA | JUDICIAL INCORPORATION OF RIGHT TO PRIVACY UNDER INDIAN CONSTITUTION |
| SWEETY SARKAR, HARSSH RAJ | JUS COGENS AND THE PRINCIPLE OF NON-USE OF FORCE |
| NIRVANA LAMA, SITAM CHHETRI | A STUDY ON THE ORIGIN AND DEVELOPMENT OF THE LAW RELATING TO CONTINENTAL SHELF |
| SUBHAMI ROY, BINITA SHARMA | A CRITICAL STUDY OF THE POSITION OF INTERNATIONAL ORGANISATIONS AS SUBJECTS OF INTERNATIONAL LAW |
| SHRISTIKA KARKI, MEGHA DEY | CASE STUDY: VISHAKA V. STATE OF RAJASTHAN AIR 1997 SC 3011 |
| SWETA RANA, ANINDITA DUTTA | CASE STUDY:  RIGHT OF PASSAGE OVER INDIAN TERRITORY (PORTUGAL V. INDIA) |
| SUBHAMI ROY, MEGHA DEY | A CRITICAL STUDY OF THE POSITION OF INDIVIDUALS AS SUBJECTS OF INTERNATIONAL LAW |
| MADHU GUPTA, DIYA THAPA | EXTRADITION FOR WHITE-COLLAR CRIMES: WITH SPECIAL REFERENCE TO THE VIJAY MALLYA EXTRADITION CASE. |
| DIKSHA THAPA, SABANA KHATOON | NON- EXTRADITION FOR POLITICAL OFFENCES: ISSUES AND CONCERNS |
| SALINA SUBBA, UMANG GURUNG | CONTOURS AND CONTENTS OF THE LAW RELATING TO DIPLOMATIC ASYLUM |
| SUPRIYA TAMANG, NIHARIKA GOMDEN | FRAGMENTATION OF INTERNATIONAL LAW: A CRITICAL APPRAISAL |
| PRIYA VERMA, SUSMITA CHATTERJEE | GLOBALISATION AND ITS IMPACT ON INTERNATIONAL LAW |
| RITU SHARMA, HELIVI ZHIMOMI | LIABILITY OF MULTINATIONAL CORPORATIONS UNDER INTERNATIONAL LAW: WITH SPECIAL REFERENCE TO THE BHOPAL GAS LEAK DISASTER |
| MIMOSHA TAMANG, MD. IFTEKAR | CASE STUDY: ASYLUM OF HAYA DE LA TORRE (COLUMBIA V. PERU)17 ILR 220 |
| DIKILA SHERPA, SHUBHAM DAS | JUDICIAL INCORPORATION OF RIGHT TO ENVIRONMENT UNDER INDIAN CONSTITUTION |
| SHUBHANKAR ADHIKARY, SATARUPA GHOSH | JUDICIAL DECISIONS AS A SOURCE OF INTERNATIONAL LAW |
| NIKITA RAI, NILOY DEY | *DE JURE* AND *DE FACTO* RECOGNITION: LEGAL IMPLICATIONS |
| RIWAZ RAI, SAAHIL TAMANG | DOCTRINE OF INCORPORATION: A COMPARATIVE ANALYSIS |
| PRERNA GUPTA, PRIYANKA SAHA  | DOCTRINE OF TRANSFORMATION: A COMPARATIVE ANALYSIS |
| PRIYANKA THAPA, SAMRIDHI CHHETRI | JUDICIAL INCORPORATION OF RIGHT TO WATER UNDER INDIAN CONSTITUTION |
| MD. ARIF, JABED ISLAM | IMPACT OF HUMAN RIGHTS ON THE PRINCIPLE OF STATE SOVEREIGNTY  |
| PRABHAT KUMAR JHA, TSHERING WANGMO | CASE STUDY: AERIAL INCIDENT CASE ICJ REPORTS (1955) PP 127, 130 |
| RUMIKA MINJ, NOUSEEN NIKHAT | CASE STUDY: FILARTIGA V. PENA-IRALA 630 F.2D 876 (2D CIR. 1980) |

**5 YEAR BBA LLB SEM IX**

|  |  |
| --- | --- |
| SUBHAM BANSAL, BIRENDRA CHHETRI | ORIGIN & DEVELOPMENT OF INTERNATIONAL LAW WITH RELEVANT JURISPRUDENTIAL INTERFACE |
| RISHAV AGARWAL, ANURAG RAJ DEWAN | A CRITICAL STUDY OF THE POSITION OF INTERNATIONAL ORGANISATIONS AS SUBJECTS OF INTERNATIONAL LAW |
| RATIKANTA PAL, SWEATA MITTAL | A STUDY ON THE ORIGIN AND DEVELOPMENT OF THE LAW RELATING TO CONTINENTAL SHELF |
| APARAJITA PRIYADARSHINI, DEEPSAGAR DUTRAJ | EXTRADITION LAWS IN INDIA: AN ANALYSIS |
| SHIBANI AGARWAL, SHUBHAM THAPA | CASE STUDY: *ENRICA LEXIE* |
| OINDRILA ROY MUHURI, HARIOM KUMAR | *JUS SOLI* OR *JUS SANGUINIS*? A CRITICAL APPRAISAL OF CITIZENSHIP LAWS IN INDIA |
| ADITI AGARWAL, AMARTYA ROY CHOWDHURY | GLOBALISATION AND ITS IMPACT ON INTERNATIONAL LAW |
| HINA AGARWAL, TASHI TOBDEN DORJI | A CRITICAL EXAMINATION OF THE ROHINGYA REFUGEE CRISIS IN INDIA: WITH SPECIAL REFERENCE TO THE MOHAMMAD SALIMULLAH V. UNION OF INDIA PETITION  |
| NIKITA KUNDU, RAHUL KUMAR YADAV | CUSTOMS AS A SOURCE OF INTERNATIONAL LAW& CUSTOMARY INTERNATIONAL LAW |
| RAYMOND LEPCHA, NANCY GURUNG | INTERNATIONAL CONVENTIONS AS AN EXTERNAL AID TO INTERPRETATION OF STATUTES |
| SIMRAN GARG, PRITHA SARKAR | JUS COGENS AND THE PRINCIPLE OF NON-USE OF FORCE |
| NUNA HANG SUBBA, SYEDA RIZVI | A STUDY OF THE INTERNATIONAL FRAMEWORK RELATING TO STATELESSNESS WITH SPECIAL REFERENCE TO NRC IN ASSAM |
| NEHA SUMAN | JUDICIAL INCORPORATION OF RIGHT TO PRIVACY UNDER INDIAN CONSTITUTION |

**5 YEAR B.COM LL.B SEM IX**

|  |  |
| --- | --- |
| NEHA MITTAL, DIPJYOTI HAZARIKA | *JUS SOLI* OR *JUS SANGUINIS*: A CRITICAL APPRAISAL OF CITIZENSHIP LAWS IN INDIA |
| DIPANWITA SINHA, ADITYA SHUKLA | JUDICIAL INCORPORATION OF RIGHT TO PRIVACY UNDER INDIAN CONSTITUTION |
| SASWATA CHATTERJEE, SACHI DHANUKA | EXTRADITION LAWS IN INDIA: AN ANALYSIS |
| DERSHIKA SHARMA, KAMALESH DAS | A STUDY OF THE INTERNATIONAL AND NATIONAL LEGAL FRAMEWORK RELATING TO STATELESSNESS WITH SPECIAL REFERENCE TO NRC IN ASSAM |
| RAJAT BALMIKI, NIMA TANDIN | FRAGMENTATION OF INTERNATIONAL LAW: A CRITICAL APPRAISAL |
| SANGELA THOCKAR TAMANG, ADITYA THAKUR | A CRITICAL EXAMINATION OF THE ROHINGYA REFUGEE CRISIS IN INDIA: WITH SPECIAL REFERENCE TO THE *MOHAMMAD SALIMULLAH V. UNION OF INDIA* PETITION |
| PRITAM MUHURI, SUMAN DEV SARKAR | INTERNATIONAL ARBITRATION AS A PEACEFUL MODE OF SETTLEMENT OF INTERNATIONAL DISPUTES |
| MANU MISHRA, SOURAV DAS |  OVERSEAS CITIZENSHIP AND DUAL CITIZENSHIP IN INDIA |
| AATIF JALAN, ANIK DAS | CONTOURS AND CONTENTS OF THE LAW RELATING TO DIPLOMATIC ASYLUM  |
| UJJWAL KHATIWARA, MD. ABDUL AZHAR | LIABILITY OF MULTINATIONAL CORPORATIONS UNDER INTERNATIONAL LAW: WITH SPECIAL REFERENCE TO THE BHOPAL GAS LEAK DISASTER |
| AKSHAY MISHRA, YENTEN JAMTSHO | EXTRADITION FOR WHITE-COLLAR CRIMES: WITH SPECIAL REFERENCE TO THE VIJAY MALLYA EXTRADITION CASE. |