MOHANLAL SUKHADIA UNIVERSITY, UDAIPUR
FACULTY OF LAW
SIXTH SEMESTER BACHELOR OF ARTS AND LAWS INTEGRATED
(Session 2021-22 onwards)
PAPER - I (PAPER CODE - BAL601): (PAPER NAME - LEGAL LANGUAGE AND LEGAL WRITING)
VI - SEMESTER

UNIT-I VOCABULARY

1. Proverbs used in Conversations and paraphrases/Explanation
2. Latin Maxims (Listed below)

UNIT-II Legal Writing

1. Plaint Writing
2. Deed Writing (Conveyancing)
3. Law Report Writing
4. Notice Writing
5. Application - (i) Formal types: official and social letters
(ii) Application for issue of Temporary Injunctions
6. Translation from (English to Hindi) of text having a legal base.

List of Legal Terms which are relevant for LL. B. Students

| Abet | Abstain | Accomplice |
| :--- | :--- | :--- |
| Act of God | Actionable | Accused |
| Adjournment | Adjudication | Admission |
| Affidavit | Amendment | Appeal |
| Acquittal | Article | Assent |
| Attested | Attornment | Citation |
| Bail | Bailment | Code |
| Clause | Coercion | Compromise |
| Cognizable | Confession | Contempt |
| Consent | Conspiracy | Conviction |
| Contingent | Contraband | Custody |
| Convention | Corporate | Defamation |
| Damages | Decree | Estoppel |
| Defence | Escheat | Ex-parte |
| Eviction | Executive | Forma Pauperis |
| Finding | Floating Charge | Frustration |
| Franchise | Fraud | Habeas Corpus |
| Good Faith | Guardian | Hypothecation |
| Hearsay | Homicide | Inheritance |
| Illegal | Indemnity | Bill of attainder |
| Bench | Bill | Bonafide |
| Bill of Rights | Blockage | Charge |
| By Laws | Capital Punishment | Legislation |
| Chattels | Justiciable | Liberty |
| Legitimacy | Liability |  |


| Licence | Lieu | Liquidation |
| :---: | :---: | :---: |
| Maintenance | Malafide | Malfeasance |
| Minor | Misfeasance | Mortgage |
| Murder | Negligence | Negotiable |
| Instruments | Neutrality | Nonfeasance |
| Notification | Novation | Nuisance |
| Oath | Obscene | Offender |
| Order | Ordinance | Over-rule |
| De-facto | De Jure | Deposit |
| Detention | Discretion | Distress |
| Earnest Money | Enact | Enforceable |
| Equality | Partition | Perjury |
| Petition | Plaintiff | Pledge |
| Preamble | Pre-emption | Prescription |
| Presumption | Privilege | Privity |
| Prize | Process | Promissory Note |
| Proof | Proposal | Prosecution |
| Provision | Ratify | Receiver |
| Redemption | Reference | Regulation' |
| Remand | Remedy | Rent |
| Repeal | Res-judicata | Respondent |
| In Limine | Insanity | Institute |
| Insurance | Intestate | Issue |
| Judgement | Judicial | Jurisdiction |
| Justice | Restitution | Rule |
| Ruling | Schedule | Section |
| Settlement | Sovereignty | Specific Performance |
| Stamp Duty | Status Quo | Statute |
| Stay of Execution | Succession | Summons |
| Surety | Tenant | Testator |
| Testatrix | Title | Tort |
| Trade Mark | Treason | Treaty |
| Trespass | Trial | Tribunal |
| Trust | Ultra vires | Undue Influence |
| Usage | Valid | Verdict |
| Vested | Violate | Vis-major |
| Void | Voidable | Wager |
| Waiver | Warrant | Warranty |
| Will | Writ | Wrong |

LIST OF LATIN MAXIMS

| 1) Ab initio | From the beginning |
| :--- | :--- |
| 2) Actiopersonalismoritur cum persona | A personal action dies with the person |
| 3) Actus curiae neminemgravabit | An act of the Court will hurt no person |


| 4) Actus non facitreum, nisi mens sit rea | An act does not make a man guilty, unless there be guilty intention |
| :---: | :---: |
| 5) Actus reus | wrongful deed |
| 6) Ad interim | in the meantime |
| 7) Ad litem | for the suit |
| 8) Advalorem | according to the value |
| 9) Alibi | Elsewhere |
| 10) Amicus curie | friend of the Court |
| 11) Animus | an intent |
| 12) Audi alteram partem | here the other side |
| 13) Caveat emptor | buyer beware |
| 14) consensus ad idem | meeting of the minds |
| 15) Damnum sine injuria | damage without injury |
| 16) De facto | in fact |
| 17) De jure | in law, by right |
| 18) De minimis non curatlex | The law cares not about very trifling matters |
| 19) Decree nisi | a decree which takes effect after a specified period |
| 20) Delegata potestas non potestdelegari | no delegated powers can be further delegated |
| 21) Doliincapax | incapable of crime |
| 22) Donatio mortis causa | gift by a person on the death bed |
| 23) Ejusdem generis | of the same kind or nature |
| 24) Eminent domain | the right which a Government retains over the estates of individuals to resume them for public use |
| 25) Ex officio | by virtue of offices |
| 26) Ex parte | a proceeding by one party in the absence of the other |
| 27) Ex post facto | with retrospective action or force |
| 28) Factum valet | the fact which cannot be altered |
| 29) fait accompli | a thing which is done or accomplished |
| 30) ignorantialegisneminemexcusat | ignorance of law is no excuse |
| 31) In parimateria | in an analogous case or position |
| 32) Interest reipublicaeut sit finis litium | in the interest of society as a whole, litigation must come to an end |
| 33) Injuria sine damnum | injury without damage |


| 34) Intra vires | within the power |
| :---: | :---: |
| 35) Jus tertii | the right of a third party |
| 36) Lis pendens | a pending suit |
| 37) Mens rea | a guilty mind |
| 38) Mesne profit | the profit received by a person on wrongful possession |
| 39) Nemo dat qui non habet | no one can give a better title than he has |
| 40) Nemo debetbisvexari pro eadem causa | no person should be twice vexed for the same offence |
| 41) Nemo debetesseudex in proparia causa | no man shall be a judge in his own case |
| 42) NolleProsequi | to be unwilling to prosecute |
| 43) obiter dicta | a judge's expression of opinion uttered in court or in a written judgement, but not essential to the decision and therefore not legally binding as a precedent. |
| 44) Onus probandi | the burden of proof |
| 45) Pactasuntservanda | treaties shall be complied with |
| 46) pendente lite | during litigation |
| 47) per capita | counting heads or per person |
| 48) per incuriam | through inadvertence or carelessness |
| 49) Pro bono public | for the public good |
| 50) Ratio decidendi | grounds for decision, principles of the case |
| 51) Res gestae | connected facts forming the part of the same transaction |
| 52) Res ipsa loquitur | the thing speaks for itself |
| 53) Res judicata | a matter already adjudicated upon |
| 54) Res nullius | an ownerless thing |
| 55) Rule nisi | where the ruling of a court becomes final unless one or both parties show cause for it not to be |
| 56) Status quo | existing position |
| 57) Sub judice | in course of adjudication |
| 58) Sui juris | of one's own right |
| 59) Suo moto | on its own motion |
| 60) ubi jus ibiremedium | where there is a right, there is a remedy |
| 61) ultra vires | beyond the powers |
| 62) Volenti non fit injuria | risk taken voluntarily is not actionable |

## SUGGESTED READINGS :

- Inshtique Abidi
- Venkataramia
- Richard V. Wydict
- Glanvile William
- Wren and Martin
- Ganga Sahai Sharma
- Hindi-English Legal Legal Glossory
- David Green
: Law and Language
Law Lexicon \& Legal Maxims
: Plain English for Lawyers
: Learning the law
: English Grammer
: Fundamentals of legal writing
: Vidhi Sahitya Prakashan, Ministry of Law, Govt. of India ,New Delhi (India)
: Contemporary English Grammer -
Structure and Composition

