TABLE OF CONTENTS Volume I

Session-1: Overview and Architecture of the Indian Constitutional Arrangement		
1	Neuborne, B. (2003), The Supreme Court of India , International Journal of Constitutional Law 1(3), 476-510.	
2	Singh, MP; Deva S. (2005), The Constitution of India: Symbol of Unity in Diversity , Yearbook of Public Law (Germany), Vol. 53, pp. 649-686	
3	Jain, MP. (2007), Salient Features of the Indian Constitution , Outlines of the Indian Legal and Constitutional History, Wadhwa and Company, 596-607	
	sion-2 : Indian Judiciary: Organizational Structure and isdiction	
1	Jain, SN; Vahini, V. (2006), Judicial System and Legal Remedies , ILI. N. M. Tripathi Pvt. Ltd, 140-153	
2	Robinson, N. (2016), Judicial Architecture and Capacity , The Oxford Handbook of the Indian Constitution. Oxford University Press, 331348	
	sion 3: Goals, Role and Mission of Courts: Constitutional Visi Justice	on
1	Justice V. R. Krishna Iyer, The Dialectics of Social Justice versus the Realities of Forensic Praxis , Equal Justice and Forensic Process: Truth and Myth. Eastern Book Company, 1-50	
2	Justice Ruma Pal: Judicial Oversight Or Overreach: The Role of The Judiciary In Contemporary India	

3	Austin, G. (2004), The Conscience of the Constitution, The Indian Constitution: Cornerstone of a Nation, Oxford University Press. 50-83	
4	Austin, G. (2004). Conclusion- Comments on a Successful Constitution, The Indian Constitution: Cornerstone of a Nation, Oxford University Press, 308-330	
5	Singh, M. P. (2015-2016), Mapping the Constitutional Vision of Justice and Its Realization , Journal of National Law University, Delhi (3), 1-16	
6	Justice H.R. Khanna, Role of Judges, 1979 1 SCC Jour 17	
7	Posner, R. A. (2006), The Role of the Judge in the Twenty-First Century , Boston University Law Review 86(5), 1049-1068	
Cas	Lisa Dufraimont, Realizing the Potential of the Principled Approach to Evidence http://www.queensu.ca/lawjournal/sites/webpublish.queensu.ca.qljwww/files/files/issues/pastissues/Volume39a/03-Dufraimont.pdf	
2	Ingram, J. (2009), Approach to the Study of Criminal Evidence. Criminal Evidence, Anderson Publishing, 21-38	
3	Justice K. N. Basha. (1997). Appreciation of Evidence , Tamil Nadu State Judicial Academy, 1-42. Retrieved from- http://www.tnsja.tn.nic.in/article/App%20of%20Evi%20by%20KNBJ.pdf	
Ses	sion 6: Evidentiary Presumptions; Onus and Burden of Proof	
1	Justice Dharnidhar Jha, Section 106 of the Indian Evidence Act: A	

2	Allen, Ronald J. and Stein, Alex (2013), Evidence, Probability, and the Burden of Proof, Arizona Law Review, Vol. 55, 2013, pp. 557-602
3	Ingram, J.L. (2009) Criminal Evidence, Burden of Proof, Lexis Nexis, 43-74
	on 7: Electronic Evidence: New Horizons, Collection, rvation and Appreciation
1	Justice Kurian Joseph, Admissibility of Electronic Evidence , (2016) 5 SCC J-1
2	Vaidialingam A. (2015) Authenticating Electronic Evidence: 65B, Indian Evidence Act,1872 NUJS Law Review, 8,43-66
3	Cameron A. and Melanson N. (2010), Obtaining Electronic Evidence from Non –Parties, The Advocates Quarterly, 36, 470-508
Sessi profil	on 8: Forensic Evidence in Civil and Criminal Trials; DNA ing
1	Law Commission of India (2017) Human DNA Profiling- A draft Bill for the Use and Regulation of DNA-Based Technology. Report No. 271, 4-43
2	Abrams, K.; Garrett, B.L. (2016), DNA and Distrust , Notre Dame Law Review 91(2), 757-814
3	Goswami, G.K. (2015). Forensic Law, Annual Survey of Indian law, 51, 597-630