



DEV JUDICIAL ACADEMY

HIMACHAL PRADESH JUDICIARY SYLLABUS

PRELIMS & MAINS SYLLABUS

PAPER 1 - CIVIL LAW 1

100 MARKS

1. Code of Civil Procedure
2. Bhartiya Sakshaya Sanhita (Old Evidence Act)
3. Indian Stamp Act
4. Himachal Pradesh Courts Act, 1976
5. Specific Relief Act

LAW PAPER 2 - CIVIL LAW (II)

100 MARKS

1. Indian Contract Act
2. Hindu Law
3. Indian Limitation Act
4. Transfer of Property Act
5. H.P. Urban Rent Control Act

LAW PAPER 3 : CRIMINAL LAW

100 MARKS

1. Chapter XVII (Section 138 to 143) of the Negotiable Instruments Act,
2. H.P. Excise Act-2011,
3. Wildlife Protection Act,
4. Indian Forest Act and Module on Judicial Sensitivity to Sexual Offences:-
5. Bhartiya Nyaya Sanhita (Old IPC)
6. Bhartiya Nagrik Suraksha Sanhita (Old CrPC)

PAPER 4 : ENGLISH COMPOSITION

150 MARKS

1. You choose one essay from three options on general topics. This is worth 100 marks.
2. You translate a passage from Hindi to English, and this is worth 50 marks.

PAPER 5 : HINDI LANGUAGE

100 MARKS

1. Changing an English passage into Hindi - 30 marks
2. Writing an essay in Hindi on one of three topics - 50 marks
3. Doing language tasks like using idioms and fixing mistakes - 20 marks



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- ♦ Latest guidelines/directions of Hon'ble Supreme Court of India about bail and conditions to be imposed under Sections 437, 438, 439 Cr.P.C.
- ♦ What is gender stereotyping and its effects?
- ♦ How gender stereotyping undermines women's access to justice in sexual offense cases and how judicial gender stereotyping is to be avoided.
- ♦ Judicial approach towards new species of offensive activities, cybercrimes that are women-centric, such as transmitting sexually explicit material, blackmailing defamation/morphing/creating fake profiles, etc.
- ♦ Role of a judge in protecting the victim during the judicial process.
- ♦ Accountability and standards of conduct while dealing with sexual offense cases.
- ♦ Importance and meaning of gender sensitivity and effects of gender conditioning in judicial decisions in sexual offense cases.
- ♦ Incorporating gender perspective into judicial decision-making and Constitutional and Statutory provisions on gender justice.
- ♦ Judicial approach towards child sexual abuse concerning provisions of the POCSO Act, 2012.
- ♦ The credibility of the statement of victim in sexual offense cases.
- ♦ Sentencing provisions in Sexual offence cases. Besides the above, the following Acts/Provisions are included to assess the approach regarding judicial sensitivity to sexual offenses.
- ♦ The Protection of Children from Sexual Offences Act, 2012.
- ♦ The Juvenile Justice (Care and Protection of Children) Act, 2015.
- ♦ The Protection of Women from Domestic Violence Act, 2005.
- ♦ The Pre-conception and Pre-natal Diagnostic Techniques (Prohibition of Sex Selection) Act, 1994.
- ♦ The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013
- ♦ CCS (Conduct) Rules for Prohibition of sexual harassment of women at the workplace.
- ♦ Discrimination and Harassment of Women at the Workplace and Rights and Dignity of women at Workplace
- ♦ Constitutional Mandate and Guidelines by Hon'ble Supreme Court in Vishaka's case.
- ♦ The Bangalore Principal of Judicial Conduct, 2002.
- ♦ The Bangkok General Guidelines for Judges on Applying a Gender Perspective in South East Asia.