



Sanskar Sarjan Education Society's
Dhirajlal Talakchand Sankalchand Shah College of Law

Kurar, Malad (East), Mumbai - 400 097. (M.S.) Tel. Off. : 2840 0214 / 2840 6334
E-mail : admin@sanskarsarjan.org / principal@sanskarsarjan.org / library@sanskarsarjan.org

Affiliated to University of Mumbai

ADD-ON COURSE

IN

MEDICAL TOURISM

[INSTRUCTOR: DR. AKSHAYA DESAI]

Credits: 2

Course Overview:

The Add-on course on 'Medical Tourism' is introduced by the D.T.S.S. College of Law to provide comprehensive insights into the dynamic field of healthcare travel, covering topics such as global healthcare systems, patient travelling, ethical considerations, and business strategies. Students explore the intersection of healthcare and tourism, gaining a holistic understanding of the industry's intricacies and emerging trends for sustainable international healthcare practices

Outcome:

Comprehensive understanding of the role of the judiciary in environmental protection in India. By the end of the course, learners are expected to achieve the following outcomes:

- 1) Acquire an understanding of the concepts, theories, processes, functions, laws, tools and techniques and practices relating to the administration of the Medical Tourism field
- 2) Determine managerial capacity for tourism industry
- 3) Evaluate best practices and productivity in Medical Tourism operations

Module I: Introduction to Tourism

- 1.1 Tourism in India and Globe
- 1.2 Introduction to Medical Tourism
- 1.3 World history of Medical tourism
- 1.4 Global Medical Tourism Statistics
- 1.5 Types of Treatment in Medical Tourism
- 1.6 Indian Health Tourism Industry



Module 2: Dental Tourism, Wellness Tourism

2.1 Trends, Growth, and Statistics

2.2 Benefits and challenges of offering dental and wellness services

Module 3: Medical Travel Laws and regulations

3.1 Role of Indian Medical Association

3.2 Visa requirements for medical procedures in India

Module 4: Best Practices in Medical Tourism

4.1 Medical Tourism – Issues and Challenges

4.2 Consumer Protection Act

4.3 Rules related to before, after and continuous care

4.4 Medical Tourism: The Future of Health Services

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Evaluation: 100 Marks

MCQs x 20 = 40 Marks

Situation Problems x 2 = 40 Marks

Short Notes x 2 = 20 Marks

Textbooks/Reference Books:

1. Cooper C., Fletcher J., Fyall A., Gilbert D and Wanhill S., Tourism: Principles and Practice, Pearson, 5th edition, 2013
2. Charles R. Goeldner & Brent Ritchie, J.R., Tourism, Principles, Practices, Philosophies, Wiley India Pvt Ltd., Tenth edition, 2007
3. Medical Tourism in Developing Countries, Authors: Milica Z. Bookman, Karla R. Bookman, Publisher: Palgrave Macmillan, ISBN: 978-0-230-60565-7
4. Sampad Kumar Swain and Jitendra Mohan Mishra, Tourism: Principles and Practices, Oxford University Press, 2011
5. Charles R. Goeldner & Brent Ritchie, J.R., Tourism, Principles, Practices, Philosophies, Wiley India Pvt Ltd., Tenth edition, 2007

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ADD-ON COURSE
IN
LEGAL RESEARCH
[INSTRUCTOR: DR. RITA BANSAL]

Credits: 2

Course Overview:

The Add-on course on "Legal Research" is introduced by the D.T.S.S. College of Law to equip learners with the necessary skills and knowledge to conduct in-depth research in the field of Law. The course provides an overview of various research methodologies, tools and techniques essential for preparing dissertation and thesis. The objective is to impart skills and knowledge necessary to conduct effective and thorough research within the field of law. Legal research is a critical component of the legal profession, as it helps legal scholars and other legal professionals to find and analyse relevant legal information to make informed decisions, and stay updated on legal developments.

Outcome:

By the end of the course, learners are expected to have a solid foundation in legal research methodologies, ethical considerations and the ability to produce a well-researched and well-written legal dissertation or thesis:

Module I: Nature and Purpose of Legal Research

- 1.1 Nature, Scope and Objectives of Legal Research
- 1.2 Types of Legal Research, Current Trends in Legal Research
- 1.3 Research Method v. Research Methodology
- 1.4 Types of Legal Research: Descriptive, Exploratory, Explanatory, Analytical, Critical, Historical & Comparative
- 1.5 Doctrinal & Non-Doctrinal Research
- 1.6 Meaning & Definition of Research Problem
- 1.7 Steps in Problem Identification
- 1.8 Formulation of Legal Research Problem

Module 2: Nature and Types of Socio-Legal Research

- 2.1 Types of Social Research: Quantitative & Qualitative Research
- 2.2 Literature Review
- 2.3 Framing Hypothesis
- 2.4 Objectives of the Study
- 2.5 Research Methodology: Collection of Data – Primary & Secondary Sources
- 2.6 Tools: Survey, Sampling, Scaling Techniques



2.7 Database for Legal Research: Legislations, Judicial Decisions, Juristic Writings and Traditional and Online Databases

Module 3: Data Interpretation and Analysis

1.1 Data Analysis

1.2 Use of Deductive and Inductive Methods in Legal Research

1.3 Drawing Inferences: Analysis of Data

Module 4: Writing Dissertation/Thesis

4.1 Components of Dissertation/Thesis

4.2 Organization of Research Work, Chapters, Headings, Sub-headings, Writing Style, Conclusion

4.3 Citation Patterns

4.4 Bibliography

4.5 Webliography

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Evaluation: 100 Marks

1. MCQs x 20 = 40 Marks
2. Situation Problems x 2 = 40 Marks
3. Short Notes x 2 = 20 Marks

Textbooks/Reference Books:

1. P.M. Bakshi, Legal Research and Law Reforms in S.K. Verma and M. Afzal Wani.
2. Upendra Baxi, Socio Legal Research in India – A Program Schriff, ICSSR< Occasional Monograph, 1975.
3. Kothari C. K., Research Methodology: Method and Techniques, New Delhi, Wiley Eastern Ltd., 1980.
4. S.R. Myneni, Legal Education, Research Methodology & Legal Writing, 2024 (9th Edition).
5. S. R. Myneni, Legal Research Methodology, Allahabad Law Agency, 2021.
6. J. Mahalakshmi and p. Balamurugan, Legal Research Methodology, Eastern Book Company, 2023.
7. T. Padma & K.P.C. Rao, Legal Research Methodology, Asia Law House, 2017.

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ADD-ON COURSES IN

CIVIL LITIGATION PRACTICE AND DRAFTING [DR. TAHIRA SIDDIQUE DEULKAR]

Course Overview:

The Add-on course on “Civil Litigation, Practice & Drafting” is introduced by the D.T.S.S. College of Law to provide law students, legal practitioners, and aspiring lawyers with the essential knowledge and developing skills necessary to effectively navigate the practice method. This course typically combines theoretical understanding with online practical training to prepare students for courtroom practice.

Outcome:

The course aims to provide students / learners to develop, refine, and improve their practice and procedural abilities. Its purpose is to imitate real-time Court Procedures, provide instruction in practice and procedures and create and keep a cohesive spirit in order to ensure the growth of advocate expertise. By the end of the course, students / learners are expected to achieve the following outcome.

- Identify the sources.
- Explain the meaning of popular legal terminology such as plaintiff, defendant, injunction, interim, ad-interim etc.
- Explain the hierarchy, scope, and purpose of the courts within the Indian court system as well as the overall framework of the Indian legal system.
- Understanding the concept of civil and criminal wrongs.
- Describe the activities that take place in a court of law.

Course Content:

- Introduction to the Civil Justice System Constitutional Foundations of Civil Procedure.
- Understanding the role of law enforcement gathering and preserving evidence rules of evidence and admissibility.
- Strategy development.
- Opening Statements and Closing Arguments Examination, Chief-Examination and Cross-Examination.
- Revision, Review and Appeals.

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Module I: CIVIL LITIGATION IN GENERAL.



1. Legal Notices and Types of Civil Suits and Laws.
2. Pleadings, Petitions, Jurisdictions.

Module II: STAGES IN CIVIL LITIGATION

1. Service and Appearance.
2. Written Statement, Say, Counter Claim, Amendment.
3. Other Important Stages and Proceedings.

Module III: CIVIL APPEAL -REFERENCE-REVIEW-REVISION.

1. Civil Appeal.
2. Reference -Review -Revision.
3. Proceeding in High Court and Supreme Court.

Module IV: DEEDS AND DOCUMENTS.

1. Types of Transfer.
2. Other Transactions and Documents.
3. Miscellaneous.

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Evaluation: 100 Marks.

MCQs x 20=40 Marks.

Case Analysis / Situation Problems x 2=40 Marks

Short Notes x 2= 20 Marks.

Reference Book:

1. Civil Court Practice & Procedure Manual, Author: Sarkarx, Lexis Nexis.
2. The Key to Indian Practice (A Summary of The Code of Civil Procedure) Mulla, Lexis Nexis.
3. Vinod Publication's Criminal Trial (Law, Practice & Procedure) by S.P. Tyagi.
4. A Handbook of Criminal Law: Evidence, Procedure & Practice; Author: Krishnamoorthi.
5. Practice & Procedure of Filing (Civil and Criminal) (Including E-Filing Process) by Kush Kalra, Vinod Publication's.





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ADD-ON COURSES IN CRIMINAL LITIGATION, PRACTICE AND DRAFTING [Dr. TAHIRA SIDDIQUE DEULKAR]

Course Overview:

The Add-on course on “Criminal Litigation, Practice & Drafting” is introduced by the D.T.S.S. College of Law to provide law students, legal practitioners, and aspiring lawyers with the essential knowledge and developing skills necessary to effectively navigate the practice method. This course typically combines theoretical understanding with online practical training to prepare students for courtroom practice.

Outcome:

The course aims to provide students / learners to develop, refine, and improve their practice and procedural abilities. Its purpose is to imitate real-time Court Procedures, provide instruction in practice and procedures and create and keep a cohesive spirit in order to ensure the growth of advocate expertise. By the end of the course, students / learners are expected to achieve the following outcome.

- Identify the sources.
 - Explain the meaning of popular legal terminology.
 - Explain the hierarchy, scope, and purpose of the courts within the Indian court system as well as the overall framework of the Indian legal system.
 - Understanding the Criminal procedure.
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Module I: INTRODUCTION.

1. Criminal Litigation in General.
2. Types of Offences and Criminal Cases.

Module II: INFORMATION OF COMMISSION OF OFFENCES AND PROCEDURE TO ARREST, REMAND, BAIL.

1. Registration of offence by police.
2. Complaint to Magistrate.
3. Provision regarding Bail and Anticipatory Bail.



Module III: QUASHING, DISCHARGE, CHARGE-SHEET AND TRIALS.

1. Quashing and Discharge.
2. Study of charge-sheet and role of Advocate.
3. Summons Trial, Summary Trial, Warrant Trial, Session Trial.

Module IV: INHERENT POWER OF HIGH COURT AND SUPREME COURT.

1. Powers of High Court and Supreme Court.
2. Criminal proceedings before High Court and Supreme Court of India.

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Evaluation: 100 Marks.

MCQs x 20=40 Marks.

Case Analysis / Situation Problems x 2=40 Marks

Short Notes x 2= 20 Marks.

Reference Book:

1. Civil Court Practice & Procedure Manual, Author: Sarkarx, Lexis Nexis.
2. The Key to Indian Practice (A Summary of The Code of Civil Procedure) Mulla, Lexis Nexis.
3. Vinod Publication's Criminal Trial (Law, Practice & Procedure) by S.P. Tyagi.
4. A Handbook of Criminal Law: Evidence, Procedure & Practice; Author: Krishnamoorthi.
5. Practice & Procedure of Filing (Civil and Criminal) (Including E-Filing Process) by Kush Kalra, Vinod Publication's.

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ADD-ON COURSE
IN
CRIME AND FORENSIC SCIENCE
[INSTRUCTOR: ADV. C. J. JOVESON]

Credits: 2

Course Overview:

The Add-on course on "Crime and Forensic Science" is introduced by the D.T.S.S. College of Law to impart knowledge on the role of science in influencing crime, detecting crimes and criminals, in imparting justice as well as shaping the making and enforcement of laws. . The course covers every element of Forensic Science in brief yet comprehensive manner. It highlights the importance of Science and throws light on its role in justice delivery in the world.

The course is beneficial to all students, citizens of any background and law enforcement professionals.

Outcome:

The course aims to provide learners with a comprehensive understanding of the role of the Science as applicable in Courts of Law (Forensics). By the end of the course, learners are expected to achieve the following outcomes:

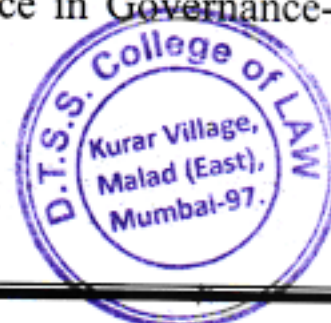
- Knowledge of Criminal Laws
- Knowledge of techniques used in detecting crimes and criminals
- Familiarity with crime investigations methods in various situations
- The skill to detect loopholes in investigation
- The ability to compute quantum of damages while assessing civil liabilities

Module I: INTRODUCTION TO FORENSIC SCIENCE

- 1.1 Etymology
- 1.2 History and development of Forensic Science from ancient India to the modern world.
- 1.3 The connect between Medicine and Forensic Science

Module 2. THE FORENSICS OF CRIME AND CIVIL WRONGS

- 2.1 The application of Forensic Science in fields wider than Criminal Law
- 2.2 The application of Forensic Science in Governance-Legislature, Judiciary and Executive



Module 3. PHYSICS, CHEMISTRY, BOTANY, ZOOLOGY AND ANTHROPOLOGY

- 3.1 Concepts of Physics applied in Forensic Science
- 3.2 Study of Elements and Compounds and concepts related to Forensic Science.
- 3.3 Botanical studies related to Forensic Science including plants toxicology
- 3.4 Animals and their hair, body fluids, bestiality etc.
- 3.5 Anthropological concepts in the field of Forensics

Module 4. COMPUTER SCIENCE AND CYBER LAWS

- 4.1 The computer systems and their role in crime and crime detection are explained.
- 4.2 Brief introduction and specific application of Cyber Laws

Module 5. ECONOMICS, SOCIOLOGY, POLITICS AND PSYCHOLOGY

- 5.1 Brief introduction to the Socio-politico-economic factors that shape the psychology of criminals
- 5.2 Brief introduction to the Socio-politico-economic factors that influence crime investigation

Module 6 TECHNOLOGICAL METHODS IN FORENSIC SCIENCE

- 6.1 Forensic Dermatoglyphics
- 6.2 Forensic Ballistics
- 6.3 Digital Forensics
- 6.4 Forensic Serology
- 6.5 Economic Offences
- 6.6 Forensic Psychology

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Evaluation: 100 Marks

1. MCQs x 20 = 40 Marks
2. Situation Problems x 2 = 40 Marks
3. Short Notes x 2 = 20 Marks

Textbooks/Reference Books:

1. A Textbook of Medical Jurisprudence and Toxicology, Modi, Lexis Nexis.
2. Forensic Science in India: A vision for the 21st century, R. K. Tiwari and B. K. Nanda
3. An Introduction to Scientific and Investigative Techniques, J. J Nordby and S. H. James

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ADD-ON COURSE IN ARBITRATION LAW AND PRACTICE [INSTRUCTOR: ADV. C. J. JOVESON]

Credits: 2

Course Overview:

The Add-on course on “Arbitration Law and Practice” is introduced by the D.T.S.S. College of Law to impart knowledge on the role of Arbitration as an internationally acclaimed alternative mode of dispute resolution as well as an emerging practice area for lawyers. The course covers every element of Arbitration Law great details. It highlights the importance of Arbitration and throws light on its role as an effective justice delivery system in India as well as internationally. The course is beneficial to all students, citizens of any background, law professionals and company executives.

Outcome:

The course aims to provide learners with a comprehensive understanding of the role of the Arbitration as applicable in India as well as 192 other countries. By the end of the course, learners are expected to achieve the following outcomes:

- Knowledge of Arbitration Law
- Knowledge of techniques used in Arbitration
- Familiarity with Arbitration procedure, right from appointment of Arbitrator to Execution and Challenge of Award
- The encouragement and skill to become an Arbitrator
- The ability to draft Arbitration Agreements, Statements of Claim, Reply and Arbitral Awards.

Module I: INTRODUCTION

- Arbitration: An Alternate mode of Dispute Resolution and its transition into a special law
- Its birth in ancient India, British India
- Initial years of its use outside India
- Efficacy and applicability of Arbitration
- Not applicable to certain disputes
- Other forums excluded when parties agree for Arbitration
- Arbitrators
- Types: Domestic Arbitration, International Arbitration, International Commercial Arbitration, Private Arbitration, Government Arbitration, Court Appointed Arbitration & Subtypes



**Module 2: THE UNITED NATIONS COMMISSION ON INTERNATIONAL TRADE
LAW**

- The modern Indian law of Arbitration
- of Arbitration Law in Common Law countries, Civil Law countries and the Theocratic Law countries

Module 3: THE ARBITRATION AND CONCILIATION ACT 1996

- Statutory Provisions under the Act
- Important Case Laws

Module 4: DRAFTING OF ARBITRATION AGREEMENTS & AWARD

- Fundamentals of Drafting Agreements
- Arbitration Clauses
- Precautions and necessary components in drawing Arbitration Clauses
- Fundamentals of Drafting an Award
- Necessary Clauses in an Arbitration Award

Module 5: KEY AREAS OF APPLICATION, CURRENT TRENDS & FUTURE

- Arbitration alone where feasible
- Arbitrators with specialized knowledge
- Arbitrators from various backgrounds
- Current trends and developments in Arbitration Law
- Future of Arbitration in India & Abroad

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Evaluation: 100 Marks

1. MCQs x 20 = 40 Marks
2. Situation Problems x 2 = 40 Marks
3. Short Notes x 2 = 20 Marks

Textbooks/Reference Books:

1. Arbitration Step by Step: Dr. PC Markanda, Thomson Reuters Publication
2. Commercial Arbitration - International Trends and Practices, Thomson Reuters Publication

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ADD-ON COURSE
IN
TRADEMARK LAW IN INDIA
[INSTRUCTOR: ADV. VIBHUTI AGRAWAL]

Credits: 2

Course Overview:

The Add-on course on "Trademark Law in India" is introduced by the D.T.S.S. College of Law to impart knowledge on the changing scenario of Intellectual Property Rights in India in general with special reference to Trademark. The course covers various aspects related to Trademark, its need, importance and role in the growing economy.

It is expected from every citizen to be well aware of laws related to Trademark. The course is beneficial to all students, citizens of any background and brand enthusiasts.

Outcome:

The course aims to provide learners with a comprehensive understanding of the Trademark Laws in India. By the end of the course, learners are expected to achieve the following outcomes:

- Growing significance of Intellectual Property Rights in India
- Concept of Trademark and its applicability
- International Classifications and Conventions
- Rights and Remedies

Module I: Introduction to Intellectual Property Rights

- 1.1 Meaning of Intellectual Property
- 1.2 Main forms of Intellectual Property
- 1.3 Introduction to leading International Conventions
- 1.4 International Organisation relating to IPR – WIPO, WTO

Module 2: Law of Trademark

- 2.1 Definition and concept of Trademark
- 2.2 Types of Trademark
- 2.3 Rationale of protection of Trademark as an aspect of commercial and consumer rights
- 2.4 Trademark Classification
- 2.5 Registration



Module 3: Trademark Doctrines

- 1.1 Doctrine of Honest Current User
- 1.2 Doctrine of Deceptive Similarity
- 1.3 Protection of well-known marks
- 1.4 Distinction between Trademark and Property mark

Module 4: Rights and Remedies

- 4.1 Rights of the Trademark Owner
- 4.2 Passing off and infringement
- 4.3 Standards of proof in passing off action
- 4.4 Criteria for infringement
- 4.5 Remedies
- 4.6 Important Trademark Cases in India

Evaluation: 100 Marks

1. MCQs x 20 = 40 Marks
2. Situation Problems x 2 = 40 Marks
3. Short Notes x 2 = 20 Marks

Textbooks/Reference Books:

1. Cornish W.R., *Intellectual Property Patents, Trademarks, Copyrights and Allied Rights*.
2. P. Narayanan, *Intellectual Property Law*.
3. Wadhera, *Intellectual Property Law*.
4. Dr G.B. Reddy's, *Intellectual Property Rights and the Law*.
5. Adv Minal Sharma, *Intellectual Property Law*.
6. Dr S.R. Myneni, *Law of Intellectual Property*.

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ADD-ON COURSE

IN

Media Law

[INSTRUCTOR: DR. ALKA R. PATIL]

Credits: 2

Course Overview:

The Add-on course on "Media Law" is introduced by the D.T.S.S. College of Law to impart knowledge on the role of Media towards the awareness of the society. The course covers to understand the people to know what are the right information's, they can get during the course so that they can awareness of their rights on it. It highlights the importance of Media Law and actively participate in society in India.

It is expected from every citizen to be well aware of laws related to Media Law. The course is beneficial to all students, citizens of any background and Students.

Outcome:

The course aims to provide learners with a comprehensive understanding of the role of the Mass Media, Press and its regulations in India. By the end of the course, learners are expected to achieve the following outcomes:

- Knowledge of Media Law
- Understanding of Press, Films & Broadcasting
- Comparing different Laws & its Implications with Case studies

Module I: Mass Media

- 1.1 Overview of Mass Media (History, Meaning, Characteristics, Classification)
- 1.2 Ownership Patterns of Mass Media
- 1.3 Self-regulation or Code of Ethics for Persons in Mass Media in India

Module 2: Press

- 2.1 Press in India (Origin, Freedom of Speech & Expression, Freedom of Press)
- 2.2 Press and Registration, The Press Council Act, 1978
- 2.3 Laws relating to Newspapers, Law relating to Working Journalists



Module 3: Films

- 1.1 Role of Drama and the Dramatic Performances Act, 1876
- 1.2 Cinematograph Act, 1952
- 1.3 Electronic Broadcast Media (Radio & Television)

Module 4: Right to Information Act

- 4.1 Development of the Movement of Right to Information in India
- 4.2 Right to Information and Obligations of Public Authorities
- 4.3 Landmark Cases in India

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Evaluation: 100 Marks

1. MCQs x 20 = 40 Marks
2. Situation Problems x 2 = 40 Marks
3. Short Notes x 2 = 20 Marks

Textbooks/Reference Books:

1. Media Law In India by Akash Kamal Mishra Publisher : Notion Press; 1st edition (2020); Notion Press Media Pvt Ltd |
2. Media Law and Ethics, 2009 by M Neelamalar, Publisher : Phi Learning; 2nd edition
3. Law of Freedom of Press & Media in India:: Contemporary Issues Hardcover – 4 June 2018, Publisher : Dattsons; First Edition (2018) by Gopal Sharma
4. Mass Media and Related Laws in India Paperback , 2014 by Banshi Manna (Author), Publisher : Booksway (2014)
5. Right to Information Act 2005 ...in simple words Paperback – 9 March 2021, Publisher : Notion Press; 1st edition (9 March 2021); Notion Press Media Pvt Ltd
6. A Constitution to Keep: Sedition and Free Speech in Modern India Hardcover –2023 by Rohan J. Alva Publisher : HarperCollins India (15 March 2023)
7. Mass Media Laws and Regulations, Dr. C.S. Rayudu, Dr. Nageshwar Rao, Himalaya Publishing House Pvt. Ltd.
8. Mass Media Laws and Regulations in India Paperback – Import, 1 January 2000 by Venkat Iyer, Publisher : India Research Press

