



# AMITY UNIVERSITY

30 JANUARY 2018

VOLUME II

ISSUE II

# AMITY LAW TIMES

NEWS LETTER

SEPT 2017 TO JAN 2018



GAVEL : A SYMBOL OF THE AUTHORITY

## AMITY LAW SCHOOL, AUMP, GWALIOR

# INDEX

S. NO.	CONTENTS	PAGE
1-	OUR NEW DIRECTOR	3
2-	FROM THE DESK OF EDITOR IN CHIEF	4
3-	COOCURRICULAR ACTIVITIIES AND ACHIEVMENTS	5-11
4-	LEGAL NEWS	12-18
5-	OTHERS NEWS	19-21
6-	BREAKING NEWS	22
7-	HAPPENING @ AMITY	23
8-	GLANCE OF SANGATHAN	24
9-	LEGAL TERMINOLOGY	25
10-	K Y J– J. DALVEER BHANDAIR	26
11-	EDITORIAL BOARD	27



## OUR NEW DIRECTOR



**Maj Gen Rajinder Kumar AVSM, SM, VSM (Retd)**, after completing LL.B from ILS Law College Poona and LL.M from University of Poona, got commissioned in the Department of the **Judge Advocate General (Army)** in Aug 1983. He also passed Post Graduate Diploma in Personnel Management and Labour Welfare from Himachal Pradesh University, Shimla. Service rendered in the Department of the Judge Advocate General is considered as Judicial Service for all purposes. During his service in the Army, he held all appointments tenable by officers of the

Department of the Judge Advocate General including the appointment of **Chief Instructor at AVSM, SM, VSM (Retd), Institute of Military Law at Kamptee (Nagpur)** which imparts training in law to officers of the three Services and friendly foreign Countries. He conducted numerous **Courts Martial** of sensitive nature and dealt with high profile cases in the Supreme Court and various High Courts including litigation arising out of **Kargil Operation, Sukna Land Scam, Adarsh Cooperative Housing Society** and cases related to alleged Human Rights violations by the Army while deployed in Jammu and Kashmir and North East States.

He, as Additional Director General Litigation, also headed the Litigation Wing of the Army which dealt with the entire litigation of the Army in the Supreme Court, High Courts and Armed forces Tribunals. As Judge Advocate General of the Army, he was legal adviser to the Chief of the Army Staff on all legal matters of the Army including International law and Martial law. He superannuated on 31 May 2017 as Judge Advocate General of 1.3 million strong Army, the highest post in the legal and Judicial Wing of the Army.

For rendering distinguished, meritorious and outstanding service of an exceptional order in the Army, he was **awarded Ati Vishisht Seva Medal, Sena Medal and Vishisht Seva Medal by the President of India**. In addition, he was also awarded **Commendation Cards once by the Chief of the Army Staff and thrice by General Officers Commanding In Chief for rendering meritorious and outstanding service** in the Army. He superannuated from the army on 31 May 2017. He joined as **Professor (Law) and Director Amity Law School, Amity University Madhya Pradesh Gwalior on 04 Sep**



**FROM THE DESK OF EDITOR IN CHIEF****Special Courts for Law-Makers as Law-Breakers**

Criminalization of politics has reached its peak. Today it appears that a quota has been fixed for the criminals for contesting to win the elections. The practice of threatening the voters to cast their vote for a specific candidate and physically preventing them from going to polling booth is a common sight during elections, especially in rural and tribal belts. The main reason behind such malpractices is the absence of proper, stricter legal mechanism to prevent such anti-social practices. The politicians of criminal background are fearless with the idea that no action will be taken against them and nothing will happen. The scenario of criminalization of politics in the country has of date become very dark and gloomy.

Abraham Lincoln prescribed a test to assess a person's morality, ***"If you want to test a man's character, give him power"***. In Indian context, we see almost every power-wielder enveloped in the sheet of corruption; somewhere visible, somewhere invisible. Some of them are caught, others go scot free. The major cause of concern is that day by day corruption is weakening and damaging the socio-economic structure of the country.

Last week, the Supreme Court approved the Centre's proposal to set up 12 special Courts across the country to fast-track pending criminal cases against 1,581 legislators, and directed that they be made operational by March 1, 2018. The Apex Court also directed the government to allocate Rs 7.6 crore proportionately among the States where such Courts would be set up. It is rightly said that corruption flows as water flows from top to bottom, it is, therefore, necessary that our leaders who are at the top level in Governance should be scared to adopt corrupt practice and those who dare to adopt these practices must be debarred, which is possible when there exist speedy justice delivery system.

*Sachin Kumar Sharma*

*Assistant Professor  
Amity Law School.*

# CO-CURRICULAR ACTIVITIES & ACHIEVEMENTS



## **Amity Law School Participated in Election Awareness Drive Organized by Electoral Literacy Club Amity University Madhya Pradesh**

The Electoral Literacy Club, Amity University Madhya Pradesh organized an Election Awareness Drive on 05 January 2018 to educate the targeted population about voter registration, the electoral process and related matters by engaging them in thought provoking discussions; to provide them information relating to EVM and VVPAT (Voter-verifiable paper audit trail) familiarization and education about robustness and non-tamperability of EVM and integrity of the electoral process using EVSM; Capacity building for generating/locating information for what when where and how of the elections and electoral process right from a young age of around 14 years; promotion of electoral education through various social media platforms for this purpose a mail id: [elcaump@gmail.com](mailto:elcaump@gmail.com) has already been made. During the awareness drive highlighting the need for awareness the low voting rate in the last Lok Sabha elections was discussed by **Mr. Harshit Sharma** (VI Semester student of Amity Law School) and the participants were informed about the reasons for such low turn-out, followed by benefits of voting and drawbacks of not exercising the legal and constitutional right to vote. Ms. Krati Rajoria and Mr. Arun Sharma, both Associate Professor along with two students of ALS were part of the Electoral Awareness Drive.

The procedure of registering as a voter was also explained at length to all the participants (offline as well as online procedure). The services rendered by National Voters' Services Portal were explained along with the steps taken by Government in this direction to ensure that the registration procedure is smooth and convenient. The participants were also encouraged to indulge in ethical and opinionated voting. Over 100 students participated in the activity from 4 different courses viz. ALS, AIB, ASCO and ASFD of AUMP.

# Amity Law School Faculty Participation and Publications

- **Ms Krati Rajoria, Assistant Professor**, Amity Law School participated in **Capacity Development Programme for Corporate Laws** organised by **Centre for Corporate Law & Governance, National Academy of Law Teachers, National Law University Delhi** and Faculty of Law, University of Glasgow, United Kingdom, 9<sup>th</sup>-13<sup>th</sup> October 2017.

She also participated and presented a paper on "**Company Debt: Death or Revival under the Insolvency and Bankruptcy Code, 2016?**" in **International Conference on Recent Financial Reforms in Indian Banking and Business Laws: An Unfinished Agenda** scheduled on November 24-25, 2017 (Fri-Sat) at National Law University Delhi organized by the Centre for Banking and Financial Laws (CBFL), National Law University, Delhi In Collaboration with School of Business and Taxation Laws, University of New South Wales, Sydney, Australia (UNSW).

Her research paper on "**Gender Equality: Myth or Reality?: A Critical analysis of the scenario in Madhya Pradesh**" has been published in **All India Reporter**, November 2017, Vol 104, Part 1247, ISSN: 0002-5593.

Her article on "**Registered Valuers Under The Companies Act, 2013: Relief To The Indian Companies?**" has been published in **Company Law Journal**, (2017) 3 Comp LJ, ISSN: 0010-4019

She was invited as **Guest Speaker** at Seminar on: **Index approach to Constitutional Law and Scope of Law** organized by The Legal Tree on 02 December 2017 at Galav Sabhagar, Jiwaji University, Gwalior.

She was also invited as **Guest Speaker** at **Mentor Connect: Entrepreneur Development Cell on Forms of doing Business** organized by Hum Foundation on 24 December 2017, Gwalior.

**1000 copies of her book on Company Law by Dr. R.K. Bangia (2017 edition) sold out in the last one year.**

*CONGRATULATION TO KRATI RAJORIA.*

- **Dr. Alpa Sethi Assistant Professor in ALS** has also participated and presented paper in international symposium on **Frontiers of Infrastructure Finance (ISFIF 2017)** at Indian Institute of Technology, Kharagpur on 14-15 December, 2017.

She is also working on project funded by Department of Science and Technology (DST) under National Science and Technology Management Information System Scheme (NSTMIS Scheme)

*CONGRATULATION TO DR. ALPA SETHI*

- **Dr. Rakhi Singh Chouhan**, Associate Professor, ALS have attended 5 days course on **ALTERNATE DISPUTE RESOLUTION IN INDIA AND USA : CHALLENGES AND POSSIBILITIES**. The course was



held by GIAN (Global Initiative Academic Network) approved by Ministry of Human Resource Department and was conducted by Rajiv Gandhi National University of Law, Patiala, Punjab. The chief mentor of the course was professor and mediator from Straus Institute of Alternate Dispute Resolution of University of Pepperdine, Malibu, California and other mentors were leading Advocates of Supreme Court of India specialized in the practice of Arbitration and Conciliation.

During the course Dr. Rakhi Singh Chouhan secured Grade 'A' followed by continuous assessments, written tests and assignment. ALS family congratulate Dr. Chouhan for this achievement.

*CONGRATULATION TO DR RAKHI SINGH CHOUHAN*

- Dr. Sandeep Kulshrestha become **Non Executive Director and Senior Consultant of Anti Corruption Professional and Business Alliance, London**. He also nominated as **Editor of Legal Section of Journal NBP-Journal of Criminilastics and Law**", one of the leading Scientific Journal of **Serbia Published** by "The Academy fo Criminalistics and Police Studies, **Belgrade, Serbia**. Moreover he has been nominated for the **Member of Advisory Board** for "**Journal for Indian Research**".

*CONGRATULATION TO DR SANDEEP KULSHRESTHA*

### **Report of 'QUIZ COMPETITION ON INDIAN CONSTITUTIONAL LAW' held on 28th Sept.2017**

Amity Law School conducted a **Quiz Competition** on 28th September 2017 in Moot Court , B Block on the topic '**Indian Constitutional Law**'. This event was organized under **Week of Innovation** programme. This competition was conducted in the gracious presence of the Hon.Vice Chancellor, AUMP, Lt. Gen. V.K. Sharma AVSM (Retd), Director ALS Maj. Gen Rajinder Kumar AVSM,SM, VSM (Retd), Mr. Aman Randhawa,OSD to VC, AUMP, faculty members and all students of ALS.The competition was divided into three stages - Preliminary Round, Semi Finals and Grand Finals. Total **29** teams participated in the competition. A Preliminary final round was held on 27th sept 2017 . This round was in the form of written multiple choice question form. One representative from each team appeared in this test. Total **10** teams were selected for semi Finals which was conducted on 28th sep 2017 at 10.15 am.Semi Final was in the question answer form. There was a tie between three teams for finals. Therefore, a further question answer round was conducted for the tie breakup. A Grand Finale was scheduled at 2.15 PM. Total **four** teams contested in this finale. The competition was conducted in three rounds-Question Answer Round, Buzzer Round and Rapid Fire Round. Out of these rounds again there was a tie for first and second position. Further a buzzer round was held for tie breakup. The winner and runners up team were awarded a trophy and certificate by Hon'ble Vice Chancellor . The objective of this competition was to raise the level of knowledge of Indian Constitution as this being a fundamental law of the land.



The event was conducted by Dr. Rakhi Singh Chouhan, Associate Professor, as coordinator and ably assisted by Mr Hari Om Awasthi, Assistant Professor. There was a team of five students, who conducted the full event as committee members, namely, Siddhart Shrivastava IX Sem, Abhinav Rajput VII Sem, Himani VII Sem, Nargis VII Sem and Ojaswi III Sem.

### **PARTICIPATION OF STUDENTS OF AMITY LAW SCHOOL AUMP.**

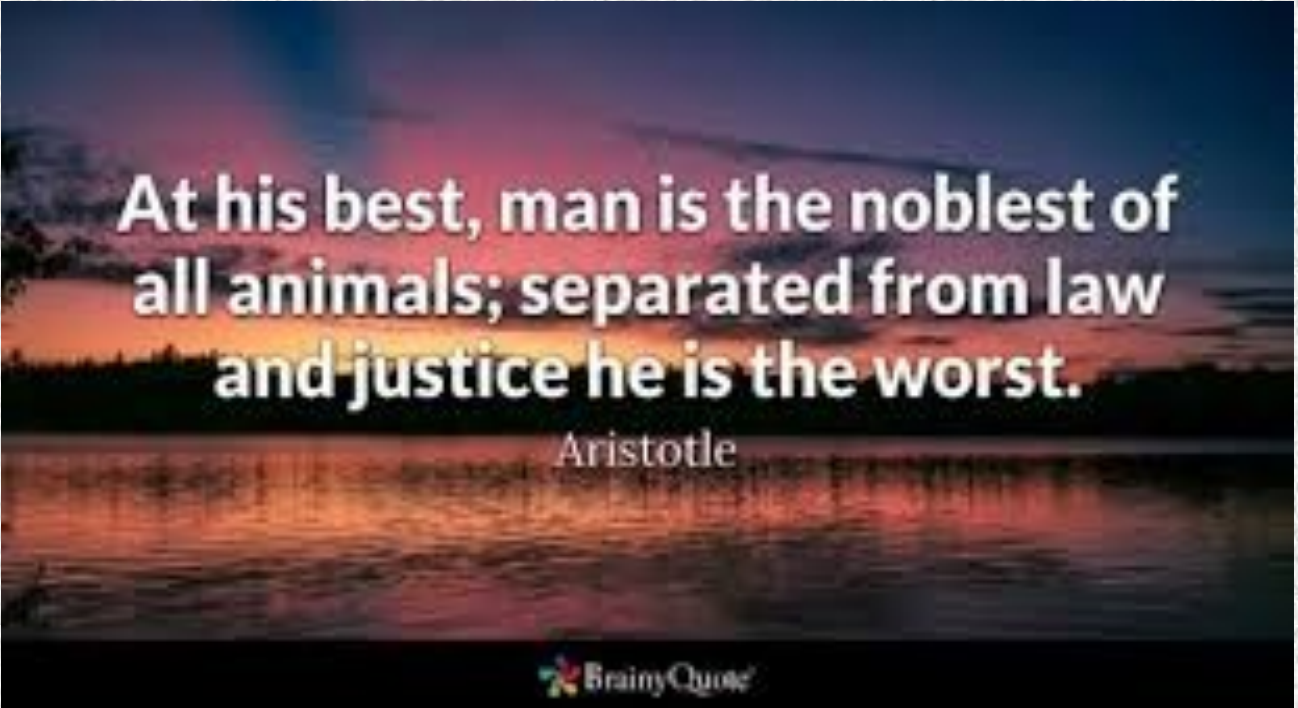
In Pacem International Model United Nations 2017 **B.A.LL.B. VI Sem Student Deepansh Tripathi participated.** This MUN was organized in collaboration with UN HEFORSHE in Jodhpur, Rajasthan.

He was representing the country Algeria in UNGA DISEC. This issue which was debated there- Use of Foreign Military Bases in Sovereign Countries. There were around 70 other participants and he got the prize of **BEST DELEGATE "First Prize"** in the conference.

In Quintessence Model United Nations 2017 also he participated. This MUN was organised by AIIMS at Talkatora Indoors Stadium, New Delhi.

**He was representing the country Algeria in UNGA DISEC.** This issue which was debated there- Use of artificial intelligence in war conflict zones. There were around 50 other participants with him in his committee and **he got the prize of Verbal Mention in the conference.**

In **MITS Parliamentary Debate 2017 too he participated.** This debate was organized by MITS, Gwalior. The motion of the debate was Whether Prostitution should be legal in India and we were opposing the motion, and **he was chosen as The Best Speaker in the debate.**

A quote by Aristotle is displayed in white serif font over a background of a sunset or sunrise over a body of water. The sky is a mix of orange, yellow, and blue, with the sun low on the horizon. The water in the foreground is dark and reflects the colors of the sky. The quote reads: "At his best, man is the noblest of all animals; separated from law and justice he is the worst." Below the quote, the name "Aristotle" is written in a smaller, lighter font. At the bottom center, there is a small logo for "BrainyQuote" with a colorful star-like icon to its left.

At his best, man is the noblest of  
all animals; separated from law  
and justice he is the worst.

Aristotle



position as it stood before the order passed by this court on November 30, 2016," as it mandated the playing of the anthem in cinemas before a feature film starts. During the hearing, the bench accepted the submissions of the Attorney General that petitioners before the court could make representations before the committee. "Where we say suggestion, the suggestion should only relate to national anthem," the bench said.

## 10





1-& 2 AWARD DISTRIBBUTION AT QUIZ COMPETITION ALS, 3- DELEGATES WITH THE PARTICIPANTS OF MILANGE 2K7. 4. MR. HARIOM AWASTHI FROM ALS WON SPORTS COMPETITON AT SANGATHAN.

# LEGAL NEWS



## **Period Undergone By A Convict While He Was In Detention As Under Trial Could Be Set Off Under Section 428 Cr.P.C: SC**

In **State of UP Vs. Tribhuwan**, the Supreme Court has held that period already undergone by a convict while he was in detention, as under-trial and as convict, could be treated as jail sentence once awarded to him and its benefit by way of set off could be given to him under Section 428 of Code.

The state had, before the Apex Court, assailed a High Court judgment wherein it had upheld conviction of one of the accused for an offence punishable under Section 325 read with Section 149 IPC, but aside the jail sentence of four years awarded to him and substituted the same by imposing only a fine of Rs.10,000/-.

However, the Bench, referring to **State of Maharashtra & Anr. vs. Najakat Alia Mubarak Ali**, also observed that the period already undergone by the convict (40 days) while he was in detention, as under-trial and as convict, was also a jail sentence and could be treated as jail sentence once awarded to him under Section 325IPC, and accordingly its benefit by way of set off could be given to him under Section 428 of Code.

The Bench sentenced the accused with an imprisonment of 40 days, but observed that since he has already undergone the jail sentence of 40 days partly as under-trial and partly as convict, he is not required to undergo any further jail sentence.

**Playing National Anthem in Cinema Halls optional  
: Supreme Court**

Modifying its earlier order on the National Anthem, Supreme Court on 09 January 2018 said that it is not mandatory to play the anthem in cinema halls before movie screenings. This comes a day after the Centre urged the Apex Court to recall the order, stating that an inter-ministerial committee has been formed for framing guidelines on the matter.

## **Supreme Court to review Section 377 that makes homosexuality a crime**

A Supreme Court bench headed by Chief Justice Dipak Misra on 08 January 2018 said that the Apex Court will review the constitutional validity of Section 377 of Indian Penal Code, 1860 which criminalizes homosexuality. “A section of people or individuals who exercise their choice should never remain in a state of fear,” the bench observed. It further referred the plea against the Section to a larger bench.

## **Consumer Forum Has Jurisdiction To Entertain Complaint Even If Opposite Party Files Civil Suit On Same Matter: NCDRC**

The National Consumer Disputes Redressal Commission (NCDRC) has held that the jurisdiction of the consumer forum to entertain a complaint is not ousted on account of a civil suit having been instituted by the opposite party, even if the subject matter of the said suit is the same agreement which is the foundation of the consumer complaint.

The national commission said. “The relationship of consumer and service provider does not come to end on account of one of the parties cancelling the said agreement. If deficiency on the part of the respondents in rendering services to them is proved, the complainants/appellants would be entitled to appro-



priate relief in terms of the provisions of the Consumer Protection Act," it said

### **The Supreme Court asks if no Aadhaar, does person not exist for Government**

To the questions swirling around the Aadhaar or national identity cards, the Supreme Court on 10 January 2018 added a new one -- if a homeless person doesn't have it, will he not exist for the government?

The court made the comments while hearing a case related not to the biometric identification system, but to night-shelters for homeless people across the country in the deepening winter chill.

"How can a homeless person get an Aadhaar card?

If he doesn't have an Aadhaar card, he doesn't exist in the eyes of the government?" the judges questioned.

This was when a lawyer representing the Uttar Pradesh government remarked that "some sort of identification like an Aadhaar" can be used while admitting people into the shelters. There are "other cards like the voter ID", the lawyer replied, and received another tart reminder.

"To get a voter I-card you need address proof. Where will one get address proof if he is homeless?" the court asked. The court wanted to know how many people have Aadhaar in the country. Senior lawyer Prashant Bhushan, appearing in the case, said "90 crore people" had the cards that the government says

must be linked to bank accounts, welfare schemes and mobile phones.

The exchange on Aadhaar comes at a time the court is hearing a petition challenging the validity of Aadhaar and the government is facing questions on data security after a journalist with The Tribune newspaper reported that she could access personal details of over a billion citizens for just Rs. 500, paid through a digital wallet. A five-judge constitution bench of the Supreme Court will begin final hearing from 17 January on the validity of Aadhaar. UIDAI, the agency that oversees the world's largest biometric database, has issued new rules to address privacy concerns.

### **Law Ministry approves Fugitive Economic Offenders Bill, 2017**

The Union Law ministry has approved Fugitive Economic Offenders Bill, 2017 to empower government to confiscate property of economic offenders and defaulters who flee India.

The Bill seeks to deter economic offenders from evading the process of Indian law by fleeing the country. It was drafted in pursuance of Finance Minister Arun Jaitley's 2017-18 Budget speech promising legislative changes or even new law to confiscate the assets of such fugitives. The Finance Ministry had prepared the draft Cabinet note on the bill and sought the law ministry's opinion on it.

The proposed bill will be applicable in cases where the value of offences is over Rs 100 crore. It will allow Financial Intelligence Unit (FIU), the premier technical snoop wing under the finance ministry, to file an application for declaration of fugitive economic offender for confiscation of their assets. The bill en-



trusts responsibility to try such cases to the courts under Prevention of Money Laundering Act, 2002 (PMLA). The bill has provision for appointment of an administrator to dispose off property of fugitive offender to pay off the creditors. Besides, it has provisions to override provisions of other existing laws.

## **Life term for government officials indulging in torture: Law Commission**

**Prevention of torture bill, 2017:** It has proposed legislation to amend various laws to prevent torture by government officials. The bill proposes “stringent punishment” to perpetrators to curb menace of torture and to have deterrent effect on acts of torture. It could extend up to life imprisonment and also fine.

**Compensation:** It suggested amendments to Criminal Procedure Code, 1973, and Indian Evidence Act, 1872 to accommodate provisions regarding compensation and burden of proof. It recommended an amendment to section 357B to incorporate payment of compensation in addition to payment of fine provided in Indian Penal Code.

**Burden of proof:** New section 114B should be inserted in Indian Evidence Act to ensure that in case person in police custody sustains injuries, it is presumed that those injuries have been inflicted by police, and burden of proof shall lie on authority concerned to explain such injury.

## **Nothing Private Happens Here”: SC Favors Audio Video Recording Of Court Proceedings In “Public Interest”.**

The Supreme Court favored the audio and video recording of proceedings, noting that such recording would be in “*larger public interest*”.

During the hearing, the Bench comprising Justice A.K. Goel and Justice U.U. Lalit remarked, “*What privacy? This is not a case of privacy. We don’t need privacy here. Judges don’t need privacy in court proceedings. Nothing private is happening here. We all are sitting in front of you*

“It also sought a report from the Centre on the progress already made in this regard. [The Court had, in March this year, directed](#) that CCTV cameras may be installed inside the courts and at such important locations of the court complexes, at least in two districts in every State/Union Territory. Such installation had been directed to be completed within three months

### **Deposit money as directed or go to Tihar jail: Supreme Court to Jaypee**

The Supreme Court has asked Jaypee Associates to deposit Rs. 125 cror as directed, failing which it would be held in contempt of court and could land in Tihar Jail. The amount is part of the Rs. 2000 crore that SC had directed Jaypee to deposit towards refunding Jaypee Infrastech homebuyers. Jaypee Associates has to deposit the money by 25 January 2018.



# OTHER NEWS

## **Most NRIs, PIOs, OCIs Not Entitled To Aadhar: UIDAI**

The Unique Identification Authority of India (UIDAI) has clarified that most Non-Resident Indians (NRIs), Person of Indian Origin (PIOs) and Overseas Citizen of India (OCIs) are not entitled to Aadhar.

*A recent Circular issued by the UIDAI states, “The laws regarding submitting/linking of Aadhar for availing the services/benefits applies to the resident as per the Aadhar Act, 2016. In view of the foregoing, most of the NRIs/ PIOs/ OCIs may not be eligible for Aadhar enrolment as per the Aadhar Act, 2016. However, the implementing agency may devise a mechanism to ascertain the genuineness of status of such NRIs/ PIOs /OCIs.”*

*It reference to Section 2(v) of the Act which defines “resident” as an “individual who has resided in India for a period or periods amounting in all to one hundred and eighty-two days or more in the twelve months immediately preceding the date of application for enrolment”.*

The Ministries and Departments have been directed to issue appropriate directions in this regard to the State Government and implementing agencies.

## **Google Doodle Commemorates Cornelia Sorabji, India’s First Woman Advocate**

Today’s Google Doodle pays tribute to Ms. Cornelia Sorabji, India’s first female advocate. The doodle marks her 151<sup>st</sup> anniversary with a picture of her in an Advocate’s gown and white band, with the Allahabad High Court building in the background.

Ms. Sorabji was one of the nine children born to Reverend



Sorabji Karsedji, a Parsi, and his wife, Francina Ford (a Parsi, adopted and raised by a British couple). She was homeschooled by her father at several of their mission schools.

During her lifetime, Ms. Sorabji notched several firsts — the first woman to graduate from Bombay University, the first Indian woman to read law at Oxford, and the first woman to become an advocate in India.

## **Globalization Of Indian Legal Market Need Of The Hour: INBA**

With an aim to discuss the ever-evolving reforms in the Indian legal sector and to come up with effective solutions, the Indian National Bar Association (INBA) and the Ministry of Commerce and Industry held a national leadership summit called ‘Reforms In The Indian Legal Sector’ on Saturday in New Delhi.

Eleven bar associations from across India, along with Law Secretary Suresh Chandra said: “The advent of FDI coupled with the growing effect of globalization, is giving bigger opportunities to the Indian lawyers. And, with the evolution of information technology and advancement in the means of transport, there is a dire need to bring transformation in traditional techniques and reforms which have been practiced here for years.”

“It is crucial to expand the sphere of Indian legal services not only within the court system, but outside it as well. Furthermore, a robust mechanism is required for developing the legal system on the basis of reciprocity. Besides, there is also a need for comprehensive consultation with all stakeholders. This has to be gradual and in a calibrated manner, not a high inaugural activity,” he added.

## **WCD Ministry Launches She-Box for Online Complaints of Sexual Harassment**

The Minister for Women and Child Development, Smt Maneka Sanjay Gandhi launched a comprehensive She-Box online complaint Management System for women working in both public and private

organizations to lodge complaints of sexual harassment at workplace. The She-Box was launched in New Delhi to ensure the effective implementation of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

The new She-Box portal offers the facility of making online complaints of sexual harassment at workplace to all women employees in the country including government and private employees. Those who have already filed a written complaint with the concerned Internal Complaint Committee (ICC) or Local Complaint



## **Biggest Crisis In The History Of Supreme Court:**

### **Four Senior Judges Addressed The Media**

In an unprecedented move four Senior Judges of Supreme Court addressed the media. As per the reports Justices J. Chelameswar, Ranjan Gogoi, Madan Lokur and Kurian Joseph meet the press . There are allegations against Chief Justice of India against allotment of matters to benches and constituting Constitution Benches ignoring Senior Judges of the Court.

The four sitting Judges of the Supreme Court- Justice J. Chelameswar, Justice Ranjan Gogoi, Justice M.B. Lokur and Justice Kurian Joseph- had held a press conference, asserting that the administration of the Apex Court is not in order.

One of the concerns raised in the letter pertains to assignment of matters. While acknowledging that the CJI is the master of the roster, the letter said that this is “not a recognition of any superior authority, legal or factual of the Chief Justice.



# Happening @ Amity

## MILANGE 2K17

A fresher's Party was organized in the university campus on 29th September 2017. The First year students were welcomed by their immediate seniors, To distinguish between seniors and juniors, the dress code for junior's was **prince** and **princess**. There was huge participation of the students in various activities such as **dancing, singing and ramp walk**, at the end Mr. & Ms. Fresher 2017 was announced.

## SANGATHAN CLOSING CEREMONY

Each year Sangathan is organized by the Amity University Madhya Pradesh, It is an sports ceremony in which students of various departments participates in various sports activities such as basket Ball, Volley Ball, cricket and many others, At the closing ceremony of Sangathan prizes are distributes to the students who worked hard for their respective sports activity, prizes are gold, Silver and bronze respectively.

## THIRD INTRA MOOT COURT COMPETITION

Amity Law School, Amity University Madhya Pradesh has conducted 3rd Intra Moot court competition , in which 56 teams participated from the department, it was held on 6,7 & 8 November 2017, In the competition there are two mooter's and one researcher from each team, All the participants worked hard for the competition and at the end of the competition the winners was announced of the 3rd Intra Moot Court Competition.



# GLANCE OF SANGATHAN

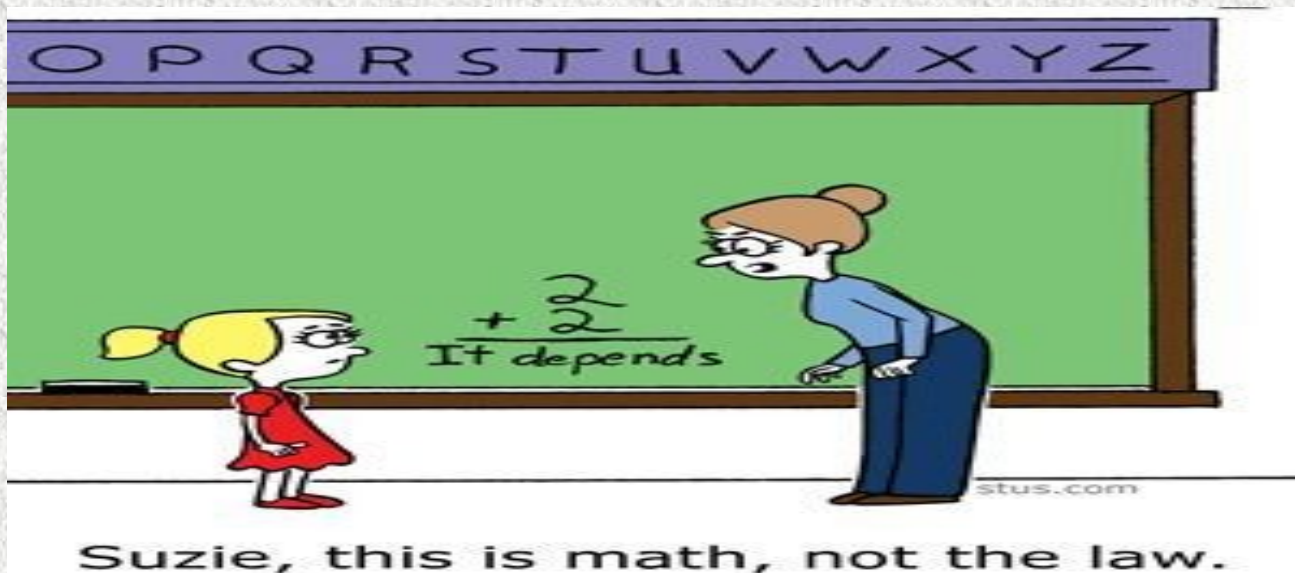




## LEGAL TERMINOLOGY

<b>animus nocendi</b>	<b>Intention to harm</b>	<b>The subject mind of the crime with proper knowledge of its consequences</b>
<b>Consuetude pro lege servatur</b>	<b>Custom is held as law</b>	<b>Where no law is given custom will be held as law</b>
<b>Affirm</b>	<b>To tell the truth</b>	<b>To tell the truth in a court, Affidavit and other legal preceding.</b>
<b>Ad volorem</b>	<b>According to value</b>	<b>Charges applied according to the value of a thing</b>
<b>Casus belli</b>	<b>Case of war</b>	<b>The justification of the war</b>

## LEGAL HUMOR



### FAIR TRIAL !!

IN A CASE PLAINTIFF PAYS 5 LAKH RUPEES AS BRIBE TO JUDGE AND DEFENDANT ALSO PAYS 6 LAKH RUPEES BRIBE TO THE SAME JUDGE.

THE JUDGE RETURNED 1 LAKH RUPEES TO DEFENDANT.

DEFENDANT ASKED "WHY YOU RETURNED 1 LAKH" ?

THEN JUDGE REPLIED-"NOW YOU HAVE FAIR TRIAL IN YOUR CASE".

# KNOW YOUR JUDGES

**HON'BLE JUSTICE MR. DALVEER BHANDARI**

**DOB: 1st October 1947**



## **PROFILE:**

- Justice Dalveer Bhandari is a judge on the International Court Of Justice.
- He was formerly the judge of the Supreme Court of India and Chief justice of Bombay High Court.
- Justice Bhandari is notable for his interest in intellectual property law.
- He was appointed as a chief justice of Bombay high court on 24 July 2004.
- He was appointed as the Judge of Supreme Court on 28 October 2005.



<b>CHAIRMAN</b>	:	<b>Maj. Gen Rajinder Kumar</b> <b>AVSM, SM, VSM (Retd)</b>
<b>EDITOR IN CHIEF</b>	:	<b>Mr. Sachin Kumar Sharma</b>
<b>FACULTY COORDINATOR AND CO-EDITOR</b>	:	<b>Ms. Krati Rajoria</b>
<b>EDITORIAL BOARD</b>	:	<b>Mr. Mohit Sharma</b> <b>Mr. Sanjiv Singh</b> <b>Dr. Sandeep Kulshetha</b> <b>Dr. Saroj Choudhary</b>
<b>STUDENTS COORDINATOR</b>	:	<b>Ms. Ruchi Gautam(III SEM)</b> <b>Ms. Pragya Kumari(III SEM)</b>

