DEA Jagadhri for necessary action



# District Tax Bar Association (Regd.)

Registered with: Bar Council of Punjab & Haryana, Chandigarh Address: O/o DETC (ST), Jagadhari (Yamunanagar), Haryana, INDIA

(☑) DTBA. YamunaNagar@Gmail.Com

#### President

Harish Verma 94166-66404

#### Vice President

Dinesh Katval 92555-29635

#### **General Secretary**

Rajesh Bhatia 79880-35571

#### Joint Secretary

Lalit Mehandru 93557-53766

#### Treasurer

Ghanshayam Verma 94161-46179

#### Patrons

M.S. Chauhan G.S. Thakral Sukhminder Singh

#### **Executive Members**

Keshav Kumar **Amit Bhatia** Inderjeet Singh T.P. Singh

#### **Honorary Members**

Dinesh Verma Vipin Manocha Jagdish Walia

Ref No. YTBA/22-23/001

To,

The Chairman, Bar Council Punjab & Haryana Chandigarh.

Date: - 29/03/2022



Sub: List of Newly Elected office Bearers and Executive members.

We are glad to inform you that elections of our District Tax Bar Association have been held, Bar Council of Punjab & Haryana as per Bar Association Chandigarh (Constitution and Registration ) Rule 2015. List of newly appointed official executive members (Including Mobile number) are attached.

The new executives assures you full cooperation in judicial work, and hopes that we will continue to receive your support as before. You are requested that in the future, our bar officials are invited to attend the meetings of the bar and the bench.

It is for your kind information and record please.

Thanks.

District Tax Bar Association (Regd.)

Secretary

President

(Harish Verma)

District Tax Bar Association (Regd.)

(Rajesh Bhatia)

Pay Taxes: Neither Less Nor Excess



# District Tax Bar Association (Regd.)

Registered with: Bar Council of Punjab & Haryana, Chandigarh Address: O/o DETC (ST), Jagadhari (Yamunanagar), Haryana, INDIA

DTBA.YamunaNagar@Gmail.Com

#### President

Harish Verma 94166-66404

Vice President Dinesh Katyal

92555-29635

**General Secretary** 

Rajesh Bhatia 79880-35571

Joint Secretary

Lalit Mehandru 93557-53766

Treasurer

Ghanshayam Verma

94161-46179

Patrons

M.S. Chauhan

G.S. Thakral

Sukhminder Singh

**Executive Members** 

Keshav Kumar

**Amit Bhatia** 

Inderjeet Singh

T.P. Singh

**Honorary Members** 

Dinesh Verma

Vipin Manocha

Jagdish Walia

#### Following member are Elected as under:

1. Sh. Harish Verma

President

2. Sh. Dinesh Katyal

Vice-President

3. Sh. Rajesh Bhatia

General Secretary

4. Sh. Lalit Mehandru

Joint Secretary

5. Sh. Ghanshyam Verma

Treasurer

District Tax Bar Association (Regd.)

Secretary

Pay Taxes: Neither Less Nor Excess

63 DBA Jagadhri°

Constitution of Distr.

Bar Association

Jagadhni.

Reg. No.049-Year-2005-06

Date-19.10.2005,



# समिति पंजीकरण प्रमाण-पत्र

(वर्ष 1860 का इक्कीसवाँ अधिनियम)

	क्रमांक	049	वर्ष -	<b>20</b> 05 <b>–</b> 06	
1					4
	🤲 एतद्द्वार	। प्रमाणित करता हूं कि	ना है।	द्वलः बार एसोरि	PIT.
डिस्	द्वट कोर्टस	काम्पलक्स, जगाधर	<b>-</b>	—— नामक	समिति को समिति
पंजी यश		नियम इक्कीस आफ अन्तर्गत पं <u>जीकृत</u> किया		गाव संशोधन अधि	नियम 1957 द्वारा
	यह प्रमाण-	पत्र स्थित पर्वासिन क्षेत्र		<u>19</u> मा	स दिसम्बर
वर्ष -	2005	<b>一位</b>	0.11	जारी किया गया।	
	24	Toming Prigat (18.)		*	
			ਿੰਗ	्र दूर्वा दुवा न न <b>र रिजि</b> स्ट्रार समिति	यां .
				्यम् ना नगर ।	-

#### MESSAGE FROM THE PRESIDENT/AUTHOR

It has been a regular cry of a civilised society to have a set of norms for its orderly and systematic conduct and functioning. Not only the society even the institutions and associations also require certain norms and regulations for the smooth and proper functioning. Till the coming in to force of this constitution the affairs of this August Body were being governed and managed on the basis of certain precedents and un-drafted guidelines. With the passage of time the size and status of the association has grown and it becomes incumbent upon us to preserve and maintain the status and standard of this association. I think it would have been not in consonance with the standard of this association, if we don't have a proper constitution.

Having joined this August Body in 1976, I enjoyed the privilege as member of this Bar Association. After my election as president of this association, for the year 2005-06 the scheme of having a proper constitution was one of my top priorities and a decision to this effect was taken in the meeting of General House under my presidentship to constitute a Draft Committee. A draft Committee comprising of Ch. Sahab Singh, Sh. C.L. Kaushish, Sh. H.C. Mittal, Sh. S.P. Nagla, Sh. I.S. Bhatia, Sh. Rameshwar Singh, Sh. Ram Kumar Radauri, Sh. V.K. Chawla, Sh. K.B. Chaudhary and Sh. Navin Kaushal (Gen. Secretary) as members and my self as Chairman was accordingly constituted. The committee comprised able, distinguished and experienced members. Having considered all aspects to bring a comprehensive piece of document, the entire Draft Committee has very minutely considered each provision before giving final shape to it. The members of Draft Committee fully co-operated and every member was keen on one point or the other for the uplift of the standard and status of this August Body.

Charles

The members of the Draft Committee were also not unmindful of the fact that we have already ushered in 21st Century and things are changing fast as such the present constitution deals with every aspect touching the affairs of the August Body.

The constitution is divided in 8 parts having 40 articles alongwith Rules relating to maintenance of library and elections. The committee also considered specifically the provisions relating to the welfare of the members of this Association. Besides other provisions it is first attempt to visualise and analyse the importance of provisions relating to discipline, duties of members and their privileges. The document also sheds light on the procedure with special reference to the employment of staff members and their service conditions.

It is in deed a major achievement during my tenure as president of this Bar Association to dedicate this constitution to this August Body.

I would be failing in my duty if I do not thank and express gratitude to the members of this August Body for their invaluable suggestions and amendments, which were proposed by the members in the meeting of General House. I am of all praise for the members of Draft Committee without whose contribution this task would have remained un-accomplished. I would thank the office bearers of this Bar Association, who contributed in bringing of this comprehensive piece of document in to existence.

Behaulia

Before parting with I also express my deep gratitude to the General House of this August Body who after active deliberations put its seal of approval and adopted this constitution. I hope and trust that this document shall prove to be a Beckon's light to guide us to deal with the affairs of this association for all times to come. I hereby dedicate this document to the District Bar Association, Jagadhri with which I wish ever to remain affiliated and be always in pride to be its humble member.

B.S.Chauhan

Advocate President District Bar Association, Jagadhri.

# MEMORANDEM OF ASSOCIATION OF THE DISTRICT BAR ASSOCIATION, JAGADHRI

# INDEX

		Page No
Article/Rule	e	
PART 1  1. 2. 3.	Name and Status of the Association Name Office Status	1 1 1 2-3
PART 2	Aims and objects.	
5.	Aims and Objects.	3-4
PART 3	Membership and Subscription.	
6. 7. 8. 9.	Membership Monthly Subscription Provision as to an absence/illness Enrolment of Members-procedure Special provision for arrears due	5 5 6 7-8 8
11. 12. 13.	before the commencement of this memorandum of Association. Suspension of practice/membership Removal and re-admission of a member Ceassion of membership	9 9 9 <b>-</b> 10
PART IV		
14. 15.	Management Committees and governance of Association Duties and functions of the office bearers Duties and powers of the executive committee	10 12-15 16-19

17.	Duties of Members	19
18.	Vacancies in the Executive Committee	19-20
19.	Removal of Executive Committee	20 -
20.	No Confidence Motion	20-21
21.	Governance of the Association after the removal	21-22
	of the Executive Committee	
PART-V		
MEETING	GS AND ELECTIONS	
22.	Annual General Meeting	22
23.	Notice for Other Meetings	22-23
24.	Ordinary or Extraordinary General Meetings	23
25.	Quorum	23-24
26.	Elections	24
27.	Election Tribunal	24
28.	Appointment of Returning Officers and Assistant	
	Returning Officers	24
29.	Election Petitions	25
30.	Oath	25
PART-VI		
AMENDM	ENTS, PROFESSIONAL AND CONDUCT	
AND SERV	VICE CONDITIONS	+
31.	Repeal and Savings	25
32.	Amendments	25-26
33.	Private Conversations Confidential	26
34.	Professional Conduct of Members and	
	their employees	26-27
34(A).	Consultation Fee	27
35.	Staff and their Service Conditions	27-28
36.	Right of Dissent	29
37.	Misconduct by the members and disciplinary	29-31
	actions	vocati TES D

38.	Disciplinary action	31-33
39.	Code of conduct for Executive Members	33
40.	Welfare Schemes	33-34
PART-VII	I	
RULES		
Rule	Library Rules	
1.	Name	34
2.	Location	34
3.	Definition	34
4.	Membership and Subscription	34-35
5.	Incharge of Library	35
6.	Numbering of books	35
7.	Purchase of books	35
8.	Daily timings	35
9.	Issue of books	35-36
10.	Smoking Taking tea and other eatables etc.	
	Prohibited	36
11.	Action against erring members	36
12.	Complaints/suggestions about the library	36
ELEC'	TION RULES	
1.	Appointment of Returning and Assistant	
	Returning officers	37
2.	Qualifications of Returning and Assistant	
	Returning officers	37
3.	Tenure of the Returning officers	37
4.	Postponement of elections.	37
5.	Duties and powers of the Returning officer	38
6.	Eligibility of members to contest and vote	
	at the elections	38-39
7.	Mode of election and Tenure of Executive	20,07
	Committee	39
8.	Convassing	40

9.	Presence of candidates and their agents		40-41
10.	Election material	*	41
11.	Polling timings		41
12.	Election Schedule		41-44
13.	Election Petitions		44-45
14.	Election Tribunal		45
15.	Hearing of Election Petitions		45-46
16.	Oath		46
17.	Election offences		46

President

Distt. Bar Association Jagadhri

# MEMORANDUM OF ASSOCIATION OF THE DISTRICT BAR ASSOCIATION, JAGADHRI

We the members of District Bar Association Jagadhri having solemnly Resolved to Promote, protect, up hold the rule of law, privileges, interest and prestige, of this association and to maintain high standard of professional conduct, to fight against mal- administration of justice, to safe guard the rights and privileges of the members of this bar, to provide legal aid to the poor and in order to fulfill the aims and objects enshrined under article V in part II referred to hereinafter in our general body meeting this 15th day of October 2005 do hereby enact, adopt and give to ourselves this constitution.

# PART - 1 NAME AND STATUS OF ASSOCIATION

ARTICLE 1. Name: The name of the Association shall be THE DISTRICT BAR ASSOCIATION, JAGADHRI.

ARTICLE 2. Office: The registered office of the Association shall be located in the District Courts Complex at Jagadhri or at any other such place as may be decided by the Committee and approved by the House. The Area of operation shall be been formally suggest.

ARTICLE 3. Status: The Association shall be a society (registered under the Registration of firms & Societies Act) by the name afforesaid having perpetual succession and a common seal with power to acquire, hold and dispose off property, both moveable and immoveable and to contract in its name.

(i) The Association can sue or be sued by its name through its General Secretary.

The General Secretary shall contest all legal Proceedings against and on behalf of the Association in consultation with the President.

(iii) If there exist a situation where the Executive Committee is ousted from the office or dissolved due to any of the circumstances, the affairs of the Association shall be managed and governed as provided under Article 18.

Trank

Doule

President

Dar Accordation Jagadhri

G Secretary

### ARTICLE 4. DEFINITIONS

Unless the context indicates otherwise the following words in the Memorandum of Association shall mean:

- (i) ASSOCIATION 'The District Bar Association Jagadhri.'
- (ii) COMMITTEE 'The Executive Committee of the Association.'
- (iii) MEMBER 'member of the Association.'
- (iv) NON-ACTIVE MEMBER 'member, whose name is kept on the list of members notwithstanding his having accepted an office of profit disentitling him to practice & who is not a regular legal practitioner.
- (v) CLERK 'person under the employment of a member and registered as such with the Association.'
- (vi) EMPLOYEE 'person under the employment of the association.'
- (vii) COURTS 'all courts Civil, Criminal, Revenue and all other such courts or tribunals before which a member is entitled to practise under the various statutes.'
- (viii) PRESIDENT 'Elected President of The District Bar Association.'
- (ix) CHAIRMAN 'member who presides over the general body meeting of the Association in absence of the President and the Vice-President. And also as provided for other Committees/Sub Committees under this constitution.'
- (x) GENERAL BODY MEETING 'meeting of all the active members enrolled with the Association.'
- (xi) RETURNING OFFICER 'member appointed by the Executive Committee of the Association.
- (xii) OFFICIAL YEAR 'the official year of the Association shall be from 1st April to 31 March of Present & Corresponding year respectively (for example 01.04.2005 to 31.03.2006).'

- (xiii) DEFAULTER 'any member, who has not paid his monthly subscription for a continuous period of six months or more and as such being in arrears.'
  - (xiv) STANDING AT THE BAR 'the period as membership of the Association.'
  - ULTRA MODERN LIBRARY 'Library with updated periodicals journals, news papers and magazines pertaining to law and other subjects directly or remotely connected with law having online and internet access to state High Courts and Hon'ble Supreme Court of India.

### PART - II

### ARTICLE 5. AIMS AND OBJECTS:

フ、、、

The aims and objects of the Association are:

- (i) To promote and uphold the rule of Law;
- (ii) To protect the privileges, interest and prestige of the Association and promote union and co-operation among the Advocates;
- (iii) To maintain a high standard of professional conduct among members of the Bar;
- (iv) To establish and maintain an adequate library for the use of the members and to provide other facilities and amenities to the members;
- (v) To express opinion on proposed legislation and other matters of legal public interest and make representation in respect thereof;
- (vi) To take necessary steps to prevent and remedy any abuse of law or mal-administration of justice;
- (vii) To make representations from time to time to the authorities on matters affecting the Bar and the rule of law;

(viii) To acquire and safeguard the rights and privileges necessary or convenient for the purpose of the Association; (ix)To participate in All India Lawyers Associations and activities connected therewith; (x)To adopt all such measures as might be necessary or incidental to the carrying out the aforesaid objects; To take measures, including funding and applying of funds (xi)for aid to deserving members of the Association. (xii) To conduct and hold seminars, symposiums, conferences on issues and topics of interest to the legal profession. (xiii) To safeguard and promote the welfare of the members of the Association. associate itself with any work of humanitarian character and research; To take such steps as may be necessary to safeguard and to protect the civil liberties of the people; To publish judgments and legal Journals etc.: (xvi) To co-operate with any other Association or Associations (xvii) connected with the legal profession;

(xviii) To provide legal assistance to the public and to promote legal aid for helping those, who are unable to pay for such legal aid, either wholly or partly;

(xix) To maintain dignified relations with Judiciary, The District Administration and State Functionaries of the State and Union.

Run

Distt. Bar Association Japan

Delle

N	SRV SHRI	ADDRESS	OCCUPATION	DESIGNATION	Signature
1.	B.S. Chauhan	Distt. Courts Complex, Jagadhri	Advocate	President	Pelanher
2.	Sanjeev Gupta	Distt. Courts Complex, Jagadhri	Advocate	Sr. Vice President	Ponts
3.	Bhupinder Sing		Advocate	Vice President	Bongh.
	Naveari Kausha	Vagadni s	Advocate	Gen. Secretary	Deinl
	Tej Pal Batar	lagar Courts Complex, Jagadhri	Advocate	Joint Secretary	Tenhlow
R	Ram Karan	Distt. Courts Complex, Jagadhri	Advocate	Cashier	Britan
В.	R.S. Cowshish	Distt. Courts Complex, Jagadhri		Executive Member	302 Courted

Red to be a True Copy

Red Strar of Fingle & Societies we will be a find the strain of Fingle & Societies we will be a find the strain of Fingle & Societies with the strain of Fingle &

President

# Conditions :-

- The society by its constitution is required to apply its profit, if any, or other income in promoting its objects.
- ii. No members of the society shall be appointed to any salaried office of the society or any office of the society paid by fees, that no remuneration shall be given by the society to any mamber except repayment of out of pocket expenses and interest on money lent or rent for premises to the society.
- iii. If upon the winding up or dissolution of the society there remains after satisfaction of all its debts & liabilities any property whatsoever, the share shall not be paid to be distributed among the members of the society but shall be given or transferred to some other institutions having lar objects of the society to be determined by the members of the society at or before the ime of dissolution.
- iv. The income and the property of this Association whatsoever shall be utilized solely for the promotion of the objects of the Association as set forth in the memorandum of Association.
- v. We the several mambers, whose names and addresses are appended below are desirous of forming ourselves into a society under the Society Registration Act 1860 not for profit and in pursuance of the memorandum, rules and regulations of the Association, the certified copy of which as required by section 2 of the act is annexed here with.

Sr. No.	Name/SRVSHRI	Address	Occupation	Designation	Age
1.	Chauhan	Distt. Court Complex, Jagadhri	A dvocate	President	54 years
2.	Sanjeev Gupta	Distt. Court Complex, Jagadhri	A dvocate	Sr. Vice President	31 years
3.	Bhupinder Singh	Distt. Court Complex, Jagadhri	A dvocate	Vice President	31 years
4.	Naveen Kaushal	Distt. Court Complex, Jagadhri	A dvocate	Gen. Secretary	33 years
5.	Tej Pal Batar	Distt. Court Complex, Jagadhri	A dvocate	Joint Secretary	31years
6.	Ram Karan	Distt. Court Complex, Jagadhri	A dvocate	Cashier	25 years
7.	B.R.S. Cowshish	Distt. Court Complex, Jagadhri	A dvocate	Executive M ember	92 years

1. The society by is constition is required to apply is porpi, of - u, -No member of the society shall be appointed he my salaried office of the society "I' or any office of me society built by feer that no remuneration small be given by the society h- any newber except repayment of our of bocket-expenses and interest on money lens or rent from bremises he has society. if upon the windry up or decisalished of the sound the semantic after social action of all its details a limbalished any property what soever the share shallows be paid to be distributed among the members of the society but shall be given or transferred to some other institutions thanks Similar of the growth of the society to be deleasanted by the members of the society at or before it. The income and the property of this association whatsoever shall be utilized solely for the promotion of the objects of the association as set forth in the memorandum of association.

We the several members, whose names and addresses are appended below are desirous of forming ourselves into a society under the Society Registration Act 1860 not for profit and in pursuance of the memorandum, rules and regulations of the accusation, the certified copy of which as required by section 2 of the act is annexed herewith.

Sr. No.	Name/SRVSHRI	Address	Occupation	Designation Ag	e. year.
1-	B.S. Chauhan	District Court Complex, Jagadhri	Advocate	President 54	years.
2-	Sanjeev Gupta	District Court Complex, Jagadhri	Advocate	Sr. Vice President	years
3-	Bhupinder Singh	District Complex, Jagadhri	Advocate	710011001	Jean.
4-	Naveen Kaushal	District Court Complex, Jagadhri	Advocate		years.
5-	Tej Pal Batar, William	District Court Complex, Jagadhri	Advocate	Joint Secretary 31	fears.
6-	Ram Karan	Pratrict Court Complex, Jagadhri	Advocate	Cashier	lears.
7-	B.R.S. Cowshish	District Court Complex, Jagadhri	Advocate	Executive Member 9:	2 year
O. ×	. It's time of	dissolution.			
	- W		*	7	

Cashiel.

Distt: Bar Assectatio

Distt. Bar Association Jagadhri

# PART - III

### **MEMBERSHIP AND SUBSCRIPTION**

# ARTICLE 6. MEMBERSHIP:

There shall be following classes of members:

- (i) Active members:
- (ii) Non-active members;
- (iii) Life members;
- (iv) Honorary members;

# ARTICLE 7. MONTHLY SUBSCRIPTION

Active members: Every member of the Association shall pay in advance by the 1st week of each month a monthly subscription of Rs. 30/- as membership fee to the Association.

the time of issuance of notice for deposit of subscription and the library books and all other dues by the Returning Officer for the conduct of elections to the Association in that case the member shall be deemed to have paid the full subscription for whole of the year;

### (ii) NON-ACTIVE MEMBERS:

Any member, who joins service or leaves the profession or shifts his/her place of profession from the territorial limits of District Yamuna Nagar, may be continued as non-active member but shall not be entitled to contest and vote in elections.

A non-active member whose name is kept in the list of members can avail the facility of the library only and will have to pay the subscription of Rs. 30/- per month, but he shall not be eligible to take part in general body meeting or to have a voting right in the election of the Association or to contest any election of this Association either as office bearer or to avail any other facility available to the active members or otherwise.

SANUC

TRIM -

 $\Diamond$ 

ARTICLE 8.

# LIFE MEMBERS:

A member can become a life member on the payment of a lump sum amount of Rs. 5000/-. Such member shall be exempted from the payments of all kinds of monthly subscriptions to the Association and shall enjoy all privileges and facilities as are available to a regular member. Such life member shall also enjoy a distinction of his name being displayed on the 'Honour Board' to be maintained by the Association (provided that nothing contained herein shall apply to non-active member).

# (iv) <u>HONORARY MEMBERS:</u>

Every active member who has attained the age of 65 years and has a standing of 30 years or more with this association shall be deemed to be honorary members and such members shall be exempted from all sorts of monthly subscriptions payable to the association, but shall enjoy all the rights and privileges available to an active member.

Making payment of the monthly subscription for a continuous period of six months, shall be deemed to be in arrears and a notice thereof shall be sent to the defaulting the payment of the arrears including penalty amount which shall be Rs. 10/- per month if the default continues beyond a period of 6 months. If such a member does not make the payment of all arrears upto the last date fixed for depositing of the dues, the name of such member shall be struck off from the rolls of the Association. The information to this effect shall be given to the District & Sessions Judge, the Collector and the Secretary of the Punjab & Haryana Bar Council for necessary action.

Provided that no such member shall be re-admitted unless he has paid the arrears and fresh admission fee in full. Such a defaulting member shall have no right to vote or to contest the elections of the Association during the period of default.

Provided further that any member, who does not clear his name from the list of defaulting member in respect of the library books in the register maintained by the association,

shall have no right to participate in the election in any manner and shall be dealt with as per rules contained in part VIII of the constitution.

# ARTICLE 9. ENROLMENT OF MEMBERS AND PROCEDURE

Memorandum of Association, every Advocate, entitled to practice law shall be eligible for membership of the Association. An application for the membership shall have to be submitted in the prescribed format along with non refundable admission fee of Rs. 1100/- alongwith the following documents.

(a) Latest photograph in triplicate.

(b) Original degree in law and enrolment certificate in original issued by the respective Bar Council.

An affidavit, duly attested, to the following effect:

(i) That no case is pending in any court of law involving moral turpitude or otherwise.

(ii) That no case is registered with the police against the members at the time of enrolment;

That the incumbent does not suffer from any kind of discredibility, which may lend a bad name to the Association by admitting him as its member;

Provided that the name of the new incumbent at the time of the application, is recommended by at least two members of this Association including one of Ex-President of the Association.

PROCEDURE: On receipt of the application form the Applicant concerned, The General Secretary of the Association shall place the same before the Executive Committee of the Association for consideration. The Committee will examine all aspects including verification about genuineness of all testimonials including degree in law and on being satisfied in all respects and about the claims and antecedents of the incumbent, it may admit him as a member of the Association. However the Committee shall have the power to reject an application without assigning any reason.

TRUI

5 674 F. 15

Mauliel

(ii)

(c)

However, in case of rejection of the application, the original certificates etc. shall be returned to the applicant. The Committee shall also decide about the status of the members from time to time.

Provided that such admission shall remain provisional until the verification of genuineness of aforesaid testimonials. The Committee shall be duty-bound to ascertain the genuineness of the testimonials maximum within a period of one year from the date of making of application for enrolment. However, if the verification is not effected within the prescribed period, then the member shall be deemed to have been enrolled as a member. The rights and privileges of a member admitted provisionally as member of the Association shall not be affected in any manner what-so-ever.

suffering from any defect or illegality or fraud, then the member shall not only be liable to be removed from the rolls of the Association, but it shall also be within the powers of the Committee to take any penal action which the committee

A member who has been rolled provisionally or as regular member after verification as referred to above shall be exempted from all the charges of monthly subscription for a period of one year w.e.f. the date of his provisional admission.

#### ARTICLE 10.

# SPECIAL PROVISION FOR ARREARS DUE BEFORE THE COMMENCEMENT OF THIS MEMORANDUM OF ASSOCIATION.

The Executive Committee shall have the authority and will be competent to realise, all arrears of subscription and other dues, falling due upto the date of coming into force of this Memorandum of Association.

Trung

Blanker

#### ARTICLE 11.

#### **SUSPENSION OF PRACTICE/MEMBERSHIP:**

If a member who is appointed to or accepts any office of profit disentitling him to practice or otherwise suspends his practice or adopts any other business activity, desires to continue his membership of the Association during that period, he may apply to that effect and the Executive Committee may permit his name to be kept in the list of non-active members, subject to the payment of dues prescribed in that behalf.

#### ARTICLE 12.

#### REMOVAL AND RE-ADMISSION OF A MEMBER:

Save as provided in the Article 8, no member shall be removed from the Association except by a resolution passed by 2/3rd of the members present and voting in an extraordinary general meeting specially convened for the purpose.

Provided that a member so removed may be re-admitted by of the Committee, with the prior approval of the General Body of the Louse, but not earlier than six months from the date of such removal and on such terms, (including payment of admission fee plus subscription charges) as the Committee may think proper.

Provided further that the meeting for re-admission of a member shall have to be endorsed by not less than one-half of the total number of members excluding non-voting members.

#### ARTICLE 13.

### **CEASSION OF MEMBERSHIP:**

A member of the Association shall cease to be so, if:

(a) he/she expires, or

(b) he/she resigns from membership and his resignation is accepted by the Executive Committee; or

(c) his/her monthly subscription falls in arrears for one year and remains un-paid till the last date fixed for payment of subscription.

(d) Notwithstanding anything contained in the preceding provisions, of this constitution, it is made clear that any advocate being member of this Association, indulges

himself/herself in any business or any commercial activities which are prohibited by Bar Council, in that case, the said member shall attract the penalty of disqualification, if he/she fails to show sufficient reasons / grounds of his/her non-indulgence before the Executive Committee or any other committee appointed by the President in this behalf; or

Provided further, that any member who is holding excess space then what has been allotted to him/her by this Association shall within a period of 7 days of the coming into force of this Constitution shall handover the possession of the said excess space to the Association and if the said member fails to handover the possession to the association in that case the executive committee may adopt and take any action which it may deem fit and proper (Provided further, the excess space so occupied shall be immediately resumed by the association through its executive committee.

After resumption of the excess space, or constructed area, as the case may be, the Association may allot the said space to any other member, who has not been allotted any space so far, but is entitled to be allotted. Provided further that any person who is neither the member of this Association or is a non active member, but is in possession of space or any constructed area either with or without consent of an active member the said person shall be deemed to be an unauthorised occupant for all intends and purposes and the executive committee of this association shall be fully empowered to resume the possession of the said space / constructed portion or any construction thereof in its favour and the said space may be allotted to the member who has not been allotted any space so far but is entitled thereto otherwise. The action of the association cannot be called in question before any court of law.

# <u>PART - IV</u> MANAGEMENT

# ARTICLE 14. <u>COMMITTEES AND GOVERNANCE OF</u> <u>ASSOCIATION</u>

(1) <u>EXECUTIVE COMMITTEE</u>: The affairs of the Association shall, subject to this Memorandum of Association and the control of the general house be managed

(e)

by the Executive Committee (hereinaster called Committee) consisting of the following office bearers:

President (elected); (1)

Vice-President (elected) (2)

(3)General Secretary (elected)

(4)Joint Secretary (elected) (5)

Treasurer (elected)

Auditor (nominated)

(6)

(7)

(ii)

Library Secretary (nominated)

EXPLANATION: The President, in consultation with the other members of the committee, shall make nomination (s) for one or more posts mentioned at serial no. (6) and (7) above. They shall be nominated by the President consultation with all elected office-bearers. A lady member, if not elected to any of the abovesaid posts for which elections are held in that case the President may with consultation of the members of the executive body may nominate any lady member (Active Member as Executive Member). Normally the President shall make nominations to the various posts/ Committees in the manner herein provided, but if the President so elects in his wisdom, he may or may not make any nomination for the offices as provided at serial nos. (6) & (7) of clause (1) of Article 14.

#### (2) **DISCIPLINARY COMMITTEE:**

There shall be Disciplinary Committee constituted by the Executive Committee and headed by a member hereinafter called the 'CHAIRMAN', having at least 20 years standing at the Bar with two more members with at least of 15 years standing.

The tenure of the Disciplinary Committee shall be one year and its composition shall not be altered in any manner. Provided further that the Committee shall extend its assistance/co-operation whenever sought by the President in addition to its duties.

# ARTICLE 15. <u>DUTIES AND FUNCTIONS OF THE OFFICE</u> <u>BEARERS:</u>

- (1) PRESIDENT: The President shall be the Head of the Association and shall:
- preside over the ordinary, extra-ordinary or requisitioned meetings of the Executive Committee and those of Association;
- (b) control and regulate the business of the Association and its meetings;
- (c) authenticate the minutes of the meeting after approval of the same by the Executive Committee;
- (d) represent the Association on all occasions;
- (e) exercise power to sanction any expenditure, within budget, for a sum not exceeding Rs. 5000/- for non-recurring expenses, without previous approval of the Committee;
- (f) act as spokesman of the Association; (g) appoint or dismiss any servant or
  - appoint or dismiss any servant or other employee of the Association or take disciplinary action against any such person, subject to the confirmation by the Committee, and shall issue all necessary orders and directions to the Superintendent and the staff of the Association.
  - be competent to assign any independent task or responsibility to any of the office bearers and or members of Executive Committee or member of the Association independently or jointly.
- (i) convene meetings and issue notices for calling such meetings i.e. ordinary, extra-ordinary and requisitioned meetings of the Executive Committee or of the Association:
- address letters and communications/representations to the authorities on behalf of the Association with the knowledge of the Executive Committee;

Provided that the minutes of each meeting mentioned to herein before shall be maintained in a separate register to be kept in by the association.

# (2) VICE PRESIDENT:

(h)

That the vice president shall assist the President in discharge of his functions, towards the members of the Association and towards various other functions including his duties which are mentioned herein before describing their duties at Sr. No. (3) GENERAL SECRETARY:
The General Secretary shall be the

The General Secretary shall be the Executive Officer of the Association. He shall be responsible for the proper and systematic working of the Association and in particular shall:

- (a) carry on all correspondence and maintain the office of the Association;
- draw and record full and the accurate minutes of the proceedings mentioned in clause (a) above and proviso to sub clause J of Sub Article 1 of Article 15.
- take all steps to implement the decision/resolutions passed by the Executive Committee and by the general body of the Association;
- (d) be the custodian of the property of the Association except the money and securities and shall maintain the Register of minutes and records of the Association;
- (e) contest, represent all suits and legal proceedings on behalf of or against the Association.
- be competent to engage counsel in consultation with the President;
- (g) prepare the annual record of the Association and its Executive Committee and shall place the same in the General Body meeting for its approval;
- (h) discharge the administrative functions including sanctioning of bills of recurring expenses;
- spend, within Budget, a some not exceeding Rs. 500/- for non recurring expenses without the previous approval of the Committee;
- do and ensure all other acts/things and deeds for the due compliance of the provisions of the Memorandum of Association in consultation with the President.

1 King

DOWY - Perretary

a. . W

(k) maintain proper records of the Association and supervise the maintenance of books of accounts;

(l) perform all other duties and shall transact all other business concerning the Association and shall do all other works as the Committee from time to time entrusts to him;

(m) take all other steps to keep and maintain the finances of the Association in a sound condition;

(n) be responsible for making all arrangements for the ordinary functions including the visits of V.I.Ps. in the Bar and activities of the Association in consultation with the President.

JOINT SECRETARY:

(4)

The joint Secretary shall assist the General Secretary in the discharge of his duties and functions and in his absence shall perform all duties and exercise all powers vested in him.

REASURER:

The Treasurer shall :-

collect all dues and subscriptions of the Association;

hold and operate the finances of the Association under the supervision of the President;

(c) make payment only on order from President;

(d) maintain proper and up-to-date accounts and submit the same every month before the Executive Committee in its monthly meeting.

(e) get the accounts audited annually before the Annual General Meeting of the Association;

(f) counter-sign all receipts to be issued to all the members;

(g) keep supervision on the staff collecting the subscription and the same being maintained properly;

- TRUY

meen

Akhanlie

(h)

deposit all funds of the association in some banks approved by the Committee except such amount as may be kept as cash for meeting the day to day financial requirements of the Association or any other sum which may be approved by the Executive Committee for being kept as cash in hand. However, the bank account shall be jointly operated by the President and the Treasurer or President and the General Secretary.

(i)

prepare and submit to the Executive Committee, before the annual general meeting, the details of the accounts.

(6)

### LIBRARY SECRETARY:

The Library Secretary shall:

(i)

be responsible for the proper management and upkeep of the library;

(ii)

be responsible for collecting library dues and for taking steps enforce payment of library and other dues.

(iii)

recommend to the Executive Committee or a Sub Committee if appointed for that purpose, the books, journals, magazines and news papers to be purchased by the Association;

(iv)

maintain and improve the library;

(v)

be convenor of the library committee constituted, if any, by the Executive Committee for the purchase of books etc.

(vi)

regulate about the taking of the books from the library by the members;

(vii)

ensure purchase of relevant books, journals, periodicals, new papers and magazines on the recommendation of the Committee;

provided that : No purchase shall be made unless recommended by the Committee.

(viii)

maintain a register of the books in the library indicating the value of each book, the amount annually written off, books

- apprise the Executive Committee quarterly about the latest position of the library;
- ensure and maintain proper catalogue of the books and further that the library is reading room and is not used for any other purpose, i.e. consultations and taking instructions from the clients etc.:
- (xi) keep and maintain a register for complaints and suggestions about library;

### (7) <u>AUDITOR</u>:

The accounts of the Association shall be audited atleast once a year by the Auditor. The Auditor shall be appointed or nominated by the President in consultation with Executive Committee. The Auditor shall examine the entire accounts of the Association and shall have access to the accounts and vouchers at all times throughout the year. The Auditor may make such comments on the affairs of the accounts as he may deem proper and shall countersign the same. He shall submit an annual brief report to the committee to be laid before the annual general meeting with the complete balance otherwise directed.

# ARTICLE 16. <u>DUTIES AND POWERS OF THE EXECUTIVE</u> COMMITTEE

- (1) The Executive Committee shall hold, control and administer the property and funds of the Association and use the same for achieving its aims and objects and shall have powers to constitute such sub committees as may be required for the furtherance of proper governance of affairs of the Association.
- (2) The Executive Committee shall constitute a Disciplinary Committee and other such Committee or Committees as it may deem necessary for effective discharge of its duties.
- (3) The Executive Committee may constitute a library Committee to be headed by the vice president as its

Chairman alongwith other two members to advice the chairman in discharge of the specific task entrusted to this committee. The executive committee shall maintain the minutes of every meeting and this rule shall apply to all the meetings.

(4) The Executive Committee will hear the grievances of the members, if any, and take a decision by majority votes. In case of equal voting for or against, the President shall have a casting vote.

The Executive Committee will be competent to appoint all the clerical staff, and all other employees of the Association. No employee shall be employed by any individual of the Committee.

The Executive Committee will make rules relating to service conditions of employees and will define their duties. The rules for grant of leave to the employees will also be framed by the Executive Committee.

The Executive Committee will fix and/or revise the salaries and allowances and grant advances to the employees and shall make rules in that behalf.

The Executive Committee shall manage and regulate the finances, accounts, investments, properties and all administrative affairs of the Association and for that purpose shall appoint such persons as it may deem fit.

(9) The Executive Committee shall be competent to accept donations and transfer of property to the Association.

(8)

- (10) The Executive Committee shall have power to enter into, vary, carry out, confirm and cancel the contracts and licences on behalf of the Association.
- (11) The Executive Committee shall be competent to invest any money belonging to the Association in nationalized banks or government securities.
- (12) The Executive Committee shall have an over-all control over the affairs of the library

The Executive Committee shall be competent to restrict the rights and facilities to all other members. However, imposition of such restrictions is to be got approved from the general body of the house. The member whose rights are so restricted may appear and present his case in person even when the general body meeting is on for approval of the decision of the Executive committee.

The Executive Committee shall have power to grant and sanction expenditure in case of emergency to the extent of amount which it may deem fit to meet the extigency subject to information to the general house in the next meeting through agenda.

The Executive Committee/Association shall be competent to elect office-bearers and nominate members of the Executive Committee for the remaining period of the year in the event of a vacancy subject to the provisions contained in this Memorandum of Association

The Executive Committee shall help and guide the General Secretary in discharge of his duties.

(17) The Executive committee shall be competent to recommend to the Association, the removal of any member from its membership; whenever:-

It is required for the furtherance of proper governance of affairs of the Association.

OR

(i) It appears that the continuation of any person as a member of the Association is detrimental to its interest:

OR

(ii) For any reasons affecting the honour and dignity of the profession or of the Association.

OR

(iii) It is deemed expedient to do so;
Provided always that the member concerned has been given an opportunity of being heard effective.

(18) It shall be the responsibility of the Executive Committee to arrange and organise social and other functions and activities

and take all steps necessary for fulfilment of the aims and objects of the Association.

# ARTICLE 17. DUTIES OF MEMBERS:

(iv)

A member of this association shall abide by the following duties:

- (i) A member shall endeavour to provide full assistance to the Court and effective representation to his client;
- (ii) In representing a client, a member shall not delay proceedings when it is obvious that such action would serve solely to harass or injure the other party;

A member shall not knowingly:-

- (a) make a false statement of a material fact or of law to the court;
- (b) shall not seek to influence the court or Judges or officials of the Courts in any manner or by any other means prohibited by law or by false representations on behalf of his client, and shall not indulge in such other activity intended to bring disrepute to the profession and functioning of the courts;
- a member shall participate in serving those persons/group of persons, who are unable to pay all or any portion of reasonable fees or who are unable to obtain representation by counsel. A member may discharge this duty by providing professional services at no fees/at a substantially reduced fee to persons/ groups of persons, who are unable to afford for a counsel or by active participation in the work of the Legal Aid Committees;
- (v) A member shall charge a reasonable fee from his client which should be determined on the basis of the time and labour spent over the matter.

# ARTICLE 18. VACANCIES IN THE EXECUTIVE COMMITTEE:

(1) In case of any vacancy arising in any manner, among the

during the year, it shall be competent for the remaining members of the Executive Committee to co-opt any member of the Executive Committee and to elect one of its members to be such office-bearer for the remaining period;

Provided that in the event of the office of the President, or the General Secretary falling vacant, the vice president and the Joint Secretary respectively shall automatically act as President and General Secretary upto the next elections.

(2)

Any member of the Executive Committee, who absents himself from three consecutive meetings of the Committee, without assigning sufficient cause, may be removed from the Committee by a resolution of the Executive Committee in this behalf.

(3)

In case an office-bearer or member of the Executive Committee resigns or ceases to be a member of the Association or a motion of no-confidence is passed against him or incurs the disqualification referred in clause(2) above or is disqualified otherwise, he shall cease to hold his office of Executive Committee. The resignation shall be effective from the date of its acceptance by the Executive committee.

# ARTICLE 19. REMOVAL OF EXECUTIVE COMMITTEE:

All the powers under the Memorandum of Association shall vest in the Executive Committee. The executive Committee shall hold office for a term of one year and cannot be removed or replaced during its tenure so long as it enjoys the confidence of the members. However, in exceptional circumstances the committee can be ousted or removed but only through a <u>no confidence</u> motion in accordance with the provisions of Article 20

# ARTICLE 20. NO CONFIDENCE MOTION:

(1) The Executive Committee or any of its office bearers shall cease to be in office on a vote of <u>no-confidence</u> having carried out against it in a General Meeting of the Association specially called for that purpose only,

Punt

moure

, <

provided that such resolution must be carried out by a majority of 2/3rd members of the total members on roll excluding non-voting member.

Provided strictly further that the requisition on prescribed form for no confidence motion is moved at least by 1/3 members who shall be present head count and shall state and substantiate the reasons for such a motion. In case a noconfidence motion is carried out against the Committee, then in the same general body meeting itself an ad-hoc committee of five members shall be setup by consensus with senior most as its Chairman to carry on the business of the Association till the new Executive Committee is elected. The president on receipt of the requisition shall call the meeting of the general body with in seven days. Provided that if the president fails to call the meeting on such requisition with in a the prescribed period then the Returning Officer shall call the meeting with in next three days after the expiry of seven days period with in which the president had to call the meeting.

Any member of the Executive Committee or any office-bearer shall likewise cease to hold office if a vote of no confidence is carried out against him in the same manner as provided hereinbefore.

The Executive Committee shall ordinarily meet once a month for which two clear days notice shall be necessary or on a written requisition by at least three members thereof.

The President or the General Secretary whenever, deem necessary may circulate any proposal or resolution among the members of the Executive Committee and in case a majority of the members of the Committee agree to such proposal or resolution, it shall be deemed to have been passed by circulation and shall be recorded in the minutes.

(2) (i)

# ARTICLE 21. GOVERNANCE OF THE ASSOCIATION AFTER THE REMOVAL OF THE EXECUTIVE COMMITTEE:

The affairs of the Association in the absence of the Committee shall be governed by an adhoc Committee to be constituted in accordance with the provisions of Article 20

till the new Committee is elected. In such an eventuality, the election of new Committee shall be completed within a period of one month. It is provided here that no such election shall be conducted if the left over term of the Committee is less than 90 days from the date of the removal of the Committee.

#### PART - V MEETINGS AND ELECTIONS

# ARTICLE 22. ANNUAL GENERAL MEETING

(2)

(i)

(11)

(111)

### (1) NOTICE FOR THE ANNUAL GENERAL MEETING

The Executive Committee shall fix a date for the annual general meeting to be held in the month of March with 7 days prior notice to the members.

### HOLDING OF ANNUAL GENERAL MEETING:

The Annual General Meeting of the Association shall be held in the last month of the official year of the Association to transact the following business:-

to discuss the progress report of the year;

to pass the accounts of that year;

to consider any other matter with the permission of the President.

All matters in annual meeting shall be decided by consensus and if consensus fails, by a majority vote of the members present and voting. In case there being a tie, the Chairman of the meeting shall have a casting vote in addition to his own.

# ARTICLE 23. NOTICE FOR OTHER MEETINGS:

A notice of atleast 48 hours shall ordinarily be necessary for an extra-ordinary general meeting and in case of an ordinary general meeting atleast 24 hours notice shall be necessary if in the opinion of President, the decision of the House is urgently needed to deal with the sudden and emergent situation.

# ARTICLE 24. ORDINARY OR EXTRA-ORDINARY GENERAL MEETINGS:

An ordinary or extra-ordinary general meeting shall be called by the President in the following cases:

- (i) On the resolution of the Executive Committee to that effect, OR
- (ii) On a written requisition on prescribed proforma by at least 100 members of the Association, OR
- (iii) Whenever it is considered necessary by the President.

The requisition under sub-clause (ii) of clause (a) shall always specify the object of the meeting.

### ARTICLE 25. QUORUM

(a)

(b)

(1)

(2)

At least 1/4 members shall form the quorum for the general meeting.

At least 2/3<sup>rd</sup> of the members will form quorum for any meeting of the Executive Committee.

One-half of the members shall form the quorum for other committees/sub-committees which may be constituted for various other purposes.

Provided that no business shall be transacted at any general meeting convened through requisition and resolution, calling in question the conduct or character or expelling of any member for specific period or varying, adding to, or deleting rules framed or any of them, shall be passed unless the president or the Vice President and at least ¼ other members are present thereto;

Provided further that no quorum will be necessary for an adjourned meeting. All members present shall have a right to

vote subject to the limitation and restrictions imposed vide various provisions contained in this constitution.

### ARTICLE 26. ELECTIONS:

The Annual General elections for the various posts as provided in Article 14, shall be held by the end of March each year in accordance with the provisions of this constitution and the Election Rules framed there under.

### ARTICLE 27. ELECTION TRIBUNAL:

The returning officer shall act as Election tribunal. A member having not less than 20 year of standing at the Bar and is not intending to contest the elections shall be appointed with his consent as election Tribunal. The tenure of such election Tribunal shall come to an end as soon as the election Petitions, if any, are disposed off and he shall function and discharge his duties as provided in the rules framed under this Memorandum of Association. However he shall continue to be returning officer for the remainder period of his tenure as such officer.

# ARTICLE 28. APPOINTMENT OF RETURNING AND ASSTT. RETURNING OFFICER

The Executive Committee of this Association shall appoint a Returning Officer and a Asstt. Returning Officer such member of the association as such who is not intending to contest the election for the conduct of fair and smooth elections of the Association in accordance with the rules farmed. The decision of the Returning Officer / Asstt. Returning Officer in the matters relating to elections shall be final and binding and shall not be called into question in any court of law or by the General House.

Provided that in the absence of Returning Officer, Asstt. Returning Officer shall be competent to assume the duties and powers to exercise the same as full-fledged Returning Officer.

- Ilmin

Scoretory Sporetory

Bel auto

# ARTICLE 29. ELECTION PETITIONS:

Election Petition (s), if any, may be preferred within 24 hours after the declaration of the result, before the election Tribunal, so appointed for the purpose, under Article 27 only on a ground of re-counting and no other.

The election Petition (s) shall be heard and disposed off in the manner as provided under rule 14 of the elections rules appended to this Memorandum of Association. The decision of the Tribunal in this behalf shall be final and binding and will not be called into question before any court of law/general Body of the house.

### ARTICLE 30. OATH:

All the elected office bearers shall be administered Oath in accordance with rule 13 of the Election rules.

### PART - VI

AMENDMENTS, PROFESSIONAL CONDUCT AND SERVICE

### ARTICLE 31 REPEAL AND SAVINGS:

The Rules/Byelaws followed prior to the coming into force of this constitution framed under this Memorandum of Association of Distt. Bar Association, Jagadhri previously are hereby repealed;

Provided that all notices, rules, regulations and orders issued under them before the commencement of this Memorandum of Association shall remain in force as if issued under the relevant provisions of this Memorandum of Association and will continue as such so long as fresh notices, rules, regulations and orders are not passed under this Memorandum of Association.

# ARTICLE 32. AMENDMENT:

Any Amendment in the provisions; can only be made by a resolution of general Body of the Association in general

meeting held after 7 days prior notice of the proposed amendments and with a clear majority of 2/3rd members on the rolls of this Association voting for such amendment. Provided that such proposed amendment shall be signed by not less than one-half of the total number of members of the Association on roll excluding members who are prevented from casting their votes. All members proposing amendment shall be present head count and shall state and substantiate reasons for such an amendment.

### ARTICLE 33. PRIVATE CONVERSATIONS CONFIDENTIAL:

No publicity shall be given to any statement or expression of opinion or conversation held in any premises at any time occupied by the Association. Any member infringing this rule shall on proof thereof be liable to have his name removed from the membership.

### ARTICLE 34. PROFESSIONAL CONDUCT OF MEMBERS AND THEIR EMPLOYEES

ar of ANO member shall be entitled to practice in courts at Jagadhri unless he is duly enrolled as a member of this Bar Association.

No member shall receive any brief or otherwise take any case from or through any of the following persons, namely:

- any person whom he knows or has reasons to believe to be a tout;
- (ii) any person whose name is entered on the list of any Court as being a tout or on the list of touts kept by the Committee;
- (iii) a clerk whose employment to the member of the Association is prohibited by the Committee.

For the purpose of Article 32, the Committee shall maintain a list of persons reputed to be touts and shall revise the list from time to time. The list shall be open to inspection by members in the library during working hours on all days other than holidays. Dol. aula

mell

(3)

(1)

(2)

(4)

No member shall directly or indirectly indulge in publishing his name as an Advocate in any manner whatsoever to attract work.

(5)

No member shall employ :-

(i) as a clerk, munshi, chaprasi or other servants, any person mentioned in Article 34, clauses (ii) or on the list mentioned in relevant Article.

(ii) in any capacity any person who has:-

(a) at any time been recorded as a bad character or be a disreputable character and objected to by the Committee as such:

convicted of giving false evidence, theft, forgery (b) cerminal misappropriation or breach of trust, or any offence which in the opinion of the Committee renders him unfit to be employed by a legal practitioner;

(c) been declared by the Committee not to be a fit and proper person for or whom the Committee has prohibited from such employment or retain the service of any person, who may at any time be found to have been ineligible under this Article.

No person shall be employed as a clerk by a member of this (6)Association unless he fulfils the conditions as are laid down by the High Court from time to time.

> No member shall engage, as his clerk or munshi any person. who having served as such, does not produce a certificate of good character from his last employer or explains the nonproduction thereof to the satisfaction of the Committee.

ARTICLE 34 (A). CONSULTATION FEE:

No member of this Association shall render any legal consultation/ advice to any client without charging consultation fee.

C. Georetary

Distt. Bar Lasooistion, Jagadhri

Distt. Bar Association Jagadhri

# ARTICLE 35. STAFF AND THEIR SERVICE CONDITIONS:

(1) Office Superintendent.

For efficient functioning of the administration of the Distt. Bar Association, a post of office Superintendent is created and the incumbent may possess the following qualifications:

(i) should be at least Graduate;

(ii) should be well conversant with english language, i.e. speaking and writing.

(2) Librarian

(3) Clerk

(4) Peons AND

Sweepers.

The Executive Committee shall be competent to appoint as many clerks, peons and sweepers from time to time as it deems sufficient and fix their pay scales as it may deem proper.

### EXPLANATION -\I:

The pay scales for various categories of employees shall be fixed at just and reasonable scales.

### EXPLANATION - II:

An employee, who is already in employment of the Association and has put in at least 5 years of service and his conduct and efficiency is found to be satisfactory in the estimation of the Executive Committee, will be confirmed within a period of one year from the date of enforcement of this Memorandum of Association.

#### **EXPLANATION - III**

The services of the so confirmed employee will not be terminable without serving upon him a show-cause notice and without giving him an opportunity of being heard in person or through his Agent.

#### **EXPLANATION - IV**

Action of the Executive Committee for the purpose of appointments of the staff, regulating their service conditions, suspension, dismissal, reinstatement etc., will not be called

Builton

Delly

An a. had

into question in any court of law and the decision of the appropriate authority in this regard shall be final.

### **EXPLANATION - V**

The Executive Committee shall frame the rules providing for pay-scales with allowances and service conditions, leave and on such other aspects of the employment; within a period of one year from the date of commencement of the memorandum of Association.

### ARTICLE 36. RIGHT OF DISSENT:

Members shall have right of dissent against the decisions of the Executive Committee, such dissent, shall not be expressed by the member/members through hand-bills, posters or press statements. However, if at least 100 members disagree with the decision of the Committee, they shall have right to voice the dissent by first placing in writing before the Committee to do the needful within 48 hours. If nothing is done by the Committee within the aforesaid time, through the requisitioning of General Body meeting in terms of the provisions laid down in the relevant clauses, they can voice their dissent in that meeting.

Provided that remedy of dissent shall not be available after 3 days from the date of such a decision over which dissent is desired to be expressed.

# ARTICLE 37. MIS-CONDUCT BY THE MEMBERS AND DISCIPLINARY ACTION

The following acts on the part of the members shall constitute misconduct:

- (a) Wilful disobedience or non-compliance of the decisions taken by the Executive Committee, General Body decision or of any other Sub-Committee constituted under this Memorandum of this Association;
- threatening the members of the Committee or those of the sub-committees or of persons appointed by the District Bar Association, Jagadhri or coercing them to do or not to do any act in discharge of their duties and functions under the Memorandum of Association.

- misuse of the Chambers, Seats, Library, Reading Room, Conference Hall and any other building or premises or part of the premises which are under the control of the Association;

  (d) carrying on illegal and undesirable activities like gambling playing cards and drinking etc. in bar premises during and after the working hours;

  (e) threatening and/or assaulting the general process of the Positive P
- (e) threatening and/or assaulting the members or employees of the Bar Association;
- (f) acts, deeds, which do not behave to the Advocates and committing professional misconduct as defined under Advocate Act, 1961.
  - any member found helping touts or soliciting work through touts;

Frattending courts or court proceedings or meeting of the association after consuming liquor;

acting against the interest of the bar and the decision of the Executive Committee/General Body;

assaulting the employees of the Association or obstructing them in discharge of their duties, directions/instructions of the Executive Committee;

disrupting or attempting to disrupt the unity of the Association by factional activity or forming any parallel panel of the Bar Association or misusing the name and letter pad of the Bar Association whether in writing or otherwise;

- (1) nuisance or disturbance or putting any hindrance in smooth conduct of Executive or general body meeting.
- (m) Tempering official record of the association or tearing of or disfiguring or damaging and/or removing of library books or any other property of the Bar Association.

G. Secr

(j)

Distt. Bar Association, Jagadhri

Distt. Bar Association Jagadhric

(n)

distributing/passing over or allowing the stickers of the Bar Association meant for car/scooters for usage of non-members/non-advocates;

(0)

using the service of the employees of the Association during working hours for personal work unless any kind of work is permitted by the Executive Committee;

(p)

forming any society/association on the lines and in the name of caste, class, religion or political party etc.;

(q)

doing any act to disintegrate the unity of the Bar;

(r)

issuing posters, hand-bills against the decision of the Executive Committee or the General Body;

(s) -

engaging any persons declared to be touts in the employment as clerk or sheltering any person/member against whom the Association has lodged a civil/criminal case or has taken any disciplinary action for committing misconduct;

(t)

allowing any person to sell any item or to take benefit from the property vesting with the Bar Association;

(u)

any act or acts or expression injuring the religious feeling of any member (s) and any such other act or acts or expression, which, in the opinion of the Committee, constitutes a misconduct.

### ARTICLE 38.

#### DISCIPLINARY ACTION

The Executive Committee on the receipt of the findings of the disciplinary Committee, may, by passing a resolution, take the disciplinary action against the erring member(s) with the approval of General Body of the House, which may include:-

(a)

#### SUSPENSION

Suspension for term which may extend to six months (Suspension period will be considered as a break for the purpose of membership of the District Bar Association, Jagadhri and Welfare Scheme.)

1 Tungur

G. Secretary

Behaulus

(b)

Removal of the member from the rolls of the membership of the Association and withdrawing all facilities enjoyed by the member at the time of misconduct.

(c)

cancellation of chamber(s)/removal of seat(s) allotted to the member(s) including removal of the board(s) of the erring member(s).

(d)

Reporting the misconduct to the Bar Council of Punjab and Haryana, Chandigarh.

(e)

Imposing penalty of amount not exceeding Rs. 5000/- and the minimum penalty would not be less than Rs. 500/- which has to be deposited with the District Bar Association, Jagadhri.

(f)

The General Secretary of the Association shall within 15 days of taking action, report the name(s) of the offending member(s) to the District Judge, Jagadhri and Bar Council of Punitag and Haryana, Chandigarh.

(g)

The Committee may also debar any erring member from carrying on practice in courts at Jagadhri.

#### PROCEDURE:

The procedure to be followed in taking disciplinary action will, as far as possible, be in conformity with principles of natural justice. The following procedure shall be followed:

(i)

On receipt of the complaint, the General Secretary shall call comments from the member, against whom the complaint is received requiring the member to submit the same within 7 days.

(ii)

On receipt of the comments from the concerned member, the General Secretary shall forward the complaint alongwith comments, if received, to the Disciplinary Committee for investigating the matter. The Disciplinary Committee, after giving proper hearing to both the parties shall record it's finding and forward the same to the Executive Committee within next 7 days.

( Frugue

DOWN :

Bhaulier

(iii)

On receipt of the findings of the Disciplinary Committee, the Executive Committee shall issue show cause notice to the erring member within 3 days of the receipt of the finding from the Disciplinary Committee and requiring the member to make representation within two days against the proposed action.

(iv)

On receipt of the reply to show-cause notice as referred above and in case of the proof of the guilt, the Committee shall take action or actions as are incorporated in Article 37, within 7 days. The Executive Committee shall also be competent to initiate action suo-moto or on the complaint made to it by any member.

# RTICLE 39. CODE OF CONDUCT FOR EXECUTIVE MEMBERS:

In the case of any dissent or difference of opinion, the majority decision. Any violation thereof shall entail disciplinary action.

No member of the Executive Committee except the President shall issue press statements.

(iii)

(i)

Decorum will be observed in the meeting and proper respect will be required to be paid to the chair.

# PART - VII WELFARE SCHEMES

ARTICLE 40. WELFARE SCHEMES

The legal fraternity constitutes of leading segments of the intellectual communities and is largely responsible for the maintenance of and upholding of rule of law, which is basic and the strongest pillar of democracy. Lawyers thus render a yeoman service to the nation, but while every other class of services has been provided with provisions of security in one form or the other, the lawyers have none atleast in the State of Haryana. It is, therefore, imperative on the part of this Association to initiate steps to create life security in the form of and through welfare schemes. Hence it is provided that

the Association through its Executive Committee shall endeavour to take up the cause of welfare through various schemes like Group Insurance Scheme at its own level and shall also approach the Government for bringing a comprehensive law on the pattern of Maharashtra and Rajasthan Governments. It shall be the bounden duty of the Committee to approach the Haryana Government for such an enactment as early as possible and also seek the help of Bar Council and other concerned authorities in this regard.

# PART - VIII (RULES)

LIBRARY RULES OF LIBRARY OF THE DISTRICT BAR ASSOCIATION, JAGADHRI.

1. NAME:

Library shall be named as DISTRICT BAR SOCIATION LIBRARY.

2. LOCATION:

It shall be located in the District Bar Association premises at Jagadhri.

#### 3. DEFINITIONS:

Unless context refers to otherwise:

MEMBER means a member of the District Bar Association, Jagadhri.

LIBRARY District Bar Association Library, Jagadhri.

BOOKS include Text Books, Law Reports, Journals, Magazines, Periodicals, Digest, Gazettes and Rajpatras and all other such printed material as may be deemed necessary to keep library up-dated.

### 4. MEMBERSHIP AND SUBSCRIPTION:

Every ordinary member or life member, who is practicing in Jagadhri courts, shall be deemed to be a member of the

Library and shall have to pay subscription as provided in the memorandum of Association.

# 5. INCHARGE OF LIBRARY:

The Library Secretary or any member so appointed, shall be directly incharge of the library and all routine work of the library will be carried on by the Librarian appointed by the Association under supervision of the Library Secretary to collect subscription, penalities and other charges in respect of library and Books.

## 6. NUMBERING OF BOOKS:

A catalogue of all the books shall be maintained and kept in the library. It shall be open for inspection to members.

(b) Index of all general and text books shall also be maintained for use of members, and books shall be accordingly kept.

## 7. PURCHASE OF BOOKS AND ITS REGISTER:

separate register containing full details of all the books purchased indicating the cost of each book shall be maintained.

Any member may make suggestions regarding purchase of books for the Library and the Library Secretary or such other member shall put up such suggestions before the Executive Committee for the consideration.

#### 8. DAILY TIMING:

(a)

The Library shall open on all working days 30 minutes before and close 30 minutes after the court hours.

#### 9. ISSUE OF BOOKS:

In order to maintain up-to-date library, it is made clear that no books will be issued to the members except on the responsibility of the President and General Secretary who shall ensure the return of books from the member within two days from the date of issue. In case the books so issued are

not got returned, then the president and the General Secretary shall be responsible for meeting the cost of such books. It will be the duty of the librarian to inform the President and The General Secretary regarding non return of books within 2 days.

(2)

The members, however, shall be entitled to consult the books of the library room itself during working hours and shall also be entitled to get the relevant rulings photo-stated for presenting them in the courts in supports of their cases.

(3)

All current issues of every newspapers, magazines, journals and periodicals coming in the Association shall be kept on tables assigned for the purpose and shall not be removed by any member or taken out of the Association premises during library timing.

(4)

At the end of the year, all the waste newspapers etc. will be disposed off by the Library Secretary or Incharge of the Library.

(5)

No person other than a member will be allowed entry in the Library.

10. SMOKING

OKING, TEA, EATABLES PROHIBITED :

Smoking, Tea and other eatables are strictly prohibited in the library.

# 11. ACTION AGAINST ERRING MEMBERS:

If any member commits a breach of the Library Rules, the President shall initiate action against the erring member as he may deem proper and necessary.

# 12. COMPLAINTS/SUGGESTIONS ABOUT THE LIBRARY:

All complaints/suggestions about the library should be made in writing to the Library Secretary or the Member Incharge of the Library or in the Book maintained in the Library for the purpose.

- Must

Melly

Rehaulter

# ELECTION RULES OF THE DISTRICT BAR ASSOCIATION, JAGADHRI.

# RULE 1. APPOINTMENT OF RETURNING AND ASSTT. RETURNING OFFICER:

There shall be a Returning Officer and Asstt. Returning officer appointed by the outgoing executive committee of the Bar Association in the month of January of the following year for a period of 2years. The decision of the appointment of Returning officer and Assistant Returning Officer shall be made known to the members in the meeting of the general body.

# RULE 2. QUALIFICATIONS OF THE RETURNING AND ASSTT. RETURNING OFFICER.

A member intending to contest any election of the Executive Committee, shall not be appointed as R.O. or A.R.O.

No member shall be appointed as Returning or Asstt. Returning Officer without his consent.

Such member should not be an office bearer of the outgoing Executive Committee.

R.O. or A.R.O. shall not be entitled to be proposer or seconder of contesting candidates.

## RULE 3. TENURE OF RETURNING OFFICER:

(i)

(ii)

(iii)

The tenure of Returning Officer shall be from the date of his appointment for 2 years. He/She shall administer oath to the members new Executive Committee as provided in Rule 16.

# RULE 4. POSTPONEMENT OF ELECTION:

Election shall not be postponed/delayed under any circumstances and shall have to be held before 31st March each year. However, the election shall stand postponed only in case of death of a contesting member or the Returning Officer/Asstt. Returning Officer. The postponement shall be for a period of I week in maximum.

Tans after

A. 1.8

# RULE 5. DUTIES AND POWERS OF THE RETURNING OFFICER:

- The Returning Officer once appointed or elected shall have powers to include three members of his choice in his electoral team.
- The Returning Officer immediately after appointment shall start the process of the elections by issuing a notice. He shall ensure preparation of rolls, declaration of election schedule and arrangement for election and complete the same with in the stipulated period.
- The Returning Officer shall conduct the elections in strict compliance of Election Rules. The outgoing Executive Committee shall make its staff available to the Returning Officer for performing the election duties.
- The Returning Officer and his team members shall not participate in the election except for casting their votes. The Returning Officer shall exercise full and absolute control over the election affairs and his decision alone shall be final and binding and shall not be interfered with by the General Body or challenged in any court of law. However in absence of Returning Officer, the Asstt. Returning Officer shall assume and exercise all the duties and powers of Returning Officer.

All used and unused ballot papers shall be preserved by the Returning Officer till Election Petition(s) if any, is/are disposed off.

# RULE 6. ELIGIBILITY OF MEMBERS TO CONTEST AND VOTE AT THE ELECTION:

No member of the Association shall be eligible to contest or to be nominated for any post of the Association unless:

(a) He has paid his full subscription on or before the date fixed by filing of nomination papers for election or the date fixed by the returning officer for deposit of subscription and the return of library books.

The BOUL

(b) He pays along with his nomination from a nonrefundable sum of security mentioned as below:

(1) President	Rs. 500/-
(2) Vice President	Rs. 400/-
(3) General Secretary	Rs. 400/-
(4) Joint Secretary	Rs. 200/-
(5) Cashier	Rs. 200/-

(c) He has completed a minimum of membership /practice mentioned post wise as below:

(1) President	10 years
(2) Vice President	5 years
(3) General Secretary	5 years
(4) Joint Secretary	2 years
(5) Cashier	2 years

(2) member shall be eligible to cast his vote at the elections unless he is in possession of his identity card issued by the Association. In case the member is not in possession of the identity card, he shall have to be identified by the two such members, who are personally known to the Returning Officer.

#### NOTE:

- (i) A member, who is in arrears of his/her subscription of any dues to the Bar Association; will not be eligible to propose or second the candidature of any member for any of the posts.
- (ii) Non active members shall have no right to vote or contest the elections.
- RULE 6A. No member shall be eligible to contest and to be elected twice for the same post consecutively.

# RULE 7. MODE OF ELECTION AND TENURE OF EXECUTIVE COMMITTEE

The officer-bearers of the Association shall be elected by secret ballot and the tenure of the elected Executive Committee shall be only upto 31st March each year and not thereafter.

## RULE 8. CONVASSING:

(1)

There shall be no convassing in the form of posters, pamphlets, hand-bills and banners etc. by the contesting candidates or their supporters in the area of Election Enclosure on the day of the polling.

RULE: The Election Enclosure shall mean the area/building occupied by elections staff and/or is indicated by writings or by symbol or by marks, etc..

(2)

The candidates and their supporters shall not be permitted assembly in the election enclosure except those in queue for voting.

(3)

The candidates or their supporters will not be allowed to enter into polling booth except as provide in rule 9 below.

#### RULE 9

# PRESENCE OF CANDIDATES AND THEIR AGENTS:

(1)

At the time of voting and counting of votes, the candidate in persons or their Agent will be permitted to remain present in the polling station.

(2)

The counting shall be held within closed doors under the direct supervision of Returning Officer and his team members.

(3)

No substitute of the Agent shall be permitted unless a specific permission is granted by the Returning Officer on genuine request to that effect.

(4)

Candidates or their Agents shall be required to conduct themselves in a dignified manner and to maintain decorum inside the polling station and in case any Agent indulges into undesirable conduct, i.e. making unnecessary noise or disturbing the peace and smooth work of the elections, the Returning Officer shall be competent to call such person to order and disobedience to such order will entail his removal from Enclosure/Polling Station.

Trugan

G Secretary

gelanted President

(5)

The candidates shall be required to give the names of their respective polling and counting agents at least half-an-hour before the commencement of poll to the Returning Officer.

(6)

No Polling Agent shall be permitted to come out the polling station before half time. However, the counting Agents may be called in at the time of counting if they are persons other than Polling Agent.

(7)

No candidate or his agent shall be permitted to enter the polling station after the commencement of the poll except with the permission of the Returning Officer or as provided here in before.

(8)

No candidate or his Agent shall be permitted to leave the place of polling after the counting begins and is completed.

## ELECTION MATERIAL:

All the election material as Prescribed, like ballot-boxes, ballot papers, slips, pencils and papers and other necessary material shall be provided by the Executive Committee to the Returning Officer on or before the date of filling nominations and thereafter such election material shall be under the safe custody of the Returning Officer.

### RULE 11. POLL TIMINGS:

The polling shall be held between 9.00 A.M. to 4.00 P.M. with half-an-hour interval from 12.00 to 12.30 P.M. The voters having entered the polling Enclosure and forming the queue with the Enclosure by 4.00. P.M. shall be allowed to cast their votes.

### RULE 12. ELECTION SCHEDULE:

### (1) ELECTION NOTICE:

The Returning Officer shall issue a 15 days notice (i.e. 15 days prior to the date of poll) and announce the Election Schedule. A copy of such notice shall be affixed on the notice-board of the Association and he shall also ensure its wide circulation among the members through peon-book.

EX	DATE:
(i)	Languages Known : English & Hindi.
(1)	The election process shall be deemed to have commenced when the electoral rolls are published and are placed on the notice board fixed in the complex of the District Bar Association, Jagadhii Association, Jagadhii Association and Superscript and Superscr
(ii)	The member enrolled after the publication of the electoral rolls and their placement on the notice board of the electoral Association shall not be eligible to vote / contest the electoral
(iii)	03700 = 0
(2)	> Quick Learge Competency > Work Ethics Work Ethics
100	Electoral rolls shall be published within two days after the
bistrict District	and world a steer the bright of the state of
(ii)	Scrips of the respectations of the rest of
	avoided and the election is conducted in a peaceful manner.
(iii)	The timing of filing nomination papers shall be from Ising pear of my
(iv)	ntilize my skills and my knowledge to enhance the value of the whole of animo section in the political pol
(v)	Sector 17, Huda, Yangung Sector 17, Huda, Yangung Sector 17, Huda, Yangung Sector 17, Huda, Yangung Sector 18, Haryana and Sector 17, Huda, Insulation of Sector 17, Huda, Yangung Sector 18, Huda, Yangung Sector 19, Huda, Yangung Sector 18, Huda, Yangung Sector 19, Huda,
(vi)	'86 'ON əsnoH nomination paper wrongly filled will entail rejection and
	BEZOME

PLACE:

(JAGRITI)

the nomination papers shall be final and binding and that such a decision shall not be challengeable in any court of law or in the General Body of the House.

## (3) PUBLICATION OF LIST OF ELIGIBLE VOTERS:

- (i) That the list of electoral rolls so published on the notice board of the Association can be had from the Association by the contesting candidates on payment of Rs. 50/- each.
- (ii) In case of error or commission in the list of voters, the same shall be pointed out the Returning Officer with in 2 days itself and consequently the Returning Officer will take necessary steps to correct the errors.

(iii) No member shall be permitted to vote, whose name does not appear in the list of eligible voters. However, the Returning of Fire of Fire vote if he otherwise is found to be eligible.

OBJECTIONS:

(4)

(5)

The objections can be filed within two days next to close of nominations and the same shall be heard and disposed of the Returning Officer on the subsequent day, the order of the Returning Officer disposing off the objections shall be final and binding.

# **SCRUTINY OF NOMINATION PAPERS:**

The scrutiny of the nomination papers will be held on the following day. The Returning Officer shall have the power to reject the nomination paper(s) if not found in order. However, the aggrieved, person shall have a right to seek Review and the Returning Officer shall make his decision known within 24 hours which shall be final and binding and shall not be called in question in any court of law or the General Boby of the House.

# (6) <u>WITHDRAWAL OF NOMINATION PAPERS</u>:

The withdrawal of the nomination papers will take place on

## RETIREMENT OF CANDIDATES:

Any or all candidates will have right to retire from the contest. In the event of other candidates retiring and only a single candidate is left in the field for any post, the Returning Officer shall announce such a candidate elected unopposed for that post. Such announcement may be made even before election.

The candidates shall be permitted to retire from the contest till the date prior to the polling day and no such retirement shall be allowed on the Polling date and without written information.

### POLLING:

(9

(ii)

Polling shall take place from 9.00 A.M. to 4.00 P.M. on the date fixed for polling, with half-an-hour interval from 12.00 moon to 12.30 P.M.

### ELECTION RESULTS:

:No member other than the Returning Officer shall have any right to announce the official result and to release a pressnote to that effect.

- The Returning Officer shall announce the election result on the day of polling itself.
- The decision of the Returning Officer shall be final and (iii) binding and shall not be called into question in any court of law or before the General Body of the House. However, the election petition as provided in Rule 14 of the election rules can be preferred before the election tribunal within the stipulated period as provided their in.

#### **ELECTION PETITIONS:** RULE 13.

The Election Petition, if any can only to preferred before the (1)election tribunal within a period of 24 hours from the time of the declaration of the election results only on the ground of recounting of votes and no other. Blanker

Olla

President

- (2)
- The Election Petition shall be accompanied by a receipt of Rs. 50/- issued from the office of the Distt. Bar Association, Jagadhri.
- (3)
- The Returning Officer shall preserve the election record i.e. used and unused ballot papers till the disposal of the Election Petitions, if any.

## RULE 14. ELECTION TRIBUNAL:

One-member Election Tribunal shall consist of returning officer and the returning officer may in his own wisdom may take the services of the Asstt. Returning Officer and any other two persons to conduct the proceedings of the Election Tribunal. A member having atleast 20 years of practice shall be appointed as Returning Officer who will head the Election Tribunal.

# RULE 15. HEARING OF ELECTION PETITIONS:

(1) Regie

The Election Tribunal shall receive the election petition, if any from the aggrieved candidates personally and shall dismiss the same if:-

The petition is not accompanied by a receipt of Rs. 50/-.

(ii)

(i)

The petition is filed after the expiry of limitation period i.e. 24 in the time ending declaration of election result.

NOTE: The Returning Officer shall be duty bound to announce the time after the declaration of results.

- (2)
- Subject to the provisions of sub-clause (i) and (ii) of clause (1) of Rule 16, the Election Tribunal shall call the respondent (s) and the Returning Officer with the election record.
- (3)

On receipt of election record, i.e. used and unused ballot papers, the Tribunal shall take up the re-counting and shall declare the result accordingly. The decision of the Tribunal shall be final and binding and shall not be called into

- Trust

John

45

Mieli Day

Beharlis

question before any court of law and or before General Body of the House.

#### RULE 16. OATH:

All the elected members shall be administered Oath expressing their allegiance and faith in the Constitution/MEMORANDUM OF ASSOCIATION on the following working day by the Returning Officer or any senior most member of the Association if the Returning Officer is not available. The office superintendent shall make all arrangements including refreshment etc. for Oath taking ceremony.

### RULE 17. <u>ELECTION OFFENCES</u>:

(1)

The newly elected Executive Committee, on a written complaint made to it, by any member against a member; who violated the Election Rules and acted in defiance of the forders of the Returning Officer appointed or any other election officer appointed by the Returning Officer, shall have the powers to take the following action:-

(i) to acquit him/her, if not found guilty.

(ii) to disqualify him from contesting elections for a specific period;

(iii) to suspend his membership for a specific period;

(iv) to remove him from the membership in accordance with the provisions of the Memorandum of Association;

(v) to take any other action which the Executive Committee deems proper.

1 Kant

\*\*\*\*\*\*\*\*\*\*\*

President

Dist. Bar Association

C.P.B.Carr

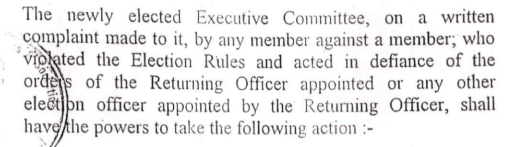
question before any court of law and or before General Body of the House.

### RULE 16. OATH:

All the elected members shall be administered Oath expressing their allegiance and faith in the Constitution/MEMORANDUM OF ASSOCIATION on the following working day by the Returning Officer or any senior most member of the Association if the Returning Officer is not available. The office superintendent shall make all arrangements including refreshment etc. for Oath taking ceremony.

## RULE 17. ELECTION OFFENCES:

(1)



- (i) to acquit him/her, if not found guilty.
- (ii) to disqualify him from contesting elections for a specific period;
- (iii) to suspend his membership for a specific period;
- (iv) to remove him from the membership in accordance with the provisions of the Memorandum of Association;
- (v) to take any other action which the Executive Committee deems proper.

Bhanhad Run

Dull -

Beneth

stt. Bar Association Jagadhri

G. Secretary

Distr. Bar Association, Jagadh Certified to be a True Copy

District Registrar of Firms & Societies

YAMUNA NAGAR (Haryana) Jects and bye laws are true copy of