

**SHRI VILE PARLE KELAVANI MANDAL'S  
JITENDRA CHAUHAN COLLEGE OF LAW**

Date:- 17th April, 2021

**ILL.B. - PROJECT TOPICS**

**SUBJECT :- LEGAL LANGUAGE, LEGAL WRITING & GENERAL ENGLISH**

<b>Roll No.</b>	<b>Name of the Student</b>	<b>PROJECT TOPICS</b>
A001	Adani Harsh Sanjay	<b>Kinds of writs in India</b>
A002	Agarwal Prachi	<b>An analysis of the maxim Respondent Superior</b>
A003	Allana Samreen Suleman	<b>An analysis of the Act of God principle in law</b>
A004	Bachav Zenab	<b>A study on the principle of caveat emptor with cases laws</b>
A005	Bafna Shakshi Mukeshkumar	<b>An analysis of the principle - ignorantia juris non excusat</b>
A006	Balgopal Rajas Praveen	<b>The concept of Murder with exceptions</b>
A007	Bambori Jaanam Bhagvatilal	<b>The analysis of the process of Arbitration as a means of settlement of dispute.</b>
A008	Barnwal Priyanka Rampravesh	<b>The concept of wrong, &amp; the differentiation between civil and criminal wrong.</b>
A009	Castelino Josel Joseph	<b>Damnum sine Injuria &amp; Injuria Sine damnum</b>
A010	Chamaria Ritika Anand	<b>Audi Alteram Partem</b>
A011	Dave Aditi Vishwesh	<b>An Analysis of the concept of Cause of action and concept of Issue.</b>
A012	Dedhia Jay Bharat	<b>An analysis of the maxim Rex non Protest Peccare</b>
A013	Deora Udayman Singh	<b>An overview of the concept of Jurisdiction in India</b>
A014	Desai Aaditya Ajit	<b>A critical study of the maxim Nemo Dat Quod Non Habet</b>
A015	Desai Savio Harshad	<b>Nemo debet vexari pro uno et eadem causa</b>
A016	Fatnani Lakshita Suresh	<b>Volenti non fit injuria</b>
A017	Gaikwad Aayudh Dashrath	<b>Actus Dei Nemini Facit Injuriam</b>
A018	Gala Sejal Sanjay	<b>An analysis of the principle of volenti non fit injuria with case laws.</b>
A019	Gandhi Bhumi Anil	<b>De minimus non Curat lex</b>

A020	Gandhi Drasti Nikhil	<b>Ubi jus ibi remedium</b>
A021	Gandhi Drishti Manish	<b>Actus non facit reum nisi mens sit rea</b>
A022	Hendre Parth Kishore	<b>Res ipsa loquitur</b>
A023	Indraj	<b>Actio personalis moritur cum persona</b>
A024	Jain Akshat Praful	<b>Nemo debet esse iudex in propria causa</b>
A025	Jain Pratik	<b>An analysis of the case Vishaka &amp; others v. State of Rajasthan</b>
A026	Kachalia Komal Jayesh	<b>A study on the application of the maxim Salus populi est suprema lex in INDIA</b>
A027	Kalgutkar Tanvi Girish	<b>A critical examination of the difference between appeal, reference, &amp; review</b>
A028	Kalola Khushbu Jayesh	<b>A comparative analysis of the concept of acquittal, conviction and discharge.</b>
A029	Kamath Vithal Shankar	<b>An analysis of the maxim Nemo tenetur seipsum accusare</b>
A030	Lakhani Dhruv Amit	<b>Ignorantia facti excusat ignorantia juris non excusat</b>
A031	Mamaniya Saloni Rajesh	<b>A critical study of the provision of anticipatory bail in India</b>
A032	Manjrekar Nishad Jeetendra	<b>Concept of Legal right and Fundamental Right</b>
A033	Maru Charmee Naresh	<b>The concept of Actus non facit reum nisi mens sit rea under criminal law</b>
A034	Maru Priyansh Hasmukh	<b>A study on the role of amicus curiae in India</b>
A035	Masurkar Gayatri Gajanan	<b>The concept of offence under criminal law</b>
A036	Medar Meghna Bharamappa	<b>The concept of charge under criminal law.</b>
A037	Naik Gauri Anant	<b>The concept of rights and duty in law</b>
A038	Panchmia Sonam Dhiraj	<b>Concept of power of attorney</b>
A039	Pandya Parth Janak	<b>Public Interest Litigation</b>
A040	Parab Preshita Mohan	<b>A comparative study between writ of certiorari and writ of prohibition</b>
A041	Paranjpe Kiran Dinkar	<b>Injunctions and its types</b>
A042	Rajgor Madhuri Chimanlal	<b>Alternate Dispute Redressal</b>
A043	Rajput Ankit Dhanesh	<b>Writ of habeas corpus with case laws</b>
A044	Rajput Rutuja Ranjitsingh	<b>An analysis of the maxim Nemo tenetur seipsum accusare</b>
A045	Raju Rachel	<b>Custom as a source of law</b>
A046	Sabharwal Hargun Singh	<b>The concept of legal heirs and legal representatives</b>

A047	Sachdeva Soumya	<b>An analysis of the maxim In Jure Non Remota Causa Sed Proxima Spectatur</b>
A048	Sadaka Ankita	<b>A Study of the principle of Caveat Emptor and its exceptions</b>
A049	Sagar Zinal Vipul	<b>An analysis of the maxim Vigilantibus Et Non Dormientibus Jura Subveniunt</b>
A050	Sakshi Ramesh	<b>Case analysis - D K Basu v. State of West Bengal</b>
A051	Sanghavi Mahima Nikesh	<b>An analysis of the maxim Nemo debet bis vexari pro una et eadem causa</b>
A052	Sangoi Parita Sanjay	<b>Definition of law And types of law</b>
A053	Savla Hasmita Rajesh	<b>The concept of Bail in criminal jurisprudence</b>
A054	Savla Karan Mukesh	<b>Concept of writs and a comparison of the writ jurisdiction of the supreme court and high court</b>
A055	Sawant Swarupa Sandesh	<b>Concept of rights and Kinds of Rights</b>
A056	Talesra Priyanshi Rajesh	<b>The concept of legal heirs and legal representatives</b>
A057	Vaishya Dhruv Jitendra	<b>The applicability of the maxim Rex non Protest Peccare</b>
A058	Vajani Kajol Navinkumar	<b>The concept of Public Interest Litigation in India</b>
A059	Waingankar Ajay Anant	<b>Analysis of the rule against bias principle with case laws</b>
A060	Zala Unnati Vishnubhai	<b>An Analysis of the concept of double jeopardy</b>
B061	Andewar Sanjeevni Devendra	<b>The role of law reports and law journals in Indian legal system.</b>
B062	Apte Resham Sunil	<b>An analysis of the principle No man can be a judge in his own cause with case laws.</b>
B063	Barot Srushti Manoj	<b>The Concept of Complaint, Plaintiff, Written statement and defendant</b>
B064	Belwalkar Kashmita Sanjay	<b>The concept and types of jurisdictions in India</b>
B065	Bhadra Ashmi Karshan	<b>Concept of appeal - appellate jurisdiction</b>
B066	Bhanushali Bhumi Ashok	<b>Salus populi est Suprema lex</b>
B067	Bhanushali Pooja Ramesh	<b>Definition of law &amp; law as an instrument of social change</b>
B068	Chaturvedi Radhya Sanjeev	<b>The concept and importance of customs in India</b>
B069	Chawda Mukund Rajesh	<b>Damnum sine Injuria &amp; Injuria Sine damnum</b>
B070	Desai Tanishqua Sandeep	<b>The concept of complaint and FIR under CrPC</b>
B071	Desai Vihar Nimishkumar	<b>A comparative analysis of the concept of Acquittal conviction and discharge</b>
B072	Dhakan Manish Sanjay	<b>An analysis of the maxim Ubi jus ibi remedium</b>

B073	Dhoot Anjali Anil	<b>An analysis of the maxim De minimus non curat lex</b>
B074	Furia Neeyati Kiran	<b>An analysis of the maxim Res Ipsa Loquitur with case laws</b>
B075	Gangar Vatsal Bharat	<b>An analysis of the maxim audi alteram partem and its exceptions</b>
B076	Gandhi Rajvi Ketan	<b>The principle of Volenti non fit injuria and its exceptions</b>
B077	Gandhi Shreya Nimesh	<b>A comparative study on the civil and criminal remedies available in India.</b>
B078	Gandhi Shruti Amit	<b>An analysis of cognizable and non-cognizable offences in India</b>
B079	Gandhi Vidhi Himanshu	<b>The concept of power of attorney</b>
B080	Iyer Kavitha Subramanian	<b>A study on the concept of charge under Cr. P. C.</b>
B081	Jain Ritika Vishal	<b>The concept of Fair Hearing in India</b>
B082	Jain Yash Pankaj	<b>An analysis of the writ of mandamus with case laws</b>
B083	Kanakia Raj Vinod	<b>The concept of fundamental rights and legal rights</b>
B084	Kapadia Yesha Sanjay	<b>First Information Report</b>
B085	Kaunder Karthikeyan Palani	<b>The concept of stay orders in India</b>
B086	Khaire Mayur Ashok	<b>Actio personalis moritur cum persona</b>
B087	Lakhani Mahek Nuruddin	<b>The concept of international Law</b>
B088	Mehta Heta Jayesh	<b>The concept of arbitration as an alternative method of dispute resolution</b>
B089	Mehta Ishita Umesh	<b>The concept of decree and judgment.</b>
B090	Mehta Resham Jasmine	<b>A study on bail and types of bail.</b>
B091	Mehta Mahek Jitesh	<b>The concept of Salus populi est Suprema lex and doctrine of eminent domain</b>
B092	Mehta Kunal Mahendra	<b>A critical study of the maxim caveat emptor and its exceptions</b>
B093	Mehta Palak Kirti	<b>The concept of civil wrong and criminal wrong</b>
B094	Parekh Dhairya Bhavin	<b>A comparative study of the concepts of conviction acquittal and discharge</b>
B095	Parekh Dhruvi Mukesh	<b>Difference between appeal, review and revision</b>
B096	Parekh Janvi Nikhil	<b>The concept of suits and affidavits</b>
B097	Parekh Jill Jatin	<b>The impact of Vishaka v State of Rajasthan Judgment</b>
B098	Rastogi Harsh	<b>Concept of bailable and non bailable offences</b>
B099	Rathod Ankit Bherulal	<b>No man can be vexed twice for one and the same offence.</b>

B100	Rathod Pradeepsingh Chetansingh	<b>Concept of law - interrelation between law and society</b>
B101	Sehta Aastha	<b>The concept of natural and legal person in law</b>
B102	Seli Tasha	<b>The concept of State</b>
B103	Shah Arth Kirit	<b>Sources of Law</b>
B104	Shah Ashit Devendra	<b>Different parts of a statute.</b>
B105	Shah Darshi Vipul	<b>An overview of the concept of natural justice and legal justice</b>
B106	Shah Dhvani Rajnikant	<b>Concept of offence - stages of commission of an offence</b>
B107	Shah Heet Rupesh	<b>An analysis of the maxim Respondent Superior</b>
B108	Shah Hetvi Sanjay	<b>An analysis of the maxim Ubi jus Ibi remedium</b>
B109	Shah Keya Sanjay	<b>An analysis of the maxim Actus dei Nemini Facit Injuriam</b>
B110	Shah Krina Ketan	<b>Kinds of writs in India</b>
B111	Shah Krisha Sandeep	<b>An analysis of the maxim Respondent Superior</b>
B112	Shah Labdhi Mittal	<b>An analysis of the Act of God principle in law</b>
B113	Shah Maitri Mahendra	<b>A study on the principle of caveat emptor with cases laws</b>
B114	Shah Manan Jignesh	<b>An analysis of the principle - ignorantia juris non excusat</b>
B115	Shah Mansi Dinesh	<b>The concept of Murder with exceptions</b>
B116	Telang Vihar Govind	<b>The analysis of the process of Arbitration as a means of settlement of dispute.</b>
B117	Vakharia Dharmil Hitesh	<b>The concept of wrong, &amp; the differentiation between civil and criminal wrong.</b>
B118	Varma Ojwansingh Harisingh	<b>Damnum sine Injuria &amp; Injuria Sine damnum</b>
B119	Wala Rohit Jayantibhai	<b>Audi Alteram Partem</b>
B120	Zaveri Dhara Sumit	<b>An Analysis of the concept of cause of action and the issue.</b>
C121	Arora Akshay Vinod	<b>An analysis of the maxim Rex non Protest Peccare</b>
C122	Arora Priya	<b>An overview of the concept of Jurisdiction in India</b>
C123	Bhanushali Unnati Bhavesh	<b>A critical study of the maxim Nemo Dat Quod Non Habet</b>
C124	Bhartia Srishti Vikas	<b>Nemo debet vexari pro uno et eadem causa</b>
C125	Bhattacharjee Aditi Surajit	<b>Volenti non fit injuria</b>
C126	Bhosale Saish Someshwar	<b>Actus Dei Nemini Facit Injuriam</b>

C127	Bhutak Darshana Narayan	<b>An analysis of the principle of volenti non fit injuria with case laws.</b>
C128	Chhangani Appurva Shyam	<b>De minimus non Curat lex</b>
C129	Choksi Nidhisha Sanjay	<b>Ubi jus ibi remedium</b>
C130	Dhuri Nikita Murari	<b>Actus non facit reum nisi mens sit rea</b>
C131	Dlima Christine Maria	<b>Res ipsa loquitur</b>
C132	Dmello Filoyde Francis	<b>Actio personalis moritur cum persona</b>
C133	Doshi Akash Deepak	<b>Nemo debet esse judex in propria causa</b>
C134	Garg Elorma	<b>An analysis of the case Vishaka &amp; others v. State of Rajasthan</b>
C135	Gawde Muskan Dhiren	<b>A study on the application of the maxim Salus populi est suprema lex in INDIA</b>
C136	Gindra Ritu Ramniklal	<b>A critical examination of the difference between appeal, reference, &amp; review</b>
C137	Giri Dhruv Vishnuprakash	<b>A comparative analysis of the concept of acquittal, conviction and discharge.</b>
C138	Jayakar Shruti Jaydeep	<b>An analysis of the maxim Nemo tenetur seipsum accusare</b>
C139	Khan Alfahad Karamhussain	<b>Ignorantia facti excusat ignorantia juris non excusat</b>
C140	Khan Falak	<b>A critical study of the provision of anticipatory bail in India</b>
C141	Khan Fardeen Firoz	<b>Concept of Legal right and Fundamental Right</b>
C142	Lodaya Urmi Chetan	<b>The concept of Actus non facit reum nisi mens sit rea under criminal law</b>
C143	Mehta Priya Ashok	<b>A study on the role of amicus curiae in India</b>
C144	Mehta Urmit Shailesh	<b>The concept of offence under criminal law</b>
C145	Mishra Komal Prasad	<b>The concept of charge under criminal law.</b>
C146	Mishra Shachi	<b>The concept of rights and duty in law</b>
C147	Mistry Dhanasvi Girish	<b>Concept of power of attorney</b>
C148	Mistry Rhea Kishorkumar	<b>Public Interest Litigation</b>
C149	Mitalia Viraj Rajesh	<b>A comparative study between writ of certiorari and writ of prohibition</b>
C150	Parikh Jaanvi Sanjay	<b>Injunctions and its types</b>
C151	Parikh Vishakha Bhavesh	<b>Alternate Dispute Redressal</b>
C152	Parmar Chirag Narendra	<b>Writ of habeas corpus with case laws</b>
C153	Parmar Niyati Rajendra	<b>An analysis of the maxim Nemo tenetur seipsum accusare</b>

C154	Rathod Rishi Rajeev	<b>Custom as a source of law</b>
C155	Ratnakar Shilpa Mahadev	<b>The concept of legal heirs and legal representatives</b>
C156	Raval Krishna Nikunj	<b>An analysis of the maxim In Jure Non Remota Causa Sed Proxima Spectatur</b>
C157	Shah Meet Rajesh	<b>A Study of the principle of Caveat Emptor and its exceptions</b>
C158	Shah Mokshesh Kamlesh	<b>An analysis of the maxim Vigilantibus Et Non Dormientibus Jura Subveniunt</b>
C159	Shah Nilomee Shailesh	<b>Case analysis - D K Basu v. State of West Bengal</b>
C160	Shah Nirvi Sharadbhai	<b>An analysis of the maxim Nemo debet bis vexari pro una et eadem causa</b>
C161	Shah Nisarg Amish	<b>Definition of law And types of law</b>
C162	Shah Pakshal Kiran	<b>The concept of Bail in criminal jurisprudence</b>
C163	Shah Parth Yogesh	<b>Concept of writs and a comparison of the writ jurisdiction of the supreme court and high court</b>
C164	Shah Prachi Nilesh	<b>Concept of rights and Kinds of Rights</b>
C165	Shah Prashant Rasiklal	<b>The concept of legal heirs and legal representatives</b>
C166	Shah Raj Bhavesh	<b>The applicability of the maxim Rex non Protest Peccare</b>
C167	Shah Rajvi Chandresh	<b>The concept of Public Interest Litigation in India</b>
C168	Shah Saloni Nilesh	<b>Analysis of the rule against bias principle with case laws</b>
C169	Shah Urja Prashant	<b>An Analysis of the concept of double jeopardy</b>
C170	Shah Vikas Pankaj	<b>The role of law reports and law journals in Indian legal system.</b>
C171	Shah Zil Rajesh	<b>An analysis of the principle No man can be a judge in his own cause with case laws.</b>
C172	Sharma Mahesh Avadhnath	<b>The Concept of Complaint, Plaintiff, Written statement and defendant</b>
C173	Thomas Anupam Sara	<b>The concept and types of jurisdictions in India</b>
C174	Vasant Maanav Vipul	<b>Concept of appeal - appellate jurisdiction</b>
C175	Ved Shikha Bharat	<b>Salus populi est Suprema lex</b>
C176	Velani Jessika Rakesh	<b>Definition of law &amp; law as an instrument of social change</b>
C177	Vermani Mamta Ashwani	<b>The concept and importance of customs in India</b>
C178	Vora Dhruvi Kamal	<b>Damnum sine Injuria &amp; Injuria Sine damnum</b>
C179	Vora Vikram Chandrakant	<b>The concept of complaint and FIR under Cr. P. C</b>

C180	Walunj Omkar Uddhav	<b>A comparative analysis of the concept of Acquittal conviction and discharge</b>
D181	Asher Vanshika Anil	<b>An analysis of the maxim Ubi jus ibi remedium</b>
D182	Awasthi Anshu Arvind	<b>An analysis of the maxim De minimus non curat lex</b>
D183	Bobra Aayushi Mahavir	<b>An analysis of the maxim Res Ipsa Loquitur with case laws</b>
D184	Bosamia Drumil Abhay	<b>An analysis of the maxim audi alteram partem and its exceptions</b>
D185	Budhia Supriya Sushil	<b>The principle of Volenti non fit injuria and its exceptions</b>
D186	Budhiraja Nemat	<b>A comparative study on the civil and criminal remedies available in India.</b>
D187	Busa Priyank Bharat	<b>An analysis of cognizable and non-cognizable offences in India</b>
D188	Chowdhry Ashok Roy	<b>The concept of power of attorney</b>
D189	Colaco Smith John	<b>A study on the concept of charge under Cr.P.C</b>
D190	Doshi Dashang Sameer	<b>The concept of Fair Hearing in India</b>
D191	Doshi Meet Nayan	<b>An analysis of the writ of mandamus with case laws</b>
D192	Doshi Mehul Kirit	<b>The concept of fundamental rights and legal rights</b>
D193	Doshi Neel Ravindra	<b>First Information Report</b>
D194	Gohel Urvi Vijay	<b>The concept of stay orders in India</b>
D195	Gosrani Anushka Vinod	<b>Actio personalis moritur cum persona</b>
D196	Gudhka Jayani Ajay	<b>The concept of international Law</b>
D197	Gupta Shruti	<b>The concept of arbitration as an alternative method of dispute resolution</b>
D198	Joshi Arjun Vimal	<b>The concept of decree and judgment.</b>
D199	Joshi Maitree Vimal	<b>A study on bail and types of bail.</b>
D200	Khan Mohdmehfooz Maqsood	<b>The concept of Salus populi est Suprema lex and doctrine of eminent domain</b>
D201	Khatadia Kunj Chetan	<b>A critical study of the maxim caveat emptor and its exceptions</b>
D202	Kothari Amruta Prashant	<b>The concept of civil wrong and criminal wrong</b>
D203	Lukha Dhanesh Vrajdas	<b>A comparative study of the concepts of conviction acquittal and discharge</b>
D204	Mithani Smith Hareshbhai	<b>Difference between appeal, review and revision</b>
D205	Modi Vaibhavi Piyush	<b>The concept of suits and affidavits</b>
D206	Monani Purv Manish	<b>The impact of Vishaka v State of Rajasthan Judgment</b>



D207	More Ketki Mukund	<b>Concept of offence – and segregation of offence bailable and non bailable offences</b>
D208	Mulay Vasudha Shriram	<b>No man can be vexed twice for one and the same offence.</b>
D209	Patel Bansi Narendra	<b>Concept of law - interrelation between law and society</b>
D210	Patel Falaknaaz Nisarahmed	<b>The concept of natural and legal person in law</b>
D211	Patil Aditya Chetan	<b>The concept of State</b>
D212	Pednekar Riya Jayant	<b>Sources of Law</b>
D213	Punjani Shivam Paresh	<b>Different parts of a statute.</b>
D214	Redkar Bhairavi Kshitij	<b>An overview of the concept of natural justice and legal justice</b>
D215	Rokade Suruchi Shashikant	<b>Concept of offence and stages of commission of an offence</b>
D216	Routela Payal Preamsingh	<b>An analysis of the maxim Respondent Superior</b>
D217	Sharma Shatakshi	<b>An analysis of the maxim Ubi jus Ibi remedium</b>
D218	Sharma Sumeet Maheshkumar	<b>An analysis of the maxim Actus dei Nemini Facit Injurium</b>
D219	Sheth Bansary Jitesh	<b>The analysis of the process of Arbitration as a means of settlement of dispute.</b>
D220	Sheth Zalak Dharmesh	<b>The concept of wrong, &amp; the differentiation between civil and criminal wrong.</b>
D221	Shetty Saurrish Seetharam	<b>Damnum sine Injuria &amp; Injuria Sine damnum</b>
D222	Shirke Sanika Deepak	<b>Audi Alteram Partem</b>
D223	Shivam Saurav	<b>An Analysis of the concept of cause of action and concept of issue.</b>
D224	Shrivastava Shanotra Rajeev	<b>An analysis of the maxim Rex non Protest Peccare</b>
D225	Shukla Nachiket Paresh	<b>An overview of the concept of Jurisdiction in India</b>
D226	Shukla Ravikant Sarvadanand	<b>A critical study of the maxim Nemo Dat Quod Non Habet</b>
D227	Singh Monika	<b>Nemo debet vexari pro uno et eadem causa</b>
D228	Singh Shruti Manoj	<b>An overview of the concept of Jurisdiction in India</b>
D229	Singhal Trupti Dinesh	<b>Concept of power of attorney</b>
D230	Singhi Nikita Vikas	<b>A study on the role of amicus curiae in India</b>
D231	Sompura Bhumi Rajesh	<b>An analysis of the maxim audi alteram partem and its exceptions</b>
D232	Soni Kejal Haresh	<b>The concept of Salus populi est Suprema lex and doctrine of eminent domain</b>
D233	Soni Khyati Manish	<b>A comparative study on the civil and criminal remedies available in India.</b>

D234	Soni Mansi Jayesh	<b>An analysis of cognizable and non-cognizable offences in India</b>
D235	Sukhia Husrav Kaizad	<b>Analysis of the rule against bias principle with case laws</b>
D236	Tiwari Rakesh Chandra	<b>An Analysis of the concept of double jeopardy</b>
D237	Trivedi Mohit Shreekant	<b>Sources of Law</b>
D238	Vutukuri Naagachandrapriya Vijayakumar	<b>Different parts of a statute.</b>

**Sd/-  
Dr. Priya J. Shah  
(I/c Principal)**