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**PUNJAB AND HARYANA HIGH COURT BAR ASSOCIATION
CHANDIGARH**

RULES AND REGULATIONS

I. INTRODUCTION:-

| | |
|---|---|
| Name of the Society | Punjab and Haryana High Court Bar Association, Chandigarh. |
| Location of Registered Office of the Society Area of Operation | Punjab and Haryana High Court Premises Sector-1, Chandigarh. |

DEFINITIONS

in these Rules, unless the context otherwise requires:-

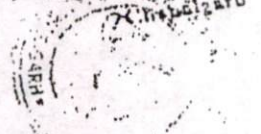
- (a) "Advocate" means an advocate entered in any roll under the provisions of The Advocates Act, 1961.
- (b) "Senior Advocate" an advocate who has been designated as Senior Advocate under Section 16 of the Advocates Act, 1961.
- (c) "Bar Council" means a Bar Council constituted under The Advocates Act, 1961.
- (d) "Bar Council of India" means the Bar Council constituted under Section 4 of the Advocates Act, 1961 for the territories to which the Advocates Act, 1961 extends.
- (e) "Bar Association" means the Association of advocates including Senior Designated Advocates constituted under these rules and regulations.
- (f) "Committee" means the Executive Committee constituted by the members of the Bar Association.



[Signature]
 President,
 Punjab & Haryana High Court Bar Association,
 Chandigarh.

[Signature]
 Honorary Secretary
 Punjab & Haryana High Court Bar Association,
 Chandigarh.

[Signature]
 Honorary Secretary
 Punjab & Haryana High Court Bar Association,
 Chandigarh.



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Committee" means the committee constituted by the Executive Committee for proper regulation and efficient working of the Bar Association.

3. AIMS AND OBJECTS OF THE BAR ASSOCIATION



- a. The aims and objects of the Bar Association shall be:
 - i. To implement the Rules framed by the Bar Council of India as well as Bar Council of Punjab & Haryana under the Advocates Act, 1961 in letter and spirit.
 - ii. To act for the welfare of the members of the Association.
 - iii. To under take all such activities as are in the interest of the members of the association.
 - iv. To generate funds for the fulfillment of the aims and objectives of the Association.
 - v. To receive funds, subscription donations and grants etc. by lawful manner and to apply those funds for the welfare of the members of the Association.
 - vi. To maintain cordial relations amongst the members of the Association.
 - vii. To maintain the cordial relations between the Bench and the Bar.
 - viii. To undertake such steps and plans and execute such schemes and projects which may be in the interest of the members of the Association.
 - ix. To approach the concerned authorities for providing better facilities to the members of the Association such as public health, parking of vehicles, canteen and mess facilities etc.
 - x. To provide good quality and hygienic food, snacks etc. to the members of the Bar at reasonable rates.
 - xi. To manage the property and funds of the Association in a proper manner.
 - xii. To manage and run the canteens, and other activities of the Association.
 - xiii. To organize recreational and cultural activities for the members of the Association.
 - xiv. To look after, manage, supervise and control the affairs of the Association.
 - xv. To employ persons or to execute contract with contractors in order to provide better facilities to the members of the Association.
 - xvi. To maintain the dignity of the advocates.
 - xvii. To maintain and uphold the dignity of the Punjab and Haryana High Court as an Institution.
 - xviii. To act for and in the direction of maintaining the independence of the Judiciary.
 - xix. To act for maintaining the dignity and noble character of the Legal Profession and to enhance the dignity of the Legal Fraternity in the society.
 - xx. To undertake the activities such as legal conferences and seminars etc. on Legal Subjects which are helpful to the members of the Bar, Legal Institutions, and the general public?
 - xxi. To make efforts for achieving the goals laid down in the Constitution of India for the betterment of the Nation and its people.
 - xxii. To provide free legal aid to the weaker sections of the society.
 - xxiii. To provide for the election of its members.

President,
Pb. & Haryana High Court Bar Association,
Chandigarh.

Honorary Secretary
Pb. & Hry. High Court Bar Association
Chandigarh

JOINT
Honorary Secretary
Pb. & Hry. High Court Bar Association
Chandigarh



- To provide legal education and organize training programmes by inviting legal luminaries on different subjects of Law and Constitution, for the young members of the Association.
- To do all other things necessary for discharging the aforesaid functions.
- To require, purchase or obtain land for the construction of residential houses/flats for the advocates who are members of Bar Association.
- The Bar Association may receive any grants, donations, gifts or benefits for all or any of the purposes specified in Sub Rule 3 (a) which shall be credited to the Bar Association for that purposes
- The income and property of the society shall be applied solely towards the promotion of the object of the society as set forth in Memorandum of Association and no portion thereof shall be paid to or transferred directly to the members of the society.
- No member of the Governing body of the society shall be appointed to any salaried offices of the Association or any office of the Association paid by fees and no remuneration shall be given by the Association to any member of such governing body except repayment of out of pocket expenditure and interest on money lent or lent for premises demised to the Association.
- The Society/Association by its constitution is required to apply its profits, if any, or the other income in promoting its objects.
- If upon the winding up or dissolution of the Association there remains after satisfaction of all its debts and liabilities any property whatsoever, it shall not be distributed among the members of the Society, but shall be given or transferred to some other institution having objects similarly to the objects of the society to be determined by the members of the society at or before the time of dissolution.

TERMS OF ADMISSION OF MEMBERS:

- a. Persons eligible for Membership: Every advocate whose name is for the time being borne on the rolls of Bar Council of Punjab and Hariana or any other Bar Council of the Country shall be eligible for membership of the Association.
- b. Every candidate for membership shall be proposed by one member and seconded by another and such proposal shall be accompanied by the Entrance fee and other charges as prescribed from time to time under Rule 4 (c) and 4(c) (II) of these Rules. Anyone who desires of becoming a member of the Bar shall have to submit his educational certificate in original with a character certificate and it is only after the satisfaction of the enrolment committee that the process for the enrolment of such person shall start. If the enrolment committee is not satisfied it may reject his application in this behalf. Any person who is known to be a disreputable character

Enrolment Committee
M. S. Singh
Chairman

President,
 P.B. & Hariana High Court Bar Association
 Chandigarh.

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Manoj Kumar
 Secretary
 P.B. & Hariana High Court Bar Association
 Chandigarh

Manoj Kumar
 Secretary
 P.B. & Hariana High Court Bar Association
 Chandigarh

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or has been convicted for committing any offence which is in the opinion of the enrolment committee will render him unfit to be enrolled as the member of the Bar.

c. ENTRANCE FEE AND SUBSCRIPTION:-

i. Entrance fee:-The entrance fee for admission to the Bar Association of a candidate shall be Rs. 1,700/- (Seventeen Hundred) plus such other charges as may be prescribed by the Executive Committee from time to time. The admission fee may be revised from time to time by the Executive Committee.

ii. Monthly Subscription:- The monthly subscription for a regular member shall be Rs. 100/- per month and for an out station member shall be Rs. 75/- per month. The monthly subscription may be increased by the Committee from time to time as it may deem necessary. Each member shall be liable to pay such other charges as may be prescribed by the Executive Committee from time to time. The Daily Cause List charges as prescribed from time to time by the Executive Committee shall be in addition to the above fee.

iii. Residence at Chandigarh, defined:- For the purpose of these rules any member who ordinarily resides within the Municipal Limits of Chandigarh S.A.S. Nagar Mohall, Panchkula and within 25 Kms. radius of Chandigarh shall be deemed to have his residence at Chandigarh.

iv. Regular and Out Station Member defined :- Any member who is a resident of Chandigarh as defined in rule 4 (c) (iii) above may be considered to be a regular member and any member who is not a resident of Chandigarh as defined supra in rule 4 (c) (iii), may be considered to be an outstation member.

5. CONSEQUENCES OF NON PAYMENT OF SUBSCRIPTION FEE:-

Series 6/21/15
Arrear in Payment of Subscription:- It shall be the responsibility of every member to clear the subscription. Any member who is in arrears of subscription for more than ~~6~~ *3* months shall be deemed to be in arrears of subscription.

President,
Pb. & Hariana High Court Bar Association,
Chandigarh.

4
Honorary Secretary,
Pb. & Hariana High Court Bar Association,
Chandigarh.

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Notice: - A notice in the Daily Cause List shall be given to the members in arrears of subscription for the clearance of the same within seven days from the publication of the notice in Daily Cause List.

Second Notice: - A seven days second notice shall be given to the members who fail to clear their arrears of subscription after issuance of first notice, in the manner prescribed above.

Final Notice: - A seven days final notice shall be given to the members who failed to clear their arrears of subscription after the issuance of first and second notice, in the manner prescribed above.

Publication of Names of the Defaulters in the Daily Cause List :- The names of the members who fail to clear their subscription after the expiry of the period of the third and final notice, shall be published in the Daily Cause List and they will be given additional period of seven days to clear their dues.

FINE AND FORFEITURES TO BE IMPOSED ON ANY MEMBER:-

- a. Suspension of Defaulters:- Any member who fails to clear his arrears of subscription even after publication of his name in the Daily Cause List he shall be deemed to have been suspended from the membership of the Association after the expiry of seven days period from the publication of his name in the Daily Cause List. The suspended member shall lose his entitlement for all the rights and amenities of a member of the Association and his name shall not be published in the Directory of the Association.
- b. Revocation of Suspension by the Executive Committee :- On the application of the suspended member, the Executive Committee may on sufficient grounds may revoke his suspension subject to clearance of all the dues and arrears of subscription together with a penalty of Rs.500/-. However the Executive Committee may waive the penalty by a speaking order.

President,
Ph. & Haryana High Court Bar Association
Chandigarh.

Honorary Secretary
Ph. & Haryana High Court Bar Association
Chandigarh.

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CATEGORIES OF MEMBERS OF THE ASSOCIATION:-

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(a) "Advocate" means an advocate entered in any roll under the provisions of the Advocates Act, 1961.

(b) "Senior Advocate" an advocate who has been designated as Senior Advocate under Section 16 of the Advocates Act, 1961.

RESIGNATION AND EXPULSION OF MEMBER OR OFFICE BEARERS:-

- a. Removal from Membership :- If a member remains suspended from the membership of the Association for a period of more than one year, his name shall be removed from the rolls of the Association by the Executive Committee.
- b. Suspension or removal from practice :- In case of suspension or removal from practice of the member of the Association by the Bar Council/Bar Council of India/Supreme Court of India, member so suspended or removed shall *Ipso facto* be suspended or removed from the membership of the Association during the period of such suspension or removal.

FORMATION OF GENERAL BODY

All the members of the Bar Association shall be the members of the General Body.

PART - I

MEMBERSHIP

- a. Persons eligible for Membership:- Every Advocate whose name is for the time being borne on the rolls of Bar Council of Punjab and Haryana or any other Bar Council of the Country shall be eligible for membership of the Association. Every candidate for membership shall be proposed by one member and seconded by another and such proposal shall be accompanied by the Entrance fee and other charges as prescribed from time to time under Rule 4 (c) (i) and 4 (c) (ii) of these Rules. Anyone who desires of becoming a member of the Bar shall have to submit his educational certificate in original with a character certificate and it is only after the satisfaction of the enrolment committee that

President,
Pb. & Haryana
Bar Association

[Signature]

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[Signature]

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Honorary Secretary
Pb. & Haryana Bar Association

Court Bar Association

10/11/21

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The process for the enrolment of such person shall start. If the enrolment committee is not satisfied it may reject his application in this behalf. Any person who is known to be a disreputable character or has been convicted for committing any offence which is in the opinion of the enrolment committee will render him unfit to be enrolled as the member of the Bar

b. Proceedings in Balloting :- The name, residence and place of business of the candidate, and the names of the members proposing and seconding him respectively shall be entered in Ballot Book to be maintained by the Secretary. The Ballot Book shall be kept by the Superintendent in his office along with a locked Ballot-box for a period of fourteen days, during which period the voting shall be kept open, on all working days, between the hours of 10 A.M. to 4 P.M. Every member desiring to vote shall write his name with his signatures in the Ballot Book in which the particulars relating to the said candidate who seeks election entered and shall, at the same time, put either a black or white ball in the compartment of the Ballot-box allotted to the candidate.

- i. The Ballot-box before it is located and placed in position, shall be inspected by the Secretary and at least one other member of the Committee as the case may be, to see that it is empty and in proper condition and shall be signed by them.
- ii. After the expiry of fourteen days from the date of such proposal Ballot-Box shall be opened by the Secretary and as the case may be in the presence of not less than two members of Committee as the case may be.
- iii. If, in the case of any Ballot, the number of votes recorded in the Ballot Book does not agree with the number of balls found in the Ballot-box or number of votes recorded is less than 30 the Ballot shall be declared void and next Ballot may, if the proposer and seconder so desire be held but not earlier than six months.
- iv. If, in case of any Ballot, adverse votes reach or exceed the proportion of one adverse votes in every four votes, the candidate shall be declared not elected.

Resident,
D.C. & Maryland
Chandlers

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Secretary
D.C. & Maryland Court Bar Association
Chandlers

- v. No particulars of any Ballot shall be disclosed. On opening the Ballot-Box, the result shall be entered under the votes record on the page relating to the candidate, in the Ballot Box. The entry made shall be either 'duly elected' or 'valid' as the case may be, and, shall be signed by the Secretary and members of the Committee in whose presence the Ballot-box is opened.
- vi. The result of the Ballot, shall if unfavourable, be notified by the Secretary to the proposer of the candidate and the deposit made by him under rule 4 will be returned to him. If the Ballot is favourable the candidate shall be informed by the Secretary that he has become the member of the Bar.
- c. Period of 6 months to expire before a second application can be entertained:- No person who has been declared as "not elected", shall again be eligible for membership after the expiry of six months from the date of earlier result.
- d. Ballot when closed: No Ballot shall be held during summer and winter vacations.
- e. Honorary members: The Committee may, in its discretion, for any sufficient reasons to be recorded in writing admits any person not practicing at the Bar to be an Honorary member of the Association, such honorary members shall be exempted from the payment of all fees and subscriptions, but shall not possess voting right in the management and affairs of the Association. Honorary members may be permitted to use the library of the Association subject to the rules relating thereto.
- f. Judges to be Honorary Members: Every judge for the time being on the Bench of the Punjab and Haryana High Court, Chandigarh shall be deemed to be an Honorary Member.
- g. A member who attains the age of 75 years and if leaves active practice at the Bar shall be deemed to be an Honorary Member of the Bar. He shall be entitled to all the benefits and amenities of a regular member free of cost.
- h. A copy of the rules of the Association shall be supplied to every member on demand on payment of Rs.200/-

Honorary Member

President
Pb. & H. High Court
Chandigarh

[Signature]

[Signature]

[Signature]

Court and Association

Honorary Secretary
Pb. & H. High Court Association

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The Association shall confer belittling honour to those members who complete 50 years of active standing at the Bar.



POWER & FUNCTION OF THE GENERAL BODY

Special Meeting

a. General Meetings, Annual ~~and Special~~ - A General Meeting to be called the Annual General Meeting shall be held on such date and of such year as the Committee may determine. ~~Special General Meeting~~ may be held whenever the Committee may consider it desirable to convene one for the disposal of any business which these rules require to be transacted at a General Meeting or which the Committee may deem proper to lay before a General Meeting.

b. Meeting convened on requisition: - A ~~Special~~ General Meeting shall be convened by the Committee whenever a requisition for the same shall be made in manner hereinafter provided:

72-15 No other Business

- i. Any hundred or more members who are not in arrears of subscription may require the Committee to convene a Special Meeting. Every such requisition shall be made in writing and shall state concisely the nature of the business to be laid before the proposed meeting and the precise terms of every motion which it is proposed to put to the meeting and shall be dated and signed by the requisitionists and delivered to the Secretary. The requisition shall clearly mention the names along with the eligible signatures of the members moving the requisition. *No Business*
- ii. The Committee (shall) within 7 days of the receipt of any such requisition if the same is found to be in order convene a special General Meeting for the disposal of the business mentioned therein but no business other than that entered in the requisition shall be considered at such meetings.
- iii. That in the case of emergency the President or in his absence the Vice-President or in the absence of both, four members of the Executive Committee may further reduce the period of notice required under this rule, *No business other than that entered in the*

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Handwritten signatures: M. W. S., Anand Lal, Manoj Goyal

Secretary
Court for Association

Annual Meeting Accounts 100

requisition shall be considered at such a meeting, however, the Executive is empowered to convene the meeting of the General House any time without the requisition if the urgency so requires.

Annual General Meeting-regular business:-At the Annual General Meeting the business for disposal shall, besides any other business which may be entered in the agenda, including:-

- a. The passing of Accounts, Balance Sheet and Budget Estimates,
- b. the election of the office bearers of the Association and members of the Committee.

Notice

Notice of Meetings:-Not less than seven clear day's notice (excluding the date of the issue of the notice) of every General Meeting shall be given to members except when the Executive Committee convenes a meetings as provided in rule 14 (c).

Notice how effected:- The notice of the meeting shall be given by publication of the same in the Daily Cause List and also by displaying on Notice Board in the Bar Room.

Provided that when this rule has been substantially complied with, the non-receipt of notice by any members shall not render, the proceedings of any meeting irregular or effect the validity of any resolution passed in the said meeting.

f. President or Vice-President or Chairman to preside:- The President shall take the chair at General meetings at which he is present. If he is absent, the Vice-President is present at any General Meeting, the latter shall take the chair. In the absence of both the President and the Vice-President the members present shall choose one of their members to be Chairman for the meeting.

QUORUM/MEETING OF THE GENERAL BODY:-

Ex. Pulson 10/1 Total

Quorum ordinary and Special:- 100 members shall form a quorum at General meetings. Provided that no business shall be transacted at any Special General Meeting convened upon a requisition made under Rule 14 (c) and no resolution calling in question the conduct or character of expelling any member or varying or canceling any member or varying, adding to or canceling these rules or any

President,
Pb. & Hry. High Court Bar Association
Chandigarh

10
Necessary Secretary,
Pb. & Hry. High Court Bar Association,
Chandigarh

of them shall be passed unless the President or the Vice-President and at least 10% of the total number of members are present in the said meeting.

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FORMATION OF GOVERNING BODY

Signature 26.

a. The Executive Committee shall consist of 26 members comprising of 21 members of the Executive and 5 Office-Bearers of the Association. The following shall be the Office Bearers of this Association :

- i. President
- ii. Vice-President.
- iii. Honorary Secretary.
- iv. Joint-Secretary.
- v. Treasurer.

Out of 26 members of the Executive 25 shall be elected members and one member shall be the outgoing Honorary Secretary as Ex-Officio member of the Executive.

b. Executive Committee : The Executive Committee shall consist of :
(i) Five Office Bearers : President, Vice-President, Honorary Secretary, Joint-Secretary and Treasurer.

(ii) Twenty-One Executive Committee Members:
a) Ex-Officio Member : The outgoing Honorary Secretary shall be the Ex-Officio Member of the Executive Committee as per earlier rules.
b) Twenty members shall be the elected members in the following manner :

Ten Members : Up to standing of 10 years with the Bar Association from the date of enrolment of this Bar.

Seven Members : Above 10 years Standing with the Bar Association from the date of enrolment of this Bar.

President,
Pb. & Haryun High Court Bar Association
Chandigarh

Honorary Secretary,
Pb. & Hry. High Court Bar Association
Chandigarh

Joint Secretary
Pb. & Hry. High Court Bar Association
Chandigarh

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Two Members : From the Designated Senior Advocates who are the members of the Bar.

One Member : From the lady members of the Bar.

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However, the Executive Committee may invite any member of the Bar as special invitee in the Executive Committee meeting if required.

2 consecutive

No member shall be eligible to hold office of the same post for more than two consecutive terms. However, the Honorary Secretary shall not be eligible to hold the same post of Honorary Secretary for more than one term.

- i. No member of the Association shall be eligible to contest for any post or vote in the election or propose or second any candidate in the election unless :
- ii. He/she is in possession of Identity Card at the time of casting his/her vote and show it on demand, if so required. *Arrears 31-3-07*
- iii. He/she has paid his/her arrears of subscription by 31st March of the year or any other date fixed by the General House if so required and is not in arrears on any account.

The tentative list of eligible voters shall be published by the Election Committee and thereafter voter list shall be displayed after getting objections if any.

31-1-2007/Member

- iv. A person who becomes member of the Association after 31st January in a calendar year or any other date fixed by the Executive Committee shall not be entitled to take part in any elections held in that calendar year in any manner or vote therein or to stand for election or propose or second any member of the Committee or any other office of the Association. *Affidavit All Member*
 - v. A member who exercises his right to vote in any other Bar Association in 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. *Affidavit*
- members/voters of the Association shall be required to give and file a declaration in the form of "an affidavit on or before 31st March of the calendar

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Prasanna, P.B. & Harvinder D.W.R.

High Court Bar Association
Chandigarh

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Honorary Secretary
Punjab & Haryana High Court Bar Association
Chandigarh

Mandgoyal

Joint Honorary Secretary
Pb. & Hry. High Court Bar Assoc
Chandigarh

or any other date fixed by the Executive Committee 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 the Performa and pattern as being followed by the Supreme Court Bar Association of India. A member of this Bar Association may be 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 membership including suspension of license by the Bar Council on the recommendation of the Election Committee giving such false declaration. The Performa is as under:-

"BEFORE PUNJAB & HARYANA HIGH COURT BAR ASSOCIATION
CHANDIGARH

Declaration in shape of affidavit for the election of High Court Bar Association to be filed on _____

That I _____ s/o, d/o, w/o _____ r/o _____
Enrolment No. _____ do hereby solemnly affirm and declare that I am
the member of the following Bar Associations :-

- i)
- ii)
- iii)
- iv)
- v)

2. That I solemnly declare that I have not exercised my right to vote in this year in the election of any other Bar Association in India and shall exercise my right to vote only in the election of Punjab & Haryana High Court Bar Association to be held in this Calendar year starting w.e.f 1st of January, _____

3. That I further state on solemn affirmation that I shall exercise my right to vote only one time at one place in the Bar Association in the calendar year _____

President,
Pb. & Haryana
High Court Bar Association,
Chandigarh

[Handwritten Signature]

Secretary,
Pb. & Haryana High Court Bar Association,
Chandigarh

[Handwritten Signature]

Joint Secretary,
Pb. & Haryana High Court Bar Association,
Chandigarh

[Handwritten Signature]



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Identified by
Member High Court Bar Association

Deponent

VERIFICATION:

Verified that paras No. 1 to 3 of my above affidavit are correct to the best of my knowledge. I further declare on solemn affirmation that no part of it is false and nothing has been kept concealed.

Place :

Date :

Deponent: *Aswale Vohra*

13. MODE OF ELECTION OF THE GOVERNING BODY:-

PART II - CONSTITUTION, FUNCTIONS & PROCEDURE OF THE COMMITTEES OF HIGH COURT BAR ASSOCIATION.

Notwithstanding anything contained hereinafter the Executive Committee shall be over all in charge of the Bar affairs and Bar interest subject to the superintendence and control of the General House.

a. The Committee and Officer of the Association: The affairs of the Association shall subject to these rules and managed by a Committee consisting of the President, Vice-President, Secretary, Joint-Secretary and Treasurer and not more than twenty-one other members of the Executive.

b. The President, Vice-President, Secretary, Joint-Secretary, and Treasurer and other members of the Committee shall be elected by the eligible voters and shall hold office for one year from the date of their election and thereafter shall cease to be members of the Committee. In the event if the elections could not be held for any reason whatsoever, then the five Designated Senior Advocates named by the General House will function as the Executive Committee till the fresh elections are held positively within three months. The office bearers of the committee shall take

Designated Senior Advocates

President
Member High Court Bar Association
[Signature]

14
[Signature]
Member High Court Bar Association
Chandigarh

[Signature]
Member High Court Bar Association
Chandigarh

... of their office after the elections are held. The Office Bearer except Secretary may contest the election for two years consecutively for the post.

(13)

Election shall be held as per the procedure prescribed below:-

2 Terms Power to stop work

i. The Office-bearers as well as other members of the Executive shall be elected by Secret Ballot by single distributive votes at the Annual Election. No Office-bearer or member of the Committee shall be eligible to hold an office for more than two consecutive terms. The Election Committee has the powers to stop canvassing in any form.

Election Committee

ii. Election Committee: Election to the Association shall be conducted by an Election Committee consisting of Chairman, Co-Chairman and Four other members. The members of Election Committee shall not canvass in favour of any candidate in the election, except casting their votes. The Election Committee shall exercise full and absolute control over the election and its decision shall be final and binding. The Election Committee shall be formed by the Executive Committee before the election.

iii. Eligibility of members to contest and vote at elections:

(a) No member of the Association shall be eligible to contest for any post of the Association unless

- i. He/she has paid his/her arrears of subscription as per rule 4 (c) (ii).
- ii. He/she pays by Demand Draft/Cash along with his/her nomination form the sum mentioned against the post for which he/she is seeking election, which is as follows:-

| | |
|--|-------------------|
| <input checked="" type="checkbox"/> President | Rs. 10,000/- |
| <input checked="" type="checkbox"/> Vice-President | Rs. 7,500/- |
| <input checked="" type="checkbox"/> Honorary Secretary | Rs. 5,000/- |
| <input checked="" type="checkbox"/> Joint-Secretary | Rs. 3,000/- |
| <input checked="" type="checkbox"/> Treasurer | Rs. 2,000/- |
| <input checked="" type="checkbox"/> Executive Members | Rs. 1,000/- each. |

Members whose nominations are rejected on scrutiny by Election Committee who withdraw their nominations by withdrawal date shall be entitled to a refund of the above amount.

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Arundhat Singh
 Honorary Secretary
 Pb. & Hry High Court Bar Association
 Chandigarh

Election
Mehar Singh
 Joint Secretary

... & Haryana High Court Bar Association
 Chandigarh



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(b) No member shall be eligible to cast his/her vote at the election unless:

Section 12(c)(iii)

- i. He/she is in possession of Identity Card at the time of casting his/her vote and show it on demand, if so required.
- ii. Any member who is in arrears of his/her subscription or any dues to the Bar Association as per Rule 12 (c) (iii) of these Rules shall not be eligible to vote or propose or second the candidature of any member to any of the post. Such member shall not be eligible to contest the election.
- iii. Out Station Members shall not be entitled to contest the election.

31-1-2017 Member

(c) A person who becomes a member of the Association after 31st January in a Calendar year or any other date so fixed by the Executive Committee shall not be entitled to take part in election held in that Calendar year in any manner or to vote thereto or to stand for election or propose or second any member of the Committee or any other office of the Association thereto.

iv. Guidelines for the Elections:

- a. A candidate may file upto two nominations papers for a post. A nomination paper/set of nomination papers must be accompanied by a Demand Draft/Cash towards deposit of security as prescribed. Failure of the candidate to pay the deposit along with the nomination papers shall make the nomination invalid. Nomination will only be valid subject to encashment of Demand Draft. The Demand Draft must be local.
- b. A candidate shall be proposed or seconded only by members whose names are included in the final voters list.
- c. No voter shall propose or second more than one candidate for a post.
- d. Nominations may be filed for more than one post by a candidate, provided each such nomination accompanied separately by the deposit as specified and complies with other formalities. However, a candidate can contest only for one post.

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Joint

Honorary Secretary
Pb. & Hry. High Court Bar Association
Chandigarh

Punjab & Haryana High Court Bar Association

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c. A candidate who has filed nomination for more than one post shall withdraw nominations for post/posts except the one which he/she intends to contest, within the time specified for withdrawal and failure to do so shall disqualify him/her from contesting the election for any of the posts and his/her deposit shall be forfeited.

Refund

f. Candidates whose nominations are rejected on scrutiny/and/or those who withdraw their nominations by the last date of withdrawal will be entitled to refund of the deposit amount.

g. It will be the sole responsibility of the candidate to see that his/her nomination is properly filled, duly proposed and seconded by the members (who are not in arrears) with their signatures. The office will not be responsible if the form is found to be incomplete in any respect.

Nominations properly filed

h. All voters must be in possession of Identity Card and produce the same at the time of issue of Ballot Paper and when so required by the Election Committee.

Cards

i. Contesting candidates will be supplied one copy of voter list free of cost at the time of filing of nomination form. For extra copy Rs.200/- will be charged.

No campaigning / handbills

j. There shall be no campaigning, distribution of hand bills/pamphlets in the Bar Association premises or in the designated polling area on date of poll and it shall be the responsibility of a candidate to ensure that his/her agents conduct themselves in a manner befitting the dignity of the Bar of the High Court.

No obstruction

k. Any candidate or his/her agent found violating guideline 'x' above or obstructing any voter from exercising his/her right to vote shall render that candidate liable for disqualification.

President Vice President

If the office of President becomes vacant at any time or the President is absent in any meeting the Vice-President shall act as President and if the Vice-President is absent the Committee may thereupon elect one of their members to act as Vice-President until the President returns or another election takes place as the case may be. If the office of the Vice-President become vacant the Committee may fill up the vacancy in the same manner. Casual vacancies occurring amongst other offices or

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Honorary Secretary
Ph. & Hvy. High Court Bar Association
Chandigarh

PH. & H.V. HIGH COURT BAR ASSOCIATION
CHANDIGARH

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Members may be filed up by the Committee. Every such appointment shall hold good until the next election are held.



14. POWER AND FUNCTIONS OF GOVERNING BODY:-

a. Powers of Committee:- The Committee shall subject to the control of General House has the following powers:-

- i. To maintain such establishment of clerks and servants for the association.
- ii. To appoint and suspend or dismiss any of the employee of the Bar after giving opportunity of hearing;
- iii. To determine and regulate the remuneration and duties and conditions of service of all such clerks or servants.

To purchase, acquire or obtain land from the government on the concessional rates for providing housing facility to the members of the Bar.

b. General Meetings, Annual and Special :- A General Meeting to be called the Annual General Meeting shall be held on such date and of such year as the Committee may determine. A special General Meeting may be held whenever the Committee may consider it desirable to convene one for the disposal of any business which these rules require to be transacted at a General Meeting or which the Committee may deem proper to lay before a General Meeting.

c. Meeting convened on requisition: A Special General Meeting shall be convened by the Committee whenever a requisition for the same shall be made in manner hereinafter provided:-

Any hundred or more members who are not in arrears of subscription may require the Committee to convene a Special Meeting. Every such requisition shall be made in writing and shall state concisely the nature of the business to be laid before the proposed meeting and the precise terms of every motion which it is proposed to put to the meeting and shall be dated and signed by the requisitionists and delivered to the Secretary. The requisition shall clearly mention the names along with the eligible signatures of the members moving the requisition.

President,
Pb. & Haryana
Court Bar Association

[Signature]

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[Signature]
JOINT

Honorary Secretary,
Pb. & Haryana High Court Bar Association
Chandigarh

No 7 days business
(19)

The Committee shall within 7 days of the receipt of any such requisition if the same is found to be in order convene a special General Meeting for the disposal of the business mentioned therein but no business other than that entered in the requisition shall be considered at such meetings.

iii) That in the case of emergency the President or in his absence the Vice-President or in the absence of both, four members of the Executive Committee may further reduce the period of notice required under this rule. No business other than that entered in the requisition shall be considered at such a meeting, however, the Executive is empowered to convene the meeting of the General House any time without the requisition if the urgency so requires.

No Business
Annual General Meeting-regular business:- At the Annual General Meeting the business for disposal shall, besides any other business which may be entered in the agenda, including:-

- (i) The passing of Accounts, Balance Sheet and Budget, Estimates,
- (ii) The election of the office bearers of the Association and members of the Committee.

c. Notice of Meetings:- Not less than seven clear day's notice (excluding the date of the issue of the notice) of every General Meeting shall be given to members except when the Executive Committee convenes a meetings as provided in rule 14 (c).

f. Notice how effected:- The notice of the meeting shall be given by publication of the same in the Daily Cause List and also by displaying on Notice Board in the Bar Room.

Provided that when this rule has been substantially complied with, the non-receipt of notice by any members shall not render the proceedings of any meeting irregular or effect the validity of any resolution passed in the said meeting.

15. MEETING/QUORUM AND NOTICE OF GOVERNING BODY:-

Quorum, Casting votes:- Nine members shall constitute a quorum at all meetings of the Committee. Each member shall have one vote. The decision of majority of the members present at the meeting shall be deemed to be the decision of the Committee. In case the votes for and against any motion shall

President
P.O. & M. ...

[Signature]

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[Signature]
Honorary Secretary
P.O. & Hry. High Court Bldg
Chandigarh

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JOINT

Court for Appeal

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be equal in number, the Chairman of the meeting shall have a casting vote. In case the quorum is not complete on a particular meeting, the meeting shall be adjourned and on the adjourned date the meeting shall be held by the members present and the quorum shall be deemed to be complete on the adjourned date.

ii. Chairman of Meetings of Committee:- The president shall preside over all meetings of the Committee in which he is present. In his absence the Vice-President shall, if present, preside. If neither the President nor the Vice-President is present in any meeting, the members present shall elect one of their member to be chairman for that meeting.]

iii. Rules of Business:- The Committee may from time to time make subsidiary rules consistent with these rules for the regulation of their own proceedings and the proceedings of all or any Sub-Committee appointed by them as well as for the conduct of business by the Secretary, Joint Secretary, and Treasurer and for regulating the duties of all or any of the servants of the Association and the manner in which the property, account, and records of the Association are to be kept and may from time to time vary, add to or cancel any rules so made.

The expenditure of the Association is divided into two heads:-
1. Recurring expenses:- Which mean establishment charges, cause list charges, printing, stationery charges and book binding charges;

ii. Non-recurring expenses:
The Secretary is allowed to spend amounts under head (i) of the above rules as contained in rule 15 (c) (i) without the previous consent of the Executive Committee, however the expenditure so incurred is subject to the approval of the Executive Committee.

iii. The Secretary is allowed to spend Rs. 10,000/- as per 15 (c) (ii) without obtaining the sanction of the Executive Committee before hand, however this expenditure is subject to the approval of the Committee.

iv. All items of non-recurring expenditure regarding rule 15 (c) (ii) involving an expense of more than five thousand rupees per month

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Secretary
Pb. & Hry. High Court Bar Association
Chandigarh

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POWERS AND DUTIES OF EACH OFFICE BEARERS:-

- a. President or Vice-President or Chairman to preside:- The President shall take the chair at General meetings at which he is present. If he is absent, the Vice-President is present at any General Meeting, the latter shall take the chair. In the absence of both the President and the Vice-President the members present shall choose one of their members to be Chairman for the meeting.
- b. Quorum ordinary and Special:- 100 members shall form a quorum at General meetings. Provided that no business shall be transacted at any Special General Meeting convened upon a requisition made under Rule 14 (c) and no resolution calling in question the conduct or character or expelling any member or varying to or canceling any member or varying, adding to or canceling these rules or any of them shall be passed unless the President or the Vice-President and at least 10% of the total number of members are present in the said meeting. *Voting Result*
- c. Procedure at Meetings-Voting:- Every member shall have one vote on every motion made in any General Meeting. All motions put to a General Meeting shall ordinarily be determined by a majority of votes. Ordinarily the voting shall be by show of hands but it will be by ballot, if demanded by 50 members present in the meeting. Provided that no resolution calling in question the conduct or character or expulsion of any member or variation of addition to or cancellation of these rules or any of them shall be deemed to be carried unless not less than three-fourth of the members present shall vote for the same. If in the case of any motion determinable by a mere majority of votes the votes for and against the same shall be equal in number the Chairman shall have a casting vote. No vote may be given by proxy.
- d. Minutes of proceedings:- A minute of the proceedings at every General Meeting shall be recorded by the Secretary and signed by the Chairman of the meeting and place on record. *Order Meeting*
- e. Order at meeting:- The Chairman of every General Meeting shall have full authority to regulate the proceedings and maintain order thereto in such manner as may deem fit.

Haripur High Court Bar Association

Secretary, Haripur High Court Bar Association
Chairman

17.5.23

SECRETARY OR TREASURER

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Secretary-Custodian of Property: The Secretary shall be Custodian of the furniture, books, stationery and all other property other than money and securities of the Association.

g. Duties of Secretary: It shall be the duty of the Secretary to work under the direction of the President and the control of the Committee. Letters addressed by the Association to the Registrar of the High Court shall ordinarily be issued in the name and under the signatures of the President or the Honorary Secretary.

h. Books and Accounts: The Secretary shall be responsible that the following registers and books of accounts are duly maintained in such form as the Committee may from time to time prescribe and that the same are correctly and regularly kept.

- i. A Register of the Books in the Library showing the value of each book, the amount annual written off from the value of old books, the additions made the book lost, destroyed or sold and the like. The register to be placed before the Committee once every year at least.
- ii. A similar register of the furniture and other property of the Association.
- iii. A printed Catalogue of books in the Library showing the classification and arrangement of the books in the Library in a convenient form. Printed correction slips showing additions and removal shall be annually supplied to members.
- iv. Register of Books issued from and returned to the Library.
- v. A minute book of the proceedings of the Committee and of all Sub Committee, thereof.
- vi. Minute Book of the proceedings at the General Meeting.
- vii. A letter Book containing copies of all letters issued and received.
- viii. A Letter Book containing a note of all letters received.
- ix. A Subscription Book.
- x. A Cash Book of income and expenditure.
- xi. A Ledger.
- xii. A payment Advance Account.
- xiii. Counterfoil Receipt Book.
- xiv. Suggestion Book.

Book

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President, P. & H. High Court Bar Association, Chandigarh

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Honorary Secretary
P. & H. High Court Bar Association
Chandigarh

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Get message

Complaint Book.

Rule 16

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Secretary shall assist the Secretary in the performance of his duties and functions and he shall do all the duties and functions as may be assigned to him by the Secretary from time to time.

Treasurer-Custodian of money and Securities: The Treasurer shall have the custody of all moneys and securities of the Association. All sum due to the Association shall be payable to and recoverable by the Treasurer. Any sums realized or received by the Secretary shall forthwith be made over by him to the Treasurer.

Bank accounts:- The Treasurer shall keep the money of the Association in such Bank and in such manner as the Committee may from time to time direct and shall bring all moneys received into account immediately on the receipt thereof and the Bank Account shall be operated by the President and any one of the two followings:-

- i. President.
- ii. Secretary.
- iii. Treasurer.

If the cheque is of amount exceeding Rs. 50,000/- onwards then that must be got approved by the Finance Committee and after approval the cheque will be issued.

Receipts The Treasurer shall grant receipts for all payments and shall be responsible that Books Nos. ix to xii mentioned in rule 16 are properly kept.

Payments:- All receipts of whatsoever description shall be forthwith paid into Bank and only drawn by means of cheques signed as per rule 16 (k).

Vouchers: Receipts for all payments made and signed by the payee shall be put before the Committee.

iii:- A monthly statement of income and expenditure should be submitted to the Committee and the same be approved by the Committee. The Secretary will pass all the bills which shall be approved by the committee.

Permanent Advance or starting a project:

i. An imprest or permanent advance not exceeding Rs. 10,000/- shall be made by the Treasurer or the Secretary to meet contingent current

- (2)
- expenditure and the Treasurer shall check and reimburse the imprest account at least once a month and note the fact on the account subject to the post facto approval of the Committee.
- ii. General House
If any project involving the expenditure of more than Rs.10 lakh (ten lakhs) is to be started, then it shall be with the prior approval of the General House. No Expenditure shall be met from current receipts or otherwise than as provided for in rule 16 (1) and in this rule.
- iii. The superintendent shall prepare and place on the notice board every month an account showing the amounts due from the members of the Association and such account to be countersigned by the Treasurer.
- iv. Treasurer
Revenue Account and Balance Sheet. Once in a year in the month of April or any other month fixed by the General House, the Treasurer and Secretary shall submit a Revenue Account and Balance Sheet of the affairs of the Association of the previous year duly passed by the Auditor.
- v. Accounts For approval
The audited Account Balance Sheet shall be laid in the Annual Meeting of members of the General House for approval.

Special duties and powers of Secretary. - It shall be the duty of the Secretary to see that the books and property of the Association are properly kept and cared for and to report from time to time to the Committee what books or other necessities are required for the purposes of the Association, and when sanctioned by the Committee or in urgent cases, in anticipation of such sanction he may purchase with the approval of the President or in his absence of the Vice-President subject to the approval of the Committee.

Auditor

THE MANNER OF THE INVESTMENT OF THE FUNDS, KEEPING OF ACCOUNT AND FOR ANNUAL OR PERIODICAL AUDIT OF THE ACCOUNT BY A CERTIFIED CHARTERED ACCOUNTANT:-

Auditor:- The accounts of the Association shall be audited at least once a year by an Auditor. The Auditor shall ordinarily be elected or appointed at the Annual General Meeting.

Secy,
Hry. High Court Bar Association

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Honorary Secretary
Pb. & Hry. High Court Bar Association
Chandigarh

Manoj Goyal
Hon. Secy,
Chandigarh



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Audit of accounts:- The Auditor shall examine the entire accounts of the Association and shall have access to accounts and vouchers at all reasonable time throughout the year.

c. Balance Sheet and Revenue account be checked:- The Auditor shall check the Revenue Account and Balance Sheet and shall after making such corrections therein as he may deem proper countersign the same. The Auditor shall submit annually in the month of January to the Committee a brief report on the state of the accounts. The Auditor's report shall be laid before the General House meeting with the detailed report of Account and Balance Sheet.

18. THE LIBRARY

a. Rules of Library:- The Committee or the Library Committee may from time to time make subsidiary rules consistent with these rules for the management of the Library and the regulation of its use by members and vary, add to, or cancel any rules so made.

b. List of books not to be removed:- The catalogue mentioned in rule 16 clause iii shall be printed and every member shall be entitled to receive one copy thereof and of each new issue thereof free of charge. Additional copies may be supplied as the Committee may determine.

The Secretary under the directions of the Committee shall make a list and from time to time revise the same of such books, periodicals and newspapers belonging to the Association as are not to be taken out of the Library and have them marked as "not Removable." He shall have another list prepared of books which may be taken out with the permission of Head Librarian for the day only to any Court but which must be returned by 3:30 P.M. on the same day and have such books marked "REMOVEABLE", if not returned by 3:30 P.M. In future no books will be issued to such member. All other books a list of which shall also be prepared by the Secretary may be taken out as permitted by rule 18 (c) for a period of four days Books may also be issued on receipts signed by known Munshis of such members who intimate to the Secretary the names who will be responsible for the loss or damage to any books issued on the requisition of such Munshis. They cannot claim the issuance of the books as a matter of right.

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Honorary Secretary
Ph. & Hry. High Court Bar Association
Chandigarh



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Taking out of books:- with the exception of such books, periodicals or newspapers as may appear in the said list members may take out any book, periodical or newspaper belonging to the Association upon giving a receipt for the same to the Librarian but the said books have to be returned within the prescribed period if not returned the Committee has the power to impose any penalty upon the defaulting member.

d. Every book, periodical or paper taken from the Library shall be returned within two days or earlier if notice is given by the Librarian that it is required. If not returned, the Committee has the power to impose any penalty upon the defaulting member provided that in no case shall the penalty exceed double the value of the book or paper detained.

e. Taking Books Irregularly:- Any repetition of an infringement of these rules may be dealt with by the Committee in the manner hereinafter provided for a breach of any rule.

Any member who without the permission of the Secretary take from the Library any book, periodical or newspaper included in the list mentioned in rule 56 shall be liable to a sum not exceeding the cost of such book, periodical or news paper etc. plus such fine/penalty as may be imposed in this respect and in default of payment of such sum or in any case on a repetition of the same breach may also in the discretion of the Committee be debarred from the use of the Library for such period as the Committee may determine.

f. Losing or damaging books:- Any member who may lose, destroy, write upon or otherwise deface any book or periodical belonging to the Association shall be liable to pay a sum which may extend to the cost of replacing the same.

If the penalty imposed upon a member under rules 18 (c) or 18 (e) is not paid within seven days of the information, to him of the imposition of such penalty the member concerned shall be debarred from using any book of the Library either in or out of it until the penalty is fully paid and the committee may even suspend the sending of its daily list to the members's residence.

g. Complaint and Suggestions:- Members may make any suggestion or complaint in the prescribed Book kept for those purpose in the Library and the Secretary shall take the necessary action upon all such suggestions and complaints.

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President,
Pb. & H-
Chandigarh

High Court Bar Association
Chandigarh

Secretary
Pb. & H- High Court Bar Association
Chandigarh

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Daily Cause List:- One Daily Cause List will be placed in the Library for the convenience of the members, which will not be taken out or removed outside the library.

19. MAINTENANCE OF ORDER IN THE LIBRARY AND OTHER ROOMS OF THE ASSOCIATION

- a. Private Conversation Confidential:- No publicity shall be given to any statements, expression of opinion or conversation in any of the rooms at any time occupied by the Association. Any member violating this rule shall on proof thereof be liable to have his name removed from membership.
- b. No noise in the Library:- No member shall make any noise in the Library or have heated discussion which may disturb the other members.
- c. Strangers:- No person who is not a member shall be permitted to the library unless at the request of a member and that too for a short time.
- d. Clerk:- The clerks of members shall not sit in the Library or other rooms of the Association when not actually engaged with their Advocates for professional work. Member shall not be allowed to use the Library as consultation room and it should not be used as a permanent seat in the library by the members.
- e. Breach of the order how to be dealt with:- If any member at any time acts in a manner which may be open to objection in any room occupied by the Association, he may be called by the Committee to advise him to behave properly. If such member does not mend his ways the committee has the power to stop him from sitting in any room of the Bar.
- f. Committee's powers in regard to maintenance of orders:- The Committee or the Library-Committee may from time to time by resolution in that behalf regulate the manner in which order is to be preserved in the Library.
The servants of the Bar Room shall not be sent out of the High Court premises by members for their own private work.



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Handwritten text and stamps: 'Library Committee', 'High Court', 'Madhya Pradesh', 'Bar Association', '2012'.

Handwritten text: 'Clerk'

29

PART III - PROFESSIONAL CONDUCT OR ANY OTHER MISCONDUCT OF MEMBERS AND THEIR EMPLOYEES. PROHIBITION AS TO TAKING BRIEFS FROM CERTAIN PERSONS.

Professional or other misconduct of a member- A member who is a member of Bar Association shall maintain and abide by high standard of professional conduct and rules as contained in Chapter-II Part-vi of the Bar Council of India Rules framed under the Advocates Act, 1961, regarding standards of professional conduct and etiquette. Further, no member shall receive any brief or otherwise take any case from or through any of the following persons, namely:-

- (i) 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 reputed touts kept by the Committee;
- (iii) any petition writer or any typist on commission.
- (iv) a clerk whose employment by the members of the Association is prohibited by the Committee.
- (v) a person who is employed by the members of the Association for parting with fee with advocate, clerk or any other person.

Punishment of the Members of Bar Association for misconduct: (i) Where on a receipt of complaint or otherwise the Executive Committee has reason to believe that any member of the Association has been guilty of professional or other misconduct, it shall refer the case to the Bar Council or to the Disciplinary Committee of the Bar.

The Disciplinary Committee of the Association after giving the member concerned and the complainant, an opportunity of being heard may pass any of the following orders, namely:-

- i. Dismiss the complaint;
- ii. Reprimand the member of the Association;
- iii. Suspend the member from the membership of the Bar Association for such period as it may deem fit;
- iv. Remove the name of the advocate from the membership of the Bar Association.

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Bar Association

High Court Bar Association



The Disciplinary Committee shall refer the complaint to Bar Council of Punjab and Haryana forthwith for taking disciplinary action against the member found guilty of professional or other misconduct.

The orders passed by the Disciplinary Committee of the Association will be the final.

- c. Consequence of removal of name or expulsion:- The removal of any member from the list of members or the expulsion of any member shall carry with it absolute forfeiture of all facilities of the Association alongwith donations and subscriptions paid to the Association or any unpaid subscription by such member to the Association at the time of such removal of his name or expulsion.
- d. Cessation from membership:- Any member, whose name shall at any time have ceased to be borne on the rolls of Bar Council, shall cease to be a member from the date on which his name is removed from the rolls of the said Bar Council.
- e. Communication privileged:- All Communication, made to the Committee, or inquiries held under the preceding rules, shall be deemed to be privileged.
- f. For the purposes of rule 20 (a) the Committee shall maintain a list of persons reputed to be tout, and shall revise the list from time to time. The list shall be open to inspection by members in the Library during business hours on all days other than holidays.

CLERKS AND SERVANTS

- B. Employment of certain persons prohibited:- No member shall employ:-
 - (i) as a clerk, Munshi, Chaprasi or other servants, any person mentioned in rule 20 (a) clauses (i) and (ii) or on the list mentioned in rule 20 (f).
 - (ii) In any capacity- any person who has :-
 - (a) at any time been placed on security for good behaviour or recorded as a bad character by the police or who is otherwise known to be a disreputable character and objected to by the Committee as such;
 - (b) been convicted of giving or fabricating false evidence, theft, forgery, criminal misappropriation or breach of trust, or any

President,
Pb. & Haryana High Court Bar Association
Chandigarh

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Honorary Secretary
Pb. & Hry. High Court Bar Association
Chandigarh

20/11/2017

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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 have prescribed from such employment; or retain in his service any person who may at any time be found to have been ineligible under this rule;

Provided that the limit fixed by clause (ii) of this rule shall not apply to clerks and typists employed in a member's private office and not employed for the purposes of cases or Court work.

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

Production of certificate from last employer. 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 explain the non-production thereof to the satisfaction of the Committee.

Intimation on employing new clerk etc. Every member proposing to engage any person as a clerk or Munshi shall intimate the fact by letter in the attached form or in such similar form as the Committee may from time to time prescribe, in that behalf, addressed to the Secretary. If the required particulars are not supplied in the letter intimation when it is received by the Secretary, he shall forthwith return the same with a request that the letter be re-submitted after proper completion. If no reply is received from the Secretary within one month of submitting (as the case may be) the letter of intimation, the member concerned shall be at liberty to engage the person named thereon.

FORM OF INTIMATION TO BE GIVEN BY A MEMBER OF THE BAR ASSOCIATION WHEN ENGAGING A CLERK.

To
The Honorary Secretary,
High Court Bar Association,
Chandigarh.

[Handwritten signature]

President,
Pb. & Har. High Court Bar Association
Chandigarh

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[Handwritten signature]
Honorary Secretary,
Pb. & Har. High Court Bar Association
Chandigarh

[Handwritten signature]

17/10/57



Dated.....

Dear Sir, ..

I beg to inform you that I propose to engage.....as one of my clerks,

I certify that the proposed clerk is eligible for employment under the High Court rules, as:

1. he has been a Legal Practitioner's clerk for 3 years, * and is a literate.
- Or
2. he is a Matriculate of a recognized University,
- Or
3. he is a qualified Petition-Writer.



I further certify that,

1. he has never been declared a tout.
2. he has never been convicted of an offence involving moral turpitude.
3. he has never been dismissed from Government service, and
4. he is not an undischarged insolvent.

Yours Faithfully,

Dated.....

Name.....

Address.....

I have scrutinized the application and recommended his name for registration as a clerk of Mr..... Advocate.

Honorary Secretary,

High Court Bar Association



1. PARTICULARS OF PERSON WHOM IT IS PROPOSED TO ENGAGE

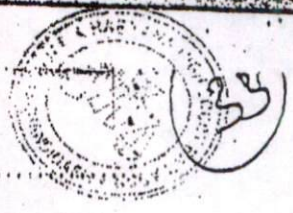
Full name.....
 Father's Name.....
 Caste.....
 Approximate age.....
 Residence.....

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President, -
Pb. & Harvna High Court Bar Association
Chandigarh.

Honorary Secretary
Pb. & Harvna High Court Bar Association
Chandigarh.

Mehar Singh



Educational Qualifications.....
 Nature of past employment (if any).....
 Name and address of last employer.....
 List of testimonial (including certificate of last employer) attached.....
 Whether convicted of any offence which would render him unfit for engagement as clerk to a Legal Practitioner.....



- i. Remuneration of persons employed:- No member shall remunerate any person employed by him for the purposes of his profession by a commission, percentage or share in the employer's professional income or any part thereof, or otherwise, than by a monthly salary or fixed percentage of clerks.
- ii. Submission of annual list of employees:- Every member shall before the 1st April in each year furnish the Secretary with a list of all persons employed for the purpose of his practice, in his office and all changes of each establishment shall be reported to the Secretary within fourteen days of their occurrence.
- iii. The Committee shall cause a list of all persons for the time being in the employment of members. The list shall be corrected from time to time as occasion may require.

Regulations re-conduct of Clerks and Servants

- iv. Conduct of Clerks and Servants:- No person employed by any member shall:
 - a. hold any communication whatsoever whether directly or indirectly, with any person who is on any list of touts or reputed touts or with any person prescribed by the Committee, nor shall at any time allow or suffer any such person to enter or remain in his master's premises without immediately informing his master of the fact;
 - b. Without his master's express knowledge or consent, assist any client in engaging any other legal practitioner.
- v. (a) If the Committee shall at any time be satisfied that any such agent, servant or

President
 Pt. & H.
 Chandigarh

[Handwritten Signature]
 Court Bar Association
 Chandigarh

[Handwritten Signature]
 Secretary
 Bar Council of India
 Chandigarh

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 Secretary
 Pt. & Hry. High
 Chandigarh



employee has committed a breach of rule 20 (L) (i) the Committee may require the member, whose agent, servant or employee, he is, to forthwith dismiss him and may also declare that such agent, servant or employee is not a fit person to be employed in future by any member and enter his name in the list of persons prohibited by the Committee from employment by members.

(b) If the Committee finds that any agent, Munshi or employee of a member is guilty of any malpractice, it may ask the member who has been his employer to dismiss him from his employment.

vi. Arrangement with Clerk's Association for regulating matters affecting clerks and Munshi:- The Committee may from time to time make suitable arrangements with the Clerks and Munshi's Association for obtaining the assistance of the latter in dealing with any matter arising under these rules relating to the agents, servants or employees of members, or candidates for such employment. All Communications between the Committee and the Clerk's Association relating to any such persons shall be deemed to be privileged.

m. PART IV - POWER AND PROCEDURE IN DEALING WITH EMPLOYEES

i. Enquiry into offences:- The Committee shall have power, either upon complaint or of its own motion to inquire into the conduct of any servant or other employees of the Bar and take suitable action, provided that before the Committee takes any action the Committee shall inform the servant or other employee of the Association of the nature of charge and shall afford him a reasonable opportunity or tendering to the Committee his explanation, either personally or in writing, and of submitting to the Committee rebutting evidence which he may desire to produce before it. If after inquiry, the Committee is of opinion that any, servant or employee of the Association has been guilty of a misconduct, it may impose the punishment of dismissal or withholding of increments or any other punishment whichever is deemed fit.

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President
D. A. W.
Chairman
Court Bar Association

Secretary
Court Bar Association

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P. & H. High
Chaudhary

ASS

Amendments July 35

PART V- RULES

Alteration of rules:- When there is any suggestion regarding alteration of rules the matter shall be referred to the Rules Making Committee. These rules shall not be varied, added to or cancelled otherwise than by Special resolution in that behalf passed in a Meeting of General House in the manner prescribed by rules 16 (b) and 16 (c).

iv. When alteration to take effect:- Every special resolution varying, adding to or canceling any of these rules shall be attached to these rules and all variations, additions, or cancellations thereby made shall, unless any time be specified in such special resolution, take effect from the date of the passing thereof.

v. Rules to be printed:- The rules of the Association shall be printed and are made available to any member.

SCHEDULE

Clerks in Legal Practitioners.

1. Qualification :- No person shall be employed by a legal practitioner as his clerk unless such person has been a legal practitioner's clerk for three years, or a qualified petitioner-writer, or has passed the Matriculation Examination of a recognized University.

Disqualification :- Provided that no such person shall be employed as a clerk:

- (a) if he has been declared a tout ; or
- (b) if he is an insolvent ; or
- (c) if he has been convicted for an offence involving moral turpitude ; or
- (d) if he has been dismissed from the service of Government, unless he can show that his dismissal was not due to conduct showing him unfit to be legal practitioner's clerk, viz corruption or some other reason involving dishonesty ;
- (e) if he is an ex-petition-writer, whose license has been cancelled for corruption or for some other reason involving dishonesty ;
- (f) if he is unfit to be legal practitioner's clerk for any other sufficient reason.

Dismissed Municipal corporation and District Board employees shall be regarded as dismissed "Government Servants" for the purposes of these rules.

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Secretary

Joint Law Association

Notary Public & High Court Bar Association
Chandigarh

Joint
Chandigarh

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Alteration and rescinding of Rule and Regulations of Society (As per provision of Section 12 & 12-A of Society Registration Act, 1860.

Any Alteration and rescinding of Rules and Regulations of Society (As per provision of Section 12 & 12-A of Society Registration Act, 1860.

The manners of Dissolution of the Society (As per provision of Section 13 & 14 of Society Registration Act, 1860)

Upon the winding up or dissolution of the Association there remains after satisfaction of all its debts and liabilities any property whatsoever, it shall not be distributed among the members of the Society, but shall be given or transferred to some other institution having objects similarly to the objects of the society to be determined by the members of the society at or before the time of dissolution.

Certified to be true copies of Rule & Regulation of the society.

25-7-6
M.W.

President,
Pb. & Haryana High Court Bar Association
Chandigarh.

[Signature]

Treasurer
Pb. & Haryana High Court Bar Association
Chandigarh.

[Signature]
Joint Secretary
Pb. & Hry. High Court
Bar Association
Chandigarh