



Anand Law College
(An Autonomous Institute, Under UGC Regulation 2023)
Managed by Shri Ramkrishna Seva Mandal
SRKSM Campus, Near Electric Grid, Anand, Gujarat
(Affiliated to S. P. University & Approved by BCI, New Delhi)
NAAC Accredited, 'B++' Grade, CGPA 2.97 - 1st Cycle



Name of Course: LLB 3 (CBCS) Year	Type of Course: GIA
Year : 1 st Year	Semester : 2 nd Semester
Subject Code : ALCUG2CLLB1	Subject : Constitutional Law - II
W.E.F. : 2025-26	Teaching Hours: 60 Hours

Teaching & Examination Scheme:

Credit	Lec	Lab	Tut	Internal Marks			External Marks		Passing Marks	Passing Marks	Total Marks
				T	P	CE	T	P	Internal	External	Int+ Ext
4	4	-	-	30	-	10	60	-	16/40	24/60	40/100

Lect= Lecture, Tut= Tutorial, Lab= Lab, T- Theory, P= Practical Theory Passing%: 40, Practical Passing%: 40

Course Objectives:	<ol style="list-style-type: none">1. To develop a foundational understanding of the Indian Constitution's structure, emphasizing the roles of the <i>Legislature</i>, <i>Executive</i>, and <i>Judiciary</i>. L2 Understand2. To analyze the process of amending the Indian Constitution and the flexibility/rigidity within its framework. L4 Analyze3. To examine the emergency provisions under the Constitution and the conditions under which they can be invoked. L4 Analyze4. To study various miscellaneous provisions in the Constitution, including special status, provisions for certain groups, and key constitutional institutions. L2 Understand
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Course Outcome (CO):

Upon completion of the course, student shall be able to

CO 1	Students will gain a comprehensive understanding of the Indian Constitution's structural framework, focusing on the roles and relationships between the <i>Legislature</i> , <i>Executive</i> , and <i>Judiciary</i> .
CO 2	Students will gain a deep understanding of the constitutional amendment process, including the procedures and principles governing amendments.
CO 3	Students will be able to assess the conditions under which emergency provisions (National, State, and Financial Emergency) can be invoked, and their impact on the democratic fabric of the country.
CO 4	Students will be able to analyze and evaluate the various miscellaneous provisions of the Constitution, such as those relating to official language, election commission, and special provisions for certain states and groups.



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Detailed Syllabus: CONSTITUTIONAL LAW- II

Total Teaching Hours: 60 Hours

Unit	Description	Weightage/ Credits / Hours
1	Panchayats, Municipalities and Co-operative Society	25% (4) 15 Hours
1.1	Panchayats, Municipalities And Co-Operative Societies (Article : 243-243 ZT)	
1.2	Relations Between The Union And The States (Articles : 245-293) (Legislative Relations, Administrative Relations & Financial Relations)	
1.3	The State Liability (Article : 299-300)	
1.4	Case Study 1.Kishansing Tomar v. Municipal Corporation of Ahmedabad (2006) 2.Union of India v. R. Gandhi (2010) 3. Rajendra N. Shah v. Union of India (2021) 4.M. Karunanidhi v. Union of India (1979) 5.State of Rajasthan v. Union of India (1977) 6.State of Karnataka v. Union of India (1978) 7.N. Nagendra Rao v. State of A.P. (1994)	
1.5	Practical Application 1.Problem-Solving Exercise 2.Case Discussion Circle 3.Role Play 4.Classroom Debate 5.Case-Based Group Task	
2	Right Property, Trade and Commerce, Service and Tribunal	25% (4) 15 Hours
2.1	Right To Property (Article: 300A)	
2.2	Freedom Of Trade, Commerce And Intercourse(Article :301- 307&19(1)(G)	
2.3	Services Under The Union And The States (Article : 308-323)	
2.4	Tribunals (Article : 323A-323B)	
2.5	Case Study K.T. Plantation Pvt. Ltd. v. State of Karnataka (2011) State of West Bengal v. Vishnunarayan & Associates (2002) Automobile Transport (Rajasthan) Ltd. v. State of Rajasthan (1963) Union of India v. Tulsiram Patel (1985) Shamsher Singh v. State of Punjab (1974) Swiss Ribbons Pvt. Ltd. v. Union of India (2019)	
2.6	Practical Application 1. Landmark Case Laws with group Discussion 2. Role Play – Departmental Inquiry	



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	3. Judgment Review 4. chart making	
3	Election Commission of India, Classes and Language and Jammu & Kashmir Provision	25% (4)
3.1	Elections (Articles 324-329a)	15 Hours
3.2	Constitution ,Function and Power Of Election Commission	
3.3	Power Of Parliament And State Legislature To Make Law With Regard To Election Law	
3.4	Right To Vote And Eligibility To Make Election Provisions Relating To Legislature	
3.5	Power Of Parliament And State Legislature To Make Law With Regard To Election Law	
3.6	Electoral Bond Scheme	
3.7	Special Provision Relating To Certain Classes (Articles :330-342)	
3.8	Official Language (Articles :343-351)	
3.9	Constitutional Application order 2019 Jammu and Kashmir (Article : 369 to 393) - Jammu and Kashmir Reorganization - Status of Art – 370 after abrogation,	
3.10	Case Study 1. Mohinder Singh Gill v. Chief Election Commissioner (1978) 2. T.N. Seshan v. Union of India (1995) 3. N.P. Ponnuswami v. Returning Officer (1952) 4. NOTA Case – PUCL v. Union of India (2013) 5.E.V. Chinnaiiah v. State of A.P. (2004) 6. U.P. Hindi Sahitya Sammelan v. State of U.P. (2014) 7. Puralal Lakhnapal v. President of India (1961) 8. State of J&K v. Triloki Nath Khosa (1974) 9. In Re: Article 370 of the Constitution Banch (2023)	
3.11	Practical Application 1. Case Law Role Play 2. Group Discussion 3. Newspaper and Library	
4	Emergency provisions	25% (4)
4.1	National Emergency : Grounds, Effects of proclamation of Emergency: Suspension of Fundamental Rights during Emergency, Revocation of Emergency, Judicial approach	15 Hours
4.2	Emergency due to failure of Constitutional Machinery in States : Grounds Report of Sarkaria Commission, Guidelines of S. R. Bommai's case, other relevant cases of the Apex Court Financial Emergency	



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4.3	-Judicial review of Emergency Provision Proclamation -Role of court Post 44 th Constitutional Amendment	
4.4	Amendment of the Constitution	
4.5	Procedure to amend the Constitution under Article 368	
4.6	Limited power of the Parliament to amend the provisions of the Constitution	
4.7	Judicial Pronouncements of the Supreme Court and relevant Constitutional Amendments	
4.8	Basic Structure Doctrine along with relevant decisions of the Apex Court	
4.9	Case Study 1.ADM Jabalpur v. Shivkant Shukla (1976) 2.Maneka Gandhi v. Union of India (1978) 3.Justice K.S. Puttaswamy (2017) 4.R.C. Cooper v. Union of India (1970) 5. Shankari Prasad v. Union of India (1951) 6. Sajjan Singh v. State of Rajasthan (1965) 7. I.C. Golaknath v. State of Punjab (1967) 8. Kesavananda Bharati v. State of Kerala (1973) 9. Indira Nehru Gandhi v. Raj Narain (1975)	
4.10	Practical Application 1. Concept Mapping 2. Case-Based Discussion 3. Law Commission & Committee Analysis 4.Sarkaria Commission Report (1988)	

Suggested References:

**Sr.
No.**

References

- Constitutional Law of India : D. D. Basu
- Introduction to the Constitution of India : D. D.
- Basu Shorter Constitution of India : Durga Das
- Basu Constitutional Law of India : V. N. Shukla
- Constitutional Law of India : M. P. Jain
- Constitution of India : J. N. Pandey
- Constitutional Law of India : H. M. Seervai
- Constitutional Law of India : P. M. Baxi
- Introduction to the Constitutional Law of India : Narendra Kumar, Allahabad Law Agency

Online References

- <https://vajiramandravi.com/current-affairs/parts-of-indian-constitution>
- <https://prashnapedia.co.in/2025/05/202505indian-constitution-articles-1-to-448.htm>



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