

The Indian Society of International Law

V.K. Krishna Menon Bhawan, 9, Bhagwan Dass Road,
New Delhi 110001



PROSPECTUS: 2025

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New Delhi 110001

Introduction

The Indian Society of International Law (ISIL), a premier national institution for teaching, research and promotion of international law, was established in 1959, primarily due to the efforts of the late V.K. Krishna Menon. It has indeed been a long and fulfilling journey for the ISIL that it has earned a pride of place among the community of international lawyers throughout the world. This would not have been possible but for the hard work put in by people, such as Judge Nagendra Singh, Dr. K. Krishna Rao, Shri G.S. Pathak, Justice R.S. Pathak, Prof. Harnam Singh, Prof. C.J. Chacko, Shri. K. Narayana Rao, Dr. Anand Prakash, Prof. B.S.N. Murti, Shri C.V.L. Narayan, Prof. M.K. Nawaz, Shri G.V.G. Krishnamurthy, Shri Ram Niwas Mirdha, Prof. R.P. Anand, Prof. Rahmatullah Khan, Dr. P. Chandrasekhara Rao, Dr. S.P. Jagota, Dr. R.K. Dixit, Dr. P. Sreenivasa Rao and a host of others.

The objectives of the ISIL *inter alia* are:

- To foster nation-wide, the study and development of international law;
- To interpret through its forums and publications, the application of international law as chiefly affecting India;
- To encourage the comparative study of the application of international law in other states; and
- To promote research in international law.

In sixty-six years of its existence, the ISIL, under the dynamic leadership and guidance of distinguished persons, has grown into a prestigious research and teaching centre of international law in India. At present it enjoys the able stewardship of its President Prof. (Dr.) Manoj Kumar Sinha.

In its endeavour to disseminate international law, the ISIL has traditionally received the whole-hearted support and cooperation from the various Ministries, particularly External Affairs, Finance, and Environment and Forests, of the Government of India. The ISIL has benefited from the guidance and support of many judges - present and former - of the Supreme Court of India and Delhi High Court.

The ISIL is housed at V.K. Krishna Menon Bhawan, 9, Bhagwan Dass Road, opposite to the Supreme Court of India. It has two in-house air-conditioned conference halls with a seating capacity of 80 and 100 respectively, a full-fledged air-conditioned auditorium of 250 seats for organising seminars/conferences and symposiums, a number of class rooms, office spaces, etc.

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The Indian Society of International Law

EXECUTIVE COMMITTEE

President:	Prof (Dr) Manoj Kumar Sinha
Executive President:	Prof (Dr) V. G. Hegde
Vice Presidents:	Dr. Srinivas Burra Prof M Gandhi Shri Pradeep Kumar Rai
Treasurer:	Prof (Dr) Anupam Jha
Executive Council Members:	Prof Dabiru Sridhar Patnaik Prof C Jayaraj Dr Anna Bashir Shri Govindaraja G. Hegde Dr Shikhar Ranjan Mrs A Swarupa Reddy Shri Saju Jacob Prof (Dr) Benarji Chakka Prof James J Nedumpara Shri Sanjay Parikh Dr Sunil Kumar Agrawal

Secretary General

Wg Cdr (Dr) U C Jha

The Indian Society of International Law Academic and Research Wing

- Dr Vinai Kumar Singh (on Leave)
- Dr Anwar Sadat, Asst Prof (Senior) and Head, Centre for Environmental Law and Climate Change.
- Dr Parineet Kaur, Asst Prof and Head, Centre for Intellectual Property and Technology Law.
- Dr Kanika Sharma, Asst Professor and Head Centre for International Humanitarian Law and Military Law.

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The Indian Society of International Law

SCHOLARSHIPS

The ISIL has the provision for bestowing the ISIL Doctoral Scholarships on Ph.D. Research Scholars registered in the Indian universities. It provides for two scholarships during an academic year. The beneficiaries are preferred by a Selection Committee appointed by the Executive Council.

Rules for the Award of ISIL Doctoral Scholarships are as follows:

1. The following rules shall be called “The Indian Society of International Law (ISIL) Doctoral Scholarships” (Hereafter scholarships).
2. There shall be two scholarships during an academic year.
3. The amount of each scholarship shall be Rs. 10,000.
4. Each scholarship will be awarded for duration of six months.
5. An applicant shall be eligible for the scholarship provided:
 - (a) He/ she obtains a certificate from his/her supervisor and the Head of the Department or Dean of the Law School/ Principal that his/ her thesis is in an advanced stage.
 - (b) That the award of the scholarship is essential for collection of advanced materials, which is not available within his/her university library.
 - (c) He/ she should not be recipient of any other scholarship or getting any remuneration: a copy of the final dissertation /thesis to be submitted to the ISIL.
6. The applications in this regard shall be considered by a Selection Committee appointed by the Executive Council (EC).
7. The subject matter of the thesis should be such that it would be in the view of the Selection Committee, enrich or contribute to the existing knowledge of international law.
8. The applicant should send along with his / her application and the documents as mentioned in Rule 5.
9. Applications must reach the ISIL before 30th of May each year.
10. The decision of the Selection Committee shall be final and no queries shall be entertained from any applicant regarding the process of selection.

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The Indian Society of International Law

INTERNSHIP

ISIL offers an internship programme for LL.B., students providing opportunities to become involved with the research work of the Society. Priority will be given to students who have completed International Law paper in their LL.B., Course work. All positions are based in ISIL and require a minimum commitment of 8 hours per day. All internships are unpaid.

How to Apply

Request for internships should be sent from Director/Dean/Head of Department recommending the name of students to the following address:

Secretary General
The Indian Society of International Law
9, V.K. Krishna Menon Bhawan,
New Delhi 110001

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The Indian Society of International Law Post Graduate Diploma/ Certificate Courses

The Academic Wing of the ISIL was founded in 1964 to further the objective of dissemination of knowledge of International Law. It is a matter of pride for the Academy that its post-graduate diploma courses are not only rated highly in India but also throughout the world. ISIL offers one-year Post Graduate Diploma/ Certificate courses in the following subjects:

- International Law and Diplomacy
- Human Rights, International Humanitarian Law and Refugee Law
- International Trade and Business Law
- Intellectual Property Law
- International Environmental Law and Climate Change
- Space Laws: Practices and Policy (Certificate Course for 3 months)

Rules and Regulations for the Diploma/ Certificate Courses

1. Eligibility for admission: For the Post-Graduate Diploma Courses, the requirement for admission is a Bachelor's degree from a recognised University. A degree in law/ commerce/ business management is desirable for students interested in pursuing the course in International Trade and Business Law. The Academy reserves the right to relax this requirement if it is satisfied that the practical professional experience of the applicant is adequate to make up this eligibility requirement.
2. Course of Study: The syllabus for the course of study will be prescribed from time to time. The current syllabus is given in this Prospectus.
3. Class Schedule: Classes for the Post Graduate Diploma Courses are conducted on weekdays from 6 p.m. to 7:30 p.m., three days in a week. Certificate Course in Space Law: Every Saturday for three months.
4. Medium of Instruction and Examination: The medium of instruction and examination shall be in English.
5. Attendance: Candidates are required to attend not less than 2/3rd of the lectures. The Secretary-General may, at his discretion, condone the deficiency in attendance only on compassionate grounds, provided that a representation supported by documentary evidence of the same is to be submitted.

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6. Evaluation: The evaluation process of these courses consists of (a) Written Examination at the end of academic session; (b) Submission of assignments, and (c) Attendance and class participation. The marks allocated for the written examination is 70% and 30% marks are allocated for assignments, attendance and class participation.
7. The Secretary-General of the ISIL has the power to strike off the rolls, the name of any student who is grossly irregular in attendance, or wanting in discipline.

Rules Relating to the Post-Graduate Diploma Examination

1. All students of the Post-Graduate Diploma are required to submit their assignments in the subjects mentioned in the course content before the end of the classes before 30 April. Depending upon the availability of time, the students may also be asked to present these assignments before the class.
2. All the students of the Post-Graduate Diploma Courses are required to appear for an examination in the papers as given in the course content.
3. The examination in each paper shall be of three hours duration and each paper shall carry 70 marks.
4. The student appearing for the examinations shall be bound by the prescribed rules of examination.
5. The minimum marks required to pass the examination in each paper shall be 50%. A student who has passed the examination with at least 60% of aggregate marks shall be placed in the First Division. A student who secures 75% will be declared to have passed in First Division with Distinction. All other students who have secured the minimum qualifying marks will be placed in the Second Division.
6. The Examination Committee, as appointed by the Secretary General, may grant grace marks up to 5% in appropriate situations.
7. Students student may appear for the Diploma Examination more than twice and he/she must pass the examination within **FOUR YEARS** from his/her first admission to the respective Diploma Course.
8. Students who have failed in the examination, or failed to appear in the examination after having put in the requisite attendance, may be allowed to appear in the subsequent examinations only on their being enrolled as ex-students.
9. Notwithstanding anything contained herein, any matter requiring expeditious disposal to cover situations affecting students will be decided by the Examination Committee constituted for this purpose by the Secretary-General, and its decision will be final.

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AWARDS

The following awards have been instituted in the Indian Society of International Law.

V K Krishna Menon Memorial Award: International Law & Diplomacy.

K. Krishna Rao Memorial: International Trade and Business Law.

Judge Nagendra Singh Memorial Award: Human Rights International Humanitarian & Refugee Law.

Justice Rajindar Sachar Memorial Award: Human Rights, International Humanitarian & Refugee Laws

M. K. Nawaz Memorial Award: Intellectual Property Rights Law

Merit Certificate in International Environmental Law

ISIL will award a prize to the student who obtains the highest aggregate percentage of marks in the Diploma Examination in the First Division with 60 per cent marks and above. If no student is found eligible for the award, award will not be given.

Fee for Diploma and Certificate Courses

A. Common for all the course:

1. Registration Fee:	Rs 1,200/-
2. Library Fee:	Rs 1,000/-
3. Examination Fee:	Rs 1000/-
Total:	Rs 3,200

B. Tuition Fee for Different Course:

1. International Law and Diplomacy:	Rs 10,700
2. Human Rights, IHL and Refugee Law:	Rs 10,700
3. International Trade and Business Law	Rs 14,000
4. Intellectual Property Law	Rs 11,000
5. International Environmental Law and Climate Change	Rs 10,000
6. Space Laws: Practices and Policy (Certificate Course for 3 months):	Rs 5,000/-

Note: Total fee for a course will include A and B.

C. Fee for duplicate marksheet, additional examination and for borrowing library books (refundable) will be as follows:

● Examination Fee for second exam (single paper):	Rs 500/-
● Duplicate Marksheet:	Rs 400/-
● Duplicate Diploma Certificate:	Rs 500/-
● Fee for Transcript:	Rs. 100/-
● Library Deposit (for borrowing one book at a time):	Rs 3000/-

PG DIPLOMA INTERNATIONAL LAW AND DIPLOMACY

SEMESTER – I
PUBLIC INTERNATIONAL LAW-I
Paper – I

I. INTRODUCTION

Definition of International Law; Nature and Scope of International Law; Historical Development of International Law; Theories as to the Basis of International Law; Approaches to International Law: International Law in General Understanding; Mainstream International Law; Communist and Marxist Approaches; Asian and African Approaches and the Third -World Approaches; Codification and Progressive Development of International Law

II. Sources of International Law

Custom; Treaties; General Principles of International Law; Judicial Decisions; Juristic Work on International Law; General Assembly Resolutions and Declarations

III. The Relationship between International Law and Municipal Law

Theories as to the relation between International Law and Municipal Law: Monism and Dualism; Theories on the Application of International Law: Transformation or Specific Adoption Theory; Delegation Theory; International Law before Municipal Courts; State Practice with reference to The United Kingdom, The United States, European States- Germany and France; Russia and India

IV. Subjects of International Law: States

What does it mean to be a Legal Person? What is a State? Creation of Statehood; Territory (acquisition of territory; self-determination and *uti possidetis*; succession; Extinction of Statehood and Fundamental Rights of States- independence, Equality, and Peaceful Co-existence; Protectorates and Protected States; International Administration of Territories; The Right of all Peoples to Self-Determination. State Recognition (declaratory v constitutive theory); Rights and duties of States; State Succession; Nationality- Question of Nationality in International Law; Double Nationality, Extradition and Asylum; Statelessness; Human Rights and Fundamental Freedoms

V. Subjects of International Law: Non-States

What does it mean to be Natural Person? Individuals; International Organisations; National Liberations Movements and Insurgents; Armed Non-State Actors; Non-Governmental Organisations; Transnational Corporations

VI. Jurisdictions and Immunities from Jurisdiction

Jurisdiction in General: Criminal Jurisdiction; Civil Jurisdiction; Basis of Jurisdiction: Territorial Jurisdiction; Nationality Principle; The Protective Principle and the Universality Principles – War Crimes, Crimes Against Humanity and Crime Against Peace; Immunities from Jurisdiction; Sovereign Immunity; Foreign States and Organs of Foreign States; Extra Territorial Jurisdiction; Hijacking

VII. Diplomatic and Consular Relations

The Vienna Convention on Diplomatic Relations, 1961; Doctrine of Inviolability; Rights, Privileges and Immunities of Missions and Diplomatic Agents; Waiver of Immunity; Termination of Immunity; Immunities, Privileges and Rights of Consuls: The Vienna Convention on Consular Relations, 1963; the Prevention and Punishment of Crimes Against Internationally Protected Persons

LAW OF INTERNATIONAL INSTITUTIONS

PAPER-II

I. INTRODUCTION

Introduction to International Institutions; International Organisation as a Concept and as a Field of Subject; Origin of International Institutions Defining, Characterising and Classifying International Institutions; Historical Legacies and Influences of International Institutions; Legitimacy of International Institutions; International Institutions and their place in the Contemporary World. International Institutions and Developments in the 19th Century; the Hague Conference 1899 and 1907; Public International Unions

II. Theoretical Approaches to Understand the Law of International Organisations

Liberal Institutional Theories; Realist and Power based Theories; Social and Constructivist Theories; Marxist Theories; Feminist Theories; Organisational Theories and Pathologies of International Organisations

III. The Establishment and Effects of International Organisations

The Institutional Effectiveness; International Organisation and the Maintenance of Peace and Security; The League of Nations; Constitutional Framework of the League of Nations; Structure and Functions of League; Role of Collective Security System ; Mandate System; The United

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Nations System and the Idea of the United Nations; Principal Structures of the United Nations System; Purposes and Principles; Membership; The United Nations system and the Maintenance of Peace and Security; Principal Organs and their powers; Relationship between General Assembly and the Security Council; United for Peace Resolution; An Agenda for Peace; Human Rights and the Development; Settlement of Disputes and the UN; Collective Security and Peacekeeping Operations; Reforming of the UN System; The UN and the Decolonisation; Development Concern of the Third World

IV. Regional Organisations and their Contribution to the Development of Law of International Organisations

Role of European Union, Organisations American States, African Union, Asian and African Legal Consultative Organisation, South Asian Association for Regional Cooperation; International Organisations and Non-Governmental Organisations; NATO

V. International Financial and Trade Institutions

Bretton Woods Institutions – World Bank; IMF; GATT and World Trade Organisation, UNDP, UN Conference on Trade and Development (UNCTAD), UN Commission on International Trade Law (UNCITRAL); International Social and Humanitarian Organisations; ILO; UNESCO; UNCIEF; UNHCR; ICRC

SEMESTER – II

PUBLIC INTERNATIONAL LAW-II

PAPER – III

I. Law and Practice of Treaties

What is a Treaty; Making of Treaty; Multilateral; Bilateral; Regional and Plurilateral Treaties; Vienna Convention on the Law of Treaties; India's State Practice relating to Implementation of Treaties; Interpretation of Treaties by Indian Courts; Reservations to Multilateral Treaties

II. Law Relating to Use of Force

Prohibition of War and the Use of Force; Outlawry of War and Historical Evolution; The UN Charter and Prohibition of Use of Force; Definition of Aggression; The Legality of Use of Nuclear Weapons; Intervention and Non-Intervention; Responsibility to Protect

III. State Responsibility

Elements of International Responsibility; Concept of 'Denial of Justice' by a State; State

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Responsibility in Respect of the Protection of Lives and Property; Nationality of Claims; Exhaustion of Local Remedies: the Calvo Clause; The Theory of Permanent Sovereignty over Natural Resources; NIEO; Draft articles on Responsibility of States for Internationally Wrongful Acts

IV. The Law of the Sea

Introduction to the Law of the Sea; Geneva Convention of Law of the Sea; UNCLOS-III; ITLOS; International Sea Bed Authority; Piracy in High Seas

V. Law Relating to Air, Outer Space and Antarctica

Introduction Air and Space Law; Sovereignty in the Air, Commercial Aspects of International Aviation Law; Liability Aspects of Aviation Law, Criminal Aspects of Aviation Law (Hijacking, Terrorist activities and Crimes against the persons on Board Air craft); GATS and Air Transport Services; The Chicago Convention, The Warsaw Liability Regime and The Montreal Convention and the Revision of Liability; Peaceful Uses of Outer Space; Outer Space Treaty; Liability Convention; and Moon Treaty and Treaty Regime Relating to Space Law. Protection of Antarctica and the Law Relating Antarctica Treaty Regime; Dispute Settlement in International Air and Space Law

VI. Environmental Law

Introduction to International Environment Law; Stockholm Declaration on Human Environment; Rio Declaration; International Environment Law Treaty Regime; Climate Change Convention; Environment and Sustainable Development; Interface between Environment, Trade and Human Rights; Environmental Institutional Mechanisms

VII. Settlement of International Disputes

The UN Charter and Peaceful Means of Settlement of Disputes; Coercive Means of Settlement of Disputes; Judicial Means of Settlement of Disputes; Friendly Relations Declaration, 1970; International Arbitration; Permanent Court of Arbitration; the International Court of Justice

VIII. International Humanitarian Law, International Human Rights Law; International Refugee Law; International Criminal Court and Tribunals

INTERNATIONAL RELATIONS AND DIPLOMACY

PAPER-IV

I. Introduction to Diplomacy

Definitions, Concepts and Features; Its contribution to practice of international relations; Diplomacy and Foreign Policy; Meanings of state, sovereignty, anarchy, international system, balance of power, polarity.

II. Evolution of Diplomacy

- (a) Tribal Origins – the Greeks – the Renaissance –Italian City States – Machiavellian contribution— Richelieu and French contribution to *raison d'état* and balance of power –the Thirty Years' War and the Treaty of Westphalia.
- (b) Oriental Heritage – Mythological references –Kautilya –Ashoka's Envoys – the Chinese tradition.
- (c) Golden Age of Classical or Old Diplomacy –diplomacy for status quo — the Concert of Europe – the Alliance System – diplomacy for change – Italian and German unifications –personalities – Metternich, Cavour, Bismarck.
- (d) New Diplomacy – collapse of balance of power in Europe and the First World War – the Russian Revolution – Wilsonian Idealism of 'open diplomacy' – Idealist interwar diplomacy– League experiment – Appeasement — Stalin, Hitler and Western democracies – Second World War.
- (e) Diplomacy in the Postwar world – creating the United Nations – Bretton Woods institutions –America and the reconstruction of Western Europe – diplomacy in the service of Containment – military alliances – war in the Third World.
- (f) Cold War – Détente – accommodation – brinkmanship – collapse of the Soviet Union and the end of the Cold War.
- (g) Post Cold War – visions of the emerging world order – End of History? – Clash of Civilizations? – Back to the Future? – American Hegemony?
- (h) Diplomacy in a uni-multi-polar world – prevention and preemption – humanitarian intervention and war against terrorism. Crisis of Diplomacy?

III. Disarmament

- (a) Attempts at Arms Control and Disarmament-Bilateral-Regional-Multilateral and UN led efforts- Nuclear Proliferation and Non-proliferation Efforts

IV. Contemporary Diplomacy

- (a) Emerging trends in UN diplomacy – diplomacy and energy security – the European Union example – environmental diplomacy – economic diplomacy – cultural and media diplomacy – diplomacy in the face of unconventional threats – terrorism as diplomacy through other means? – religious diplomacy – being a diplomat in the age of post-diplomacy
- (b) ASEAN, SAARC, USMCA, AU, BRICS, MISTEC, SCO- Rise of the Rest Asian

Resurgence and the Rise of India and China

Teaching Faculty

1. Prof (Dr) Manoj Kumar Sinha, President ISIL and Vice Chancellor, DNLU, Jabalpur
2. Wg Cdr (Dr) UC Jha, Secretary General, ISIL, New Delhi.
3. Dr Luther Rangreji, Joint Secretary, Legal and Treaties Division, Ministry of External Affairs, Government of India, New Delhi.
4. Shri Narinder Singh, Former Member, ILC and Former Additional Secretary, Legal and Treaties Division, Ministry of External Affairs, Government of India.
5. Prof. S K Verma, Former Head and Dean, Delhi University, Delhi.
6. Dr Srinivas Burra, Associate Professor, South Asian University, New Delhi.
7. Shri C. Jayaraj, EC Member, ISIL.
8. Dr Shikhar Ranjan, Director, AALCO, New Delhi.
9. Prof. Dr Anupam Jha, University of Delhi, Delhi.
10. Dr Sunil Kumar Agarwal, Advocate on Record, Supreme Court of India.
11. Prof. (Dr) Ravindra Pratap, Dean, Faculty of Legal Studies, South Asian University.
12. Prof. (Dr) Rashmi Salpekar, Dean, VIPS, New Delhi.
13. Prof. Dabiru Sridhar Patnaik, OP Jindal Global Law School, Sonipat.
14. Ms Mythili R, L&T Division, Ministry of External Affairs, Government of India.
15. Dr Archana Negi, Associate Professor, CIPOD, Jawaharlal Nehru University, New Delhi.
16. Dr Vinai Kumar Singh, Associate Professor, CILS, JNU, New Delhi.
17. Prof. Chintamani Mahapatra, Jawaharlal Nehru University, New Delhi .
18. Mr K P Fabian, IFS (Retd.)
19. Dr Khinvraj Jangid, Associate Professor, OP Jindal Global University.
20. Dr Hina Pandey, Disarmament and International Security Affairs Division, MEA, New Delhi.
21. Dr. Monish Tourangbam, Director, KIIS, New Delhi.
22. Dr Anwar Sadat, Senior Assistant Professor, ISIL.
23. Dr Parineet Kaur, Assistant Professor, ISIL.
24. Dr Kanika Sharma, Assistant Professor, ISIL.

PG DIPLOMA HUMAN RIGHTS, INTERNATIONAL HUMANITARIAN AND REFUGEE LAWS

HUMAN RIGHTS LAW

SEMESTER I

INTERNATIONAL LAW ON HUMAN RIGHTS

1. Introduction: (i) The Historical Development of Human Rights Law (ii) Human Rights Concepts and Discourse (iii) Human Rights Movements (iv) Rights, Duties and Dilemmas of Universalism
2. International Human Rights Organisations: (i) The UN Human Rights System (ii) Treaty Bodies (iii) Regional Arrangements (Comparison of Universal and Regional Systems, The European Convention System, Inter American System and the African System (iv) Role of the High Commissioner for Human Rights
2. Normative Foundation of International Human Rights: Universal Declaration of Human Rights, International Covenant on Civil and Political Rights and International Covenant on Economic, Social and Cultural Rights
- 3 Racial Discrimination
4. Discrimination against Women
5. The Rights of Child
6. The Right against Torture
7. Enforced Disappearance
- 8 The Right to Development
9. The Rights of Persons with Disability
- 10 Vertical and Horizontal Interpretation to Human Rights Law and Its Enforcement
11. Human Rights, Development and Climate Change
12. National Security, Terrorism and Limitation on Human Rights
13. Indigenous Communities: IPR and Human Rights

INTERNATIONAL REFUGEE LAW

1. Origin and Development of International Refugee Regime

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2. The 1951 UN Convention on the Status of Refugees and its 1967 Protocol
3. Refugee Status Determination: The Inclusion, Exclusion and Cessation clause
4. Regional Conventions: OAU Convention, Cartagena Convention, Dublin Convention, etc.
5. Statute and Role of the UNHCR
6. Asylum and the Principle of Non-Refoulement
7. Durable Solutions
8. Internally Displaced Persons
9. Safe Haven Concepts, Principles of Family Unity etc.
10. Vulnerable Groups of Refugees including Women, Children and Victims of Torture

INTERNATIONAL HUMANITARIAN LAW

A. Introduction to International Humanitarian Law

1. Nature and Definition of IHL — Historical Background and Origins of IHL (including a South Asian perspective)
 - (a) Inter-state resort to force and international law – Prohibition and Exceptions
 - (b) Use of Force and International Humanitarian Law (IHL) – Relationship between jus ad bellum and jus in bello
2. IHL as a part of International Law — Sources of Modern IHL -Development of the Geneva Conventions and Additional Protocols
3. Fundamental Rules of IHL — Applicable in Armed Conflict
4. Concept of War — International and Non-International Conflicts
5. Relationship between IHL and International Human Rights Law (IHRL); The Problem of Applicability of Human Rights Law in Armed Conflict

B. Protection of Defenceless

1. The General Obligations of Humane Treatment — Role of ICRC —Wounded, Sick and Shipwrecked persons
2. Combatant Status
3. Protection of POW's
4. Women and Children and Other Vulnerable Groups including Refugees
5. Protection of Media and Medical Personnels

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SEMESTER II
HUMAN RIGHTS IN INDIA

1. Historical and Constitutional Development of Human Rights in India
2. Fundamental Rights and Directive Principles of State policy under the Indian Constitution.
3. Fundamental Duties under the Indian Constitution
4. Role of Judiciary in Protection of Human Rights in India
5. Role of National Institutions like National Human Rights Commission of India, Ombudsman etc.
6. Protection of Vulnerable Sections of Society in India (Tribals, Women, Minorities, Children, Aged, Disabled)
7. Right to Information
8. Role of Non-Governmental Organizations in the Protection of Human Rights in India
9. Poverty and Human Rights in India
10. Digitalization and Human Rights

REFUGEE LAW: NATIONAL PERSPECTIVE

1. Ratification of International Human Rights Instruments by India and their Impact on Refugee Protection in India, the Impact of the Bangkok Principles —Asian African Legal Consultative Organisation and Indian Obligations to Provide Refugee Protection
2. National Framework for Refugee Protection in India — Relevant Provisions of the Constitution of India
3. Foreigner Act, 1946, Relevant provisions of the IPC, Problem of Detention of Refugees/ Arrests/discharge/ Surety etc.
4. Overview of Refugee populations in India
5. Role Played by Indian Administrative Authorities, the Judiciary, NHRC, SAARC LAW and Other Institutions/ Groups/NGO's Including the Role of the Informal Consultations on Status of Refugees and Migratory Movements in South Asia.
6. Issues relating to the Accession to the Refugee Conventions
7. Security Concerns Relating to the Refugees in South Asia
8. Global Overview of Refugee Assistance Programmes
9. Preventive Strategies
10. Global Compact on Refugees: Burden and Responsibility Sharing, UNHCR Intervention with Internally Displaced Persons, Problems of Statelessness, Concept of Temporary

Refugee, Irregular Movement of Refugees

INTERNATIONAL HUMANITARIAN LAW

A. Limitation on Means and Methods of Warfare

1. General Limitations on the Conduct of War— Limits on the Choice of Methods and Means of Warfare
2. Specific Weapons — Chemical, Biological, Nuclear etc.
3. Anti-personnel Land Mines
4. Protection of Cultural Property and Natural Environment
5. Contemporary Challenges to IHL: Lethal Autonomous Weapons System and Cyber War
6. IHL and AI

B. Law of Non-International Armed Conflicts

1. Historical Development and Conditions of Application — Common Article 3
2. Additional Protocol II to the Geneva Conventions of 1949 — A Critical Evaluation
3. Situation of Internal Disturbances and Violence — IHL and Human Rights
 - (i) Implementation of International Humanitarian Law
 - (ii) National Implementation of IHL — Status in South Asia
 - (iii) Role of National Legislation — Role of Military Law — Representation of Breaches
 - (iv) International Implementation of IHL — Protecting Power Concept and Role — Other International Measures War Crime Tribunals and Developments in International Criminal Law including Rome Statute Establishing International Criminal Court- Crime against Humanity, War Crimes, Aggression

Teaching Faculty

1. Prof. (Dr) Manoj Kumar Sinha, President ISIL and Vice Chancellor, DNLU, Jabalpur.
2. Wg Cdr (Dr) UC Jha, Secretary General, ISIL.
3. Maj Gen Nilendra Kumar, Former Judge Advocate General, Indian Army.
4. Wg Cdr Praful Bakshi, Consultant, ICRC.
5. Prof. Abdul Rahim Vijapur, Professor, AMU, Aligarh
6. Prof. JL Kaul, Former VC, HNB Garhwal (Central University), Srinagar, Uttarakhand
7. Dr Srinivas Burra, Associate Professor, South Asian University, New Delhi
8. Dr Shikhar Ranjan, Director, AALCO, New Delhi
9. Prof. (Dr) Anupam Jha, University of Delhi, Delhi

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10. Prof. (Dr) Rashmi Salpekar, Dean, VIPS, New Delhi
11. Shri CS Mawari, Assistant Registrar (Rtd.), NHRC
12. Dr Andrey Kozik, Regional Legal Advisor, ICRC, New Delhi
13. Ms. Gunjan Chawla, Legal Advisor, ICRC, New Delhi
14. Ms. Meher, Legal Advisor, ICRC, New Delhi
15. Dr Vinai Kumar Singh, Associate Professor, CILS, Jawaharlal Nehru University, New Delhi
16. Dr Santosh Upadhyay, Assisat Professor, Delhi University, Delhi
17. Prof. Kasim Balarbe, Associate Dean, OP Jindal Global University
18. Ms. Ragini Trakroo Zutshi, Associate Protection Officer, UNHCR
19. Ms. Gauri Talwar, RSD Associate, UNHCR
20. Ms. Kritika Shrivastava, Associate RSD Officer, UNHCR
21. Dr Kanika Sharma, Assistant Professor, ISIL.

INTERNATIONAL TRADE AND BUSINESS LAW

INTRODUCTION

Since the 1980s, liberalization of national economies has led to unprecedented growth in international trade and cross-border economic transactions. The establishment of the World Trade Organization (WTO) in 1995 created a unified global legal framework for international trade. However, with rapid technological advancements and evolving global challenges, international trade law has undergone significant reforms.

This course provides a comprehensive understanding of the legal framework governing international trade transactions, addressing recent developments such as digital trade, data governance, sustainability in trade, investment arbitration, and trade security concerns.

PAPER I

PRIVATE LAW OF INTERNATIONAL TRADE

1. Theories of International Trade

- Mercantilist Theory
- Theory of Absolute Advantage
- Theory of Comparative Advantage
- Factor Proportion Theory
- Product Cycle Theory
- Trade in the Digital Era – Globalization 4.0, Data as a Trade Asset

2. International Sales Contract

- (a) Sale Contract – Elements of the Law of Contract
- (b) Essentials of Sales Contracts, Performance of the Contract
- (c) Conflict Situations
- (d) Uniform Law on Formation of Sales Contracts
- (e) Vienna Convention on Contracts for the International Sale of Goods (CISG)
- (f) UN Convention on the Limitation Period in International Sale of Goods, 1980
- (g) Types of International Sale Contracts
- (h) INCOTERMS 2020 – Revisions & Their Implications

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- i) CIF and Its Variations
- j) Other Options
- k) Rights and Duties of Sellers and Buyers vis-à-vis Types of Contracts
 - l) Digital Contracts and Smart Contracts in International Trade
- m) UNIDROIT and International Sales Contracts
- n) UNCITRAL Model Law on E-Commerce and Indian IT Act, 2000

3. Contract of Carriage

- a) Carriage of Goods by Sea – Bill of Lading and Charter Party
- b) Carriage of Goods by Air & Multimodal Transportation (Montreal Convention, 1999)
- c) Indian Law: Multimodal Transportation of Goods Act, 1993
- d) International Convention on the Unification of Certain Rules relating to Bills of Lading (Hague Rules, Visby Protocol)
- e) UN Convention on Contracts for the International Carriage of Goods Wholly or Partly by Sea (Rotterdam Rules, 2009)

4. Financing of International Sales

- a) Contract of Credit – Legal Position and Commercial Practices
- b) Terms of Payment and Rights and Duties of Parties
 - i) Documentary Credit (Letter of Credit, UCP 600)
 - ii) Documentary Collection – Bills of Exchange
 - iii) ICC Uniform Customs and Practices for Documentary Credit
- c) Merchant Finance for Exports – Bank Guarantees, Role of Financial and Risk Institutions
- d) Trade-Based Money Laundering Risks & Compliance (FATF, Basel Frameworks)
- e) Realization of Payments
 - i) Foreign Exchange Management Act (FEMA), 1999
 - ii) RBI Guidelines & Statutory Restrictions
 - iii) Guidelines of the Central Government

5. Insurance

- a) Cargo Insurance for Land, Air, and Marine Movement of Goods
- b) General Rules of Liability

6. Licensing and Technology Agreement

- Cross-Border Technology Transfers

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- IP Licensing & Trade-Related Aspects of Intellectual Property Rights (TRIPS)
- Licensing of Digital Assets

PAPER II
PUBLIC LAW OF INTERNATIONAL TRADE & INTERNATIONAL
TRADE INSTITUTIONS

1. Historical Background of the GATT, 1947
2. Evolution of the GATT and WTO, 1994
3. Non-Discrimination Provisions in GATT
4. Voluntary Export Restraints & GATT
5. WTO Agreement on Safeguards
6. WTO Agreement on Anti-Dumping
7. WTO & Customs Valuation (WCO Guidelines & Implementation Challenges)
8. Special & Differential Treatment under GATT and WTO for Developing Countries
9. WTO Agreement on Subsidies & Countervailing Measures
10. WTO Agreement on Trade in Agriculture & Food Security
11. WTO Agreement on the Application of Sanitary & Phytosanitary Measures
12. Agreement on Technical Barriers to Trade (TBT)
13. TRIPS and Its Implementation
14. Trade-Related Investment Measures (TRIMs) & WTO Rules
15. WTO Agreement on Services (GATS & E-Commerce Negotiations)
16. Regional Trade Agreements & WTO (Mega-Regional Agreements, RCEP, CPTPP, AfCFTA)

PAPER III
SETTLEMENT OF DISPUTES IN INTERNATIONAL TRADE

1. Methods of Settlement of Disputes
2. ADR and International Trade Disputes
3. International Arbitration, Conciliation, Mediation, and Litigation
 - UNCITRAL Model of Dispute Settlement
 - Investor-State Dispute Settlement (ISDS) Mechanisms
 - Role of Permanent Court of Arbitration (PCA) in Trade & Investment Disputes
4. Enforcement of Arbitral Awards
 - New York Convention, 1958

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- India's Approach to Foreign Arbitral Awards – The Arbitration and Conciliation Act, 1996 (Amendments, 2019 & 2021)

5. Online Dispute Resolution (ODR) in Trade

- Role of AI & Blockchain in Dispute Resolution
- WTO E-Commerce Dispute Framework
- 6. Dispute Settlement & WTO (DSU Mechanism, Appellate Body Crisis & Reforms)
- 7. TRIPS & Settlement of Disputes (Pharmaceutical Patent Disputes, COVID-19 & IP Waivers)

PAPER IV

INTERNATIONAL ECONOMIC & BUSINESS INSTITUTIONS

1. International Monetary Fund (IMF)
 - a) Structure & Functions
 - b) Concept of Par Value Systems, Currency Convertibility
 - c) Conditionality of IMF Policies
 - d) IMF's Role in Global Financial Crises
2. World Bank Group (IBRD, IFC, IDA)
 - a) Structure & Functions
 - b) Lending Policies & Development Assistance
3. UNCTAD & NIEO (New International Economic Order)
4. Regional Development Banks (Asian Development Bank, Inter-American Development Bank, African Development Bank)
5. Trade & Investment – Bilateral Investment Treaties (BITs) & India's Investment Strategy
6. Sustainable Development & International Trade
7. Transnational Corporations & Global Value Chains
8. Capital Market Regulations (SEBI Act, Insider Trading Laws, Mergers & Acquisitions Laws)

TEACHING FACULTY

1. Prof. Manoj Kumar Sinha, President ISIL and Vice-Chancellor DNLU, Jabalpur
2. Prof. B.S. Chimni, Former Professor, Jawaharlal Nehru University, New Delhi
3. Prof. Lakshmi Jambholkar, Professor of Law (Retd), University of Delhi, Delhi
4. Prof. S.K. Verma, Former Head & Dean, Delhi University, Delhi

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5. Prof. J.L. Kaul, Former VC, H.N.B. Garhwal (Central University), Srinagar, Uttarakhand
6. Shri A.K. Ganguli, Senior Advocate, Supreme Court of India
7. Prof. (Dr.) V.G. Hegde, Professor, Jawaharlal Nehru University, New Delhi
8. Dr. K.S. Kardam, Former Deputy Controller of Patent, Patent Office, Delhi
9. Dr. Ravindra Pratap, Professor & Dean, SAU, New Delhi
10. Dr. Archana Negi, Associate Professor, Jawaharlal Nehru University, New Delhi
11. Prof. James Nedumpura, Professor and Head of the Centre for International Trade and Investment Law (CTIL)
12. Shri Arvind Kohli
13. Shri Vinai Kumar Singh, Associate Professor, School of International Studies, JNU, New Delhi.
14. Dr. Rajesh Babu, Professor, IIM, Kolkata.
15. Dr. Kasturi Das, Associate Professor, IMT, Greater Noida.
16. Dr. Parineet Kaur, Assistant Professor, ISIL, New Delhi.
17. Dr. Monika Negi, Assistant Professor, NLU Delhi.

LAW OF INTELLECTUAL PROPERTY RIGHTS

INTRODUCTION

This course aims to impart comprehensive knowledge of Intellectual Property Rights (IPRs) while integrating developments in Cyber Law and Data Protection. The curriculum covers Patents, Copyrights, Trademarks, Industrial Designs, Geographical Indications, Plant Varieties, Biotechnological Inventions, Software Inventions, Artificial Intelligence (AI) & Blockchain, Cyber Law, and Data Protection. The course reflects upon the Indian position regarding IPRs in the background of international treaties, emerging trends, and landmark judicial pronouncements.

SEMESTER 1

PAPER I - INTRODUCTION TO INTELLECTUAL PROPERTY RIGHTS (IPRS), COPYRIGHT AND NEIGHBOURING RIGHTS

Part A – Introduction

- General Regime of Intellectual Property Rights (IPR) Law
- Concept and Nature of IPRs
- Evolution and Significance of IPR in the Present Context
- Theories of IPR Protection
- Types of IPR – Industrial Property, Copyright, and Emerging Areas
- International Legal Instruments Relating to IPRs (WIPO, TRIPS, Berne, Paris Convention, Marrakesh Treaty, etc.)
- IPR & WTO/TRIPS – Objectives and Principles
- Exhaustion of IPRs & Parallel Importation
- Intersection of IPR & Competition Law

Part B – Copyright and Neighbouring Rights

- Introduction to Copyright
- Conceptual Basis – Author’s Rights & Work-for-Hire
- Neighbouring Rights
- International Treaties & Conventions on Copyright
- Indian Copyright Law (The Copyright Act, 1957 as amended by 2012 Amendment &

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- latest updates including AI-generated works)
- Subject Matter of Copyright
 - Authorship, Ownership & Digital Copyright Issues (NFTs, AI & Machine Learning)
 - Assignment, Licensing & Fair Use
 - Infringement of Copyright (Including Digital and AI-related violations, Digital Rights Management (DRM), Role of Blockchain in Copyright Protection)
 - Copyright & Digital Technology – WIPO Internet Treaties, DMCA, AI & Copyright
 - Cyber Law & Copyright – Online Copyright Violations, Streaming Piracy, ISP Liability

PAPER II – TRADEMARKS AND GEOGRAPHICAL INDICATIONS

Part A – Trademarks Law

- Trademarks Act, 1999 (Latest Amendments including AI & Digital Branding)
- Madrid Protocol for International Registration
- Subject Matter of Trademark
- Kinds of Trademarks – Certification, Collective, Well-Known Trademarks
- Registration, Refusal, & Revocation of Trademarks
- Trademark & Domain Name – UDRP, INDRP (Domain Name Disputes, Cyber Squatting & Online Brand Protection)
- Counterfeit Trademarks & Anti-Counterfeiting Measures (Online & Offline, Digital Marketplaces)

Part B – Geographical Indications (GIs)

- The Geographical Indications of Goods (Registration and Protection) Act, 1999 (Latest Amendments)
- Lisbon Agreement, Geneva Act & International Protection of GIs

SEMESTER 2

PAPER III – PATENTS, LAYOUT DESIGNS OF INTEGRATED CIRCUITS, AND CONFIDENTIAL INFORMATION

Part A – Patents

- Patent Act, 1970 (Latest Amendments including the Patents (Amendment) Rules, 2021 & 2023)

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- AI-Generated Inventions & Patent Protection (Patentability of AI & Machine Learning-based Inventions, Role of AI in Patent Prior Art Search)
- Traditional Knowledge, Plant & Animal Patents, Micro-organisms
- Patent Filing Procedures – e-Filing & International Filing (PCT, EPO)
- Patent Opposition – Pre-grant & Post-grant
- Compulsory Licensing & Public Health (Doha Declaration, Indian Patent Provisions under Sec. 92, 92A)
- Patent Law & Competition Law (Intersection Issues)
- Cyber Law & Patents – Blockchain-based Patent Filing, Smart Contracts for Licensing & AI-assisted Patent Drafting

Part B – Layout Designs of Integrated Circuits

- The Semiconductor Integrated Circuits Layout-Design Act, 2000 (Latest Amendments)
- Impact of AI & Emerging Technologies on Semiconductor Innovations

Part C – Confidential Information

- Trade Secrets, Know-how & Protection (TRIPS & Domestic Laws)
- Data Protection, Cybersecurity & AI-related Confidentiality
- Intersection of Trade Secrets & Data Privacy (Confidential Business Information & Data Breach Concerns)

PAPER IV – INDUSTRIAL DESIGNS, PLANT VARIETY PROTECTION, TRADITIONAL KNOWLEDGE, AND BIOTECHNOLOGICAL INVENTIONS

Part A – Industrial Designs

- The Designs Act, 2000 (Amendments including Hague Agreement for International Registration of Designs)
- Fashion Law, AI-generated Designs & Industrial Designs Protection
- Cyber Law & Industrial Designs – AI-assisted Design Filing, NFT-based Digital Design Protection

Part B – Plant Variety Protection

- Protection of Plant Varieties and Farmers' Rights Act, 2001
- UPOV Convention & Flexibility under TRIPS

Part C – Traditional Knowledge & Biodiversity

- Biodiversity Act, 2002 & Nagoya Protocol on Access & Benefit Sharing
- Traditional Knowledge Digital Library (TKDL)

Part D – Biotechnology & Genetic Resources

- Recent Biotechnology Patents & AI-driven Biotech Innovations

TEACHING FACULTY FOR INTELLECTUAL PROPERTY RIGHTS

1. Prof. S. K. Verma, Former Head and Dean, Faculty of Law, University of Delhi
2. Dr. V. G. Hegde, Chairperson, Centre for International Legal Studies, School of International Studies, JNU
3. Prof B. S. Chimni, Professor of International Law, JNU
4. Dr. Shikhar Ranjan, Director, Asian-African Legal Consultative Organization (AALCO)
5. Dr. K. S. Kardam, Former Deputy Controller of Patent, Patent Office, Delhi
6. Dr. Vikrant Narayan Vasudeva, AOR, Supreme Court of India
7. Dr. Victor Vaibhav Tandon, Advocate (IP) at Saikrishna & Associates
8. Mr. Anil Kumar, CSIR
9. Dr. Vinai Kumar Singh, Associate Professor, Centre for International Legal Studies, School of International Studies, JNU
10. Prof. T. C. James, President, NIPO; Visiting Fellow, RIS
11. Dr. Sudhir Kochhar, Former ADG (IPR) and National Coordinator (NAIP), ICAR
12. Dr. Parineet Kaur, Assistant Professor, ISIL
13. Mr. Pawan Kumar, Assistant Professor, Amity Law School, Noida

INTERNATIONAL ENVIRONMENTAL LAW AND CLIMATE CHANGE

Introduction

The Indian Society of International Law launched PG Diploma Course in International Environmental Law from 2010. The paper consists of four papers. Each paper carries hundred marks which is divided into 70 and 30 marks for written and assignment respectively. The course structure gives a comprehensive understanding of International Environmental issues with special focus on Climate Change. The areas of environmental law and climate change in the context of globalization are evolving which would require up-dating of syllabus. The admission process gets underway in the month of July/August. For the Post-Graduate Diploma and Certificate Courses, the requirement is a Bachelor's degree from a recognized University. A degree in law/science/commerce/business management is desirable for students interested in pursuing the course in International Environmental Law and Climate Change. The Academy reserves the right to relax this requirement if it is satisfied that the practical professional experience of the applicant is adequate to make up this eligibility requirement.

PAPER – I EVOLUTION OF INTERNATIONAL ENVIRONMENTAL LAW SINCE 1900

Part I- Genesis of Environment Protection Internationally

- i. Environmentalism – An Overview
- ii. Environmental Challenge and the Basis of Environment Decision-Making (Science, Economics and Other Values)
- iii. A Brief History of Environment Protection Ideas and Initiatives Predating Stockholm Conference 1972 and its Global Significance
- iv. Stockholm Conference 1972 and its Importance as Beginning of Modern International Environmental Law
- v. Post-Stockholm: Treaties and Other International Acts (1978 United Nations Environment Programme (UNEP) Draft principles, 1981 Montevideo Programme, 1982 World Charter for Nature, 1980 World Conservation Strategy/1991 Caring for the Earth Strategy and the 1987 Brundtland Commission Reports)
- vi. Rio Conference 1992 and its Role in Consolidation of International Environmental Law

(Rio Declaration and Agenda 21)

PART II- GLOBAL ENVIRONMENTAL LAW-MAKING
AND GOVERNANCE

- i. Treaties (Environmental Treaties, the treaty-Making Process, the 1969 Vienna Convention on the Law of Treaties and Legal Issues Relating to Treaties, Entry into Force)
- ii. Other International Acts (Acts of International Organizations), Conference Declarations and Others
- iii. Customary International Law (state practice, opinion juris, Treaties and custom, persistent objector and Regional Custom)
- iv. General principles of International Law
- v. Subsidiary Sources- Direct Regulation, Environmental Quality Standards, Product Standards, Emission Standards, Process Standards, Economic Instruments (Charges and Taxes)
- vi. Contributions of International Court of Justice in the Development of International Environmental Law (Pulp Mills Case 2010, Gabcikovo-Nagymaros Case 1997, Certain Activities Carried Out by Nicaragua in the Border Area (Costa Rica v. Nicaragua) 2018.
- vii. Contributions of Court of Justice of European Union, African Commission on Human and Peoples Rights and Inter-American Court of Human Rights

PAPER II- PRINCIPLES AND CONCEPTS

- i. Harm Prevention (Trail Smelter Case 1941, Corfu Channel Case 1949, Lake Lanoux Arbitration 1957 and other Relevant Cases Relating to Harm Prevention)
- ii. Applicable Standards to Ensure Harm Prevention
- iii. Sustainable development (Concepts, Various Reports on Sustainable Development and Relevant Cases)
- iv. Precautionary Principle (Relevant Cases and Contemporary Relevance)
- v. Polluter Pays principle (Relevant Cases and Contemporary Relevance)
- vi. Common concern of Mankind
- vii. Common Heritage of Mankind
- viii. Differentiation
- ix. Equity (Principles of Inter-generational and Intragenerational Equity)
- x. Current and Historical Injustice at the Root of Environmental Conflicts
- xi. Judiciary and Principles of Equity

- xii. Public Trust Doctrine
- xiii. Public Participation
- xiv. Human Rights and Rights of Nature
- xv. Environmental Justice

PAPER III- INTERNATIONAL LEGAL REGIME RELATING
TO GLOBAL ENVIRONMENT

- I. Transboundary Air Pollution (Long Range Trans-Boundary Air Pollution 1979 and its Protocols)
- II. Climate Change (UNFCCC 1992, Kyoto Protocol 1997, and Paris Agreement 2015)
- III. Montreal Protocol on Ozone Layer 1987
- IV. Freshwater Resources (Convention on Non-Navigational Uses of Resources 1997, UNECE Convention 1992, Bilateral Treaties US & Canada 1909, Indus Water Treaty 1960, and Inter-State Water disputes relating to Indus and Brahmaputra, Relevance of the 1997 Convention relating to River Water Disputes in the Middle East and other Parts of the World)
- V. The Protection of the Marine Environment- Pollution and Fisheries (United Nations Convention on the Law of the Sea (UNCLOS 1982) (Convention for the Protection of the Marine Environment and the Coastal Region of Mediterranean (Barcelona Convention) 1976
- VI. Biodiversity (Convention on Biological Diversity 1992, Cartagena Protocol 2000, Biological Diversity Beyond National Jurisdiction Treaty (BBNJ) 2022)
- VII. Hazardous Substances and Activities (Basel Convention 1989 relating to regulation and control of Transboundary Movement of Hazardous Substances)
- VIII. Compliance Mechanisms in Multilateral Environmental Agreements
- IV. Climate Change Law and Litigation
 - i. Climate Change Litigation in Europe (Domestic Litigation in the Context of Issues Surrounding Climate change and International Climate Change Law (Urgenda Case, Massachusetts V. EPA, Juliana Case
 - ii. Climate change Litigation in USA
 - iii. International Climate Change Litigation (ITLOS Advisory Opinion, ICJ Advisory Opinion, Judgments by European Court of Human Rights)
 - iv. Corporates and Climate Change Litigation
 - v. Climate Change and Energy
 - vi. Decoding Earth Law

Resource Persons:

1. Dr. Luther Rangreji- Joint Secretary, Legal & Treaties Division, Ministry of External Affairs, Govt. of India
2. Dr. Anwar Sadat- Senior Assistant Professor in International Environmental Law at ISIL and Course Coordinator
3. Dr. Shikhar Ranjan-Director, Asian-African Legal Consultative Organization, New Delhi, EC Member, ISIL.
4. Dr. Sujith Koonan- Associate Professor at the Centre for International legal Studies, School of International Studies, JNU, New Delhi
5. Dr. Archana Singh Negi- Associate Professor at the Centre for International Politics, Organization and Disarmament (CIPOD), JNU.
6. Dr. U. C. Jha, Secretary-General, ISIL.
7. Dr. Sunil Kumar Agarwal, Advocate Supreme Court of India and EC member, ISIL.
8. Dr. Abhishek Tripathi- Assistant Professor., BML Munjal University, Gurugram, Haryana.
9. Pawan Kumar- Assistant Professor, Amity University.
10. Aakriti Mathur- Lawyer, Supreme Court of India.
11. Dr. Megh Raj- Assistant Professor, Faculty of Law, University of Delhi.

CERTIFICATE COURSE

Space Laws: Policies and Practice

Space has emerged both as an arena of intensifying inter-state competition and as a domain where private establishments play an increasingly important role in shaping conflict dynamics and outcomes. At the same time, the increasing reliance on interconnected space-based systems and infrastructure has introduced new vulnerabilities that can be exploited to disrupt. In addition to providing background information on Outer Space, this course is intended to enhance knowledge of students in space law treaties, soft law instruments, and national legislation. Today, space assets are considered important to national security. The states are developing anti-satellite weapons and other space-based weapons to help secure their interests. This course will also provide an overview of militarization and weaponization of outer space.

Module 1: Foundation of International Law and Space Law

- Introduction to international law concepts relevant to space activities.
- Historical development of space law.
- The distinction between air law and space law.
- Fundamental principles embodied in the Outer Space Treaty.

Module 2: The International Space Law Framework

- Detailed analysis of the five major space treaties.
- UN General Assembly resolution, UN Principles and other soft law instruments on outer space.
- Role of international organisations in space governance (UNCOPUOS, ITU, Conference on Disarmament etc)

Module 3: Contemporary Challenges in Space Law

- Space Resource Utilization
- Commercial use of outer space and privatization: legal challenges
- Space activities and IPR Issues
- Space debris mitigation and remediation
- Long-term sustainability of space activities

Module 4: Militarization and Weaponization of Space

- Militarization of Space and Concept of ‘Weapon’ in Outer Space
- Space Warfare and Laws of War
- Space Weapon Technologie/capabilities
- International law and targeting “Dual-Use” space assets
- Emerging Role of AI in Space Warfare:
- Lawfare in Outer Space
- Recent developments in Soft-Laws for Outer Space Operations

Module 5: India’s Approach to Space Law

- ISRO’s history and achievements
- India’s participation in international space law instruments
- National Space Policy and current regulatory framework
- Efforts to bring out a comprehensive space legislation
- Comparative analysis with other spacefaring nation’s legislation

This structure provides a logical progression from foundational concepts to specialised topics, culminating in the Indian context. The inclusion of India-Specific content makes this course particularly valuable in the national context, addressing a gap in current space law education. By balancing international principles with domestic application, graduates will be well equipped to contribute meaningfully to our growing space sector. This course has potential to significantly contribute to building space law capacity in India, which is increasingly important as the country expands its space activities and update its regulatory framework.

INDIAN SOCIETY OF INTERNATIONAL LAW: LIBRARY

*An Exceptional Resource Centre for International Law
Research and Education*

The ISIL Library is one of Asia's leading legal research libraries, playing a vital role in promoting the study and practice of international law. Established in the early 1960s, the library features an extensive collection of essential resources for students, academics, practitioners, and policymakers in the field. It caters to traditional and digital research needs, making it an indispensable hub for legal scholarship and practice.

Library Collection

The ISIL Library offers an extensive range of print and digital resources, including:

1. Books & Monographs

A comprehensive collection dedicated to Public and Private International Law, with in-depth coverage of key texts and emerging trends in global legal studies. The library also provides access to a variety of e-books via its ISIL e-library.

2. International Law Commission Reports

Extensive reports from the International Law Commission (ILC), offer valuable insights into the development and codification of international law.

3. Primary Documents

A selection of primary documents, including:

- o United Nations (UN) Documents
- o International Court of Justice (ICJ) Reports
- o International Law Commission (ILC) Reports

4. Journals and Periodicals

The library subscribes to numerous prestigious international law journals that provide current research, case law, and analysis. Notable journals include:

- o *Air and Space Law*
- o *American Journal of International Law*
- o *British Yearbook of International Law*

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- o *European Journal of International Law*
- o *Foreign Affairs*
- o *International Comparative Law Quarterly*
- o *International Law Reports* (complete set)
- o *Journal of World Trade*
- o *Ocean Yearbook and Yearbook of International Commercial Arbitration*
- o *Recueil des Cours* (complete set) etc.

5. Special Collections

Unique collections from the personal libraries of prominent international law figures, including V.K. Krishna Menon, Judge Nagendra Singh, and Prof. R.P. Anand, offer invaluable historical perspectives on international law.

6. United Nations Information Center (UNIC) Collection

A comprehensive collection of UN publications and reports from specialized agencies such as FAO, ILO, IMF, UNESCO, and more, covering topics like human rights, climate change, law of the sea, and space law.

7. Databases and Online Journals

- o *Hein Online database*
- o *Kluwer Law Online*
- o *Cambridge University Press Journals*
- o *Oxford University Press Journals*

8. Hein Online

A key online database providing access to over 202 million pages of legal resources, including periodicals, government documents, case law, and international legal materials. *The ISIL Yearbook of International Humanitarian and Refugee Law* is available as part of the Hein Online collection.

9. Indian Journal of International Law

The ISIL Library offers the full text of the *Indian Journal of International Law* from Volume 1 (1960) to Volume 59 (2019).

Library Services

The ISIL Library provides an array of services to support academic research and professional development:

- **Circulation Services:** Lending of library materials to eligible members and students.
- **Reference Services:** Assistance in locating relevant resources for research.
- **Inter-Library Loan:** Access to resources unavailable in the ISIL Library through inter-library loans.
- **Bibliographic Services:** Assistance in compiling bibliographies for research and publications.

- **Photocopying and Printing Services:** Available for students and researchers.
- **Publication Exchange:** Facilitates exchange of publications with other legal institutions and libraries.
- **Current Awareness Service (CAS):** Keeps members updated on new acquisitions and developments in international law.
- **eLibrary Services:** The library offers an eLibrary for remote access to both subscribed and open-access resources. This service allows users to access digital materials from anywhere at any time.

Library Timings

The ISIL Library remains open during the following hours:

- **Monday to Friday:** 10:00 a.m. to 6:00 p.m.
- **Saturday:** 11:00 a.m. to 4:00 p.m. (except the second Saturday of every month)
- The library is **closed on national and gazetted holidays**.

Research Support Tools

To maintain research ethics and professional integrity, the ISIL Library offers **Drillbit Anti-Plagiarism Detection Software**. This tool assists researchers in ensuring that their work adheres to ethical standards by identifying any potential instances of plagiarism.

Digitization of ISIL Publications

The Indian Society of International Law has also digitized key publications such as the *Indian Journal of International Law* and the *ISIL Yearbook of International Humanitarian and Refugee Law*. These digitized collections are available as part of the library's eResources, and authorized members can access them remotely from anywhere.

Membership & Access

The ISIL Library provides a range of access options for different categories of users:

1. **ISIL Patrons:** All students, visiting faculty, members, and staff of the Indian Society of International Law have automatic access to the library.
2. **External Users:** Students from other universities can access the library by submitting a recommendation letter from their head of department or principal. A nominal entry fee of Rs. 25 per day is applicable.
3. **Online Access:** Through the ISIL eLibrary, members and students can access a wide range of e-resources, including those from renowned publishers like Wolters Kluwer,

Cambridge University, Oxford University Press, Hein Online, and more.

4. **Off-Campus Access:** The ISIL Library provides off-campus access to its subscribed e-resources, available only to authorized users. User IDs and passwords are issued to authorized members, enabling them to access these materials remotely.
5. **Previous Year Question Papers:** The library offers access to the previous year's question papers for various Post Graduate Diplomas offered by the society. These can be accessed through the library's website.

e-Resources Usage Policy

The ISIL Library's electronic resources are governed by strict usage policies to ensure academic integrity:

- **Academic Use Only:** Resources can be accessed solely for academic research. Downloading or printing large portions of material for commercial use is prohibited.
- **Access Charges:**
 - Students: Rs. 25 per hour for e-resource access, with Rs. 2 per print.
 - Life Members & EC Members: Free access to e-resources, with a Rs. 2 per print charge for life members only.

Contact Information

For more details about the ISIL Library, its resources, or membership, feel free to reach out:

- The Librarian
Indian Society of International Law,
9-Bhagwan Das Road,
V.K. Krishna Menon Bhawan,
New Delhi - 110001, India.
Email: drmeenakshi.harith@isil-aca.org
- **Phone:** 23384458-59 Ext. 219