For the Year 2025

Legal Studies-317 Syllabus for NCET 2025



Note:

There will be one Question Paper which will have 28 questions out of which 25 questions need to be attempted.

Unit 1: Judiciary

- Structure and Hierarchy of Courts and Legal Offices in India
- Constitution, Roles, and Impartiality
- Appointments, Training, Retirement, and Removal of Judges
- Courts and Judicial Review

Unit 2: Topics of Law

- Law of Property
- Law of Contracts
- Law of Torts
- Introduction to Criminal Laws in India

Unit 3: Arbitration, Tribunal Adjunction, and Alternative Dispute Resolution

- Adversarial and Inquisitorial Systems
- Introduction to Alternative Dispute Resolution
- Types of ADR
- Arbitration, Administrative, Tribunals
- Mediation and Conciliation
- Lok Adalats
- Ombudsman
- Lokpal and Lokayukta

Unit 4: Human Rights in India

• Introduction – International Context

- Constitutional framework and Related laws in India
- Complaint Mechanisms of Quasi-judicial Bodies

Unit 5: Legal Profession in India

Introduction

- The Advocates Act, 1961, The Bar Council of India, Lawyers and Professional Ethics, Advertising by Lawyers, Opportunities for Law graduates, Legal Education in India, Liberalization of the Legal
- Profession, Women and the Legal Profession in India

Unit 6: Legal Services

- Legal background Free Legal Aid under Criminal law, Legal Aid by the State, Legal Aid under the Indian Constitution, NALSA Regulations, 2010
- Criteria for giving free Legal Services
- Lok Adalats
- Legal Aid in Context of Social Justice and Human Rights

Unit 7: International Context

- Introduction to International Law
- Sources of International Law Treaties, Customs and ICJ Decisions
- International Institutions, International Human Rights
- Customary International Law
- International law & Municipal Law
- International Law & India
- Dispute Resolution ICJ, ICC and Other Dispute Resolution Mechanisms

Unit 8: Legal Maxims

Important Legal Maxims.

Meaning with illustrations of the following:

- Actus non facit reum nisi mens sit rea
- Ad valorem
- Amicus Curiae

- Audi alterem partum
- Assentio Mentium
- Bona fide
- Bona Vacantia
- Caveat Emptor
- Corpus Delicto
- Damnum Sine Injuria
- De Die in Diem
- De Minimis Lex Non Curat
- Doli Incapax
- Ejusdem Generis
- Ex Post Facto
- Ignorantia Facti Excusat Ignorantia Juris Non Excusat
- Injuria Sine Damnum
- Locus Standi
- Nemo Debet Esse Judex in Propria Sua Causa
- Nemo debt non quad habit
- Noscitur a Sociis
- Obiter Dicta
- Pari Materia
- Per Incuriam
- Qui Facit Per Alium, Facit Per Se
- Quid pro quo
- Ratio Decidendi
- Res ipsa loquitur
- Res Judicata Accipitur Pro Veritate
- Salus Populi Est Suprema Lex
- Stare Decisis
- Ubi Jus Ibi Remedium