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THE CONSTITUTION

OF

THE MALOUT BAR ASSOCIATION

MALOUT

2004

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FOREWARD

It is a matter of great pleasure to us that in bringing out the present constitution, its framers have modernized the approach to the subject and have brought it in line with standard Text on any " constitution of Bar Association." We are happy to pay our tribute to the present work.

Malout

Gurmeet Kaur P.C.S. A.C.J.(S.D.) Malout

Se are realy very grateful to Smt. Gurmeet Kaur Additional Civil Judge(Sr. Div.) Malout who have devoted much of her valuable time and have taken great pains in going through the present constitution and providing an ever inspiring forward.

Malout

Members of the

Malout Bar Association.

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THE CONSTITUTION

OF

THE MALOUT BAR ASSOCIATION

MALOUT

2004

WE, THE PRACTISING ADVOCATES AND PLEADERS AT MALOUT HAVING SOLEMNLY RESOLVED **TO CONSTITUTE** MALOUT BAR ASSOCIATION MALOUT IN ORDER TO SECURE TO ALL ITS MEMBERS FRATERNITY ASSURING THE DIGNITY OF THE INDIVIDUAL MEMBERS AND UNITY OF THE ASSOCIATION EQUALITY OF STATUS AND OPPORTUNITY LIBERTY OF THOUGHT, EXPRESSION, BELIEF, PROFESSION AND TO DISEMINATE LEGAL AWARENESS AND KNOWLEDGE OF BASIC HUMAN RIGHTS AMONGST THE GENERAL PUBLC IN OUR CONSTITUENT BODY, THIS 10 th DAY OF DECEMBER 2004. DO HEREBY ADOPT, ENACT AND GIVE TO OURSELVES THIS CONSTITUTION.

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THE CONSTITUTION

OF

THE MALOUT BAR ASSOCIATION MALOUT

Title

 This Association shall be called the "Malout Bar Association MEMBERSHIP

- 2. Every legal practitioner practising at Malout shall be a member of the Association, subject to the provisions of this Constitution.
- Every practising lawyer at Malout, whose name appears in Annexure "A" shall be deemed to have been duly admitted as a member of the Association.

Admission of new members

4. A legal practitioner who desires to become a member of the Association shall, on depositing the admission fee, hereinafter prescribed, with treasurer against receipt, be proposed by one member of the Association and seconded by an other. The proposal shall be in writing in form Annexure "B" addressed to the Honorary Secretary, and it shall be signed by the proposer and the seconder.

5.

(i) The Honorary secretary shall on receipt of the written proposal enter the proposal in the register, giving the names of the proposer and the seconder and shall call a meeting of the executive Committee to consider the admission of the applicant as early as may be convenient, but not later than 15 days from the date of deposit of admission fee by the applicant

(ii) A member shall be deemed to have been admitted as a member of the Association by the Executive Committee if 2/3rd of its members present and voting so decide. (iii) If the applicant is duly admitted his admission shall be notified to him and to the Treasurer by the Honorary secretary without delay and the member admitted shall be requested to pay his Sub-scription for the current month .If the candidate is not admitted the deposit of the admission fee shall forthwith be returned to him by the Treasurer on the advice of the Honorary secretary.

(iv) It will be lawful for Executive Committee of the Association to re/admit any ex-member on a sufficient cause without charging new admission fee in whole or in a part, provided that no member shall be readmitted as member by the Executive committee whose expulsion was confirmed by General body of the Association or who was expelled by the General Body of the Association.

Qualification

6.

An applicant shall qualify for admission if he is a member of the Bar Council of the Punjab provided (a) that he has not been disqualified by the Bar Council of Punjab or

B) That he has not been disqualified, suspended or expelled by any Bar Association in India.

ADMISSION FEE AND SUBSCRIPTION.

- 7. The admission fee shall be Rs. 250/-
- 8. All members shall pay Rs. 30/- per mensum each as subscription.
- 9. Subscription is payable within the month for which it is due. Any member paying his Subscription by the 15th of the month for which it is due will be entitled to a rebate of Rs.5/- provided that there are no arrears against him.

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10. That Fee of admission or subscription or both can be altered by a resolution passed by not less then one half of the members of the Association at a meeting of the general body.

11. Sub-Scription shall be payable in advance on the 1st of each month.

Any member who does not pay Subscription for three months shall be considered to be in default and it shall be the duty of the secretary to demand the arrears of the subscription by a notice in writing from such member. The notice shall require payment of arrears within 15 days from the date of its receipt by the member.

SERVICE OF NOTICE

In case of any member being absent from the Bar, the Honorary secretary may use his discretion as to the mode of service of the notice. The cost of postage stamps etc in effecting service on such member, if any incurred, shall be recoverable from such member, as arrears of subscription.

That Honorary Secretary shall send a notice by hand, in the first instance and the member shall give his signature acknowledging the receipt of the notice.

12. After the expiry of 30 days from the date of the receipt of the notice mentioned in Article 10 above, if the defaulting member fails to comply with the notice he shall ipso facto cease to be a member of the Association, but he shall be liable to be re-admitted on payment of Rs.100/- as penalty within 3 months of his ceasing to be a member provided he pays arrears of subscription and other charges, if any, upto date.

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PROPERTY OF THE ASSOCIATION.

Right to property.

13. Any member who by reason of any cause including including resignation expulsion or other disqualification referred in these Articles ceases to be a member of the Bar Association, shall forfeit all claims to, or interest in the property of the Association.

MANAGEMENT

Executive Committee

14. The affairs of Association shall be managed by an executive Committee consisting of a President, Vice President, Honorary Secretary, Joint Secretary, and Treasurer, and two ordinary members co-opted by the Officer bearers. The Executive Committee shall be elected at General Annual meeting. It shall hold office until the next election, should office of any member or members of the Executive committee fall vacant during the course of the year, his or their place shall be filled up by election from the general body of such members of the Association who are eligible to vote at the general election, provided that. (i) On vacancy of the office of President the Vice-President shall act for him, on vacancy of any other office (s) of the Executive Committee the Executive Committee shall make a temporary arrangement till such time as the president or / and other office (s) bearer (s) is duly elected by the Association.

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YEARLY REPORT

15. The Secretary shall, two weeks before the election of the Executive Committee, call a general meeting of the Association at which the Executive Committee shall present a Report on the work, accounts, assets and property of the Association of the past year with a special note as regards the addition, if any, of books, law reports. periodical and the like made to the Library.

DATE OF ELECTION

16. Election of the members of the Executive Committee and its office bearers shall be held on the 15th April annually or on such other date and at such hour as may be so fixed by the Bar Association at General meeting, but not later than 30th April.

Administrator and his election

17.

In case the President or the Secretary or Executive Committee fails to hold election as provided in Article 15, the office bearers shall cease to hold office on the 30th April every year. In such eventuality general body of the Association shall meet in the Bar Room at 3 P.M. on the first working day of May and elect an Administrator by simple majority of the members present and voting by show of hands, Such a meeting shall be presided over by a member of the Association whose name comes first Alphabetically in English.' Sir name" shall not be taken into account for this purpose, such an elected Administrator shall have the powers.

(i)

To take charge of the Association from out going office bears of the Executive Committee.

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- To carry on the affairs of the Association till the election; of new office bears.
- iii) To hold election of the above said office bears of the Executive Committee on or before Ist of June of that year. He shall follow the procedure for holding election provided in these Articles.

ELECTION OF RETURNING OFFICER.

- 18. A Returning Officer shall be elected by the General body of the Association at a meeting by show of hands by simple majority as also by majority of members present and voting. Such meeting shall be held on the first working day in the month of March annually.
- 19. The Returning Officer shall not be eligible to be elected as member of the Executive Committee and shall not be entitled to vote in the election of the Executive Committee or office bearers.
- 20. The Returning Officer so elected shall assume his office on his election which shall be notified by the secretary within 2 days of his election. He shall have free access to the record of the Association.

MEMBERS OF ELECTION

21. Twelve days before the date fixed for election the Secretary of the Bar Association shall publish in the Bar Room a provisional list of the members of the Association who are eligible for vote. The list shall also specify the name of the Returning Officer who will deal with claims and objections under Article 22.

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DISQUALIFICATION FOR VOTING.

- 22-I. No person shall be eligible to vote from whom subscription for any month prior to the month in which the provisional list is published, is due.
- II) A person who becomes member of the Association after 31 st January in a Calendar year shall not be entitled to take part in any elections held in that calendar year in any manner or Vote thereto or to stand for election or propose or second any member of the committee or any other office of the Association there at.
- A member who exercises his right to vote in any other Bar Association in III) India in the Calendar year in which the election is being held, shall not be eligible to contest for any post of the Bar Association or to cast his vote or propose or second at the election of the Bar Association in that calendar year. All the members /voters of Association shall be required to give and file a declaration in the form of an affidavit on or before 31st March of the Calendar year in which the elections are being held to the effect that he has not exercised his right to vote in any other Bar Association in India in that calendar year. The affidavit shall be on a stamp paper of Rs.15/- . A member of this Bar Association may be a member of any other Bar Association and enjoy all other facilities, but his right to vote shall be only at one place . Provided however that if such a declaration is found to be false it shall entail automatic suspension of the member giving such a false declaration from the membership of this Association for a period of three years.

CLAIMS & OBJECTIONS

23.

Claims for inclusion in and objections for exclusion from the list shall be filed within 2 days and shall be disposed of by the returning officer after hearing the claimant and the members objected to , as the case may be.

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- 24. A week before the date fixed for election Returning Officer shall Publish in the Bar Room a final list of the members of the Association as are entitled to vote.
- 25. The list Published under article 24 shall be conclusive as to the right of the member included therein to vote and no member whose name is not entered in the list shall be eligible to vote or to take part in the election to be nominated as a member of the Executive Committee unless the omission is accidental or a clerical error.
- 26. The Returning Officer shall, along with the publication of the final list under Article 24, by general notice published in Bar Room require the members included in the list, to nominate in writing the member of the executive Committee within 3 days on the prescribed nomination form in Annexure 'C' which shall be supplied by the R.O.

NOMINATION PAPER

- 27. Every nomination paper shall be duly proposed and seconded by a member entitled to vote and accepted in writing by the candidate and the nomination paper shall be handed over to the R.O. or such other person as may be authorised by the R.O. to receive such papers, provided that no member shall be entitled to file more than one nomination paper.
- 28. The R.O. shall thereafter within 48 hours notify in writing in the Bar Room, the names, of the candidates duly nominated for election to the Executive Committee. During this period the nomination can be withdrawn

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- 29. No member whose name is not so notified, shall be eligible for election as a member of the Executive committee unless the omission is accidental or clerical error.
- 30. There shall be no election of members of the Executive Committee if the number of members so notified as duly nominated under Article 28 is equal to the number of members of the Executive Committee to be elected. The members so nominated shall be deemed to have been elected.
- 31. On the date fixed under Article 15 or any subsequent date to which the annual election of the members of the Executive Committee is adjourned by the R.O. or in his absence by any person authorised by him in writing, the members shall proceed to elect the members of the Executive Committee and the election shall be by secret ballot:-
- a) If the number of persons notified as duly nominated members under Article
 28 exceeds the numbers of persons to be elected or
- b) If the number of persons notified under Article 27 as duly nominated and elected under Article 30 is less than the number of persons to be elected the election shall be held to elect members to the extent of making up the numbers, in addition to those already elected under Article.30.
- 32. The election shall be direct. Each member shall have a right to a single non-transferable vote.

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QUORUM.

 Four members present at the meeting of the Executive Committee shall form a quorum.

- 34. At all general and special meetings of the Bar Association not less than 1/3 of the total members shall form a quorum provided that if any such meeting has once been adjourned for want of quorum, for the adjourned meeting which will transact only business of the meeting so adjourned, there shall be no restriction of the quorum , For a meeting of the Association to consider the conduct of any member under Article 51 the quorum shall never be less than 1/3 of the members even if it be an adjourned meeting for want of quorum.
- 35. A meeting adjourned otherwise than for want of quorum shall conform to the provisions for quorum.

MEETINGS.

36. All the meetings of the Executive Committee and of the Association shall be presided by the President and in his absence by the Vice President.

In the absence of both, a chairman shall be elected from amongst the members, present at the meeting by show of hands for the business of that meeting.

37. Except a expressly or otherwise provided else where in these Articles, all questions shall be decided by the majority of votes of members present at the meeting and in case of equality of vote the chairman of the meeting shall have a casting vote.

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38. The executive Committee shall holds its meeting after one day's notice to its members. The meeting may be called at the instance of the Honorary Secretary or the President giving details of the matter to be discussed.

- 39. It shall be lawful for President or the Honorary Secretary to call a general meeting of the Association whenever he thinks it desirable to do so, after giving two clear day's previous notice to the members present in station except in cases when business of a purely formal nature is to be immediately transacted, and in that case a shorter notice to the members present in the compound of the court shall be sufficient and such notice may be put upon the notice board in the Bar Room. Provided that the business shall not be deemed to be a formal nature if one-forth of the members present subject to its being of a formal nature. The matter to be considered at such meeting shall always be specified in the notice issued.
- 40. The Executive Committee may direct or any three members of the Association may require, the Honorary Secretary to call a Special meeting of the General Body to consider the matter which shall be definitely specified in the directions or the requisition. A notice of such special meeting shall be given at least three clear days before the day of the meeting and shall specify the matter or matters to be discussed. The Honorary Secretary shall call such a meeting. On his failure to do so, the requisitioning members shall be competent to summon such meeting by circulating notice to the members of association.

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Communications.

41. All communications between the committee and members of Association and vice Versa and all the communications on behalf of the Association shall take place through the Secretary of the Association and in his absence through the Joint Secretary.

42. CONDUCT OF MEMBERS

Publicity:

No publicity shall be given by any member to any private conversation which may take place in the rooms occupied by the Association.

43. No stranger shall be allowed admittance into the rooms occupied by the Association except on business.

PROCEEDINGS.

Minutes of meetings.

44. Minutes of the proceedings of the meetings of the Executive Committee and of the General and special meetings of the Association and also all other records in possession of the Association shall be open to inspection at all convenient hours to its members.

REGISTERS OF ASSOCIATION.

- 45. The Association shall maintain the following registers.
- 1. Register for books.
- 2. Register of other property of the Association.

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- 3. Cash Book.
- 4. Ledger.
- 5. Minute book of the proceedings of the general and special meetings.
- 6. Minute book of the Executive Committee .
- 7. Letter book.

8. Subscription book.

- 9. Register of qualified clerks.
- 10. Register of books taken out of the Library.
- 11. Suggestion book and an order book.
- Such other registers as the Association or the Executive Committee may from time to time direct to be maintained.

BOOKS ETC.

46. It shall be the duty of the Secretary to see that the books and the property of the Association are properly cared for and shall report what books and other things are required for the purposes of the Association and after the sanction of the Executive, Committee or , in urgent cases in anticipation of such sanction, he may be the approval of the President, or in his absence with that of Vice President, Purchase the same.

LIBRARY.

47. The Honorary secretary shall under the direction of the Executive Committee make and, from time to time, revise the list of all such books periodicals and news papers belonging to the Association as are not to be taken out of the Library. 48. Every member of the Association can withdraw any book periodical or news paper after giving a receipt to the Librarian or the Honorary secretary as the case may be.

Return of books.

All the books taken from the Library shall be returned within 7 days or earlier, if notice is given by the Honorary Secretary, that they are so required. Any member failing to so return the books, shall be liable to pay a penalty of Rs.5/- per day for every volume so detained without sufficient cause after notice has been given to him to return it, provided that in no case shall the penalty exceed double the value of the books detained.

Penalty:

And further that any member subject to penalty under this rule shall not be permitted to take out any other book, periodicals or newspapers out of the Library or otherwise use the library untill every such volume is returned and the penalty is paid or a sufficient cause is shown to the Executive Committee for its remission.

49. Any member who may lose, destroy or other wise demage any book periodical belonging to the Association shall be liable to a penalty which may extend to the cost of replacing the same.

Complaints and Suggestions.

50 Members may enter any suggestions or complaints in the Suggestion book which shall be kept for that purpose in the library and the Honorary Secretary shall take necessary action upon such suggestions and complaints.

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PROFESSIONAL MISCONDUCT.

Professional Misconduct.

51. (1) All questions affecting professional conduct of any member towards the Bar Association or towards any member or members of the Association shall be dealt with:-

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- In case of Complaint against a member or members of the association, by the Executive committee.
- In case of complaint against Executive Committee, by an Action Committee consisting of three members to be elected for the purpose at a general Meeting of the Association.

The members of the Executive Committee other than those complained against shall also be eligible to election to the Action Committee. Provided that the Executive Committee or the Action Committee as the case may be shall not take any action in the matter except after reasonable notice to the parties concerned.

Notice of complaint

2) Every notice under the Article shall be either delivered personally or sent by registered letter addressed to the member's ordinary place of business and shall contain sufficient particulars of the charge against the member proceeded against to enable him to prepare his defence.

Punishment.

3) The Executive Committee or the Action Committee, as the case may be, shall have full power to enquire into the matter and, if necessary, to take action in one or more of the following ways:-

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 By calling upon the member to comply with the order of the Executive Committee or action Committee or the Association, or

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- ii) By censure or
- iii) By compelling the member to offer a suitable apology or
- iv) By asking the member to resign from membership of the Association . of
- v) By expelling him from the same.

Provided that resolution calling for resignation or expelling a member from the Association shall be subject to confirmation by the Association at its special meeting to be called for the purpose.

Privilege

 All communications made to the Executive Committee or the Action Committee under this Article shall be deemed to be privileged.

Complaints by clients.

(i) In case of complaint by clients against members of the Bar Association, the president or any person authorised in writing by President may enquire into the matter after giving reasonable notice to the complainant and the member concerned to see if any settlement can be effected . In case the matter complained does not relate to the professional dealings between a member of the Association and complainant, the President shall refuse to take any action.

Complaints Against or by Clerks of Advocates & Public.

2) On a complaint against a recognized clerk by member of the Association or the litigant Public as well as any complaint by a clerk against a member relating to his pay or refusal to issue a ;certificate of discharge from service, the President or the person appointed in writing by him may enquire into the complaint and submit to report to the Executive Committee who may take any suitable action against the clerk or the members concerned and impose any penalty consistent with article 50 upon the member and by striking off the name of clerk from the roll of clerks and he shall then be debarred from being engaged by any member and result shall be communicated to the Additional Civil Judge (Sr.Div.) Malout who may refer it to the District Judge, Faridkot.

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Result to be conveyed to Distt. Judge.

53. (1) Compulsory registration or expulsion from membership under Article 52 shall carry with it forfeiture of all rights to or interest in, the property belonging to the Association and of all privileges appertaining thereto.

Intimation to State Bar Counsel.

 It shall be the duty of the Secretary to send an intimation to the State Bar Council about the resignation of such member or his expulsion from the Bar Association.

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Prohibition of Toutism.

54. No member shall employ any tout for the Procreation of or for the employment of himself into an illegal business and no member shall accept a case through a tout.

Clerks of Advocates.

- 55. No member shall employ any person as a Clerk untill he fulfils the qualification specified in the High Court Rules and Orders and instructions issued from time to time.
- 56. No clerk or Agent of any member of Association shall be allowed to hold any kind of communication directly or indirectly with any person who is a declared tout for purpose of securing professional employment for his master nor shall suffer any such person to enter or remain on his masters premises without bringing it to his notice.
- 57. Any infringement of Article 54 to 56 may be dealt with as professional misconduct with in the meaning of Article 51.

CONDUCT OF CLÈRKS.

58. No clerk or Agent of any member of the Association shall without his master's express knowledge or consent assist any client in engaging another counsel, Infringement of this Article or Article 56 shall render his name liable to be removed from the list of clerks on a reference by Additional Civil Judge Malout to Distt. Judge Faridkot.

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APPEALS

59. An appeal from an order or decision of the Executive Committee made under the provisions of the Constitution shall lie to the general body of the Association and shall be filed with the Secretary within thirty days from the date of the order appealed against . The Secretary shall within 10 days of the receipt of such appeal convened general body of the members of the Bar Association. The appeal shall be heard and decided by the General Body by majority decision. The decision of the Association shall be conclusive and final.

Jurisdiction of Civil court.

60. No civil court shall have jurisdiction to entertain and adjudicate upon any matter governed by this constitution.

FUNDS AND BUDGET.

- 61. The funds of the Association shall be deposited with a chartered Bank or a post office approved by the Executive Committee in the saving Bank account.
- 62. The Account shall be operated by the president and the Secretary jointly.
- 63. The Treasurer shall be entitled to retain not more than Rs. 500/- as imprest money at a time.
- 64. The budget shall be presented to the General Body by the Executive Committee within 15 days of its election.

POWER TO SPEND MONEY

65. The Executive Committee may spend such money and make such appointment as regards servants and entertain such establishment for the

purpose of the library as it may deem necessary. The Executive Committee shall try it best to spare and to spend as much money as possible for the purpose of law books, law reports and current legal Journals and to replenish the library with Literary periodicals and other news papers according to funds at its disposal.

- 66. The Honorary Secretary shall have the power to spend upto Rs. 400/- and President upto Rs. 500/- only in case of emergency within one month and the Executive Committee shall be informed by them of the same at the end of each month.
- 67. All other expenditure for the purposes of the Association shall be made after approval of and by the Executive Committee upto the maximum of Rs.1000/- within one month except for payment for liberary books and the salary of establishment and furniture.
- 68. The Executive Committee through the Secretary shall cause to be framed the budget of the actual and revised estimates of the income and expenditure for the current year as well as the for the coming year to be laid before the Annual General Meeting of the Association.

Report of the Auditor

69. The General body of the Association at a meeting to elect Returning Officer shall elect an Auditor from the members of the Bar Association for the proper checking of the accounts of the Association. The Auditor shall submit his report on or before 15th of march annually to the Executive Committee. Such report shall be placed before the general body alongwith the budget.

70. It will be competent to the Executive Committee or the General Body of the Association to decide all matters not covered by these articles and to place them before a meeting of the Association if advisable.

Removal of Office Bearers.

71. Not less than 1/4th members of the Association can by a petition in writing signed by them require the general body to remove any member of the Executive Committee or office bearer.

Such a petition shall be presented.

- a. In case it is for the removal of the President, to the Vice President.
- b. In case it is for the removal of the Vice President, to the President.
- c) In case it is for removal of both the President and Vice President to the Secretary.
- d) In case of any other office bearer, to the president.
- 72. A meeting of the General body shall be held within 7 days of the receipt of the notice by the President or the Vice President or any other member, as the case may be.
- 73. Such member can be removed by a resolution passed in that meeting by not less than 2/3rd members of the Association.

OATHS.

74. (1) The members of the Association shall take oath of allegiance in form prescribed in annexure "D".

2) The members of the Executive Committee or any other officer bearer shall take oath of allegiance in form prescribed in annexure "E"

AMMENDMENT OF THE CONSITITION.

75. Amendment in Articles of this Constitution can be made by not less than one half of the members of the Association.

REPEAL

76. 1) Save as otherwise expressly provided, the existing rules, if any, of the Association shall stand repealed with the coming into force of the constitution.

Enactment.

2) This Constitution shall come into force on th October. 2004.

ANNEXURE 'A'

- 1. Sh. Ajaib Singh Sandhu
- 2. Sh. Ajay Singh Godara
- 3. Sh. Amarjit Singh Aulakh
- 4. Sh.Ankush Narang
- 5. Sh.Ashok Kumar Kathpal
- 6. Sh.Bhagwan Singh Bhullar
- 7. Sh.Dilbag Singh Gill.
- 8. Sh.Gurdeep Singh Gill.
- 9. Sh.Gurmeet Singh Sandhu
- 10. Sh.Gurtej Singh Ghuriana
- 11. Sh.Harpal Singh Sandhu
- 12. Sh.Jasdeep Singh Bhullar
- 13. Sh.Jaspal Singh Aulakh
- 14. Sh.Jiwanjot Singh Bedi
- 15. Sh.Karanjit Singh Warar
- 16. Sh.Kashmiri Lal Gupta
- 17. Sh.Krishan Lal Grover
- 18. Sh.Kulwinder Singh Mann
- 19. Sh.Malkeet Singh Mann
- 20. Sh.Manav Bansal
- 21. Sh.Nirmal Singh Uppal
- 22. Sh.Parmod Kumar Nagpal
- 23. Sh.Ram Kumar Bansal

- 24. Sh.Ravinder Kumar Setia
- 25. Sh.Sanjiv Kumar Kathuria
- 26. Sh.Sarabjit Singh Gill.
- 27. Sh.Ch. Sat Pal
- 28. Sh.Satinder Pal Singh Bhatti
- 29. Sh.Shivdev Singh Gill
- 30. Sh.Subhash chander Goklani
- 31. Sh.Subhash Chander Setia

33. Sh.Sukhdeep Kaur

- 33. Sh.Sukhpal Singh Aulakh
- 34. Sh.Sukhwant Singh Bhullar
- 35. Sh.Tejpreet Singh Uppal
- 36. Sh.Vijay Kumar Goyal



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ANNEXURE 'B'

Application for admission as a member of the MALOUT BAR ASSOCIATION.

1.Name (In block letters)

2. Father's name

3. Address

4. Advocate's licence No.

5. Have you ever been disqualified/expelled /suspended/ removed by any Bar Association in India.

6. Is your name registered with the State Bar Council.

7. Nationality.

8. Whether you did practise last?. If so, for how long?.

9. Did you cease to be member of this Bar Association.

a) When?

b) Reasons of cessation, if any

10. Have you deposited the admission fee? If so,

give its number and date.

11. Have you deposited the arrears of subscription upto date with penalty as provided in the Constitution of the Association? If so, give the amount , number and date of deposit.

(Only in case of members seeking readmission under constitution)

12. Remarks.

Date:

Signatures of the applicant.

I propose the name of

to be admitted as member of the Association

I second the name of

to be admitted as member of the association

MEMBER

MEMBER

I, _____(applicant) solemnly declare that the particulars furnished in the application are true to the best of my knowledge and nothing has been concealed. If admitted, I shall abide by the constitution of Association.

Dated

(Signatures of the applicant)

PROCEEDINGS OF THE EXECUTIVE COMMITTEE

 Vide resolution No.
 ______ dated ______

 the applicant _______ has been admitted / refused to be admitted as member of the Association. It be notified.

Honorary Secretary.

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ANNEXURE 'C'

The Returning Officer, Malout Bar Association, Malout.

Subject:

To

Nomination of candidate for the election of ______ of the Malout Bar Association.

Dear Sir,

I nominate Shri, ______Advocate Malout, as a candidate for election to the office of ______ of the Executive Committee of the Malout Bar Association to be held on

Dated:

Yours faithfully,

Member.

I Second the nomination of Sh. _____above said as a candidate for election to the office of the Muktsar Bar Association to be held on ______

Dated

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Member.

I, Shri. _____ Advocate, Malout accept my nomination for election to the office of Malout Bar Association to be held on _____

Dated:

Sign of Candidate.

ANNEXURE 'D'

I, Shri ______ Advocate, Malout do swear in the name of God/solemnly affirm that I shall bear true faith and allegiance to the Constitution of the Malout Bar Association, Malout, as unanimously adopted and established by the members of the Association and abide by it.

Dated

(Signature)

Oath administered by

(Signature)

In the presence of

(Signature)

ANNEXURE 'E"

I, Shri. _____ Advocate, Malout do swear in the name of God/solemnly affirm that having been elected/nominated as a member of the Executive Committee, namely ______ shall bear true faith and allegiance to the Constitution of the Malout Bar Association, Malout as unanimously adopted and established by the members of the Association and that I will faithfully discharge the duty upon which I am about to enter.

dated: Oath administered by

(Signature)

(Signature)

In the presence of

(Signature)

CONSTITUTION BODY

Sh. Subhash Chander Setia
 Sh. Ajaib Singh Sandhu
 Sh. Nirmal Singh Uppal

DADE XALAN ssauchenes

It is contributed This is a true photo copy of the constitution of BARASSOCIENCIA of MALOUT Containing page No I to 32.

Bar Association Malour lout -scener 1 21.2.2009

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