## TABLE OF CONTENTS

	Session - 1 CBI: WHY IS THIS A PREFERRED INVESTIGATING AGENCY?	
1.	CBI: Why is this preferred for Investigation? <u>http://www.nja.nic.in/Concluded Programmes/2018-19/P-1125 PPTs/2.CBI%20investigation.pdf</u>	
2.	Sujeet Pandey, The CBI in the Service of Nation Chapter 5 - book – CBI: In Service of Nation, published by CBI in 2010.	
3.	<b>The Central Bureau of Investigation Bill, 2013</b> <i>Bill No. XLII of 2013 as introduced in THE RAJYA SABHA on the 11th July, 2014.</i>	
4.	G. P. Joshi, The Central Bureau of Investigation and its Credibility Retrieved from - <u>http://www.humanrightsinitiative.org</u> .	
	Session - 2	
	PROSECUTION OF CIVIL SERVANTS: SANCTION FOR PROSECUTION	N
1.	Shri Sudhir Deshpande & Dr. Mrs. A. A. Vaidya, Supreme Court on "Sanction" For Corruption Cases (Emerging Legal Position from recent cases) NYAYA DEEP - The Official Journal of NALSA, Vol. XVII, Issue I - January - 2016 p. 35-53.	
2.	<b>R. Karunanidhi, Sanction for Prosecution under various Acts</b> 2015 2 MLJ (Crl) 45 (Madras Law Journal).	
3.	Amit Pratap Shaunak, Sanction for Prosecution of Public Servants: Law Revisited in the light of the Judgment "Inspector of Police and ors V/s Battenapatka Venkata Ratnam and ors" Newsletter "Indian Legal Impetus", June 2015. Vol. VIII, Issue VI, p. 25 - 26.	
4.	<b>Pramod Kumar Singh, Statutory safeguard regarding protection of Public</b> <b>Servants against Prosecution: An Overview</b> World Wide Journal of Multidisciplinary Research and Development, WWJMRD 2016; 2(6): 29-31.	
5.	<b>Rohit Gupta, Sanction to Prosecute a Public Servant under Anti-</b> <b>Corruption Laws</b> (for J & K) <i>Retrieved from - <u>https://www.jklaws.in/admin_panel/files/9201724028711.pdf</u></i>	
	Important Precedents on Sanction to Prosecution	
1.	Devendra Prasad Singh v/s. State of Bihar & Anr. (2019) 4 SCC 351)	
2.	Devinder Singh & Ors v/s. State of Punjab through CBI (2016) 12 SCC 87	

3.	N. K. Ganguly v/s. CBI New Delhi	
	(2016) 2 SCC 143	
4.	Dr. Subramanian Swamy v/s. Dr. Manmohan Singh and Anr. (AIR 2012 SC 1185)	
~		
5.	<b>R. S. Nayak v/s. A. R. Antulay</b> (1984) 2 SCC 183	
6.	K. Satwant Singh v/s. State of Punjab (AIR 1960 SC 266)	
7.	R.R. Chari v/s. State of UP (AIR 1951 SC 207)	
8.	Manzoor Ali Khan v/s. Union of India (AIR 2014 SC 3194)	
9.	Mohd. Hadi Raja v/s. State of Bihar and Ors. (AIR 1998 SC 1945)	
10.	Fakhruzamma v/s. State of Jharkhand and Ors. (2013)15SC C 552	
11.	State of Punjab v/s. Labh Singh (2014) 16 SCC 807	
12.	Vineet Narain v/s. Union of India & Anr. (1998) 1 SCC 226	
13.	Madhya Pradesh Special Police Establishment v/s. State of M. P. (2004) 8 SCC 788	
14.	Chittaranjan Das v/s. State of Orissa (2011) 7 SCC 167	
	Session - 3	
	PROSECUTION OF CIVIL SERVANTS: ARREST & INVESTIGATION	1
1.	Anirban Bhattacharya & Bharat Chugh, The Catch-22 of "No Investigation without Sanction" and "No Sanction without Investigation" Retrieved from - <u>https://www.legaleraonline.com/articles/a-catch-22-situation</u>	
2.	<b>Re-examining the Dicta in Anil Kumar v. M.K. Aiyappa in Light of Pre-</b> <b>Investigation Sanction</b> <i>Retrieved from - <u>https://criminallawstudiesnluj.wordpress.com</u></i>	
	Important Precedents on Arrest and Investigation of Public Servant	
1.	Manju Surana v/s. Sunil Arora & ors. (2018) 5 SCC 557	
2.	Union of India v/s. State of Maharashtra & ors (2019) SCC Online SC 1279	

3.	Subramanian Swamy and Ors. v/s. Director, CBI and Ors.
	(AIR 2014 SC 2140)
4.	Serious Fraud Investigation Office & ors. v/s. Rahul Modi & ors. (2019) 5 SCC 266
5.	L. Narayana Swamy v/s. State of Karnataka and Ors. (2016) 9 SCC 598
6.	Anil Kumar and Ors. v/s. M.K. Aiyappa and Ors. (2013) 10 SCC 705
	Session - 4
	ECONOMIC OFFENCES: BANKING AND CORPORATE FRAUDS
1.	K. C. Chakrabarty, Frauds in the Banking Sector: Causes, Concerns and Cures Inaugural address by Dr. K. C. Chakrabarty, Deputy Governor, Reserve Bank of India on July
	26,2013 during the National Conference on Financial Fraud organized by ASSOCHAM at New Delhi.
2.	Hari Ram Anthala, Research paper on Case laws of Fraud, Forgery and Corruption in Banks and Financial Institutions in India IOSR Journal of Economics and Finance, Volume 3, Issue 6. (May-Jun. 2014), p. 53-57.
3.	Economic Offences Chapter 9 - book – Crime in India-2014.
4.	Justice K. N. Basha, Effective and Speedy Disposal of Economic Offences Cases Lecture delivered Hon'ble Thiru Justice K. N.B AS H A, Judge, High Court Madras at Tamil Nadu State Judicial Academy during the Refresher Course for District Judges on 31.10.2009. Retrieved from – official website of Tamil Nadu State Judicial Academy.
	Session - 5
	CYBER FRAUDS IN BANKS: MODUS OPERANDI OF CRIME
1.	Rashmi Saroha, Profiling a Cyber Criminal International Journal of Information and Computation Technology, Vol. 4, No. 3 (2014), p. 253-258.
2.	<b>Balsing Rajput, Understanding Modus Operandi of the Cyber Economic</b> <b>Crime from People-Process-Technology Framework's Perspective</b> © 2018 JETIR March 2018, Volume 5, Issue 3, p. 1089 - 1094.
3.	<b>Pratap Reddy, The Future of Policing Challenges: Technology (In) Crimes</b> CBI Bulletin April - June 2011, p. 5 - 7.
4.	J. L. Negi, Forensic Auditing CBI Bulletin April - June 2011, p. 8 - 13.

	Session - 6	
CBI: WHY IS THIS A PREFERRED INVESTIGATING AGENCY?		
1.	Justice Kurian Joseph, Admissibility of Electronic Evidence (2016) 5 SCC J-2	
2.	<i>N. S. Nappinai</i> , Electronic Evidence: The Great Indian Quagmire (2019) 3 SCC J-42	
3.	Fernando Molina Granja & Glen D. Rodríguez Rafael, The Preservation of Digital         Evidence and its Admissibility in the Court         International Journal of Electronic Security and Digital Forensics · January 2017.	
4.	Aneesh V. Pillai, Admissibility of Digital Evidences: An Overview of the Legislative and Judicial Perspectives 2016 (2) Elen. L R.	
5.	Compilation of Judgements on Electronic Evidence Presented by Dr. Justice S. Muralidhar on 18.08.2018 at NJA during the Workshop of Additional District Judges.	
	Recent Judgement of Supreme Court on the topic	
1.	P. Gopalkrishnan @ Dileep v/s. State of Kerala & Anr. Criminal Appeal no. 1794 of 2019 decided by Supreme Court on 29 November 2019	
	Session - 7	
	FORENSIC EVIDENCE IN CBI CASES	
1.	Dr. Aditya Tomer, Medico-Legal Evidence in Indian Law: Appreciation, Evaluation & Impact Retrieved From - <u>https://amity.edu/UserFiles/aibs/fdddDr.%20Aditya%20Tomar.pdf</u>	
2.	<i>Jitender Kumar</i> , DNA Technology under Indian Criminal Justice System: Its Application, Need and Criticism NYAYA DEEP, The Official Journal of NALSA, Vol. XVII, Issue I - January - 2016, p. 54 - 66.	
3.	Vidya Prakash, Manish Gupta, Sunil Gupta & Vikram Dhirender Rana, Forensic Evidence: Admissibility and Relevance of Forensic Experts Evidence Delhi Judicial Academy Journal, Vol. 7, Issue II, (July, 2011), p. 177 - 198.	
4.	<b>Reeta R. Gupta, Important Role of Handwriting Science in Court</b> Journal Forensic Science & Criminal Investigation, Volume - 9 Issue 2 - May 2018, p. 1 - 4	
5.	HK Pratihari, SK Chakraborty and Sabyasachi Nath, Forensic Investigation of a Rape, Sodomy and Murder Case Journal Forensic Science & Criminal Investigation, Volume 12 Issue 2 - July 2019, p. 1 - 4	

6.	Justice Jitendra N. Bhatt, A Profile of Forensic Science in Juristic Journey (2003) 8 SCC J-25
	Important Precedent on Forensic Evidence
1.	Pantangi Balarama Venkata Ganesh v/s. State of Andhra Pradesh         Alongwith         State through C.B.I. v/s. Vistaria Prakash         (2009) 14 SCC 607
	Session - 8
	SENTENCING PRACTICES IN CORRUPTION CASES
1.	<b>Prof. K. N. Chandrasekharan Pillai, The Quagmire of Confusion in Sentencing</b> (2013) 3 SCC J-2
2.	Justice A. V. Chandrashekar, Sentencing in Criminal Cases with special reference to The Prevention of Corruption Act Retrieved from – Official website of Karnataka Judicial Academy.
3.	Dr. Anju Vali Tikoo, Individualization of Punishment, Just-Desert and Indian Supreme Court Decisions: Some Reflections ILI Law Review, Vol. II (Winter Issue 2017), p. 20 - 46.
	Important Precedents on Sentencing
1.	K. P. Singh v/s. State (N.C.T) Of Delhi (2015) 15 SCC 497
2.	A. Wati AO v/s. The State of Manipur (1995) 6 SCC 488
3.	A. B. Bhaskara Rao v/s. Inspector of Police, CBI Visakhapatnam (2011) 10 SCC 259