

JUVENILE JUSTICE –LAW AND POLICY

Unit I Concept of Juvenile Delinquency - Nature and Scope - Evolution of juvenile justice in India - Conception of child under the Indian constitutional Law and under penal Law - Response of the international community towards juveniles.

Unit II Determining factors of Juvenile Delinquency - Differential association - Anomie - Economic pressure-Peer group influence -gang sub culture-class differentials.

Unit III Legislative approach -Juvenile Justice (care and protection of children) Act 2000 - Juvenile in conflict with law - Juvenile in need of care and protection - Competent Authorities - Procedural safeguards- Community participation in juvenile care.

Unit IV Indian context of Juvenile Delinquency - the Child population percentage- Delinquent behavior by children - Juvenile below poverty line - physically and mentally disabled, orphans, destitute and vagrant - impact of child labour.

Unit V Preventive strategies- Social and -welfare programs - compulsory education - Role of Community, family NGO's etc., - social action litigation -judicial decisions.

SELECT BIBLIOGRAPHY

- Juvenile Justice (care and protection of children) Act, 2000
- Juvenile Justice (care and protection of children) Rules, 2007
- The Juvenile Justice system in India –Ved Kumari
- Law relating to Juvenile Justice in India –R.N. Choudhry
- The right of the child in India – Justice Rajkumar Manisana Singh
- Encyclopedia of Juvenile Justice –M.C. Shane Williams
- Juvenile Delinquency, Theory, Practice and Law –Larry J. Siegal , Brandon C. Welsh
- Bhargava's Child Laws
- Juvenile delinquency: A Comparative Study-Attar, A.D
- Children in India and their rights-Bhakhry, Savita
- Juvenile Delinquency in India- A Psychological analysis –Desai, Arvindrai N
- Juvenile Courts: Its Philosophy and Procedure-Kochavara, T.L.
- Juvenile Delinquency-Kusum.K
- Juvenile Court in a changing society- Reifen, David
- A report on Juvenile Delinquency in India- Sabris M.S.
- Law Commission of India 165 report, 146 report, 205 report

NARCOTIC DRUGS- LAW AND POLICY

Unit I Introduction

“Drugs” “narcotics” “psychotropic substances” – Drug Dependence and Addiction-Primary drug abuse- Trafficking in drugs- Drug addiction as a victimless crime. -Drug related crimes-Trafficking in drugs. -Anagraphic and Social characteristics of Drug Users- Gender- Age-Socialization--Occupation, Educations & Economical Level.-Reasons adduced at first use-Method of intake- Quantity and Cost, Consequences on addict's health (physical/psychic)-Study on drug addiction: Self - Reporting, Victim-studies, Problem of comparative studies

Unit II The International Legal Regime

Analysis of the background, text and operation of the Single Convention on Narcotic Drugs, 1953, 1972-Analysis of the Convention on psychotropic Substances, 1972-International collaboration in combating drug addiction-The SAARC and -Profile of International market for psychotropic substances

Unit III The Indian Regulatory System

Approaches to narcotic trafficking during colonial India-Nationalist thought towards regulation of drug trafficking and usage-The penal provisions (under the IPC and the Customs Act)-India's role in the evolution of the two International conventions.-Judicial approaches to sentencing in drug trafficking and abuse-The Narcotic Drugs and Psychotropic Substances Act, 1985-Pattern resource investment in India: policing adjudication, treatment, aftercare and rehabilitation

Unit-IV Human Rights Aspects

Deployment of marginalized people as carrier of narcotics-The problem of juvenile drug use and legal approaches-Possibilities of misuse and abuse of investigative prosecutory powers-Bail-The problem of differential application of the legal regimes, especially in relation to the resource less

Unit – V The Role of Community in Combating Drug Addiction

Role of civil societies (NGOs)-Profile of community initiatives in inhibition of dependence and addiction (e.g. de-addiction and aftercare)-The role of educational systems-The role of medical profession-The role of mass media-Initiatives for compliance with regulatory systems-Law reform initiatives

SELECT BIBLIOGRAPHY

- H.S. Becker, *Outsider: Tile studies in sociology of deviance* 91966)
- J.A. Incard, C.D. Chambers, (eds.), *Drugs and the Criminal Justice System* (1974) R. Cocker, *Drug Abuse and personality in Young Offenders* (1971)
- G. Edwards Busch, (ed.) *Drug Problems in Britain: A Review of Ten Years* (1981) Kodanram and Y.N. Murthy. "Drug abuse and crime: A preliminary study" *Indian Journal of Criminology*, 65-68 (1979)
- P.R. Rajgopal *Violence and Response: A critique of the Indian Criminal system* (1988) *Social Defence, ResearchInstitute (UNSDR) Combating drug abuse and related crimes* (Rome July 1984, Pub.No.21).
- United Nations, *Economic and Social Reports of the Commission on Narcotic Drugs* U.N.
- Lok Sabha and Rajya Sabha Debates on 1986 Bill on Psychotropic Substances. Useful in this area are:
 - (i) The Law and Society (USA)
 - (ii) Journal of Drug Issues (Tallahassee Florida)
 - (iii) International Journal of Addictions (New York)
 - (iv) British JoIrnal of Criminology -
 - (v) Journal of Criminal Law, Criminology and Police Science (Baltimore_ Md.)
 - (vi) Journal of Criminal Law and Criminology (Chicago, III)
 - (vii) International Journal of Offender Therapy and Comparative Criminology (London)
 - (viii) Bulletin in Narcotics (United Nations)

CYBER CRIMES

Unit I Theoretical Construction and evaluation of legal regulations of technological process and innovations-Debates relating to regulation of Cyber space-Criminal Regulation of Cyber-Space: Issues relating to Criminalization.

Unit II Typology of cyber Crimes -Cyber Fraud-Cyber forgery-Damage to computer data or computer programme -Computer sabotage-Unauthorized access-Unauthorized interception - Unauthorized reproduction –Pornography-Money laundering -IP infringements-Other crimes perpetrated in the Cyber context or that can be committed with the help of computer

Unit III

Jurisdiction and criminal regulation of Cyber space in the fundamental context of nation state's sovereignty principle-Issues and procedures relating to Cyber criminal investigation and evidence - Jurisdictional issues

Unit IV Adjudication of Cyber crimes- competence, understanding and appreciation about technology insight on the part of stakeholders-Rules of Admissibility – hearsay rule – computer evidence and its admissibility- proof of reliability

Unit V

Information Technology Act- Critical appreciation on criminal aspects -Means and methods to Cyber loss/injury/damage -Technological options-Needed legal reform

SELECT BIBLIOGRAPHY

- Information technology Law –Diane Rowland (1997)
- Information technology – Venkat Sharma (2006)
- Cyber Law Vol 1 & 2 Brian Fitzgerald (2006)
- Information technology Act
- Combating Cyber Crime - Richard Stiennon
- Dimensions of Cyber Crime- S. R. Sharma
- Cyber Safety: An Introduction- Leukfeldt
- Cyber Criminals on Trial- Peter Grabosky, Russell G. Smith, Gregor Urbas
- Cyber Crime - S. K. Bansal
