

## B.B.A. L.LB-IV- (C)

## CONSTITUTIONAL LAW (CODE: 204)

S.NO.	NAME	ENROLL.NO.	TOPICS
1	VANSHIKA GODARA	12390103518	“Equality before Law” as propounded by Dicey’s second principles of Rule of Law.
2	VANSHIKA GUPTA	12490103518	Doctrine propounded in the case of Keshvananda Bharti v. State of Kerala. Elaborate
3	VANSHIKA NAGPAL	12690103518	Principles propounded in the case of Minerva Mills v. Union of India: A Critical Study
4	VANSHIKA TIWARI	12790103518	Principles laid down in the case of Roopa Ashok Hurrah v. Ashok Hurrah: Elaborate
5	VARNIKA SHARMA	12890103518	Protection of life and personal liberty and expansion of the definition of Article 21.
6	VIKAS DEEP	12990103518	Fundamental rights and directive principles are complementary and supplementary to one another.
7	VIKAS PAL	13090103518	Article 14 permits reasonable classification but prohibits class legislation’. Comment.
8	VINAYAK CONSUL	13190103518	Relative importance of protection of minority rights under the Constitution of India.
9	VISHAL MITTAL	13290103518	State under Article 12 of Indian Constitution: National Perspective
10	VISHESH GOEL	13390103518	Dicey’s formulation of the concept of Rule of Law: Any flaws even in the days of Dicey
11	YASH ARORA	13490103518	Role of the Supreme-Court in protecting as well as limiting the minority rights under the Constitution.
12	YASH SHARMA	13590103518	Role of the preamble of the Indian Constitution in promotion and expansion of fundamental rights jurisprudence.
13	AKHIL KUMAR	35190103518	Examine the ‘Basic Structure Theory’ as a limitation on the amending power of the Parliament.
14	ANIKET MAHANWAL	35290103518	Right to Life under Article 21 includes all that goes along with it: Different facets of this right along with Judicial Pronouncements.
15	ANSHUL MITTAL	35390103518	The development of Public Interest Litigation during the last decade has substantially modified the Traditional Rule. Analyse Article 32 with the development.
16	BHAVISHYA GAHLOT	35490103518	Doctrine of equality ensured under Article 14 is a combination of Positive and Negative Notion. Evaluate in the background of doctrine of reasonable classification.
17	DHRUV GOSAI	35590103518	Judicial Decisions has given widest of amplitude to the expression ‘Other Authorities” under Article 12 by evolving ‘Instrumentality or Agency of Government’. Discuss with the propositions led by the Supreme Court in this context.
18	GOVIND SHARMA	35690103518	Article 19 lays down the freedoms but they are not absolute. Comment.

## B.B.A. L.LB-IV- (C)

## CONSTITUTIONAL LAW (CODE: 204)

S.NO.	NAME	ENROLL.NO.	TOPICS
19	HRITIK MANCHANDA	35790103518	“Prisoners are not reduced to animals merely because they are deprived of their personal liberty under Article 21 of the Indian Constitution.” Elucidate.
20	KAMAL SOLANKI	35890103518	Examine the Doctrine of Rule of Law and its development in India and England.
21	KANAV VASHIST	35990103518	The Guarantee of Fundamental Rights is made complete by providing a remedy for the enforcement of these rights under Article 32. Explain.
22	KUSHAL	36090103518	Doctrine of equality ensured under Article 14 is a combination and culmination of the British and USA Models. Evaluate doctrine of reasonable classification with appropriate case laws.
23	MANISHA SHARMA	36190103518	Evaluate amenability of Fundamental Rights and the Constitutions along with the doctrine of basic structure and point out its changing facts with the help of relevant judicial decisions.
24	MAYANK SHARMA	36290103518	Custom or usage having the force of law has been held to be law under Article 13; whereas Personal Laws are excluded. Comment.
25	NANDINI SINGH	36390103518	The basic structure doctrine under Indian Constitution is the high watermark of judicial activism. Evaluate judicial restraint of the basic structure and amendment of the constitution for judicial restraint.
26	NIKHIL YADAV	36590103518	Right of Education, Privatisation and Commercialization of Education in Institution for Higher Education: A national Perspective
27	NITIN YADAV	36690103518	Purpose and ideals of Part IV- Directive Principles of State Policy in the Constitution?
28	RAHUL RAWAT	36790103518	‘Euthanasia’ has been recognized in India: A critical Study
29	SAKSHI PANWAR	36890103518	Right to Privacy is not an absolute right: Practical aspects relating to Right to Privacy.
30	SAMEER	36990103518	What are Preventive Detention Laws? Discuss the nature and scope of Preventive Detention Laws in the Indian Constitution in the context of all statutory enactments.
31	SHAURYA GUPTA	37090103518	What do you understand by freedom to form Association or Union? Explain.
32	SHIKHRAN SHARMA	37190103518	Epistolary Jurisprudence: Under Constitutional Perspective
33	SHIVAM SHARMA	37290103518	Jurisdiction of Supreme Court and High Court to enforce the Fundamental Rights.

## B.B.A. L.LB-IV- (C)

## CONSTITUTIONAL LAW (CODE: 204)

S.NO.	NAME	ENROLL.NO.	TOPICS
34	SIMRAN MALIK	37390103518	Article 31-B was inserted along with 9 <sup>th</sup> schedule in the Indian Constitution to confer immunity upon laws from judicial review even if they are violative to fundamental rights: Elaborate
35	TANUSH ROHILLA	37490103518	Limit of Right of speech and expression guaranteed under Indian Constitution: I the Light of Article 19.
36	SAMARTH BHATIA	40290103518	Though Fundamental Rights are provided in Part III of the Indian Constitution, however Parliament can limit their application under Article 31-A.
37	AMRITANSH GUPTA	40390103518	A writ means an order. In law, a writ is a formal written order issued by an authority. Elaborate
38	DAKSH DHANKHAR	40490103518	The doctrine of Protective Discrimination or Affirmative Action envisaged under Article 16(4) is nothing but an instance of Social Justice. Comment.
39	AKSHITA KUMARI	40590103518	Legal aspect of 103 <sup>rd</sup> Constitutional Amendment regarding Reservation.
40	SANYAM	40690103518	Judicial Activism in India with Preferences to Media.
41	ATHARV BHARDWAJ	40790103518	Difference between absence of arbitrariness and reasonable classification with the help of case laws?
42	RAVI KUSHWAH	40890103518	Criminalization of Politics: Judicial Intervention to save the Democracy.
43	PARAS JOLLY	41090103518	A Study of Writ Jurisdiction of High Courts in India with Special Reference to Judicial Errors: 2010 -2015.
44	GAURAV SHARMA	41190103518	Right to Speedy Trial under the India Constitution with reference of Article 21.
45	SANCHIT AHUJA	41290103518	Uniform Civil Code vis-a-vis Personal Laws in India.
46	MALIKA SHARMA	41390103518	Judicial Activism can be a Medicine not a Daily Bread discuss with reference to case laws.
47	MONIKA	41490103518	Preventive Detention in India: Whether it differs from penal detention.
48	YASHIKA AHUJA	41590103518	Whether the writs is against the exploitation: Under Judicial Perspective
49	RAGHAV SHARMA	41690103518	Discuss the Rights of the Third Gender in reference of constitution of India.
50	KOMAL GUPTA	41790103518	New Dimension of Right to Privacy under Article 21 of the India Constitution.
51	SHIVAM VASHISHT	41890103518	Right to Reputation in the light of Article 21 of the Constitution.
52	KASHISH MEHRA	41990103518	“Right to Work is Not a Fundamental Right under Art.21” Do you agree of this statement comment.

**B.B.A. L.LB-IV- (C)****CONSTITUTIONAL LAW (CODE: 204)**

<b>S.NO.</b>	<b>NAME</b>	<b>ENROLL.NO.</b>	<b>TOPICS</b>
53	PREET LAKHERA	42090103518	“The Directive Principles of State Policy are not justiciable. Nevertheless they are fundamental in governance of the country.” Critically examine this statement.
54	HARSHIT DUTTA	42190103518	Right to Shelter in Indian: Under the National Perspective
55	PRASHANT	42290103518	Uniform Civil Code vis-a-vis Personal Laws in India.
56	ADITYA TANWAR	42390103518	Judicial Activism can be a Medicine not a Daily Bread discuss with reference to case laws.
57	SWIKRATI GUPTA	42490103518	Preventive Detention in India: Whether it differs from penal detention.