

**SCHUELE - I**  
**(To Rules in Sections A and B)**

Directives issued under Rule 21 in Sec A and  
under Rule 14 in Sec-B

1. The teaching of the core programme in Part 1 of the Law Course may be done with the help of teachers in the disciplines concerned from the respective university/college departments.

2. The Maximum strength of students in any class (LL.B I, II, III, IV or V) shall not exceed 320 in any given College or University, Department of Law and the number of students in any section of each of such class shall not exceed 80. In other words, no college or university department of law shall have on its rolls a total student strength of over 1600 students in all its 1st, 2nd, 3rd, 4th and 5th years put together.

3. Law college and university law departments shall ensure that:

- (a) Multiple copies of prescribed and recommended readings are available to the students.
- (b) Seating arrangements are provided for at least 15% of the students at a time in the reading hall.
- (c) The teacher-student ratio is at least 1:40.

**4. Building**

- (1) (a) The building of a college shall be available for its exclusive use, during the working hours of the college.
  - (b) The accommodation provided for classes, hostel, if any, and the residential quarters for the Principal and the teacher to be in-charge of the hostel, if any, will be separate.
- (2) The college buildings shall consist of the following:
  - (a) Classrooms;
  - (b) A common room for men students;
  - (c) A common room for women students;
  - (d) A Library hall with book shelves and reading table; sufficient to provide seats to 20% of the students on the roll.
  - (e) Office rooms for the Principal and his office staff;
  - (f) A teachers' common room.

- (3) (a) All buildings shall be well lighted and ventilated and shall have adequate sanitary arrangements and water supply:
- (b) All buildings shall be duly furnished.
- (4) (a) If the college has no building of its own and it is proposed be housed temporarily in a hired building, the college authorities shall create the building fund which shall be set apart and deposited in a Scheduled Bank or a District Central Co-operative Bank.
- (b) Deposits so made in the name of the college shall not be withdrawn except when required for meeting the cost of portion of the building already constructed.
- (c) The building shall be completed within a period of five years from the date of the approval of affiliation is communicated to the Registrar of the university concerned.

### 5. Library

- (a) There shall be an independent library which shall be adequately equipped with law reports, books, periodicals and reference books to satisfy the requirements. Every law college must subscribe to the following law journals for its library:
1. All India Reporter
  2. Supreme Court Cases
  3. State High Court Reports
  4. Local Journals
  5. Indian Bar Review
- (b) The library shall be in the charge of qualified and trained librarian.
- (c) The minimum initial and recurring annual expenditure on the library shall be as below:

Initial	Rs.	2,00,000/-
First year	Rs.	50,000/-
Second year	Rs.	50,000/-
Third year	Rs.	50,000/-
Subsequent years	Rs.	25,000/-

6. The building fund, as provided in Directive 4 (4) shall be created at least for Rs. 25 Lakhs through instalments as under:-

Initial	Rs.	15,00,000/-
First Year	Rs.	5,00,000/-
Second Year	Rs.	5,00,000/-

7. The accommodation provided for classes, hostel, if any, and the residential quarters for the Principal and the teacher to be in charge of the hostel, if any, will be separate.

8. Quarters for the Principal, Quarters for the teacher-in-charge of the hostel, if any, Quarters for other permanent teachers as and if required by the university.

9. Provision may also be made if possible for a playground and adequate facilities for games and sports.

10. Every university shall endeavour to supplement the lecture method with the case method, tutorials and other modern technique of imparting legal education.

**SCHEDULE II****(Rule 22 in Section A & Rule 15 in Section B)****(Questionnaire to be answered by the applicant.)**

(This questionnaire shall be routed through the University to which affiliation is sought)

This questionnaire has been prepared in the light of the rules of the Bar Council of India in Part IV, Section A & B relating to standards of Legal Education and Recognition of degrees in Law under Section 7(h) and 24 (1) (c) (iii), (iiia), and 49 (1) and (d) of the Advocates Act, 1961.

**QUESTIONNAIRE****(Revised as on 2nd June 1996)**

1. Name of the proposed institution with complete address.
2. The body managing the institution, its composition and the list of office bearers. Please also enclose copies of the rules and bye-laws of such body.
3. Financial position of the organization managing the institution (Give details of the assets including land, building, bank deposits and other investments).
4. Approximate population of the State and the area where the law college is proposed to be started.
5. Number of law colleges if any in the area and their names and total number of students as also the total number of Law Colleges in the State.