



SHRI DHARMASTHALA MANJUNATHESHWARA LAW COLLEGE
CENTRE FOR POST GRADUATE STUDIES AND RESEARCH IN LAW
MANGALURU 575003

NAAC Assessment

2019 - 2024

Criteria - I Curriculum Aspects

1.3 Curriculum Enrichment

**1.3.3. Percentage of students undertaking
Mediation/Client Counseling Exercises, and
internship in law firms/NGOs/Judicial
Clerkships etc.,**

(Data given for the latest completed academic year)



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Participation in Experiential learning 2023-2024

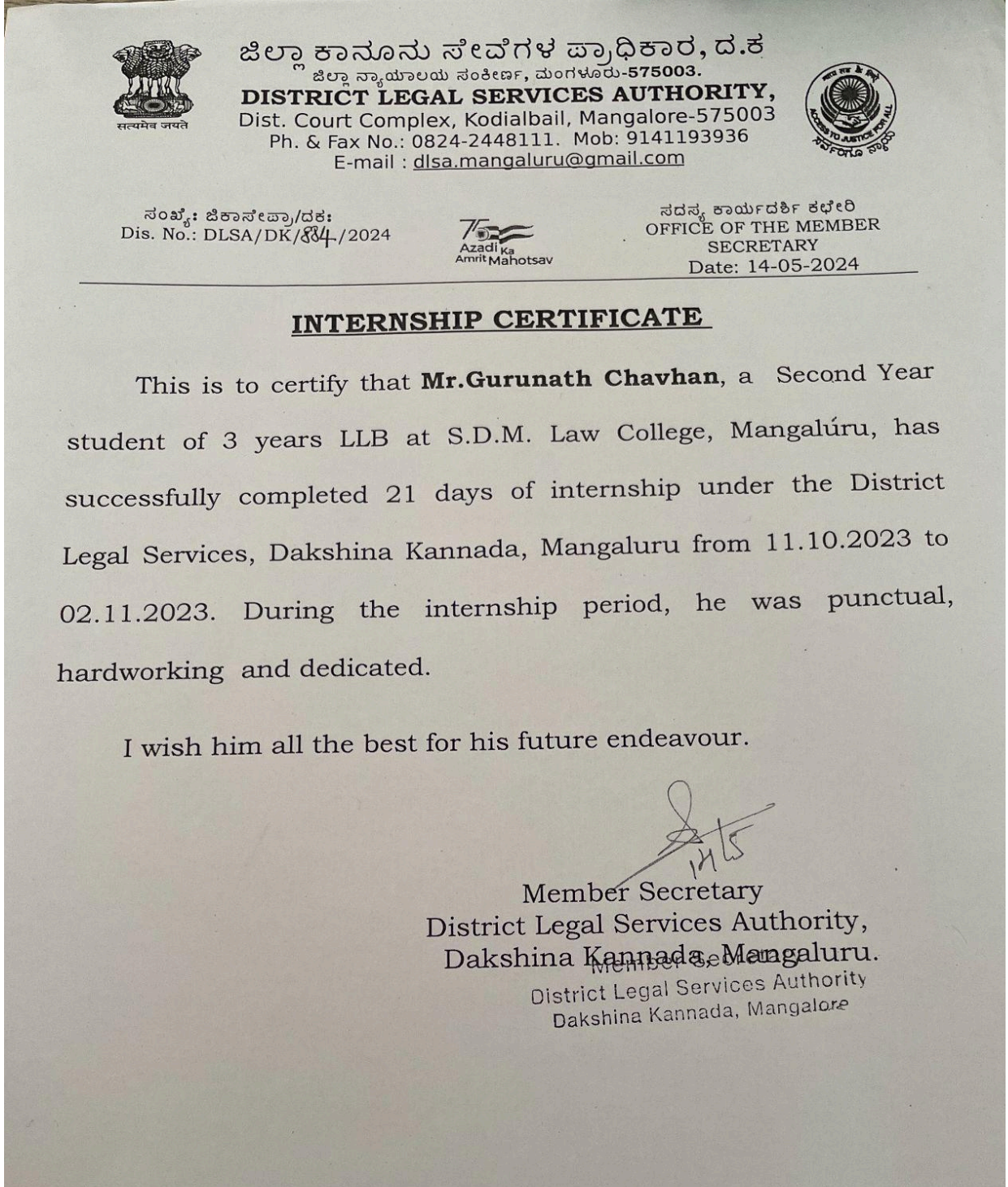


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ಸಂಖ್ಯೆ: ಜಿಕಾಸೇವಾ/ದಕಃ
Dis. No.: DLSA/DK/884/2024

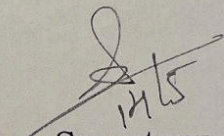


ಸದಸ್ಯ ಕಾರ್ಯದರ್ಶಿ ಕಛೇರಿ
OFFICE OF THE MEMBER
SECRETARY
Date: 14-05-2024

INTERNSHIP CERTIFICATE

This is to certify that **Mr. Gurunath Chavhan**, a Second Year student of 3 years LLB at S.D.M. Law College, Mangaluru, has successfully completed 21 days of internship under the District Legal Services, Dakshina Kannada, Mangaluru from 11.10.2023 to 02.11.2023. During the internship period, he was punctual, hardworking and dedicated.

I wish him all the best for his future endeavour.


Member Secretary
District Legal Services Authority,
Dakshina Kannada, Mangaluru.
District Legal Services Authority
Dakshina Kannada, Mangalore



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Justice for all

SACHIN DEVENDRA AND ASSOCIATES

Advocates

Nalapad Apsara Chambers, K.S. Rao, Road.

Mangaluru-575001

Date: July 05, 2024

CERTIFICATE OF EXCELLENCY

This is to Certify that

A. Namratha Kamath

Student of S.D.M. Law College,
Mangalore - 575003.,

Roll No. BB2301 of BBA. LL.B.

has completed her internship of I Semester for the period of
29-04-2024 to 07-05-2024 under my guidance.

I have found her to be a self-starter who is motivated,
duty-bound, and Hard-working. She performed excellently with
good behavior and she was punctual at times to report before
me day to day. She worked sincerely on her assignments and her
performance was Par Excellence.

I wish her the best of luck for her future.

M. Sachin Devendra M.A., LL.M.,

Advocate

Nalapad Apsara Chambers,

K.S. Rao Road,

Mangalore - 575001

1 9480010245 +91 8050089019

devendrasachin85@gmail.co



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ಸಂಖ್ಯೆ: ಜಿರಾನೇಪಾ/ದಕ:
Dis. No.: DLSA/DK/879/2024



ಸದಸ್ಯ ಕಾರ್ಯದರ್ಶಿ ಕಛೇರಿ
OFFICE OF THE MEMBER
SECRETARY
Date: 14-05-2024



ಜಿಲ್ಲಾ ಕಾನೂನು ಸೇವೆಗಳ ಪ್ರಾಧಿಕಾರ, ದ.ಕ
ಜಿಲ್ಲಾ ನ್ಯಾಯಾಲಯ ಸಂಕೀರ್ಣ, ಮಂಗಳೂರು-575003.

DISTRICT LEGAL SERVICES AUTHORITY,
Dist. Court Complex, Kodialbail, Mangalore-575003
Ph. & Fax No.: 0824-2448111. Mob: 9141193936
E-mail : dlsa.mangaluru@gmail.com

INTERNSHIP CERTIFICATE

This is to certify that **Ms. Suvarna Aishwarya Ganesh**, a Second Year student of 3 years LLB at S.D.M. Law College, Mangaluru, has successfully completed 20 days of internship under the District Legal Services, Dakshina Kannada, Mangaluru from 17.04.2024 to 06.05.2024. During the internship period, she was punctual and dedicated.

I wish her all the best for her future endeavour.

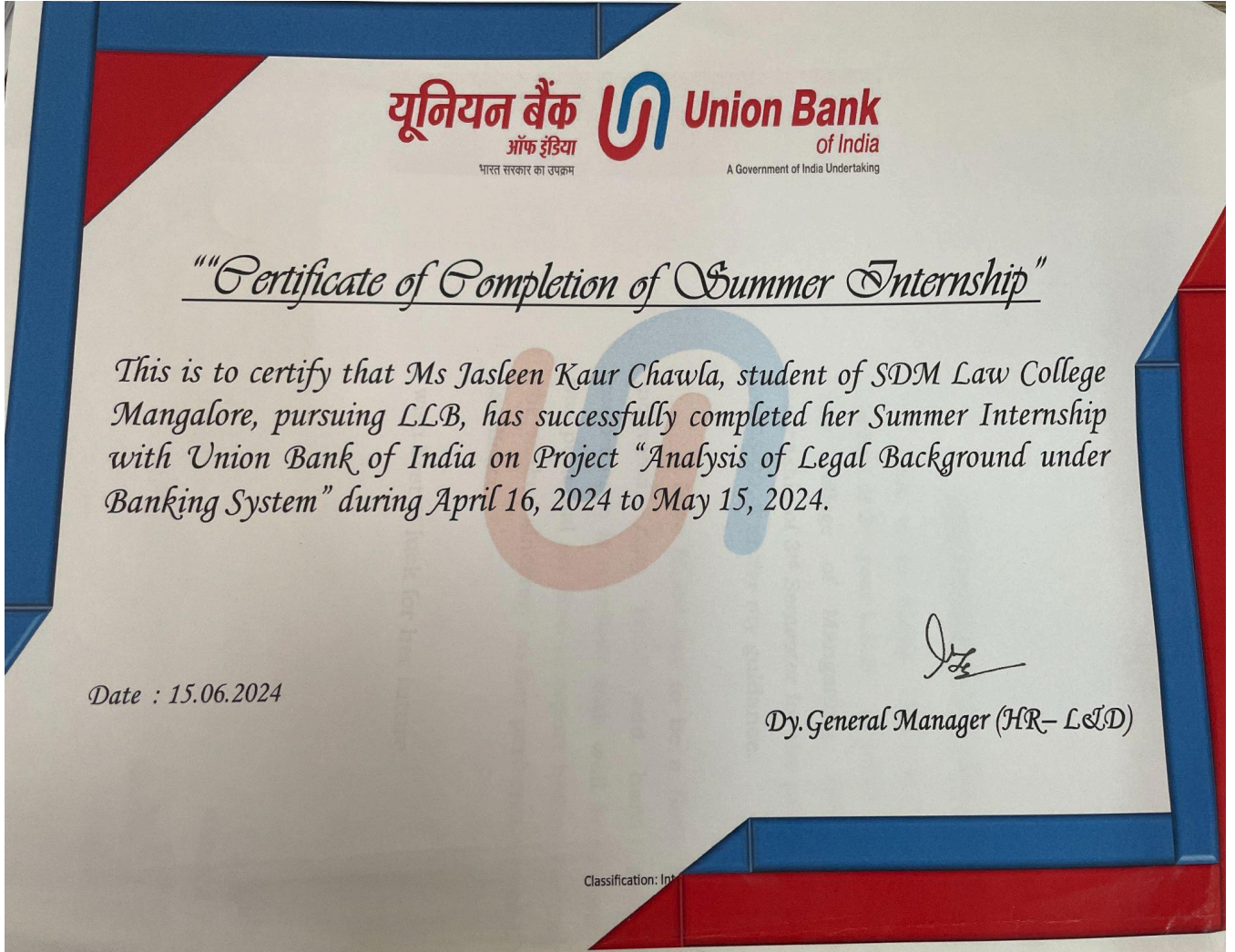
Member Secretary
District Legal Services Authority,
Dakshina Kannada, Mangaluru.
District Legal Services Authority,
Dakshina Kannada, Mangalore



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FIFTH YEAR B.A. LL.B. / BBA. LL.B. / III LL.B. (3 Yrs.)
2023 - 2024

RECORD OF PRACTICAL TRAINING
COURT DIARY

This is to Certify that this record is the bonafide work of

G. Veekshitha

(Roll No. *BB9533*...) done during the year *2023 - 2024*

REGISTER No. *30319341021*

Asst. Prof.
Signature of the Staff Member incharge

YEAR OF EXAM: *2023 - 2024*

ANNAPOORNA SHET
Name of the Staff Member incharge
(Block Letter)

G. Veekshitha
Signature of the student

Signature of the Sr. Advocate

G. VEEKSHITHA
Name of the student (Block Letter)

VARADARAJ - A
Name of the Sr. Advocate (Block Letter)

[Signature]
PRINCIPAL



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**KERALA AGRICULTURAL WORKERS WELFARE FUND BOARD
THRISSUR-4**

OFFICE OF THE CHIEF EXECUTIVE OFFICER

S.N. Park, Ayyanthole
Phone - 0487-2386871
Fax - 0487-2386871
E-mail - agri.worker@gmail.com

Dated: 30.04.2024

CERTIFICATE OF INTERNSHIP

This is to certify that **Ms.Awathy Krishna M.P.**, D/o.Balakrishnan M.P., pursuing her 4TH year of B.A.,L.L.B (7th Semester) from Shri Dharmasthala Manjunatheshwara Law College, Mangalore, Karnataka has done internship for 14 days under my guidance and supervision from 15.04.2024 to 29.04.2024.

During the internship period I was able to give good orientation on diverse matters regarding various labour laws and its impact on society. She has demonstrated exemplary performance under my guidance.

It was observed that **Ms.Awathy Krishna M.P.** has been very receptive, sincere, hard working and dedication to her work.

I wish **Ms.Awathy Krishna M.P.**, a brilliant and successful career in future.

Yours Faithfully

MOHAMMED ZIYAD K.S
CHIEF EXECUTIVE OFFICER
(Deputy Labour Commissioner
Ernakulam on deputation)



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S. P. D'SOUZA B.A. (Law), LL.B.

ADVOCATE & CHRISTIAN MARRIAGE REGISTRAR

2nd Floor, Balmatta Complex, Balmatta, Mangaluru - 575 001.

Mobile : 98458 91079 E-mail : spdsouza79@gmail.com

CERTIFICATE

This is to certify that Miss APEKSHA H.J., student of Shri Dharmasthala Manjunatheshwara Law College and Centre for post graduate studies and research in law, Mangaluru has attended our office from 22-04-2024 to 07-05-2024 for internship in our office. I am pleased to inform you that Miss APEKSHA H.J. was well mannered and well disciplined. She was attentive and a quick learner. I wish her all the best for her future.

MANGALORE

07-05-2024

S.P.DSOUZA
Advocate

S.P.D'SOUZA, B.A.(L),LL.B.
ADVOCATE
Roll No. KAR 1159/2002
2nd Floor, Balmatta Complex, Balmatta
MANGALORE - 575 001, Mob: 9845891079



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FIFTH YEAR B.A. LL.B. / BBA. LL.B. / III LL.B. (3 Yrs.)

20 - 20

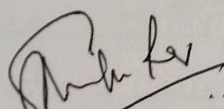
RECORD OF PRACTICAL TRAINING
COURT DIARY

This is to Certify that this record is the bonafide work of

..... ANVITHA. Y. KARKERA

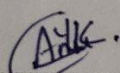
(Roll No. ...BB9529.) done during the year ...2023-2024 .

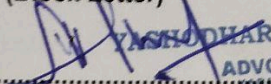
REGISTER No. 30319341008.


.....
Signature of the Staff Member incharge

YEAR OF EXAM: 2024

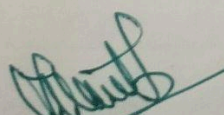
SHARIKA. RAI
.....
Name of the Staff Member incharge
(Block Letter)


.....
Signature of the student


.....
Signature of the Sr. Advocate
Near Sharavu Ganapathi Temple
G.H.S. Road, Mangaluru - 575 001
Ph: 0824-2417050, Mob: 9448217050

ANVITHA. Y. KARKERA
.....
Name of the student (Block Letter)

YASHODHARA. P. KARKERA
.....
Name of the Sr. Advocate (Block Letter)


.....
PRINCIPAL



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☎:0824-2454405
0824-2454409



M/s P P Hegde Associates

Advocates

'THAKSHILA', Ballalbhag, MANGALORE – 3


officepphegde@gmail.com

16-11-2023

TO WHOMSOEVER IT MAY CONCERN

This is to certify that Ms Anvitha, student of 2nd year, BA, LL.B, (5 years Course) SDM Law College has attended our office and completed her Internship from 02-11-2023 to 11-11-2023. During this period, she has studied various files and dealt with legal issues relating to Family Law, Criminal Procedure Code, Indian Penal Code and Code of Civil Procedure and also attended court proceedings. She has exhibited keen interest in following up the matters and in pursuing the office work.

Wishing her very best and all the success in her future career.


Rajesh Kumar Amtday
Advocate
(M/s P P Hegde Associates)

M/s. P P HEGDE ASSOCIATES
Advocates
"Takshila", Ballalbagh, Mangalore - 03
Ph.: 0824-2454405, 2454409
officepphegde@gmail.com



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Raju Devadiga
Advocate

1st Floor, Office No.102,
Vasanth Chambers,
Opp.Besant Women's College,
Mangalore-3.
Mobile: 9845333073

Date:21-12-2023

CERTIFICATE

This is to certify that, **Miss Anvitha K.** studying in 3rd year B.A LLB, 5 years course in S.D.M Law College, Mangalore has successfully completed internship of one month from 20-11-2023 to 20-12-2023 in my office and she was attending for internship and her conduct and character is good.

I hereby further declare that, **Miss Anvitha K.** is not my relative.

Mangalore

Advocate


RAJU DEVADIGA
B.Com., LL.B
ADVOCATE
No. 102, 1st Floor, Vasanth Chambers
Opp. Besant Women's College
Kalakunia Road MANGALORE - 3



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DECLARATION

I Anantha Padmanabha Rai..... hereby
declare that this Chamber Diary is the bonafide work of me during the
Academic Year 2023-2024..... as result of my observation in the
Chamber of Adv. Sridhar Yenmakaje.....

Signature of the Advocate

Signature of the Student

Adv. Sridhar Yenmakaje
Name of the Advocate

Anantha Padmanabha
Name of the Student

SRIDHAR YENMAKAJE, B.A., LL.B., M.B.A.
Advocate
Roll No. 2563/1999
3rd Floor, Medicare Centre
Karangalpady, Mangaluru - 575 003
☎ : 9886209528



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CLINTON CARDOZA B.A, LLB.,
ADVOCATE

Office: G8, Basement floor, Swaraj Residency, Court Road,
Moodbidri – 574227
Mob: 9901195051
Email: Clintoncardoza78@yahoo.com.

CERTIFICATE OF INTERNSHIP

This is to certify that Ms. Anusha Viyola Albuquerque studying in Second Year B.A,LLB., at S.D.M. Law College, Mangalore has attended my office from 02.11.2023 to 26.11.2023 for internship. During her period of internship at my office she was given to study various case files of Trial Court on both civil and criminal side. I have found her to be a self starter who is motivated, duty bound and hard working. She worked sincerely on her assignment and her performance were par excellent. She has excellent communication skills and hard working capacity. I wish her best of luck for her future.

I wish her best of luck for her future..

MOODBIDRI
26.11.2023

CLINTON CARDOZA
ADVOCATE,
MOODBIDRI



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The student participation in Arbitration/Mediation/Client Counseling etc

ADR SIMULATION EXERCISE

Submitted to,

DR. CHANDRALEKHA.V
Asst Prof
SDM LAW COLLEGE, MANGALURU

Submitted by,

SATHVATHMA. BHAT.K
REG.NO :- 30320231087
IV BA.LLB 'B'
SDM Law college
Mangaluru.






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DECLARATION

I, SATHYATHMA BHAT K. Studying Pn IV BA LLB
B' - Hereby undertake that the contents provided
under this simulation exercise is the
bonafied work of me prepared under the
supervision of Dr. Chandralekha V. The contents
provided herein shall not be used/reproduced
for any other work of any nature.


[SATHYATHMA BHAT K]



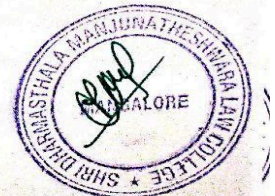


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CONCILIATION





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INTRODUCTION

Conciliation is an alternative dispute resolution (ADR) process where parties in a dispute seek to resolve their issues with the help of a neutral third party known as the conciliator. The conciliator's role is to facilitate communication between the disputing parties, identify the issues, and help them reach a mutually acceptable agreement. Unlike arbitration or litigation, the conciliator does not impose a decision on the parties. Instead, the process is more collaborative and flexible, aiming for a win-win outcome.

Conciliation is often seen as less adversarial and more cost-effective than traditional legal processes, making it a popular choice for resolving both commercial and personal disputes.

We have performed evaluative conciliation, in which the conciliator assesses the merits of each party's cases and suggests possible settlement options based on this evaluation.





2

TEAM ROLE'S

1. EMCEE (MC) :- AYESHA MANAL
2. CONCILIATOR :-
 - SHIVASHANKAR (Presiding officer)
 - GAYATRI
 - VINUSHA RAMANA BOLODY
3. PARTIES :-
 - Mr. Shekhar (SATHYATHMA BHAT K)
 - The company - Board of Directors
- (BHUMIKA, SHREEVA, ROSHNI)
4. ADVOCATES :-
 - KSHITHEESHA C.S (For Mr. Shekhar)
 - RINGIA (For The company)
5. Doctor :-
 - VARSHA (Psychiatrist - expert opinion)
6. COLLEAGUES OF Mr. Shekhar :-
 - TEJAS
 - SHRAVYA.





FACTS OF THE CASE

Mr. Shekhar, a software Engineer, was working in a computer software company (hereafter the company) in Bangalore. He was originally from a village in Tamil Nadu and studied at a government engineering college in Tamil Nadu. Through campus placement, he was selected for this job. As per the company's policy, he had to sign a bond to serve the company for a minimum of 5 years failing which he would have to pay 5 Lakhs. This condition was imposed because, once an employee joins, the company provides 6 months of in-house training to each employee free of cost. After receiving the training, he/she was expected to serve the company for at least 5 years. Additionally, all his original educational and professional certificates were taken by the company at the time of joining. Mr. Shekhar now wanted to resign after completing 3 years of services but was not willing to pay the bond amount. The company refused to hand over the original certificates, claiming the right to retain them until the bond amount was paid. In the meantime, he received very good proposal to tie up with a corporation. Mr. Shekhar urgently needed his certificates, and the company also wanted to settle



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ASSIGNMENT

Subject : Contempt of Court.
Professional Ethics.

Submitted to : Mrs. Sangamika Roy
SDM Law College.

Sangamika
20/02/2024

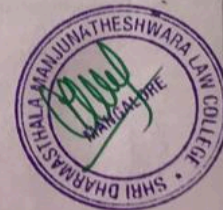
Submitted by : Anusha A. Bekal

Class : 4th BBA LLB

Semester : 7th Semester

Roll No. : BB 534

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Case No. 1

AIR 1956 SUPREME COURT 102

In the matter of D, an advocate.





FACTS OF THE CASE:

D, the respondent is an advocate practicing in the Bombay High Court. In the earlier part of the year 1953, the advocate was prosecuted before the one of the presidency magistrates at Bombay on a charge of having committed an offence under the Bombay Prohibition Act. The trial lasted from July 1953 to November 1953.

On 18-11-1953, the Magistrate convicted the advocate of the offence with which he was charged and sentenced him to rigorous imprisonment for 1 month and to a fine of ₹201/- and to rigorous imprisonment of 4 weeks on default of fine. The advocate went upon the appeal to the High Court where the High Court on 24-02-1954 upheld the conviction but altered the sentence to one fine of ₹100. In the meantime, on 25-11-1953, the trial court magistrate Mr. Sonavane made a report to the registrar of the Bombay High Court as to the conduct of the advocate who appeared in person as the accused before him. The Hon'ble Chief Justice of Bombay High constituted a tribunal consisting of the members of the Bar Council to enquire into the conduct of the



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advocates on 16-03-1955. The respondent advocate pleaded
guilty to the charges levelled against him.
The tribunal made a report to the High Court where held
on the respondent's own administration the allegation in
the report Mr. Sonavane to be proved and recommended
that a very serious note should be taken of the
respondent's conduct.
Finally, the respondent advocate forwarded a copy of the
letter to the secretary of the Bar Council Tribunal under
which was addressed by him to the Registrar of Bombay
High Court and requested the tribunal to accept his apology
for delaying the proceedings before the tribunal.
In the letter to the Registrar, the advocate attached
a separate letter in which he tendered his unconditio
apology, wishing to withdraw his contentions that the
proceedings before the tribunal were misconceived. He further
admitted that High Court had full authority to refer
the matter to the tribunal. The advocate stated in his
letter that the statement made by Mr. Sonavane
true (regarding the advocate's conduct in the magistrate
request). The tribunal submitted its final report to the
High Court and recommended that it should take a
very serious note regarding the advocate's conduct.



After going through the aspects, the High Court issued notice to the advocate for final hearing. He pleaded through his counsel to be let off with a mere warning. But the High Court decided to suspend him for 1 year from the date of order.

ISSUE:

- 1) Do whether the conduct of the advocate amounts to contempt?
- 2) Whether the High Court has jurisdiction to try the advocate for contempt under the Bombay Prohibition Act?

REASON FOR JUDGEMENT:

The conduct of the advocate in the criminal trial against him in the court of the magistrate was entirely indistinguishable by any standard. It disclosed a continuous persistent attempt on the part of the advocate to be rude to and contemptuous of the magistrate to hold up the trial and to do everything in his power to bring the administration of justice into contempt, such as conduct merits severe condemnation. The advocate should by reason of his having indulged in conduct unworthy of the member of the honourable profession to



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INTERNAL TEST

ANSWER BOOK

Roll No.: P523 30320231008 No.: 0821

Name: Amseena Date of Exam: 12/3/2024 Marks: 37/40

Class: BA LLB - A Section: A Subject: Professional ethics

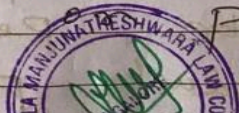
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2 The Bar Council of India act of 1961 empowers the Bar Council of India to make rules so as to prescribe the standard of professional conduct and etiquettes to be observed by the advocates.

Duties of an Advocate towards client:

The Bar Council has made certain rules regarding so as to prescribe duties of an advocate towards client in Section 11, Chapter VII of part VI of advocates act of 1961.

Rule No-11. An advocate shall accept any brief in or before any court, tribunal, or before any other authority for which he professes to practise at a fee consistent with the standing in the case and the nature of the case. Special circumstances may justify refusal of a part of advocate.





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Rule 12. An advocate shall not withdraw from engagements once accepted without sufficient cause and unless reasonable and sufficient notice is given to the client. Upon withdrawal an advocate shall refund that part of the fee which he has not been earned.

An advocate shall not accept any brief in which he has reasonable ground to believe that he will be a witness and his engagement will apparently be the witness material question of the fact. An advocate shall not represent a case if he can retire without jeopardizing the client's interest (Rule 13)

An advocate shall at the commencement of the case and during proceeding thereof make all such full and frank disclosure of to his client his connection relating to the parties, in any interest, or controversies engaged or continuing to engaging (Rule 14)

In any if the advocates appears to be prosecution he shall conduct prosecution that may not lead to conviction of the





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innocent.

- An advocate directly or indirectly not to commit breach of the rules given in Section 126 of the Indian Evidence Act. (Rule 17)
- An advocate shall be a part of the fomenting litigation. (Rule 18)
- An advocate shall not listen to the instruction of others except the client and his authorized agent. (Rule 19)
- An advocate shall not stipulate or agree to a fee consistent or agree to proceeds thereof. (Rule 20)
- An advocate shall not act, plead or agree, stipulate, practise any interest or share that is actional claim. Nothing in this shall apply to the stock, share, debenture, government securities, ~~trust~~ for the being in force by law or custom that is negotiable, and to merchantile document as of title to goods. (Rule 21)
- An advocate shall not bid or purchase on his own or in the name for his own benefit.





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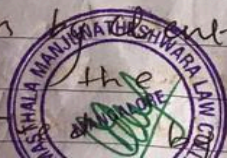
benefits any property sold in execution of decree, order, or a suit, appeal or other proceedings in which he is professionally engaged (Rule No 22)

• An advocate shall not bid auction or acquire by way of sale, gift, exchange or any other modes of transfer in his own name or others name for his own benefits or other benefits any matter which is subject matter of any suit, appeal or other proceedings in which he is professionally engaged (Rule 22A)

• An advocate shall not adjust money paid by the client to his personal liability payable to client which does not arise in course of employment as an advocate (23)

• An advocate shall not abuse or take advantage of the confidence reposed in him by his client (Rule 24)

• An advocate shall maintain clients account for money entrusted to him. The account should show the amount of money received from his client.





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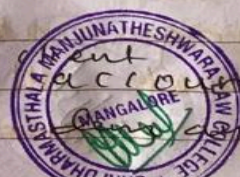
behalf, expenses incurred for him, debit made that paid to fee with respective dates and all necessary particulars (Rule 25)

• An advocate shall ~~receive~~ receive money from client and on his behalf the account should contain reference to the amount of money received as a fee or expense. No advocate except consent in writing by client concerned, be at liberty to direct portion of expenses to fee (Rule 26)

• After termination of proceedings advocates is at liberty to appropriate towards settled fee, any sum remaining, any unexpected amount that paid, sent for him expenses or any money that came into hand during proceedings (Rule 27)

• If any fee left unsettled advocate is entitled to deduct from the amount that is remaining in his hand of his client (Rule 28)

• The copy of ~~account~~ account shall be furnished or ~~provided~~ provided providing





he has paid copying charges (Rule 29)

• An advocate shall convert money in his hand to the loan (Rule 30)

• An advocate shall not lend money to the client for the purpose of any legal proceedings.

• An advocate who has at any advised in institution of suit, appeal or other matter, drawn pleading, acted for party shall not act for opposite party.

Duties of an advocate towards Court.

The bar Council has made certain rules regarding the so as to prescribe duties of an advocate towards Court in section 1 of chapter II of Part VI.

• An advocate shall maintain a ~~de~~ respected at himself with dignity and respect while presenting the case or while acting acting otherwise before the Court. He shall submit grievance to the appropriate authorities

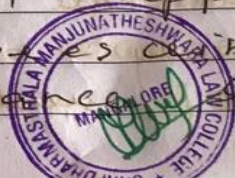




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- only when there proper
ous complaint against judicial off
icer: (Rule 1)
- An advocate shall maintain a respectful attitude towards the Court-bearing in the mind that dignity of judicial officer is essential for survival of free community.
 - An advocate shall not influence the Court with illegal or improper means (Rule 3)
 - An advocate use his best effort to restrain or prevent his client from resorting unlawful practices or doing anything in relation to the Court opposing Counsel or parties. An advocate shall not represent client who persists such improper conduct. An advocate is not merely mouth piece of client but also shall exercise his own judgment in the correspondence, avoid surreptitious attack in pleadings and avoid threatened language during arguments. (Rule 4)
 - An advocate shall appear in any Court with prescribed dress and his appearance shall always
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be presentable.

- An advocate shall not act, plead before any court, tribunal or authorities or the sole or any related to the advocates all mentioned section 30 of advocates act of 1961, that is father, grandson, mother, daughter in which is professionally engaged.
- An advocate shall not wear band or gown except in court and certain ceremonial occasions as prescribed by Bar Council of India and Supreme Court.
- An advocate shall not act before any tribunal, court, authorities in which ^{any suit} ~~is~~ an organization, institution or society or corporation in which he is the executive committee.
- An advocate shall not act, plead, practise in which he is pecuniarily interested.
- An advocate shall not stand as surety or co-surety for his client.





for the purpose of any legal proceeding.
(Rule 11)

These are brief explanation about
advocates duty towards client and
Court

1. Need of Accountancy for lawyers
Advocates or lawyers practice
law for money and earn income.
They have to meet certain
expenses. Thus they have
money transaction. That have
to maintain proper accounts
and for that they should pre-
pare accounts due to the follo-
wing reasons.

- Since he is the member of Bar
Council of India he should know
Bar Council Accounting.

- He is should legal service
authorities and Supreme
Court legal service committees
accounting.

- He should ^{advocate} accounting as per
Supreme Court rules.

- He should show self-aid fund
accounting

