



**GALGOTIAS
UNIVERSITY**

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**JULY 2021- SEPTEMBER 2021
SCHOOL OF LAW
NEWSLETTER**

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**Message from Mr. Suneel Galgotia
Chancellor, Galgotias University**



It gives me immense pleasure to welcome you to the academic world of Galgotias University. It is a privilege to have ensured that our primary goal of meeting the educational needs of students in the region is fulfilled to the best of our abilities.

In the process, we have discovered that for our students, over and beyond infrastructure facilities and the teaching methodologies, it is the environment that makes them comfortable during the time they spend here. To that extent, special efforts have been made to provide such an enabling environment. We have well-equipped labs, workshops, and libraries to help the students in attaining the highest standards in academics and industry knowledge.

SOL has emerged as an institution of repute for legal studies, more specifically for domain-specific specialization ranging from Corporate Law, Intellectual Property Law, Criminal Law and Constitutional Law which addresses the current needs of the industry, state, society and individuals. SOL's success is also apparent from the innumerable accolades that the students have won over the years in various National & International competitions ranging from Moot Courts, Trial Advocacy, Paper Presentation, Youth Parliament, Essay Writing Competition, Model United Nations amongst others. It gives me immense pleasure in launching the March- June 2021 Issue of the School of Law Newsletter which will make the readers acquainted with the relevant national and international legal issues and the events organized by the SOL.

I hope our readers will enjoy reading the current Issue of Newsletter.

Message from Prof. (Dr.) Preeti Bajaj
Vice- Chancellor, Galgotias University

I am happy to present to you, our university and also welcome you all to be a part of the progress of development.

GU is known for its excellent academic achievement and extracurricular activities which help students in their overall personality development. We at GU marches ahead to attain

the mission through a goal of blending contemporary knowledge with the skills development and value in true spirit to groom a high level of thinkers and morally upright. We support our students to succeed and prepare them for the future.

GU always had emphasized research by allotting a huge infrastructure to its students. GU has a team of highly qualified faculty in their respective field of expertise. GU SoL academic programs are based on contemporary legal development coupled with the traditional unlimited academic freedom and diverse choice of courses. SoL is equipped with thousands of Books, Academic Journals, Legal Databases and e-resources.

We want our students to develop into the leaders of tomorrow, infuse the world with the energy of their ideas and innovations, and advance the frontiers of knowledge and research in ways that translate into tangible benefits for the community and country.

I wish and assure you on behalf of the GU family, that we will help you peruse your objective.

Happy reading!



Message From Prof. (Dr.) Namita Singh Malik
Dean & Professor, School of Law, Galgotias University



I am honored to serve as the Dean of School of Law at Galgotias University. We at GU SoL are driven by the belief that every student deserves a high-quality education. Providing ample educational opportunities is one of the most fundamental obligations each generation owes to the ones that follow. At GU SoL, students are prepared to meet the many challenges of a successful legal career as they study in a supportive collegial environment.

GU SoL has certain societies like Debating Society, Youth Parliament Society, Moot Court Society, and Legal Aid Centre which propels students towards professional achievements and welfare-oriented objectives. The focus is not only on classroom teaching, but the students of SOL have been participating and winning laurels in the events organized at the national and international platform. GU SoL as a lex matrix and an institutional paragon provides complete legal education under a single roof which includes five-year B.A. LL.B. (Hons.) & B.B.A.LL.B. (Hons.), LL.B. (Hons.), LL.M. and Doctoral Programme in Law.

Famous and well-know (Retd.) Hon'ble Mr. Justice J R Midha is associated with GU SoL as an Advisor & Professor Emeritus to provide his valuable guidance. Right from the beginning, we strenuously endeavored to metamorphose GU SoL into a World-Class Institute imparting legal education accompanying a well-cherished dream of becoming an institution of excellence across the globe producing legal professionals with humanitarian propensity.

I wish all success to all faculty members and students in the journey of legal education.

A Comprehensive Blood Regulations- A need of the hour



Voluntary blood donation is one of the most generous/humanitarian works undertaken by any human being. The importance of it lies in the fact that blood forms an important component of the human body and is needed in most medical emergencies. These voluntary blood donors are the backbone of blood banks for maintaining a safe and adequate supply of blood components/products. These donors are grouped under the category ‘non-remunerated blood donors’/ ‘voluntary donors. In India, blood collection is done from these donors in “voluntary blood donation camps”. Seeing the use of the donated blood, it is of utmost importance to check the quality and safety of the blood collection procedure as it may affect the safety and well-being of the donor as well as the recipient. Further, the non-compliance with the regulatory guidelines will negatively impact donor retention and could deter the non-profiteering organisers from conducting regular VBDCs. Globally, the collection of blood from donors is very well structured and robust with the existence of a system like vigilance & surveillance at VBDCs. However, in India, the existing regulations are not so well structured and robust to tackle the contemporary needs of the modern medical system. The recent outbreak of “covid-19” (novel coronavirus and its various form) has rattled the medical profession as well as researchers globally. The coronavirus has been found to spread from “bat alias chamgadhar” in humans. The first instance of such infection was found in the Wuhan province of China. Since then, it has spread very fast and infected the globe very badly. WHO declared it a pandemic in March 2020 and since then the medical personals have been battling to curb this menace? In India, the incidence of covid-19 was reported at the beginning of March 2020 from various states- Rajasthan, Kerala, Maharashtra, etc. Seeing the uprising the government installed a nationwide lockdown to control the spreading. With time the researchers came with a solution in the

form of convalescent plasma therapy for treating the severely infected patient. Seeing this as a remedy, the ICMR came up with guidelines on the usage of Convalescent plasma in severely ill patients. For applying this therapy there was a requirement of blood from a patient who has recovered within few weeks from coronavirus infection. Here, it is important to highlight that the “blood” is regulated under the Drugs and Cosmetics Act, 1940, and the Rules framed therein. The Act and the Rules specifically put restrictions on the patient who have suffered from a virulent disease from donating blood for a certain period; however, in the case of convalescent therapy, the blood is required from the patient who has recovered within few weeks so that the antibodies are still present in their plasma.

This plasma is referred to as the “Convalescent plasma” and has given hope of treatment to “COVID-19” patients. However, extraction of this requires the blood of a patient who has just recovered from the deadly viral disease. In this regard, globally, the health department or the FDA, or the regulators have come up with guidelines for the collection of plasma. In India, the ICMR came up with such guidelines wherein prior approval of the authority was required, and institutions & hospitals were asked to tie up with the program to carry on the study of the treatment. This kind of therapy is in the nascent stage and will require more research by institutions or health professionals.

Thus, the time has come when we need to have a re-look of the existing blood regulations in order to prevent any kind of misuse as it happened in the 1990s. Taking lessons from our history we need to frame a comprehensive blood regulation which is at present described in “parts” of the Drugs and Cosmetics Act & Rules.

Submitted by Mr. Swetanka (B. Pharm, LL. B., LL.M.)
Assistant Professor, SoL,
Galgotias University

KNOW YOUR LEGAL LUMINARY

Justice J.R. Midha



Justice J.R. Midha (Retd.) was appointed as an Additional Judge of Delhi High Court on 11th April, 2008 and permanent Judge of that court on 6th July, 2011.

Before elevation, Justice Midha had been practicing before the Delhi High Court, Supreme Court, and other Courts/Forums including MRTP Commission, National Consumer Disputes Redressal Commission, etc. Justice Midha was the Standing Counsel (Civil) of Govt. of NCT of Delhi before the High court of Delhi from 2006 to March 2008. Even after elevation to the Bench, continued to visit various law schools to deliver guest lectures. Had been a resource person for training of Judges in National Judicial Academy as well as State Judicial Academies.

Justice J.R. Midha (Retd.) joined Galgotias University, as a Professor Emeritus and Advisor, on 12th July 2021. Justice J.R. Midha (Retd.) is teaching Law at Galgotias University, Reforming the legal education with stress on Fundamentals of Law, Communication Skills, and Rational Thinking and also imparting value-based education to law students. He has also been appointed as an Arbitrator by the Delhi High Court in several cases and he is also an Administrator of Shri Kalkaji Mandir, New Delhi by the Delhi High Court and served as the Chairperson of Delhi International Arbitration Centre (DIAC) and Judicial Education and Training Programme Committee of High Court of Delhi.

Justice Midha was also teaching at Campus Law Centre, Faculty of Law, Delhi University. He taught various subjects including Code of Civil Procedure, Indian Evidence Act, Transfer of Property Act, Delhi Rent Control Act, Limitation Act, Arbitration Act, Motor Vehicles Act, Court Fees Act, Suit

Valuation Act, Indian Registration Act and Indian Stamp Act. Justice Midha also compiled the synopsis and case material on the subjects of "Pleading and Conveyancing" and "Motor Accident Compensation" for the Campus Law Centre. He has also actively initiated judicial reforms in various jurisdictions namely, Arbitration, Motor Accident Claims, Execution Cases, Maintenance in Matrimonial Cases, Compensation to Victims of Crime, Prosecution for False Claims, Proclaimed Offenders, etc. While teaching, Justice Midha organized a Lok Adalat on Motor Accident Compensation in Campus Law Centre in 1991 in which the compensation was computed by the Law students under his guidance and the computation was given to the Lok Adalat Judges in advance to ensure that the claimants get fair and uniform compensation. As a Judge, Justice J.R. Midha has actively initiated judicial reforms to speed up the payment of due compensation to the victims of the road accidents. He has been successful in his efforts to a great extent.

Justice Midha has written books on Motor Accident Claims Compensation and Amendments to the Code of Civil Procedure.

**Important Judgments for study/research by students authored by
Justice J.R. Midha (Retd.), Former Judge of Delhi High Court**

The notable judgments/ orders delivered as Judge of Delhi High Court are as under:

Arbitration and Conciliation Act

1. Amazon. Com NV Investment Holdings LLC v. Future Coupons Private Limited, 2021 SCC Online Del 1279 - The award of an Emergency Arbitrator is enforceable under the Arbitration and Conciliation Act, 1996. This view taken has been affirmed by the Supreme Court.

2. Ganesh Banzoplast Ltd. v. Morgan Securities and Credits Pvt. Ltd., 2021 V AD (DELHI) 602 - Scope of the doctrine of the most basic notions of Morality and Justice in Section 34 of the Arbitration and Conciliation Act.

3. KLA Const. Technologies Pvt. Ltd. v. Embassy of Islamic Republic of Afghanistan, (2021) 280 DLT 321- The prior consent of Central Government is not necessary under Section 86(3) of the Code of Civil Procedure to enforce an arbitral award against a Foreign State; and a Foreign State cannot claim

Sovereign Immunity against enforcement of an arbitral award arising out of commercial transaction.

4. Airports Authority of India v. Hotel Leela Venture Ltd., 231 (2016) DLT 457- Concluded commercial contracts cannot be challenged on the ground of being onerous. Award against Morality and Justice, and based on false claims was set aside.

5. Kotak Mahindra Prime Ltd. v. Kamal Chauhan., 226 (2016) DLT 410 - Appointment of a Receiver under Section 9 of the Arbitration and Conciliation Act to take over the possession of hypothecated equipment/ vehicle by the financier upon default of the borrower to repay the loan amount.

6. Aarka Sports Management Pvt. Ltd. v. Kalsi Buildcon Pvt. Ltd., 2020 (4) ARBLR 117 (Delhi) - Section 20(1) of the Arbitration and Conciliation Act empowers the parties to determine the seat of arbitration. However, if the parties have not determined the seat of arbitration, the Court competent to entertain application under Section 11 of the Arbitration and Conciliation Act would be the "Court" as defined in Section 2(1)(e) of the Act read with Section 16 to 20 of the Code of Civil Procedure.

Code of Civil Procedure

7. Juhi Chawla v. Science & Engineering Research Board, (2021) 280 DLT 1 - The Delhi High Court declined to grant leave to institute the suit against 5G Technology under Section 91(1)(b) of the Code of Civil Procedure or to sue in representative interest under Order I Rule 8 of the Code of Civil Procedure and dismissed the defective suit with cost of Rs.20 Lakhs.

8. Dr. Maya D. Chablani v. Radha Mittal, 2021 SCC Online Del 3599 - Guidelines on feeding stray dogs.

9. M/s Bhandari Engineers & Builders Pvt. Ltd. v. M/s Maharia Raj Joint Venture & Ors., 2020 (270) DLT582 - Guidelines for expeditious disposal of execution cases. The Division Bench of the Delhi High Court partially overruled this Judgment in Delhi Chemical Pharmaceutical Works Pvt. Ltd. and Anr. v. Himgiri Realtors Pvt. Ltd. and Anr., 222 (2015) DLT 354.

10. Santosh Kumar Jha v. Deputy Labour Commissioner (South), 280 (2021) DLT 299:2021 SCC Online Del 3457- Guidelines for expeditious disposal of execution cases by SDMs/Recovery Officers.

11. Union of India v. Dhyan Singh, 2012 SCC Online Del 5376 - Power of Appellate Court to enhance compensation in the absence of Cross-objections.

12. Kiran Chhabra v. Pawan Kumar Jain, 178 (2011) DLT 462 - Guidelines for drawing up Written Submissions.

13. Milano Impex Private Ltd. v. Egle Footwear Pvt. Ltd., 2011 (124) DRJ 668 - Guidelines for examination of witness(es) through video conference.

Code of Criminal Procedure

14. Karan v. State NCT of Delhi, 227 (2020) DLT 195 (FB) - Issued guidelines for compensation to victims of crime.

15. Satya Prakash v. State, 203 (2013) DLT 652

16. Satya Prakash v. State, 203 (2015) ACC 876 (Del.) - Issued guidelines for compensation to victims of crime.

17. Sunil Tyagi v. Govt. of NCT of Delhi, 2021 SCC Online Del 3479

18. Sunil Tyagi v. Govt. of NCT of Delhi, 2021 SCC Online Del 3597 - Issued guidelines for action to be taken against Proclaimed Offenders.

19. Sanjeev Kumar Mittal v. State, 174 (2010) DLT 214 - Scope of Section 340 CrPC.

20. Manjit Singh v. State, 2014 (214) DLT 646 - Issued guidelines for disposal of case properties in custody of Delhi Police.

Evidence Act

21. Ved Parkash Kharbanda v. Vimal Bindal, (2013) 198 DLT 555 - What is Truth and how to discover it. Scope of Sections 3, 114 and 165 of the Indian Evidence Act relating to discovery of truth.

Indian Penal Code

22. H.S. Bedi v. National Highway Authority of India (NHAI), 2016 SCC Online Del 432 - Principles relating to prosecution for raising false claims before the Court under Section 209 of Indian Penal Code.

23. Nilanjan Gupta v. State, 2018 SCC Online Del 12518 - Prosecution for raising false claims before the Court under Section 209 of Indian Penal Code.

24.Kismat Singh v. Piariya Devi, 2019 ACJ 1433 - Prosecution for raising false claims before the Court under Section 209 of Indian Penal Code.

25.Hajara v. Government of India, (2021) 281 DLT 185 - The High Court took a serious view of the false claims/defences raised by the Government before the Court which causes gross injustice to the litigants; and it puts unnecessary burden on the Court. The Court observed that the guilty officers should be held accountable for raising false claims and the appropriate action should be taken against them. The Court referred to the false claims raised by the Government in three cases. The Single Bench of the High Court directed the matter to the registered as a PIL and referred to the PIL Bench.

26.C.S. Aggarwal v. State, 2019 SCC Online Del 7945 - Forgery of a Will is an Offence under Section 467 of Indian Penal Code punishable with life imprisonment.

Intellectual Property Rights

27.Nishi Gupta v. M/s Cattle Remedies, (2021) 87 PTC 100: (2021) 280 DLT 584

- Prosecution for false claims under Section 209 of Indian Penal Code in IPR cases.

28.Ten XC Wireless Inc. v. Mobi Antenna Technologies (Shenzhen) Co. Ltd. and Andrew Comm. Scope Inc., 187 (2012) DLT 632 - Principles relating to interim injunction in Patent cases and assessment of costs.

29.Suzuki Motor v. Suzuki (India) Ltd., 2019 SCC OnLine Del 9241 - Decree on admissions under Order XII Rule 6 of Code of Civil Procedure for infringement of the registered Trade Mark 'Suzuki'. The vague and evasive denials of the plaint are deemed admissions under Order VIII Rule 5 of Code of Civil Procedure.

30.Timken Company v. Timken Services Pvt. Ltd., 200 (2013) DLT 453 - Principles relating to interim injunction in cases of infringement of Trade mark, Copyright and Passing off.

31.Mylan Laboratories Ltd. v. Union of India, (2019) 263 DLT 748: (2019) 79 PTC 397: 2019 SCC OnLine Del 9070 - Doctrine of necessity invoked for making IPAB functional.

32.Bharati Rathore v. Union of India, 2021 SCC OnLine Del 2601 - The Recruitment for the post of Examiner of Patents & Designs by written test

alone is prima facie not in public interest. The Examiner of Patents and Designs is a key entry level post in the Patent Office having quasi-judicial powers. The Single Bench of the High Court examined the law on the subject and directed the matter to be registered as PIL and referred to the PIL Bench.

Matrimonial Laws

33. Kusum Sharma v. Mahinder Kumar Sharma, (2020) 271 DLT 232:2020 SCC Online Del 931 - Guidelines for determination of maintenance in matrimonial matters. The Supreme Court formulated a comprehensive affidavit of assets in Rajnesh v. Neha and Ors. (2021) 2 SCC 324 based upon the affidavit formulated by the Delhi High Court.

34. Swati v. Arvind Mudgal, 2015(218) DLT 729 - Conviction of husband for the offence of murder amounts to cruelty to wife and held to be a valid ground for divorce.

35. M v. A, (2018) 248 DLT 466 - The wife filed a divorce petition for dissolution of marriage under the Special Marriage Act, in which the husband raised an objection of maintainability on the ground that the parties performed the Nikah ceremony after marriage under the Special Marriage Act. The High Court rejected the objection and held that parties married under the Special Marriage Acts can maintain the petition for dissolution of marriage only under the Special Marriage Act.

36. R. v. J., (2018) 250 DLT 579 - The husband sought dissolution of marriage on the ground of cruelty. The wife levelled serious allegations of illicit relationship between husband and her sister-in-law but could not prove the same. The High Court upheld the decree of divorce granted by the Family Court to the husband on the ground of cruelty.

Contract Act

37. Hardip Kaur v. Kailash, 193 (2012) DLT 168 - Validity of an Irrevocable General Power of Attorney executed by a seller of an immovable property along with an agreement to sell.

38. New Delhi Municipal Council (NDMC) v. Prominent Hotels Limited, 222 (2015) DLT 706 - Concluded commercial contracts cannot be challenged on the ground of being onerous.

Transfer of Property Act

39.Sky Land International Pvt. Ltd. v. Kavita P. Lalwani, 191 (2012) DLT 594 - Principles relating to eviction of a tenant upon determination of lease.

40.H.S. Bedi v. National Highway Authority of India, 220 (2015) DLT 179 - Principles relating to refund of security deposit by landlord upon determination of lease.

Specific Relief Act

41.Ved Parkash Kharbanda v. Vimal Bindal, (2013) 198 DLT 555 - Principles relating to specific performance of an agreement to sell an immovable property.

42.Om Prakash Aggarwal v. Raj Kumar Mittal, (2019) 258 DLT 248:2019 SCC OnLine Del 7486 - Specific performance of an agreement to sell an immovable property.

43.Subhash Chand Aggarwal v. Yashveer Singh, 2018 SCC OnLine Del 6935 - Specific performance of an agreement to sell an immovable property.

44.Deepak Singla v. Kanta Nagpal, 2018 SCC OnLine Del 12201: (2018) 172 DRJ 557 - Specific performance of an agreement to sell an immovable property.

Writ Jurisdiction

45.PTI Employees Union v. Press Trust of India Ltd., 2020 V AD (Delhi) 217:2020 SCC OnLine Del 1216 - Writ petition to challenge the retrenchment of the employees is not maintainable unless the writ petition discloses exceptional circumstances.

46.P P Vaidya v. IFCI Ltd., 209 (2014) DLT 628 - The erstwhile employees of a public corporation cannot seek review of pay-scale/other benefits after taking VRS under the Voluntary Retirement Scheme.

47.Hajara v. Govt. of India, 2018 ACJ 387 - Compensation of Rs.18 lakh awarded to the legal representatives of the victim who died when goods train hit the dead end of the boundary wall of the Railway Station which fell on the victim.

Contempt of Courts Act

48.Nidhi Kaushik v. Union of India, 212 (2014) DLT 5 - If an authority does not follow the well settled law, it shall create confusion in the administration of justice and undermine the law laid down by the constitutional Courts. The consequence of an authority not following the well settled law amounts to contempt of Court.

Mental Health Act

49.Bhagwan v. State, AIR 2017 Del 133 - Directions for expeditious enquiry under the Mental Health Act.

Insurance Laws

50.Worldfa Exports Pvt. Ltd. v. United India Insurance Co. Ltd., 225 (2015) DLT 722 - The Insurance Company cannot insist on a discharge voucher and full and final receipt as a condition to pay the admitted amount to the insured.

Labour Laws

51.State Bank of Travancore v. Prem Singh, 2019 SCC Online Del 8258 - An Employee terminated on the ground of loss of confidence is not entitled to reinstatement but only compensation.

Employee's Compensation Act

52.New India Assurance Co. Ltd. v. Puran Lal, (2021) 280 DLT 369:2021 SCC Online Del 3484 - Special Scheme for expeditious disposal of Employees Compensation Cases.

53.Shri Krishan v. Jasoda Devi, 2017 SCC OnLine Del 11137 - The principal employer is liable pay compensation in respect of death/injury to a construction worker under Section 12 of the Employee's Compensation Act.

54.Brijesh Kumar Verma v. Aurangjeb, (2018) 246 DLT 143:2017 SCC OnLine Del 12513 - The owner/principal employer is liable to pay compensation for death/injury of a construction worker in an accident during the construction of a residential property.

55.United India Insurance Co. Ltd. v. Kamlesh, 2017 SCC OnLine Del 9853 - The murder of an employee/driver was held to be an 'accident' for grant of compensation under Employee's Compensation Act.

56.M/s Star Press v. Meena Devi, (2017) 239 DLT 357 - A 'murder' can be an 'accident' for award of compensation under the Employee's Compensation Act.

57.Writer Safeguard Ltd. v. Commissioner under Employees Compensation Act, Judgment dated 30th April, 2015 in FAO 154/2013 and 262/2013 - The driver of a cash van jumped into a MTNL manhole to save two persons trapped inside and successfully rescued one person but was affected by poisonous gases and collapsed while rescuing the second person. The compensation awarded under the Employee's Compensation Act was upheld by the High Court. Vide order dated 9th July, 2019, the High Court directed MTNL to pay further compensation of Rs.11,43,500/- to the family of the deceased.

On the direction of the High Court, the Central Government framed Guidelines to pay compensation, without the intervention of Courts, to the family of victims carrying out hazardous work. Fifty-nine Ministries/ Departments of the Government have adopted their guidelines, which is recorded in the Order dated 16th October, 2015.

Contract Labour

58.Suman Forwarding Agency Pvt. Ltd. v. Chief Patron/ Vice President/ General Secretary, Central Warehousing Corporation Majdoor Union, Orders dated 28th March, 2019 and 1st August, 2019 in W.P.(C) 10165/2017 and 10665/2017 - The contract labour and temporarily engaged employees (daily-wage employees, ad-hoc appointees, employees appointed on casual basis, contractual employees and the like) are entitled to minimum of the regular pay-scale, on account of their performing the same duties, which are discharged by those engaged on regular basis against sanctioned post. In pursuance to notice dated 28th March, 2019, the Central Government issued OM dated 29th July, 2019, directing all Government Departments/ PSUs/ Corporation to comply with the above directions.

Standards of Weights and Measures Act

59.Johnson & Johnson Ltd. v. Weights and Measures Department, (2016) 227 DLT 529:2015SCC Online Del 14040 - Guidelines for investigation of cases under the Weights and Measures Act.

Railway Accident Claims

60.Geeta Devi v. Union of India, 2019 SCC OnLine Del 8919

61.Geeta Devi v. Union of India, 2019 SCC OnLine Del 11279 -

Special Scheme for expeditious adjudication of Railways Accident Claims.

62. Union of India v. Kiran Kanojia, 2018 SCC OnLine Del 12830 - Compensation to the victim of an untoward incident under Section 124A of the Railways Act.

Motor Accident Claims

63. Rajesh Tyagi v. Jaibir Singh, 2021 (1) TAC 561 - Special Scheme for expeditious disposal of Motor Accident Claims.

64. Rajesh Tyagi v. Jaibir Singh, 2021 SCC Online Del 2549 - Fast DAR Scheme for road accident death cases.

65. Mayur Arora v. Amit @ Pange, 2016 (4) AD (Delhi) 164, 2010 SCC Online Del 1463 - Scope of Inquiry by Claims Tribunal under Sections 168 and 169 of the Motor Vehicles Act.

66. Sobat Singh v. Ramesh Chandra Gupta, II (2010) ACC 818 - Procedure for deposit of award amount in MACT Cases.

67. New India Assurance Co. Ltd. v. Rakesh Ahuja, IV (2010) ACC 34 - Prosecution of holders/forgers of fake driving license.

68. Yashpal Luthra v. United India Insurance Co. Ltd., III (2010) ACC 130 - Liability of Insurance Company in respect of a pillion rider on a two-wheeler and occupants in a private car under Comprehensive Package Policy.

69. Prakash v. Arun Kumar Saini, 167 (2010) DLT 311 - Computation of compensation for death of a foetus.

70. Union of India v. Dr. Rita Pant, 2009 (4) ACC 696 - Computation of compensation for death of a professional.

71. Ramesh Chand Joshi v. New India Assurance Company Ltd., ILR (2010) SUPP. (5) Delhi 423 - Computation of compensation for death of a student pursuing professional course.

72. New India Assurance Co. Ltd. v. Bal Kishan Pawar, 2012 SCC Online Del 3201 - Computation of compensation for death of a student pursuing professional course.

73. New India Assurance Co. Ltd. v. Dilip Kumar, 2018 SCC OnLine Del 9263 - Computation of compensation for death of a student pursuing B.Sc. (Nautical Science).

74.National Insurance Co. Ltd. v. Gaje Singh, 2012 ACJ 2346 - Computation of compensation in cases of no proof of income of deceased.

75.Indrawati v. Ranbir Singh, 2021 SCC Online Del 114 - Parents of unmarried son are entitled to loss of dependency for accident death of their son.

76.Ritu minor thr. her father v. Regional Manager, Uttranchal State Road Transport Corporation, 2012 IndLaw DEL 3578 - Computation of compensation in injury cases.

77.National Insurance Co. Ltd. v. Munesh Devi,2013 ACJ 919 - Under Section 163A of the Motor Vehicles Act, the Insurer is liable to pay compensation to the driver of the tanker who climbed over the vehicle to check the tanker and came in contact with the over-head electric wire and died on the spot.

78.National Insurance Co. v. Gita Bindal, 2012 SCC Online Del 5375 - Principles relating to doctrine of Res Ipsa Loquitur.

79.Head of Department, Air Force Station, Amla v. Ram Kumar Giri thr. LRs., III (2010) ACC 279 - Plea of Sovereign Immunity not sustainable in road accident cases.

KNOW YOUR FACULTY

Prof. (Dr.) Narendra Bahadur Singh



Dr. Narendra Bahadur Singh is a Professor at the School of Law, Galgotias University. He is also holding the position of Program Chair, LL.B. (Hons.) Program and Program Officer, NSS, Galgotias University. He is an experienced Professor and has specialized in the field of Administrative and Constitutional Law. He has more than thirteen years of teaching experience. He has published research papers in various reputed National and International journals.

Why did you choose to be an Academician? How has your journey in the field of Academics been so far?

I have always dreamed of doing law and teaching at a university. In childhood, I happily used to teach and supervise my younger siblings. When I decided to study law, it was due to great fascination towards 'court room dramas' in movies. Then destiny took me to its own decided course and I joined academics in 2007. Since then, there is no looking back. I find greatest pleasure in interacting, communicating and motivating the younger generation. I strongly feel that if I can make constructive change in life of a single student, my coming into this noble profession will be justified. My entire 13years of journey as an academician has been amazing. I feel touched, thrilled and proud to see professional growth of my students. This journey has taught me organizational skills, people management and social intelligence. My observation skills, soft skills have improved. However, there is a lot more to learn and explore.

What made you chose law as a field of study?

I want to pursue my career in Law because I believe that Law is the fundamental of Life and Liberty. A career in Law is intellectually challenging and personally fulfilling. For me personal fulfilment is most important. In my sight, Law is not just a profession, it is a medium through which I can serve my Nation and People. Law is not just about rules and regulation; Law is also about rights, justice and understanding of human behaviour and society. I choose Law because it helps me in improving my standard of thoughts, skills and knowledge. And it also provides me the courage and support on which I can stand for the rights of other's and my own.

Tell us something about your teaching style and philosophy.

My teaching philosophy is to make each teaching session as interactive as possible. I believe that an interactive curriculum is more memorable. I use tactics such as role-playing and competitive quiz games. I always encourage my students to have a voice in the classroom, asking questions when they come up and participate actively in all conversations regardless of their level of confidence. My teaching philosophy is to make the content I teach more relatable. In many cases, when a student can't identify with the material, it's harder for them to gather meaning. As a law teacher, my goal is to help students empathize with characters, places and concepts, especially when those things are different from their own life experiences.

What advice do you have for the current students at Galgotias University?

I always believe and ask my students to set high personal and academic standards for yourself and live up to them. Listen to that little voice inside you that says, 'I can do this' because "you are the best but prove yourself". Strive to understand. Don't merely memorize; increase your depth of understanding. Investigate study and test taking skills. Educational researchers have studied what it takes to get ahead academically. Take advantage of what they can tell us. Get to know a wide range of people – faculty, staff, and students. Networking is important. It is often true that who you know is just as important as what you know. Use your acquaintances to advantage, but don't take advantage of them. Meet with your departmental advisor early on and frequently; he or she can provide valuable and timely advice. Don't put off until tomorrow what you can do today. Work should come from pleasure. Manage your time effectively. Set up a timeline for getting work completed in each of your courses. Set aside adequate time for homework, study, sleep, relationships, and work. Break your large tasks down into manageable sub-tasks. Large jobs rarely can be completed at one setting. Choose your friends carefully. Friends can support you in your efforts to maximize the benefits of a college education. Don't ignore or deny your personal and academic problems. Problems will often get worse if they are not directly addressed in a timely fashion. Procrastination in any of its many forms can lead to a small problem getting much worse. Don't make important decisions based on second-hand information. Jumping to rash conclusions based on incorrect information can cause you significant personal and professional problems. Make yourself a well-rounded person. Consider all four dimensions of life as you strive to educate yourself – physical, spiritual, intellectual, and social. Spend time each day developing each of these four dimensions. Take responsibility for yourself.

KNOW YOUR ALUMNA

Mr. Mohd. Ata Hasan



Mohd. Ata Hasan has completed his graduation from School of Law, Galgotias University in the year 2020. Currently, he is pursuing LL.M. from Symbiosis Law School, Pune in Business and Corporate law and also pursuing Post Graduation Diploma in IPR from Indian Law Institute, New Delhi.

After completing his graduation, he founded the online platform LEXTAP which provide free legal consultation and he is also a founder and Editor-in-Chief of an LTJLPP (Lextap Journal of Law and Public Policy) which published almost 10 issues till date.

He is also currently working with IIM, Lucknow Professor as a Research Associate for drafting policy for Government of India in International Trade related to Intellectual Property Laws.

Please tell us something about yourself? What made you chose Law as a field of your study?

Myself Mohd. Ata Hasan, I am an enrolled advocate at Delhi Bar Council. Currently, I am doing LLM from Symbiosis International University, Pune and also pursuing PGD in IPR from Indian Law Institute, Delhi. I am a founder of the online platform LEXTAP which provide free legal consultation and I am also an Editor-in-Chief of LTJLPP (Lextap Journal of Law and Public Policy). Forthwith I am doing a research project with a Professor of IIM (Indian Institute of Management), Lucknow as a Research Associate where we are drafting policy for the Government of India in International Trade related to IP law.

I choose law because laws and legislation are constantly evolving, creating fresh challenges and, subsequently, new rewards. Each case is unique, and you'll need to use all your mental skill to achieve the best possible outcomes for your clients. If you are looking for a mentally stimulating occupation in a dynamic environment, law could be exactly what you're looking for.

Please share your learning experience and journey at the law school? How university education shaped your career?

Looking back, I am most grateful to SoL, Galgotias University for the range of mentoring opportunities it provides. These opportunities exposed me to people from different backgrounds and experiences. Mentoring played a

significant role for me. My mentors dedicated their time and energy to coach me through various issues and provide me with invaluable advice. I owe a great deal to these transformative mentoring experiences. The lessons of which I will carry into my career. Reverse mentoring was equally important, as I learnt a lot from my talented, kind and enthusiastic mentees.

SoL's program attracts a student body that is diverse, accomplished, and committed to the public interest. Students, faculty, and staff believe that the combination of theoretical discourse in the classroom and extensive required experiential training in the clinics is the most effective way to approach in understanding & interpreting the laws.

Away from your work, how do you prefer to unwind?

A long day can often leave me feeling exhausted and emotional, and yet still unable to relax so I do some activities which help me to unwind my one way to ease my stress and promote relaxation is to write down these emotions. Working on the journal is a good relaxing activity, it doesn't have anything like formal or consistent. Instead, I practice free-writing by letting my feelings out on the page.

And there are many other ways which helps me relax myself after a work like watching movie/web series or having a delicious food or meeting a friend; these things help me to be motivated and keep myself charged so that I can utilise my full potential and skill at my work.

Please share any success mantra for the budding lawyers studying at the university.

I want to begin with this quote of the great late Indian Politician and Scientist Dr. APJ Abdul Kalam "We should know how to handle not only how to handle success, how to handle the failures". The reason behind this quote is to become successful in law field we need to know how to tackle a failure because no one can see or perceive the failures of the successful lawyers and when that person goes through that phase, he or she gets demotivated so we need to know how should we tackle our failure.

There is no shortcut to hard work - this thing we all know but in present era smart work is equally important as hard work. As a budding lawyer, you all need to understand the importance of hard work and smart work which go hand in hand.

If you ask what is my mantra then its patience, perseverance and dedication. if you have these three things then definitely you can become the successful lawyer or what you want to become. ALL THE BEST!!

CAMPUS NEWS

GU SoL 1st Indoor Sports Fest, 9th July 2021

GALGOTIAS UNIVERSITY
(Under the Uttar Pradesh Private Universities Act No. 12 of 2019)

**SPORTS COMMITTEE,
SCHOOL OF LAW
PRESENTS**

**1ST INDOOR SPORTS
FEST**
FOR FACULTY MEMBERS

**THEME: INSTILLING TEAMSPIRIT &
VALUES THROUGH PLAYING SPORTS**

**JULY 9, 2021
VENUE- ROOM NUMBER 504**

The school's most awaited sporting event is here! Try out different indoor sports and enjoy friendly matches amongst the faculty members!

**PROGRAM CHAIR
PROF. (DR.) NAMITA SINGH MALIK
PROFESSOR & DEAN, SOL**

**ORGANIZING COMMITTEE
DR. MANDEEP KUMAR
MR. KAMALJEET SINGH
MS. PUJA KUMARI
MR. NIZAM KHAN**

Sports Committee, School of Law, Galgotias University under the support and guidance of Prof. (Dr.) Namita Singh Malik, Dean & Professor, School of Law organized its 1st Indoor Sports Fest for the Faculty Members on 9th July 2021. The event witnessed enthusiastic participation from all the faculty members in various indoor sports like Carrom, Chess, Ludo, Musical Chair, Dog and the Bone, Chinese Checkers, etc.

It was a day filled with fun and excitement. The event was successfully organized by the Faculty Team comprising of Dr. Mandeep, Mr. Kamaljeet Singh, Ms. Puja Kumari & Mr. Nizam Khan.

Webinar on Career after Law- Judicial Service by Pahuja Law Academy, 13th July 2021

PAHUJA LAW ACADEMY

GALGOTIAS UNIVERSITY
(Under the Uttar Pradesh Private Universities Act No. 12 of 2019)

**JOIN OUR UPCOMING
Academic Webinar**

In collaboration with Placement Committee,
School of Law, Galgotias University

**CAREER AFTER
LAW JUDICIAL SERVICE**

13TH JULY/11AM

**Speaker:
Anurag Singh
Faculty, Pahuja Law Academy**

9821593226
www.pahujalawacademy.com

Pahuja Law Academy in collaboration with Placement Committee, School of Law, Galgotias University has organized an Academic webinar on Career after Law- Judicial Service. The webinar started with a welcome address by Dr. Mandeep, Assistant Professor, School of Law, Galgotias University.

Mr. Anurag Singh, Faculty at the Pahuja Law Academy shared his insights on the prestige and pride associated with the judicial services. He shared with the attendees about how a judge may provide social justice without political interference and external pressures. He discussed about various stages to

clear judicial service examination and shared sample questions and important Law concepts with the attendees.

A thank you note was delivered by Ms. Puja Kumari, Assistant Professor, School of Law, Galgotias University. The event was well organized by the core members of Placement Committee, Dr. Mandeep, Mr. Dalchand, Mr. Vaibhav Sharma, and Mrs. Puja Kumari under the leadership of Prof. (Dr.) Namita Singh Malik, Dean & Professor, School of Law, Galgotias University.

Guest Lecture on ABC of Intellectual Property (IP) Litigation, 23rd July, 2021

SCHOOL OF LAW
Centre for IPR Studies (CIPRS)
organises

ABC of Intellectual Property (IP) Litigation

July 23, 2021
Friday

02:00 PM (IST)
Onwards

Advocate Aparna Gaur
Senior Member of IP & TMT Team
Nishith Desai Associates

Program Chair
Prof. Dr. Namita Singh Malik
Dean & Professor
School of Law, Galgotias University

Faculty Conveners
Ms. Paramita Choudhury
Ms. Sugandha Chaudhary Mr. Robin Jaiswal
Ms. Ashmika Agrawal

Student Conveners
Ms. Pranshi Agrawal, Ms. Aradhya &
Ms. Prachi Deo

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Director Operations,
Galgotias University
Advisor, Centre for
IPR studies (CIPRS)

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Vice Chancellor
Galgotias University

SCAN & REGISTER

E-Certificates for all Registered Attendees

for further details, Contact: 9696144485, email: ciprs@galgotiasuniversity.edu.in

Law students must have knowledge about Intellectual Property Rights, if infringed then how to file proceed for Litigation. Keeping this in mind, Centre for IPR studies (CIPRS) has organized a guest lecture on ABC of Intellectual Property (IP) Litigation, on 23rd July, 2021 from 2:00 PM - 3:30 PM (IST).

The esteemed guest speaker for the session was Advocate Aparna Gaur, a senior member of IP and

TMT team Nishith Desai Associates. The session was moderated by Ms. Aradhya, student member of CIPRS, welcome address by Ms. Paramita Choudhury, Assistant Professor & Coordinator, Centre for IPR Studies (CIPRS), School of Law, Galgotias University followed by Q&A session and vote of thanks by faculty convener Ms. Sugandha Chaudhary.

Adv. Aparna Gaur started the discussion on how to prepare for filing a suit under which the speaker emphasized about legal notice, delay in filing, strength of the subject matter of IP, evidences and basic keywords like plaint, written statements, injunction. It was further discussed in the session about the issue of Territorial Jurisdiction, in which Section 20 of CPC was discussed & Section 134(2) of the Trademark Act. In this context, she gave the example of Ultra Home Construction Pvt. Ltd. vs. Purushottam Kumar Choubey, 2016 (65), PTC 469 (DEL). She further explained how to determine territorial jurisdiction when there is a matter of online dispute. Talking about cause of action she highlighted that according to Limitations Act, litigation can only be filed up to 3 years from infringement and the plaintiff can also claim for injunction. She has also elaborated about the concept of Interim relief under

which she discussed Ex-prate interim injunction Order 39 rule 1&2 CPC. Appointment of local Commissioner When and Why? And concluded by discussing the different aspects of the Trial Stage. She answered all the questions of the attendees in the Q&A session. At the end of the session, Ms. Sugandha Chaudhary, faculty convener (CIPRS) proposed the vote of thanks. The event went smoothly and successfully with the presence of 110 participants not only from India but the session was also witnessed by international participants.

Orientation to Legal Research Series I: Legal Research vis a vis Career Perspective in Law- Exploring New Domains, 24th July 2021

School of Law Centre for Legal Research & Pedagogy (CLRP) & SOL Library Committee organises

GALGOTIAS UNIVERSITY
(Under the Uttar Pradesh Private Universities Act No. 12 of 2019)

**Orientation to Legal Research Series I:
Legal Research vis a vis Career Perspectives in
Law - Exploring New Domains**

July 24, 2021 Saturday; 03:00 PM (IST) Onwards

Legal Research & Drafting: Putting Law School into Practice
MS. RADHA KULSHRESHTHA
Lawyer & Researcher

Aspects of Legal Research in Judgment Reporting & Journalism
MS. SAKSHI SHUKLA
Legal Correspondent, LawBeat

Program Chair
Prof. Dr. Namita Singh Malik
Dean & Professor
School of Law, Galgotias University

Faculty Convenors
Mr. Sayan Das
Dr. Prashna Samaddar
Ms. Paramita Choudhury
Mr. Victor Nayak

Student Convenors
Ms. Pranshi Agrawal
Ms. Pooja Yadav
Ms. Sanchita Sanand
Mr. Ishan Anand

E-Certificates for all Registered Attendees

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Director Operations
Galgotias University
Advisor, Centre for Legal Research & Pedagogy (CLRP)

PROF. (DR.) PREETI BAJAJ
Vice Chancellor
Galgotias University

for further details; Contact: 9696144485 , email: clrp@galgotiasuniversity.edu.in

The Centre for Legal Research & Pedagogy (CLRP) and SOL Library Committee organized Orientation to Legal Research Series I: Legal Research vis a vis Career Perspectives in Law-Exploring New Domains on 24th July 2021 from 3:00 PM onwards. The series prominently focused on career opportunities utilizing research, which was inclusive of research opportunities as job opportunities.

Our esteemed guest speakers of the session were Ms. Radha Kulshreshtha, Lawyer and

Researcher & Ms. Sakshi Shukla, Legal Correspondent, Law Beat. The session was moderated by Ms. Sanchita Sanand and Ms. Pranshi Agrawal, member of CLRP.

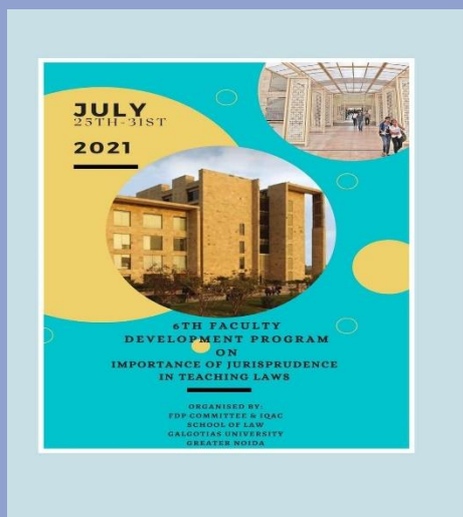
Ms. Radha began by asking a question- What is legal Research and its importance? She shared her experience and mistakes that she made in her law school. The overview of legal research - primary and secondary sources were discussed. She talked about various reliable sources for research like Manupatra, SSC Online. She answered few questions at the end that were asked by our attendees like how to start researching for a moot proposition.

Next speaker of the session was Ms. Sakshi Shukla, she started by paying regards to the faculty members on the occasion of guru Purnima. She talked

about the various aspects of Legal Research and judgment reporting in journalism like What is legal journalism?

She also emphasized on developing writing articles which shall be legally sound and factually correct. Complexity of words must not be the loss of accessibility. She concluded her part by giving some tips like, be original with the content, just read, draw a rough structure about what you are planning to write, be objective and in the simple way of writing. She also advised the attendees about reading one high court and one supreme court judgment every day and the findings of it. She also suggested not only to read landmark judgment but also other judgments. She too answered the queries of attendees and very efficiently explained further by giving the example of Priya Ramani v. MJ Akbar. They answered all the questions of the attendees in the Q&A session. The event went smoothly and successfully with the presence of 100 participants from all over the nation.

6th Faculty Development Program on the topic of “Importance of Jurisprudence in Teaching Laws”, 25th July 2021 to 31st July 2021



The concept of law and justice has its roots in ancient times whether in any other part of world or Indian subcontinent. Dharmashashtra texts were guiding the kings, rulers, law-makers, and administrators through dharmas and morals. Jurisprudence, the main focal realm of this FDP, was the bridge between the aims and fulfilment of these goals in the discipline of Law. As the times today are more dynamic than ever before, Jurisprudence is the key to not just inform law making but also evaluate its validity and any changes in the same. In this

backdrop, the FDP Committee and Internal Quality Assessment Cell (IQAC) of School of Law, Galgotias University, organised the 6th Faculty Development Program on the topic of “Importance of Jurisprudence in Teaching Laws” from 25th July 2021 to 31st July 2021.

All the participants from all over India participated and engaged with each other and especially with the resource persons in this week-long online FDP on the importance of Jurisprudence in teaching Laws. The day wise theme-based discussion were core to teaching and research, like empirical research, Constitutional Law, Criminal Law, IPR, ADR and Corporate Laws.

Day 1: Inaugural Session

On 25th July 2021, the 6th Faculty Development Programme was inaugurated by Justice J. R. Midha Judge (Retd.), High Court of Delhi. This occasion was also graced by Mr. Dhruv Galgotia CEO, Galgotias University; Ms. Aradhana Galgotia, Director Operations Galgotias University and Prof. (Dr.) Preeti Bajaj Hon'ble Vice Chancellor Galgotias University. Prof. Bajaj warmly proposed the Welcome Note. The Guest of Honour Justice J R Midha, in his address emphasized on the inclusion of rational thinking in the teaching of law. He stated that Law Graduates must be mentored with good Communication skills, practical and experimental based learning, so that the young law professional can be well equipped and ready for facing the professional challenges.

Day 2: Focussing Constitutional Law

Advocate Kirti Singh cited the Unnao case, Kathua case, Hathras case and various amendments related to violation of women rights in her lecture and laid down her analysis of these cases and amendments that have changed the era of justice in 2020. Dr K Parmeshwaram, Associate Professor, GNLU explained at length as to how the Indian Constitution is an integrated discipline that shapes our lives and that the Indian values and culture are important in interpreting the provisions of the Indian Constitution. In the Final Session, Dr Chanchal Kr Singh, Associate Professor, HPNLU held an immensely mind provoking and interactive session on Constitutional Governance. He spoke on various strands of Jurisprudential philosophies and associated them with basic principles of Indian Constitution.

Day 3: Focussing on Criminal Law

In the First Session of Day 3, Prof. K Jaishankar, Former Head, Department of Criminology, Raksha Shakti University, Ahmedabad shared his views about the Space Transition Theory and its different propositions. In the Second Session of Day 3, Prof. Dr. Anju Vali Tikoo, Professor in the Faculty of Law, University of Delhi explained the concept of Restorative Justice and how it involved the restoration of respect, accountability, healing and empathy which is required for a dignified living. In the Final Session of Day 3, Dr. Ritumbhra Manuvie, Lecturer, University of Gronningen, Netherlands mainly focussed on varied aspects of Crimmigration and its impact on different times at different situations.

Day 4: Focussing on Corporate Laws & ADR

On 28th July, 2021 the theme for the FDP was based on Corporate Laws and Alternate Dispute Resolution mechanism. The first session dealt with the jurisprudential aspects of ADR which was addressed by Prof. Ramani Garimella, Assistant Professor with the Faculty of Legal Studies at South Asian University, Delhi. She elaborately delved into the jurisprudential facets of Alternate Dispute Resolution (ADR) mechanism. The speaker focused upon the historical evolution of ADR as a mode of dispute settlement, the religious and reason based approach to following ADR methods and virtues from which it sources its legitimacy. Ms. Bhawna Gulati, Joint Director (Law) in the Anti-Trust Division of the Competition Commission of India, who enlightened us on the Holistic Aspect of Competition Law in Contemporary Times. She discussed the relevant market, dominant position and abuse of dominant position, alongwith competition issues in the digital market. The last session dealt with the issue of Corporate Governance during the times of COVID. Mr. Rajiv Choubey, Chief Legal Officer and Company Secretary, ACC Ltd. Mumbai took this session. The keynote speaker spoke on an extensive explanation about the pillars of good corporate governance. Issues like risk management, participation and accountability were focused upon. The fourth session was taken next day at 9 am due to some technical issue by Prof. Dr. Nuzhat Parveen Khan, Professor and Dean of School of Law with Bennett University, Greater Noida who enlightened all participants on the topic of “Relevance of Ensuring safe working environment: Role of The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013”. The speaker informed about provisions which are brought about by the Act of 2013, such as, broader definition of “workplace”, “sexual harassment”, the persons who can file the complaint, etc.

Day 5: Focussing on IPR

The theme for the 5th day of FDP revolved around the Contemporary Aspects of Intellectual Property Laws. The First Session (10:15am-11:45am) for the day was taken by Prof. Dr. Lisa P. Lukose, a renowned IPR specialist in the legal academia, Professor at University School of Law and Legal Studies, GGSIPU. Considering the depth and practical application of the subject and to penetrate the student’s memory PPT’s, demos, models, real-life models, videos should be used. The second session was taken by Prof Padmavati Manchikant, Professor, Rajiv Gandhi School of Intellectual Property Law (RGSOIPL), IIT, Kharagpur. She enlightened us on Compulsory Licensing and COVID 19 emergency response. The keynote speaker for the third session for the day was Mr. Prabhu Tandon, Managing Partner of Ashwathh Legal, who enlightened us on Artificial Intelligence and protection of IPR. The session started with the conceptual overview of Artificial Intelligence and Intellectual

Property Rights where he explained machine learning, Deep Learning, types of Patent.

Day 6: Focussing on Empirical Research

First session was graced by Dr Jaspreet Kaur, Associate Professor, Pearl Academy. Dr. Kaur addressed the faculty participants on the subject area of Qualitative Research. The second session, Prof. J. K. Pandey, Pro VC, Adamas University, Kolkata Started his Session on the Topic “Identification and Definition of research proposal: An Important aspect of conducting research”. He started explaining the concept of research and types of legal research. Then sir talked about the issues which research scholars face while pursuing Ph.D. and what a research scholar can do for Ph.D. The Third session was Dr. Smita Gupta, Associate Professor (Political Science) at Delhi Metropolitan Education, affiliated to Guru Gobind Singh Indraprastha University, Delhi. The Speaker discussed various ethical questions involved in research and the difficulty faced while complying with the ethical principles.

Day 7: Valedictory Day

The first session on the topic of ‘Legal Education and Profession during and after COVID’ was conducted by Prof.Dr. S G Sreejith, Executive Dean, Jindal Global Law School and Executive Director-Centre for International Legal Studies, Jindal Global University, Sonipat.

The Valedictory session was taken up by Prof. Dr. Upendra Baxi, Professor Emeritus, Warwick and Delhi University. As one of the most evolved intellects of the legal field, he proposed to speak on a very intriguing and enlightening topic- ‘Law and Justice in the Age of the Anthropocene: Teaching Jurisprudence amidst Mass Extinction?’ He spoke about how the environmental degradation is alarming. He initiated discussion by recounting the climate change scenario unfolding throughout the world and suggested that the Anthropocene geology that we survive in may well be called the project of the capitalism and hence some people also term it as Capitolocene. He explained that although human beings are a part of nature, that they are a force unto themselves and are potential destructive forces. The aim of representing such a dismal picture was to nudge the participants to see that the space of justice might not exist if we were not careful and mindful of the present moment. Using several theories of Global Justice, Cosmopolitan Justice, Utilitarianism, Rawlsian Idea of Justice and invoking the works of certain litterateurs works on climate shifts such as Amitav Ghosh, he propounded that dystopian literature is not merely fiction but a reality that we must have to encounter and address before we face mass extinction. This

fulfilled one of the goals of the FDP, to lead academicians into a new direction which albeit warned we had very little time to comply with. He ended the talk by taking questions from the participants and responding to them eruditely and also teaching the professors present that we must not mix political statements with academic exercises and inquiry.

Thus, this FDP achieved its aims which were to discuss the classical as well as the contemporary perspective pertaining to laws and inculcate a more holistic approach to teaching and learning of laws. Further, we wish that the utility of this FDP percolates for better teaching learning experience enriching the students perspectives towards these and related subjects. Best wishes to all.

Webinar on Practical Aspects of Criminal Trials and Proving of Facts, 6th August 2021

The Center for Criminal Law, School of Law, Galgotias University, organised a webinar on the topic: “Practical Aspect of Criminal Trial and Proving of Facts” on 6 August 2021 (9:30 am to 10:30 am). The Keynote Speaker for the session was Sh Suresh Kumar Batra, Deputy Legal Adviser, Enforcement Directorate, Government of India (New Delhi). The session started with an official welcoming of the guests by Prof. (Dr.) Namita Singh Malik, (Dean, SOL, Galgotias University).

GALGOTIAS UNIVERSITY
(Under the Uttar Pradesh Private Universities Act No. 12 of 2019)
Center for Criminal Laws, School of Law
organises
Webinar on Practical Aspects of Criminal Trial and Proving of Facts

Sh. Suresh Kumar Batra
Deputy Legal Adviser,
Directorate of Enforcement, HQ

Program Chair
Prof. Dr. Namita Singh Malik
Dean & Professor
School of Law, Galgotias University

Faculty Convenors
Dr. Narendra Bahadur Singh
Dr. Mandeep
Ms. Sneha Dhillon

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Vice-Chancellor
Galgotias University
MS. ARADHANA GALGOTIA
Director Operations
Galgotias University
PROF. (DR.) PREETI BAJAJ
Vice-Chancellor
Galgotias University
JUSTICE J.R. MIDHA (Retd.)
Former Judge
Galgotias University

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The keynote speaker explained elaborately the various stages of a criminal trial. The speaker started the session by explaining the key differences between investigation, inquiry and trial. The powers and duties of the magistrate while taking cognizance were explained. The speaker also shed light on the numerous aspects of the custody of the accused. While discussing the stages of the criminal trial the

numerous aspects of proving facts before the court were dealt with which included the methods of examination of the witness, expert testimonies, the role of forensic science in establishing the guilt of the accused. Besides this, the speaker focused on the aspects of the investigation and trial of Economic Offenders and Fugitives. The Session ended with an interactive question and answer round where participants sought the views of the guest speaker on the various queries.

The Webinar was conducted under the leadership of Prof (Dr.) Namita Singh Malik (Dean, SOL, Galgotias University), Dr Narendra Bahadur Singh (Incharge, Centre for Criminal Laws) and Dr Mandeep Kumar (Event Convener, Assist. Prof, SOL). The session was moderated by Ms Sneha Dhillon (Event Convener, Assist. Prof, SOL).

Lecture on Why Legal Education? on 6th August 2021

Orientation to Legal Education Series Guest Lecture-IV
"Why Legal Education?"

August 06, 2021
Friday

3:00PM-4:30PM (IST)

Dr. G. MOHAN GOPAL
Jurist; Former Director, National Judicial Academy, Supreme Court Of India.
Former Director (VC), National Law School of India University, Bengaluru;
Former Chief Counsel, Legal Department, The World Bank, Washington, DC.

Justice J.R. Midha (Retd.)
Former Judge of Delhi High Court
Professor and Advisor,
Galgotias University, Greater Noida

Program Chair
Prof. Dr. Namita Singh Malik
Dean & Professor,
School of Law, Galgotias University

Faculty Convener
Ms. Nikita Patel
Ms. Priyam Singh

Join Zoom Meeting
<https://us06web.zoom.us/j/87802269418>
Meeting ID: 878 0226 9418

for further details; Contact: 9584637455,
email: nikita.patel@galgotiasuniversity.edu.in

Lecture on **Why Legal Education?** was organized by SOL. The moderator Ms. Nikita Patel and Ms. Priyam Singh, Assistant professor managed the whole lecture. Prof. Gopal started by asking Justice Midha to refer back to the times of being in the shoes of young law students and in retrospect answer Why Legal Education according to him and he stated also answer it later

According to Prof Gopal the most important thing is finding rational thinking as the knowledge of truth is apparent from childhood but the use of legal provisions learnt during law school and communication skills imbibed here teach us to derive the rationale/logical thinking to uphold the principles. Difference between a Lawyer and a non-lawyer is the point of rational thinking.

Justice Midha also mentions the experience and knowledge of Prof Gopal, he sought of Prof Gopal at an earlier time on what is truth and how to find it. He requests Prof Gopal to shed light on how students can be prepared to be Court Ready on Day one after the completion of a law degree with respect to filing and arguing the case. Prof Gopal mentions the constraints he worked under and the lack of adequate purview or clarity on Why Legal Education or why are you here to study law? We were asked to read case law reports, Few journals, No internet facility, lack of rich library resources. We were asked to study the legal dictums along with many distinguished classmates like Bipinder Suri, Raju Ramchandran, Arun Govil.

However, studying mantras cannot be the objective of studying laws. In a lawyer's office, if we have a client who wants to address the issue that 'my cow was stolen', it leaves us perplexed about which mantra to use in this case. It was as if we could chant the mantra before the judge which is relevant to

the fact and get relief, then we were considered to have become good lawyers. That was then but the students by and large even today are told the same thing, I believe. He refers to have spoken to Government Law College, Kerala's students just a day before on Idea of Justice in the Constitution of India and have comprehended that the same thing is still told to them. He used the metaphor of Sangati (little variations) in Carnatic Music to depict that the manner of expected arguments made by students even today is still to somehow be played around within the confines and frameworks of legal rules and judicial precedents.

-Prof Gopal then pointed out what he discerned and learnt by the experience of teaching at Georgetown University and witnessed as a result of educating his two daughters in the legal field- the objective of teaching law students to think and speak like a lawyer and he felt that this was more than just a slogan.

Well educated undergrad degree they went to law school but they found out that they began to think differently

Prof Gopal reminisces that when he applied to Law school, it was the Golaknath case, 1973-Keshavannada Bharti when I got into law school (all very seminal cases) but after that, the law has changed tremendously. We have even heard Palkiwala, Krishna Iyer, and no security issue. Many rules have become irrelevant and obsolete.



Law Schools around the world are in crisis and wondering if law school should be three years or two even in the US. Curriculums are being changed all around the world and while learning everything is important and must be done but developing a new way of thinking is significant as mentioned by Justice Midha.

Be mindful about how you are thinking about thinking at the beginning of society- how eminent personas are thinking about it, how teachers are

thinking about it, and how should you be thinking about it.

After Prof Gopal delivered his address, the forum was open to QA session which was moderated by Ms. Priyam Singh, Assistant Professor, SOL. The

session ended with vote of thanks by Ms. Nikita Patel, Assistant Professor, SOL. In a vote of thanks, she thanked the Speaker and our Chancellor Sir Mr. Suneel Galgotia, CEO Sir Mr. Dhruv Galgotia, Director Operations- Ms. Aradhana Galgotia Madam, Justice Midha and our Vice Chancellor Madam Prof (Dr.) Preeti Bajaj for supporting and allowing this Webinar.

"Webinar on "Maritime Law and Maritime Trade- The Pulse of World's Trade Economy.", 13th August 2021

The Webinar started with the General introduction of the Webinar by the moderator Mr Bishnanand Dubey, Assistant Professor, SOL. Dr Aruna Kammila, Associate Professor, SOL, and Head, Center for International Law, then welcomed and Introduced the Speaker. She provided him with the details of the programs of the school of law and thanking our Chancellor Sir Mr. Suneel Galgotia, CEO Sir Mr. Dhruv

Galgotia, Director Operations, Ms. Aradhana Galgotia Madam and our Vice Chancellor Madam Prof (Dr.) Preeti Bajaj for supporting and allowing this Webinar.

The Speaker Capt. Kunal then started the session on the topic "Maritime Law and Maritime Trade- The Pulse of World's Trade Economy." Capt. Kunal very effortlessly explained Maritime law and Maritime trade to all the participants. He discussed the challenges before the Indian Maritime Industry and opportunities also. Mr. Kunal explains the concept of Mare Clausum and Mare Liberum introduced by the Dutch Jurist Hugo Grotius, and then he discussed the canon shot formula introduced in the law of the sea by Dutch jurist Cornelius van Bynkershoek. Afterwards, Captain Kunal discussed the contribution of Arvid Pardo, who was the permanent representative of Malta at the UN in 1967 and also known as the father of law of the sea conference and his contribution in the modern law of the sea and proposal of the concept of the common heritage of mankind for the resources in the ocean outside the national Jurisdiction. Captain Kunal also highlighted the importance of arbitration in the law of the sea while discussing the example of the South China Sea and the Indian and Bangladesh maritime boundary dispute and

highlighted the shortcoming attributed to it in the absence of an effective enforcement mechanism. More than 130 participants (including Faculty and students) participated in this Webinar. The session ended with a Q&A round, where the students participated enthusiastically. The vote of thanks was given by Mr Vinayak Pandey, Assistant Professor, SOL and 2 incharge, Center for International Law. In a vote of thanks, she thanked the Speaker and our Chancellor Sir Mr. Suneel Galgotia, CEO Sir Mr. Dhruv Galgotia, Director Operations- Ms. Aradhana Galgotia Madam, Justice Midha and our Vice Chancellor Madam Prof (Dr.) Preeti Bajaj for supporting and allowing this Webinar.

Expert Talk on Legislative Review: New Consumer Protection Act, 14th August 2021

**School of Law
Centre for Legal
Research & Pedagogy
(CLRP)**
organizes

**GALGOTIAS
UNIVERSITY**
(Under the Uttar Pradesh Private Universities Act No. 12 of 2019)

**Expert Talk
on
Legislative Review: New Consumer Protection Act**

KEYNOTE SPEAKER

Vivek Narayan Sharma
Senior Legal Counsel, Government of India
Advocate, Supreme Court of India

**Saturday August
14, 2021
Time: 03:00 PM
Onwards**

SCAN & REGISTER

*E- Certificates for all
Registered attendees*

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PROF. (DR.) PREETI BAJAJ
Vice-Chancellor
Galgotias University

PROGRAM CHAIR
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Dean & Professor
School of Law, Galgotias University

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Ms. Paramita Choudhury
Mr. Victor Nayak

STUDENT CONVENORS
Ms. Vaishnavi Kumari
Mr. Vibhu Tripathi
Ms. Shivani Bardia Mr. Afham Akhtar

for further details; Contact: 9696144485 email: clrp@galgotiasuniversity.edu.in

Just a day before India is preparing its best to celebrate another proud anniversary of its Independence, Centre for Legal Research and Pedagogy (CLRP), School of Law, Galgotias University has unfurled another exquisite Expert Lecture of high repute and content. The Centre for Legal Research & Pedagogy (CLRP) Galgotias University organised an Expert talk on “Talk on Legislative Review: New Consumer Protection Act” on 14th August 21. The session was graced by presence of Mr. Sayan

Das and Ms. Paramita Choudhury who are the coordinator and co-coordinator for the Centre. The event took off under moderation of Ms. Shivani Bardia, the student Co-Convener of CLRP along with Ms. Sanchita Anand, followed by a welcome speech by Mr. Vibhu Tripathi, Co-Convener of CLRP.

The guest of the session was Mr. Vivek Narayan Sharma who is an Ex- Joint Secretary of Supreme Court Advocates on Record Association. He is the President of Society for Criminal Justice working for improvement of criminal justice delivery system in India as well as a National Advisor of a well-known NGO Ladli Foundation where he convened a successful initiative “Sashakt Divyang” in November, 2019 at Ambedkar International Centre, Janpath, New Delhi for the benefit of Persons with Disability.

He discussed the roles of national, state and district consumer redressal forums and how the changes were made in their pecuniary jurisdictions in

the bill of 2019. Later, he discussed the procedures in accordance with the civil suits that were followed earlier and also the discussions regarding to the provisions of the earlier consumer protection act 1989 took place. Also, the history and the development followed by the consumer protection law development were stressed upon.

Sir, later made the participants understand the timeline as to how the formation of the new consumer protection bill 2019 as we all know took place by taking help of phases which denoted the timelines as to how the act progressed with time. Further into the session, he enriched how the new act will be beneficial for the consumers as new platforms such as e-complaints were incorporated and various key highlights were explained as to the solving of the problems relating to territorial jurisdiction and pecuniary jurisdiction were made in order to have speedy disposal of pending cases were made and in accordance of that, he discussed some cases in which further rights of the consumers were ensured.

The differentiation between the 1986 act and the 2019 act was debated which helped the participants to understand the various gaps that the new bill of 2019.

Expert Talk on Rationale & Justification of IP, 24th August, 2021

Intellectual Property, more than ever, is a line drawn around information,

which asserts that despite having been set loose in the world - and having, inevitably, been created out of an individual's relationship with the world.

**School of Law
Centre for IPR Studies
(CIPRS)**
organises

**GALGOTIAS
UNIVERSITY**
(Under the Uttar Pradesh Private Universities Act No. 12 of 2019)

**Expert Talk
on
Rationale and Justification of IP**

KEYNOTE SPEAKER

Dr. Nandini C P
Associate Professor of Law
Damodaram Sanjivayya National Law University (DSNLU)
Visakhapatnam, India

**Tuesday,
August 24, 2021
Time:
02:00 PM IST**

SCAN & REGISTER

E- Certificates for all registered attendees

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Galgotias University
Advisor, Centre for IPR Studies (CIPRS)

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Ms. Ashmika Agrawal

STUDENT CONVENORS
Ms Pranshi Agrawal
Ms. Prachi Deo
Ms. Aradhya

for further details; Contact: 9696144485 email: ciprs@galgotiasuniversity.edu.in

With respect to this, the Centre for IPR Studies (CIPRS) Galgotias University has organised an Expert talk on "Rationale and Justification of IP" on 24th August 2021, from 2:00 PM - 4:30 PM (IST).

The session was showered by presence of Prof. Dr. Namita Singh Malik, Dean SOL, Ms. Paramita Choudhary, Coordinator (Convenor)(CIPRS) and Ms. Ashmika Agarwal Member (Co-Convenor) (CIPRS). With a welcome speech by

Ms. Ashmika Agarwal, one of the Conveners of CIPRS, followed by a warm welcome by Dean, SOL, GU, Prof. (Dr.) Namita Singh Malik.

The guest of the session was Dr. Nandini CP, Associate Professor of Law Damodaram Sanjivayya National Law University (DSNLU) Vishakhapatnam, India. She started with the discussion under the topic of rationality and its relation with the subject of intellectual property law further opening about the origin of IP and the reason for protecting the IP and what is Right based rationality of IP. She touched some topics such as Statue of monopoly, rights, and duties, further talking about theories such as Social Contract Theory, Natural law theory and how IPR is connected to it as creator should have a right, Labour-Intensive theory which said 'a person has the right to protect his IP because he is having the right to enjoy the fruits of his labour'. She also talked to the audience about 3 approaches of IP justification which are Economic theory, Personality approach, Labour theory approach. She also made the audience understand the importance of 'Patent wavier'.

Then she took on the topic of Economic approach of IP and made the audience understand as to what is Copyright Infringement, Patent and Industrial Design, further moving forward with topics such as Requirement and Benefits of IPR and How Patent of short-lived technology is dangerous. She made the whole Expert talk very interactive by putting some questions such as Protection of Copyright or regret? Difference between patent and copyright and should Dance moves needs to be protected under patent and copyright law and discussed these questions with the audience.

She then threw light on some topics such as to what are VIP rights and special rights for the protection of visually impaired persons. Further in the discussion she talked about the various ongoing scenarios related to IPR such as to why Spotify needs subscription and YouTube doesn't and why companies like Gaana, Hungama Wynk-Airtel are bundling their rights. She further made the audience understand the justification of IP with the help of some important guidelines as 'with the protection, there are certain limitations, and music industry rights are not protected properly, and why Distributive justice is not available for music artists.

Proceeding further, she introduced some more areas of IP to the audience such as Patent copyright Trade Secret Design, Advancement in Product Marketing followed by IP valuation, and IP audit in practice. She further stressed upon alternatives for covering the fixed costs of innovation by Joint Ventures, Public Financing, Public Subsidy for creation of IP, Reverse Engineering and Patent Pooling-collaboration. She then proceeded to topics such as Cultural Imperative in Copyright Law and concluding her talk by

reciting a line by Leviathan which further stated 'Public Good commons need not be compromised at the end of the day' The session had been very enlightening and interactive and it went extensively from 2 PM to 4:30 PM in the presence of participants not only from India but the session was also witnessed by international participants. The participants consisted of different scholars, academicians, students, professionals of law, and other streams too. In the Q&A session, the esteemed guest speaker answered all the questions of the attendees. Followed by a vote of thanks by Ms. Paramita Choudhury, Coordinator CIPRS.

Expert Talk on "SURROGACY CHALLENGES IN THE PERSPECTIVE OF GENDER EQUALITY", 31st August, 2021

**School of Law
Centre for Gender Studies**
organises

**Expert Talk
on
Surrogacy Challenges in Perspective of Gender
Equality.....?**

**August 31, 2021
Tuesday**

**03:30 PM (IST)
Onwards**

Program Chair
Prof. Dr. Namita Singh Malik
Dean & Professor
School of Law, Galgotias University

To Join the Meeting
<https://meet.google.com/urs-cacq-zeo>

Faculty Convenors
Ms. Bhawna Bhardwaj

Student Convenors
Mr Tathagat, Mr Rudrabhishek

for further details; Contact: 7404156008,

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Advisor, Centre for
IPR Studies (CIPRS)

DR. PREETI BAJAJ
Vice Chancellor
Galgotias University

Dr. Shivangi Sharma
Asst. Professor, (Law)
Center for Legal Studies,
Gitarattan International Business
School, Delhi

School of Law Centre for Gender Studies, Galgotias University is organizing an Expert Talk on "SURROGACY CHALLENGES IN THE PERSPECTIVE OF GENDER EQUALITY" through virtual podium (Google Meet) on 31st August, 2021 for the students, scholars, academicians, faculties and research enthusiasts. Resource Person being Dr. Shivangi Sharma, Asst. Professor (Law), Centre for Legal Studies, Gitarattan International Business School,

Delhi and the Faculty Convenors, Ms. Bhawna Bhardwaj along with Prof. Adwitya Tiwari coordinated the event. They were ably assisted by the Student Convenors Rudrabhishek Chauhan and Tathagat. The program witnessed more than 100 participants which included faculty, industry experts, research scholars and students from various other institutions.

The event was started at 3:30pm. Firstly, the session was started by Ms. Bhawna Bhardwaj and Prof. Adwitya Tiwari who welcomed all the participants then introduced themselves. Then Prof.(Dr.) Namita Singh Malik, Dean and Professor started with the brief of the introduction of the Organizers, School of Law Centre for Gender Studies, Galgotias University. Dr. Shivangi Sharma as Resource Person of the Expert Talk - Webinar. She finally started with her lecture.

As the theme of her lecture was "SURROGACY CHALLENGES IN THE PERSPECTIVE OF GENDER EQUALITY", she introduced the topic with great clarity. She started her lecture with focusing upon what gender is all about then with various gender studies. She also quoted a nice quote on Gender Equality, "One is not born a woman, One becomes one."

The speaker then started by differentiating the Sex and Gender providing with various points of differentiation. After that speaker dealt Gender Equality and Empowerment aspects. While also discussing the various approaches towards Gender in today's era.

The speaker then moved on to the next part that was Need and Significance of Understanding Surrogacy Challenges In Perspective of Gender Equality.....?

The speaker commented on Right to surrogacy as basic human rights. Therefore, explaining everything that is to know about Journey of Surrogacy (Regulation) Bill, 2019, Effects on ban on Commercial Surrogacy. Then, the speaker also emphasized on Altruistic Surrogacy being replaced with Compensated Surrogacy.

Finally, the speaker concluded by providing with her views that - "No.... Commercial Surrogacy doesn't have its malpractices... Is not my view."

After the session, the forum was open moderated by Prof. Adwitya Tiwari for question-answers session. The session ended with vote of thanks given by Prof. Priyam Singh.

3 Days workshop on Practical & Procedural Aspect of Insolvency Law, 6th – 8th September 2021

Center for ADR & Corporate Law, School of Law
organises
3 DAYS WORKSHOP ON PRACTICAL & PROCEDURAL ASPECTS OF INSOLVENCY LAW
6th-8th September 2021
9:00 AM - 10:30 AM (IST)

Resource Person
Adv. Kartikay Yadav
Insolvency Practitioner,
Witworth Insolvency Professionals Pvt Ltd

Program Chair
Prof. (Dr.) Namita Singh Malik
Dean & Professor
School of Law, Galgotias University

Faculty Convenors
Prof. (Dr.) Seema Yadav
Ms. Puja Kumari
Ms. Roopali Shekhawat

Student Convenors
Srishti Agarwal
Yash Agarwal

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email: pujakumari@galgotiasuniversity.edu.in

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Galgotias University

PROF. (DR.) PREETI BAJAJ
Vice Chancellor
Galgotias University

JUSTICE J.R. MIDHA (Retd.)
Professor/Advisor
Galgotias University

Centre for ADR and Corporate Law, School of Law organized a 3 Days' Workshop on Practical and Procedural Aspects of Insolvency Law from 6th September 2021 to 8th September 2021 on the respective themes divided as follows: Day 1: Introduction to Insolvency Laws & Preliminary Introduction to IBC Day 2: Significant Aspects of Insolvency Resolution &

Liquidation of a Corporate Entity Day 3: Summarization of essential facets of IBC Advocate Kartikay Yadav, Insolvency Practitioner, Withworth Insolvency Professionals Pvt. Ltd. was the Resource Person for the 3 Days Workshop on Practical and Procedural Aspects of Insolvency Law. The Resource person was successful in making the attendees understand the various aspects of the Insolvency and Bankruptcy Code 2016 and discussed the following key points in detail during the 3 days' workshop:

- Difference between Insolvency and Bankruptcy
- Functions of Corporate Insolvency/Bankruptcy Regime
- Objectives of the Insolvency and Bankruptcy Code 2016
- Who are operational creditors, financial creditors, corporate debtor under the Code
- Major Stakeholders in the Insolvency and Bankruptcy regime
- Provisions Relating to Corporate Insolvency Resolution Process and Liquidation of Corporate Debtors
- Initiation of CIRP by a Financial Creditor
- Appointment and tenure of IRP
- Leading cases [Essar Steel Case, Amrapali Case

Webinar on "Contemporary Issues related to International Commercial Arbitration.", 22nd September, 2021

School of Law Centre for International law organized a webinar on

GALGOTIAS UNIVERSITY
(Established under Galgotias University Uttar Pradesh Act No. 14 of 2011)

**SCHOOL OF LAW
CENTRE FOR
INTERNATIONAL LAW**

**PRESENTS
WEBINAR ON**

**“Contemporary Issues
related to International
Arbitration”**

Our Speakers

Professor (Dr) Kesava Rao, Vurakula
Vice-Chancellor
National University of Study and Research in Law,
Ranchi.

Mr. Ashwin Shanker
Advocate & Arbitrator
Partner,
Chamber of George A. Rabello

Dr. Luther M. Rangreji
Joint Secretary
(Legal & Treaties) Division
Ministry of External Affairs,
Government of India

SEPTEMBER 22, 2021, 4:30 PM ONWARDS

Program Chair
Prof. Dr. Namita Singh Malik
Dean & Professor
School of Law, Galgotias University

Faculty Conveners
Dr. Aruna Kamnilla
Mr. Vinayak Pandey
Mr. Bishnanand Dubey
Mr. Sweetanka
Ms. Kiran
Mr. Aayush Tripathi

PLATFORM
zoom

Student Conveners
Mr. Rudrabhishkek Chaudhan
Mr. Musdil Saxena

For Details Contact:
Dr. Aruna Kamnilla: +91-9177569903
Mr. Bishnanand Dubey: +91-9717487957

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VICE CHANCELLOR
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Justice J.R. Midha (Retd.)
PROFESSOR/ADVISOR
GALGOTIAS UNIVERSITY

International Arbitration. In the webinar, the distinguished speakers have highlighted the essentials of arbitration vis a vis commercial agreement; the difference between the arbitration clause and arbitration agreement; challenges faced by the parties in transnational arbitration; the hindrance in the execution of transnational arbitral award; the challenges in choosing the applicable law; the problems faced by the expert i.e. arbitrator with no knowledge of procedural

laws, etc. The distinguished speakers have given an in-depth analysis of the commercial arbitration and suggested the changes to be made in the existing laws. Prof. (Dr.) Rao has highlighted the recent judgment of the Hon'ble SC wherein the apex court has upheld the validity of interim award which is an emerging trend and India is one of the first countries to proceed in that distraction.

Dr. Luther, a distinguished member in various arbitration proceedings, has given an insight view of the practical issues faced by the tribunal during the arbitral proceedings in transnational arbitration concerning maritime law. He also highlighted the need for commercial arbitration for amicable settlement of disputes in cases concerning maritime law. Mr. Ashwin Shanker, a distinguished practitioner, discussed the need of mastering the procedural laws by the expert chairing the arbitral proceeding. He highlighted the practical difficulties faced during the arbitral proceedings mainly in choosing the right person as an arbitrator. The session ended with vote of thanks given by Dr. Aruna.

Orientation Session on Innovation and Start-up Policy,
23rd September 2021



INSTITUTION'S
INNOVATION
COUNCIL
Ministry of Education Initiative



GALGOTIAS
UNIVERSITY

Institution's Innovation Council (IIC)
Cordially invites you for the
Orientation session on
Innovation & Startup Policy



Dr. Niteesh Kumar Upadhyay
Associate Professor
School of Law, Galgotias University



MD. Nizam Ashraf Khan
Assistant Professor
School of Law, Galgotias University

Session Highlights :-

- Strategies & Governance for promoting Innovation & Entrepreneurship
- Incentive Students for Innovative and Entrepreneurship
- IP Ownership Rights for Technologies Developed at University
- Pedagogy and Learning Interventions for Entrepreneurship Development
- Entrepreneurial Performance Impact Assessment

Organised by
School of Law
Galgotias University, Greater Noida



Date: 23/09/2021
Time - 3:00 - 4:00 PM
VENUE: MS TEAMS
(Link will be shared)

Intellectual property and Entrepreneurship more than ever, is a line drawn, which asserts that despite having been set loose in the world - and having, inevitably, been created out of an individual's relationship with the world. With respect to this, Institution's Innovation Council (IIC), School of Law, Galgotias University organised Orientation Session on Innovation and Start-up Policy.

The session started off by Dr. Niteesh Kumar Upadhyay, Associate Professor, School of

Law & (Innovation and Entrepreneurship Coordinator). He talked about the role of Entrepreneurship in the field of law and gave the examples of many successful Lawyers who are entrepreneurs, like story of Tanuj kalia founder of Lawctopus , and also stories of various legal start-up like Lawsikho, livelaw, legally India, Bar and Bench etc. He further stressed upon the role of the policy (NISP) which intends to guide and promote students and faculty driven innovations and start-ups. It will be an essential part in putting the student's potential upwards and his problem solving further strengthening his entrepreneurship mindset. Some course s related to law were discussed like PCT that is Patent Cooperation Treaty, and distance learning programmes from WIPO were put forward to the participants.

He discussed about NISP focuses on Building Organizational Capacity, Human Resources and Incentives. Collaboration Co-creation and Business Relationship for Knowledge. The role of incubation centres was talked and Promotion and Intensification of Technology, Commercialization efforts which Allow Licensing of IPR from Institute to Start-up incubated at Incubation Unit was put in knowledge for the participants. As part of HEI, the faculties will be encouraging students to participate and go through pre-incubation process of Problem identification, Solution development, Proof of Concept validation and prototype development, business model and proposal development. Connecting student entrepreneurs with incubate start-ups for internship, experience sharing and encouraging participation of students in innovation and business plan competitions.

Then the session commenced further and Mr. Nizam Khan, Assistant professor Galgotias university who handles the IPR areas like patent, copyright and trademarks, talked the difference between the invention and innovation with the participants. The introduction of a term namely 'Standard Essential Patent' was put in the knowledge of the participants and its procedure was discussed with the participants. He made the audience realise the role of a university in pushing the ideas of students and giving due importance, recognition and guidance to their ideas, otherwise, their ideas will end in their minds. Sir talked about the cost of the filings and other aspects of patents and how students get disappointed if proper financial aid is not granted to support their ideas. Further he discussed how a transformation of an idea into a product takes place and he took the example of Mr. Spencer who invented many products like microwave. He said that creation is a feeling which can happen suddenly and it can also happen accidentally so we should always promote the ideas of the students as they can be the new inventions and innovations of the future. The session was extremely informative and enlightening and went extensively from 3pm to 4 pm and was attended by faculties and many students.

STUDENT ACHIEVEMENTS

Model United Nation

Devansh Kaushik, a student of B.B.A.LL.B. 3rd semester participated in 5+MUNS out of which he won best delegate for 3 MUNs. Also, he has been awarded with special mention.

Quiz Competition

Pragati Singh, a student of B.A.LL.B. 3rd semester, participated in quiz by Knowledge Steez.

Course on Basic of Legal Drafting

- Nishu Mishra, a student of B.B.A. LL.B. 5th semester, completed a course on Basic of Legal Drafting by Sharma and Associates.
- Garima Rathore, a student of B.B.A. LL.B. 5th semester, completed a course on Basics Of Legal Drafting from Sharma and Associates.

Publication of Research paper

- Devansh Kaushik, a student of B.B.A. LL.B. 3rd semester published a research paper in JLSR on the topic **“Legality of Cannabis in India.”**
- Sahil Khan, a student of B.A. LL.B. 7th semester, published a paper in the critegal on three different topic **“No Penalty for Breach of Contract”, “Force Majeure, Health over Healthy Environment: The Crisis Beyond’ and “Toxicity in Relationship: Irretrievable Breakdown of Marriage.”**
- Pragati Singh, a student of B.A. LL.B. 3rd semester published a paper in Brilllopedia on the topic **“Defamation in Cyber Crime.”**

FACULTY ACHIEVEMENTS

Prof. (Dr.) Namita Singh Malik

- Published a research paper titled “Why We Lack in Basic Sanitation? An Assessment of Challenges in Ajmer and Solution Strategies” in the Journal of Social and Political Sciences; ISSN 2615-3718 (Online); ISSN 2621-5675 (Print), Sept 2021.
- Invited as a Resource person in International Panel discussion on Domestic Violence and Human Rights, organised by Youth for Human Rights & Knowledge Steez on 25th June 2021.
- Chaired a session in 4th Edition of “Trans-disciplinary International Conference on Neoteric Vision of Culture, Ethics and Heritage towards Human Dynamics” on 09th – 10th September, 2021 Amity Law School, Noida.
- Resource Person in one week Faculty Development Program on Research organised by School of Nursing, Galgotias University from 31st August-4th September 2021.
- Appointed as external examiner for Ph.D. Thesis evaluation in Jagran Lake City University, Bhopal & ICFAI University, Dehradun.

Prof. (Dr.) Sandhya Kumari

- Invited as a resource person to deliver an online lecture on “Indian Laws and Court Rulings related to Human Trafficking” at NFSU (MHA, GOI) Rohini, Delhi for 12th Workshop on Forensic Evidence in Human Trafficking for officers from Police, Prosecution, Forensic Science Labs from all over the country held during 27th- 28th September 2021.

- Participated in a Two-Week Capacity Building Programme on Comparative Public Law and Hindu Philosophy: Research and Teaching Dimensions in 21st Century India organised by the HPNLU, Shimla during 17th July 2021 to 30th July 2021.
- Participated in a Two - Day Workshop on Reforms in Labour and Industrial Laws organised by Bennett University, Greater Noida during 17th July 2021 to 18th July 2021.
- Participated in a workshop titled “Beyond the Binary of Gender: Transfeminist Perspectives from India workshop” during 15th September 2021 to 19th September 2021 at Sambhaavnaa Institute, Palampur.

• **Dr. Niteesh Kumar Upadhyay**

- Received full scholarship for post-doctorate from Reggio Calabria University, Italy year 2021-2022.
- Published a paper on the topic "Bride Trafficking in India: Aspects, Causes, and Potential Solutions", Published in 8(3) BRICS Law Journal 67-92 (2021) Indexed in Scopus
- Published a paper on the topic " A analysis of Corporate Social Responsibility in India with Special Reference To COVID-19 Situation" in Revista Do Curso De Direito Da Univeridade Candido Mendes ISSN 2763-7492.
- Presented Paper on the Topic "Over the top platform and freedom of speech and expression " at 4th International Forum of Modern problem of law and economics at Kutafin Moscow State University, Russia on September 12-15 year 2021.
- Chaired Session on Theme "Legal Shifting from Traditional to Modern Approach- Boast Self Reliant India” in 3rd International Conference on “Self-Reliant India” A Pathway to Developed India Mission 2030, Return of Golden Era Organized by Indore Institute of Law on 17th-18th July 2021.
- Keynote Speaker at International Studies Convention 2021 held on 27-29 August 2021 organized by Nepal Institute of International Corporation and engagement.

Ms. Bhawna Bhardwaj

- Invited as a speaker in the “Panel Discussion of International Conference on Air and Space” organised by Parul University, 29th September 2021.
- Delivered a lecture on “Women Rights” at Vaish College, Rohtak on 23rd Aug, 2021.

- Delivered a lecture on “Pre-Arrest, Arrest and Remand” organised by District Legal Services Authority, Panipat on 17th July 2021.
- Presented a paper in the “International Marmara Scientific Research and Innovation congress” on “Different Country, Different Laws: A comparative study of the Laws of Surrogacy”, 21-22 August 2021.

Mr. Vaibhav Shanker Sharma

- Attended the session on “Alternative Dispute resolution methods vs litigation: An Indian perspective.” organised by jus corpus on Aug,01.
- Participated in one-week online FDP program on “outcome-based teaching learning methods and research in law” organised by school of law, Sharda University, from 12th July to 17th July, 2021.
- Participated in one-week online FDP program on “CHANGING DIMENSIONS OF CRIME AND CRIMINAL JUSTICE IN INDIA” organised by school of law, Shoolini University, from 1st August 2021- 7th August 2021.
- Participated in Orientation to Legal Research Series I: Legal Research vis-à-vis Career Perspectives in Law- Exploring New Domains on Saturday 24th July 2021 organised by Centre for Legal Research & Pedagogy (CLRP) in association with SOL Library Committee, School of Law, Galgotias University.
- Attended INTERNATIONAL MARMARA SCIENTIFIC RESEARCH AND INNOVATION CONGRESS 21-22 AUGUST 2021/ Istanbul and submitted paper on “Challenges and Safeguards on The Implementation Of Living Will In India With Reference To Right To Die With Dignity”.

Mr. Mudassir Nazir

- Completed online elementary FDP on “Personal Effectiveness in Teaching Learning Process: - A Pharmaceutical Perspective” from 5th July, 2021 to 9th July, 2021 organized by AICTE Training and Learning (ATAL) Academy.
- Completed one week Faculty Development Programme on “Outcome Based Teaching Learning Method & Research in Law” from 12th July to 17th July 27, 2021 organized by the School of Law, Sharda University.
- Completed Faculty Development Programme on “Multidisciplinary Approaches in Social & Legal Issues” from 12th-16th July 2021 at IILM University, Gurugram.

- Completed 14 Days online international Faculty Development program on “Changing Paradigms Of Human Rights in a Globalized World” organized by the Faculty of law, Integral University, Lucknow from 6th July 2021-20th July 2021.
- Completed five day FDP on “Gender Equality, Challenges And Opportunities For Women In Decision Making” organized by ATAL Academy From 26th July, 2021 to 30th July, 2021.
- Completed one week FDP on “Changing Dimensions of Crime and Criminal Justice in India” from 1st August, to 7th August 2021.
- Completed 6th National Faculty Development Programme on “Importance Of Jurisprudence In Teaching Laws” from 25th July to 31st July 2021.
- Completed 14 days National Faculty Development Programme on “Emerging Techniques Of Teaching And Learning Law in 21st Century” organized by the Uttaranchal University Dehradun.
- Completed one-week international Faculty Development Programme on “Research Excellence and Academic Development” organized by the Sri Ramakrishna College of Arts and Science From 1st September to 8th September, 2021.
- Published an article on “Extradition and human Rights Ideology. Inter-relationship and effect” CPJ Law Journal (UGC-Care Listed) Vol XI, July 2021.

Mr. Bishnanand Dubey

- Got the Certificate of Workshop on “IP Aspects Of Trademark And Patent Filling” from 13th July-18th July 2021 from NPTEL conducted by IIT, Kharagpur.
- Completed the course on “The Essential GATT/WTO – Revisiting the Fundamentals” from 13th July-4th August 2021, organized by the Center of International Law, National University of Singapore.

Ms. Abhilasha Singh

- Research paper titled "Legal Analytical Studies Of Right To Privacy: A Critical Examination Of Puttaswamy's Case" has been accepted in NIU UGC Care list for Publication.

GALLERY
1st GU SoL 1st Indoor Sports Fest, 9th July 2021



FACULTY EDITOR



*It is indeed a great honour to be the Editor for Newsletter of the School of Law, Galgotias University and it gives me an immense pleasure to launch its July 2021 to September 2021 Edition. A huge thank you to all the contributors for articles, interviews, and other columns of this Newsletter. I would like to thank **Prof. (Dr.) Namita Singh Malik** for support and trust throughout the creation of this edition.*

- Ms. Ashmika Agrawal



Sir, your contributions to this newsletter have been invaluable. I am always impressed by the superb work you do, and this time is no exception. Please allow me to express my gratitude for the extra time and effort you put into this newsletter. Your enthusiasm and dedication to the work are an inspiration to all of us.

Thank you for your support, Sayan Sir.

STUDENT EDITORS



I, Saumya Shukla as the student editor, is really excited to present this edition of the newsletter. I hope you will enjoy reading. It was great learning while working under supervision with our faculty coordinator Ms. Ashmika Ma'am. Looking forward to creating an amazing reading experience for you. Thank You

- Ms. Saumya Shukla



I am very delighted to work with newsletter committee, School of Law, Galgotias University. It is an immense pleasure for me to work under the guidance of Ms. Ashmika Ma'am. I, Shilpi Tilwalia as the student editor, presenting this Newsletter to you. Hope you will enjoy reading. Thank you.

-Ms. Shilpi Tilwalia