

1974-2024 Golden Jubilee Year

M KRISHNA LAW COLLEGE, HASSAN.

(Under the Auspices of the Malnad Technical Education Society (R), Hassan.)
(Arffiliated to the Karnataka State Law University, Hubballi)
Accredited by the NAAC with B+ Grade.

Salagame Road, Behind All India Radio, HASSAN - 573 202, (Karnataka)

Phone: (O): 08172-245406, Fax (P): 08172-245414

e-mail: principalmklchsn@yahoo.co.in

Website: www.mkrishnalawcollege.com

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3.1.2 QUERY:

- Detailed report for each program.
- Brochure/Geo tagged Photograph with date and captions; title of the workshops / seminars conducted.
- Details of resource persons.

Response:

Sl.No	Workshops / Seminars	Dates	Page.No
01	Workshop on Karnataka Land Laws	10.07.2023	02 - 04
02	Special Lecture on Forensic Science & Post-Mortem Tests	18.07.2023	05 - 06
03	Special Guest Lecture on Prevention of Corruption & Laws	26.06.2023	07 - 09
04	Special Lecture of Protection of Children Laws	03.06.2023	10 -12
05	Special Lecture on Prevention of Terrorism & Laws	21.05.2023	13-15
06	Endowment Lecture on the Role & Significance of Culture in Constitutional Interpretation	08.04.2022	16 - 19
07	Training program on Professional Ethics & Role of Advocates	12.07.2022	20
08	Workshop on Role of ADR in Speedy Disposal of Disputes	12.07.2022	21 - 22
09	Training Program on Road Safety Measures	19.07.2022	22 25
10	Special Lecture on World Human Rights Day	10.12.2021	23 - 25
11	National Webinar on International Intellectual Property Law	03.11.2020	26 27 - 29
12	National Webinar on Law Relating to Mega Projects	09.11.2020	30 - 32
13	National Webinar on Relevance of Public International Law in 21 st Century in Reaching of Conflict Resolutions - An Appraisal	21.011.2020	33 - 35
4	State Level Webinar on Sources of Law	08.11.2020	26 20
5	Webinar on Pledge to Follow the Citizens' Duties - To Mark the 70 Years of Constitution	11.11.2020	36 - 38 39 - 42



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16	State Level Webinar on Default Bail Under Cr.P.c and	17.10.2020	43 - 44
	Its Impacts on the Unlawful Activities Prevention Act		
	and NIA Act		
17	Special Lecture on Basics of Administrative Law	19.10.2019	45 - 47
18	Workshop on Police & Crime Investigation	20.11.2019	48 - 51
19	NHRC Sponsored State Level Workshop on Women	01.03.2019	52 - 57
	Rights and Institution of Marriage - A Need for Shift		
	in the Paradigm		
20	University Zonal Level Career Guidance Workshop	22.02.2019	58 - 60
21	Special Lecture on One Nation One Constitution	13.11.2029	61 - 62
22	Special Lecture on Gay Sex-Moral, Legal & Judicial	28.09.2018	63 - 64
	Perspective		
23	Workshop on Preparation for Civil Service Exams	25.10.2018	65 - 67
24	Special Lecture on Quality Food for Quality Life	28.08.2018	68 - 69
25	Special Lecture on First medical Aid Methods & Its	29.09.2018	70 - 73
	Benefits		
26	Workshop on Law as a Career	03.03.2018	74 - 76
27	Special Lecture Program on Women Rights & Issues /	16.03.2018	77 - 78
	World Women's Day		
28	Workshop on Art of Drafting of Pleading & Deeds	03.09.2018	79
29	Training Awareness Program on Alternative Dispute	29.10.2018	80
	Resolution System		



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A One day Workshop on the topic "Karnataka Land Laws" was organized on 10.07.2023.



Sri. Jagadeesh.B.V, Project Director, District Urban Development Office, Hassan, delivered the lecture as a Resource Person in the program organized on 10.07.2023. Sri.C.R.Chandrashekar Iyer, Vice-Chairman presided the function and Dr.V. Srinivasa, Principal inaugurated and delivered the inaugural address. Prof. K.S. Rekha was the Convenor of the program.

The brief highlights of the lecture was as follows;

The Karnataka Land Revenue Act, 1964 - Revenue Officers & their responsibilities, Revenue appellate Tribunal, Appeal & Revision, Land & land Revenue Record of Rights, realization of land revenue.

The Karnataka Scheduled Caste & Scheduled Tribes (Prohibition of Transfer of certain Lands) Act, 1978 & Rules 1971.

The Karnataka Land Reforms Act, 1961 - General provisions regarding tenancies, conferment of ownership of tenants, ceiling of land holdings, restrictions on holding or transfer of agricultural lands, co-operative farms, fragmentation and consolidation of holdings. The Real Estate (regulation & Development) Act, 2016 - Registration of real estate projects and registration of real estate agents, functions and duties of promoter, rights and duties of allottees, the real estate regulatory authority, the real estate appellate tribunal, offenses, penalties and adjudication.

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The Karnataka Real Estate (Regulation & Development) Rules, 2017.

The Right to Fair Compensation & Transparency in Land Acquisition, Rehabilitation & Resettlement, Act 2013 - Utilization, conversion, nation Monitor Committee, Acquisition, rehabilitation & resettlement Authority, apportionment of compensation and payment of compensation.





Dr.V.Srinivasa, Principal has inaugurated the Workshop and delivered the Key Note address during this Workshop on Karnataka Land Laws.



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Karnataka Land Laws

DATE: 10. 07. 20 1

Time: 10.30 am

Place College Auditorium

Dr. Srinivasa V

Principal. M Krishna Law College Hassan

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Vice President Wikishop Law C. P. J. C. Least

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PRINCIPAL M. KRISHNA LAW COLLEGE HASSAN

A Special Lecture program on the topic "Forensic Science & Post Mortem Tests" was organized on 18.07.2023



Dr.Sampath Kumar.S. MD(Forensic Medicine) Department of FMT, Assistant Professor, HIMS, Hassan, who has delivered a very resourceful lecture during this special lecture program.



Post-Mortem is a Latin phrase literally means 'after death'. A post mortem examination is a medical examination carried out on the body after death. It is also called an autopsy (which means 'to see for oneself'). The autopsy is conducted on the request of investigating officers in cases of sudden, suspicious un-natural deaths and which are labelled as MLC cases. Post mortem examinations are carried out by doctors specialized and trained in the field of forensic medicine. The doctor may be assisted by a technician who is specially trained for this purpose. Examinations are carried out in special facilities provided in the hospital mortuary. The body will be removed respectfully from the place of death/cold storage to the

place where the examination will be carried out. The post mortem examination is usually carried out as soon as possible after death, usually within 2 to 3 working days following the death. The earlier the examination is held the more chance of it yielding useful information. The actual examination can take up to three hours. However, some post mortem examinations may take longer. Some samples which are sent to forensic science laboratory for investigations that are carried out after the post mortem examination may take several weeks.

The full post mortem examination can be described in the following stages: 1. Receiving of request letter for conduction of post-mortem examination along with complete inquest papers including brief history, statements, hospital documents, investigating officer's report etc. 2. Identification 3. The external examination 4. Internal examination 5. The internal examination consists of inspecting the internal organs of the body. This part of the examination is like a major operation and usually takes two to three hours to complete. 6. Special examinations/tests and reports: This includes retention of tissue samples for further laboratory investigations. An account of the findings is then written up by the doctor and later the results of any special examinations or tests and of the microscopic examination may be added. The timeframe for the availability of the final post mortem report varies but an effort is made to finalize the report as early as possible while following Delhi Govt. norms and is handed over to investigating police officer.

Every effort is made to perform the post mortem examination in a timely fashion so funeral arrangements should not need to be delayed. The body is usually released to the relatives through police after the completion of post mortem examination.

Sri.C.R.Chandrashekar Iyer, Vice-Chairman, Dr.V.Srinivasa, Principal and other staff were present during this special lecture program. Miss.Sharanya.S, Assistant Professor was the Convenor of this program.

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M. KRILL W COLLEGE

A Special Guest Lecture on the Topic "Prevention of Corruption & Laws" on 26.06.2023.



A Special Guest Lecture was organized on 26.06.2023. Sri.Mallik.C. Superintendent of Police, Karnataka State Lokayukta, Hassan & Chikamagaluru Districts, was the Resource Person of this program. The important highlights of this resourceful lecture was as follows;

Corruption is dishonest behaviour by those in positions of power. It starts with the tendency of using public office for some personal benefit. Moreover, it is unfortunate that corruption has, for many, become a matter of habit. It is so deeply entrenched that corruption is now considered a social norm. Hence, corruption implies the failure of ethics.

Public servants in India can be penalized for corruption under the Indian Penal Code, 1860 and the Prevention of Corruption Act, 1988. The Benami Transactions (Prohibition) Act, 1988 prohibits benami transactions. The Prevention of Money Laundering Act, 2002 penalises public servants for the offence of money laundering. India is also a signatory (not ratified) to the UN Convention against Corruption since 2005. The Convention covers a wide range of acts of corruption and also proposes certain preventive policies.

Process followed to investigate and prosecute corrupt public servants:

- The three main authorities involved in inquiring, investigating and prosecuting corruption cases are the Central Vigilance Commission (CVC), the Central Bureau of Investigation (CBI) and the state Anti-Corruption Bureau (ACB). Cases related to money laundering by public servants are investigated and prosecuted by the Directorate of Enforcement and the Financial Intelligence Unit, which are under the Ministry of Finance.
- The CBI and state ACBs investigate cases related to corruption under the Prevention of Corruption Act, 1988 and the Indian Penal Code, 1860. The CBI's jurisdiction is the central

government and Union Territories while the state ACBs investigates cases within the states. States can refer cases to the CBI.

- The CVC is a statutory body that supervises corruption cases in government departments. The CBI is under its supervision. The CVC can refer cases either to the Central Vigilance Officer (CVO) in each department or to the CBI. The CVC or the CVO recommends the action to be taken against a public servant but the decision to take any disciplinary action against a civil servant rests on the department authority. Prosecution can be initiated by an investigating agency only after it has the prior sanction of the central or state government. Government appointed prosecutors undertake the prosecution proceeding in the courts.
- All cases under the Prevention of Corruption Act, 1988 are tried by Special Judges who are appointed by the central or state government.



Sri.C.R.Chandrashekar Iyer, Vice-Chairman has presided over the program. Dr.V.Srinivasa, Principal, inaugurated the program and delivered the Introductory speech on the topic. Prof.Mrs.Seema Firdose, Assistant Professor has coordinated this special lecture program.

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PNincipal M.Krishna Law College Hassan

Invitation Letter

Special Lecture Program on Prevention of Corruption & Laws Dated: 26.06.2023



ಎಂ.ಕೃಷ್ಣ ಕಾನೂನು ಮಹಾವಿದ್ಯಾಲಯ ಹಾಸನ

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ವಿಶೇಷ ಉಪನ್ಯಾಸ

ವಿಷಯ: ಭ್ರಷ್ಟಾಚಾರ ಪ್ರತಿಬಂಧಕ ಕಾನೂನುಗಳು

ದಿನಾಂಕ: 26/06/2023

ಸಮಯ: ಬೆಳಿಗ್ಗೆ 11.00 ಗಂಟೆಗೆ

ಸ್ಥಳ: ಕಾಲೇಜು ಸಭಾಂಗಣ

ಅಧ್ಯಕ್ಷತೆ ಡಾ.ವಿ ಶ್ರೀನಿವಾಸ್

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ಮುಖ್ಯ ಅತಿಥಿಗಳು (ಉಪನ್ಯಾಸಕರು)

ಶೀ ಮಲ್ಲಿಕ್. ಸಿ ಕಿ.ಎಸ್.ಪಿ.ಎಸ್

ಪೋಲಿಸ್ ಅಧೀಕ್ಷಕರು, ಕರ್ನಾಟಕ ರಾಜ್ಯ ಲೋಕಾಯುಕ್ತ, ಹಾಸನ ಮತ್ತು ಚಿಕ್ಕಮಗಳೂರು ಜಿಲ್ಲೆ

ಉಪಸ್ಥಿತಿ

ಪ್ರೋ. ಸೀಮಾ ಫಿರ್ದೋಸ್

ಸಹಾಯಕ ಪ್ರಾಧ್ಯಾಪಕರು, ಸಂಯೋಜಕರು, ಕಾನೂನು ಅರಿವು ನೆರವು ಘಟಕ, ಎಂ ಕೃಷ್ಣ ಕಾನೂನು ಮಹವಿದ್ಯಾಲಯ, ಹಾಸನ

ಕರ್ಯಕ್ರಮಕ್ಕೆ ಸರ್ವರಿಗೂ ಸ್ಥಾಗತ

M. ERISHNA LAW COLLEGE BASSAN

A Guest lecture Program on the topic "Protection of Children Laws" was organized on 03.06.2023.



Sri. Kantharaju, District Child Protection Officer, Hassan, was the Resource Person of this guest lecture program.



Importance of Child Protection: The importance of Child Protection Policies cannot be overstated. Children are the bedrock of society and deserve a secure and nurturing environment to flourish. Ensuring their safety and rights not only promotes their holistic development but also contributes to building a just and prosperous nation.

Legal Framework: The Child Protection Policies in India are firmly rooted in the legal framework. The Constitution of India, under Article 15(3) and Article 39(e) and (f),

guarantees special protection and care for children. Additionally, legislations like the Juvenile Justice (Care and Protection of Children) Act, 2015, the Protection of Children from Sexual Offences (POCSO) Act, 2012, and the Right to Education Act, 2009, collectively reinforce the legal safeguards for children.

Government Initiatives: The Indian government has taken substantial strides in child protection. The National Policy for Children, 2013, acts as a guiding light, ensuring that children's needs and rights are at the forefront of policy and decision-making. Initiatives like the Integrated Child Protection Scheme (ICPS) and Beti Bachao, Beti Padhao campaign emphasize child protection and gender equality.

Role of NGOs in Child Protection: NGOs play a pivotal role in the realm of child protection. They bridge gaps by implementing on-ground programs, raising awareness, and advocating for policy changes. Their grassroots presence allows them to address specific local issues and create tailored solutions that supplement government efforts.

Indian Legislation for Child Protection and Policies: The legislative landscape in India reflects the nation's commitment to child protection. The Juvenile Justice Act, 2015, focuses on the care, protection, and rehabilitation of children in need of care and protection, while the POCSO Act, 2012, addresses child sexual abuse and exploitation. These acts, coupled with various policies, weave a robust safety net for children.

Digital Age Challenges: In the digital age, new challenges have emerged. The internet and social media bring both opportunities and risks for children. Cyberbullying, online exploitation, and exposure to inappropriate content demand innovative solutions that blend technology with protective measures. And we at CRY have been in relentless pursuit of not only overcoming but thriving amidst these new-age digital challenges.

Hope for the Future: Child Protection Policies in India have come a long way, but the journey is far from over. As stakeholders, we must collectively work towards creating an ecosystem where children can thrive without fear. By advocating, collaborating, and embracing technological advancements, we can ensure that every child's rights and well-being are safeguarded, paving the way for a brighter future.

Sri.C.R.Chandrashekar Iyer, Vice-Chairman Presided the program and Dr.V.Srinivasa, Principal, has inaugurated and gave the introductory address in the program. Prof.Seema Firdose, Assistant Professor was the Coordinator of this program.



PRINCIPAL ERISHNA LAW COLLEGE

Invitation Letter

Special Lecture Program on Protection of Children Laws

Dated: 03.06.2023

ಎಂ ಕೃಷ್ಣ ಕಾನೂನು ಮಹಾವಿದ್ಯಾಲಯ ಅಸನ

ಕಾನೂನು ಆರಿವು, ನೆರವು ಘಟಕ

ದಿನಾಂಕ: 03/06/2023

ಸಮಯ: ಬೆಳಿಗ್ಗೆ 10.30 ಗಂಟೆಗೆ

ಸ್ಥಳ: ಕಾಲೇಜು ಸಭಾಂಗಣ

ವಿಷಯ: ಮಕ್ಕಳ ಸಂರಕ್ಷಣಾ ಕಾನೂನು ಕುರಿತು ವಿಶೇಷ ಉಪನ್ಯಾಸ

ಅಧ್ಯಕ್ಷತೆ ಡಾ.ವಿ ಶ್ರೀನಿವಾಸ್ ಪ್ರಾಂಶುಪಾಲರು, ಎಂ ಕೃಷ್ಣ ಕಾನೂನು ಕಾಲೇಜು ಹಾಸನ

ಉದ್ಘಾಟನೆ ಶ್ರೀ. ಸಿ.ಆರ್.ಚಂದ್ರಶೇಖರ ಐಯರ್ ಉಪಾದ್ಯಕ್ಷರು, ಎಂ.ಕೃಷ್ಣ ಕಾನೂನು ಕಾಲೇಜು,ಹಾಸನ

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> ಉಪಸ್ಥಿತಿ ಪ್ರೋ. ಸೀಮಾ ಫಿರ್ದೋಸ್

ಸಹಾಯಕ್ಷ ಪ್ರಾಧ್ಯಾಪಕರು, ಕಾನೂನು ಅರಿವು ನೆರುವು ಘಟಕ ಸಂಯೋಜಕರು, ಎಂ ಕೃಷ್ಣ ಕಾನೂನು ಮಹವಿದ್ಯಾಲಯ, ಹಾಸನ

ಕಾರ್ಯಕ್ರವ

RISHNA LAW COLLEGE



Special Guest lecture on Prevention of Terrorism & Laws 21.05.2023



Prof.R.N.Lakshman, Principal, Govt First Grade College, Holenarasipurua, delivering the lecture during the World Anti-Terrorism Day Celebration on 21.05.2023.

Terrorism has today become the latest threat to world peace and particularly to India's national security. Terrorists are improving their sophistication and abilities in all aspects of their operation and support. Weapon technology has become more increasingly available, and the purchasing power of terrorist organisations is on the rise with the ready availability of both technology and trained personnel to operate it. The terrorists are not only threatening the ideals of democracy and freedom but also causing a serious challenge to the existence, progress and development of mankind. There is need for stringent provision for prevention of terrorism. In a country like India if a law regarding terrorism is enacted it should be made so stringent that the culprit be brought to book and does not go scot-free just because of loopholes or lacunas. The need for special laws to combat terrorism cannot be under estimated, actually the problem lies with the implementation of laws and the abuse of powers conferred on the authorities under the special laws.

It is argued that extraordinary laws are a response to extraordinary situation that emerge primarily because of the openness and freedom which democracy allows. They are integral to its functioning and serve important restorative, curative and corrective purposes. There is also a growing international consensus to combat terrorism. There are existing international treaties and anti terrorist provisions under the United Nation but these remain ineffective as

most of the governments go by their own self interest which they are not willing to compromise.



Sri.C.r.Chandrashekar Iyer, Vice-Chairman& Senior Advocate Presided over the program. Dr.V.Srinivasa, Principal, inaugurated the function and Dr. H.S. Hemanth Kumar was the Convenor of the Program.



ಪ್ರಾಂತು ಕಾರ್ಲಿಜ್ ಎಂ ಕೃಷ್ಣ ಕಾನೂನು ಕಾರ್ಲಿಜ್ ಹಾಸನ







M KRISHNA LAW COLLEGE, HASSAN



N.S.S Unit

"ANTI-TERRORISM DAY"

DATE: 21.05, 2023

Time: 10.30 am

Place: College Auditorium

PRESTRENT

Dr. Srinivasa V

Principal, M Krishna Law College, Hassan

3NAMGMRATION

Sri Chandrashekar Iyer C R

Vice- President. M Krishna Law College, Hassan

CHIEF GARSI

Sri M N Lakshman

Professor of Political Science GFGC HN Pura

PROGRAM CO-ORDINATOR

Dr. Hemanth Kumar H S

Asst. Prof. Co-Ordinator NSS Unit M Krishna Law College, Hassan

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All are welcome

SRI. HARNAHALLI RAMASWAMY ENDOWMENT LECTURE ON 08.04.2022 ON THE TOPIC "Role & Significance of Culture In Constitutional Interpretation"



The Endowment lecture has focused on the role of culture in the framing and working of the Constitution of India. Historically, the Indian subcontinent has been replete with a variety of rich and constantly-evolving cultures. These cultures contain essential learnings not only for artists, historians, and philosophers, but also for lawyers, judges, public functionaries, students of constitutional law as well as ordinary citizens.

Constitutional law has recognized a clear link between culture and constitutional arrangements. These cultures contain essential learning not only for artists, historians, and philosophers, but also for lawyers, judges, public functionaries, students of constitutional law as well as ordinary citizens. Because of the significance of dharma in Indian philosophy, the performance of duty (both by the subject/citizen as well as the sovereign/public functionary) has always lay at the heart of constitutional tradition in India.



Prof.Dr.P.Ishwara Bhat, Hon'ble Vice Chancellor, Karnataka State Law University, Hubli, was addressing the gathering during the Endowment lecture program on the topic "Significance & Role of Culture in Constitutional Interpretation" on 08.04.2022. Prof.Dr. Ishwara Bhat, said, Culture may play a role in constitution building in many ways. Culture is likely to be part of the context for constitution building, informing the substance and process of constitutional change. Culture may be a cause of division or conflict within a state. In this case, it may be both a catalyst for constitution building and an additional challenge to be taken into account. There is sometimes pressure for aspects of culture to be explicitly reflected in the terms of a Constitution, including in a preamble; in institutional design, in the framing of rights provisions and the relationship between religion and the state. Effective implementation of new constitutional arrangements might require cultural change on the part of constitutional actors (eg legislators, executives, the administration and courts at national and subnational levels) and in the wider community. In any of these cases, an appreciation of culture and the challenges and opportunities it presents may be critical to the outcome of a constitution building project. At the same time, however, culture can be an aspect of local context that is difficult for external observers and advisers to identify, understand and evaluate for constitution building purposes. There are many reasons for this. Aspects of culture are elusive; external advisers may be influenced by their own cultural assumptions: the significance of culture may be downplayed, where the provision of constitution building assistance is portrayed as 'technical'.



Sri.Ashoka Harnahalli, Foremr Advocate General, Karnataka & Chairman, MTES, Hassan while delivering the Key Note address he has said, Global scholarship on constitutional law has recognised a clear link between culture and constitutional arrangements. These cultures contain essential learnings not only for artists, historians, and philosophers, but also for lawyers, judges, public functionaries, students of constitutional law as well as ordinary citizens. Because of the significance of dharma in Indian philosophy, the performance of duty (both by the subject/citizen as well as the sovereign/public functionary) has always lay at the heart of constitutional tradition in India. The Constitution of India recognises duties while following a rights-based model. Part III of the Constitution forms its backbone. The scope and enforcement of fundamental rights have served as the primary starting points for the rich constitutional jurisprudence evolved by the Supreme Court and High Courts.

Sri. Ashoka Harnahalli, Chairman, MTES, Hassan has presided and Sri.R.T.Dyave Gowda, Secretary, MTES, Hassan has inaugurated the program. Sri.B.K.Ravikanth, Senior Civil Judge and Memebr Sereatary, DLSA, Hassan, Sri.S.G.Shridhar, Treasurer, Sri.C.R.Chandrashekar Iyer, Vice Chairman, Sri.S. Shivaramakrishniah, Manager, MTES and Dr.V.Srinivasa, Principal were present during the Endowment lecture program.

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M.Krishna Law College Hassan

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Mainad Technical Education Society®

M. KRISHNA LAW COLLEGE, HASSAN

(NACC re-accredited with 8+ Grade)



SRI HARNAHALLI RAMASWAMY ENDOWMENT LECTURE

DATE: 08-04-2022, Fridey Time: 10:30 A.M

VENUE : AUDITORIUM M. Krishna Law College, Hassan



Sri Ashok Haranahalli

Hen'ble Chaleman, M.LE.S. ®, Hassan.

Bernergerentierer

Sri R.T. Dyavegowda

Hon'ble Secretary, M.T.E.S @ Hassan.

Endowment Lecture

Prof. (Dr.) P. Ishwara Bhat

Hon'ble Vice Chancellor, Karnataka State Law University, Navanagar, Hubballi.

Topic Significance & Role of Culture in Constitutional Interpretation

Guests of Honour

Sri S.G. Sridhar

Hon'ble Treasurer, M.I.E.S ® Hassan.

Sri C.R. Chandrashekar Iyer

Hon'ble Vice Chairman, Governing Council, M. Krishna Law College Hassan

Sri S. Shivaramakrishnaiah

Manager, M.T.E.S ® Hassan.

Presence :

Dr. V. Srinivas

Principal, M. Krishna Law College, Hassan

All are Welsoms

Principal, Teaching, Non Teaching Staff & Students



M. ERISHNA LAW COLLEGE HASSAN

20

A Workshop & Training Program on the Topic "Professional Ethics" dated 12.07.2022



M.Krishna Law College, in association with the District Legal Services Authority, Hassan organized a workshop on "Professional Ethics" on 12.07.2022. Sri. Anand. P. Hogade. Principal Civil Judge & Chief Judicial Magistrate, Hassan, who gave a very resourceful lecture during the program. Addressing the students on the concept of Professional ethics he said that Advocates must have respect towards their profession and ethics, not only in Law Profession but in all other professions it is Mandatory. Further he said any one can become a lawyer, but only few become advocates. Respecting our profession is a must. We need to acquire the knowledge instead of running behind the money. The ultimate function of an advocate is to administer the justice and uphold the rights of the clients.Sri.Ravikanth.B.K. Senior Civil Judge and Member Secretary, District Legal Services Authority, Hassan was also present in the workshop. Sri. C.R.Chnadrashekar Iyer, Vice-Chairman inaugurated the program. While delivering the inaugural speech he said, legal ethics is that branch of moral science which lays down duties for the observance of its members which he owes to the society, to the court, to the profession, to his brethren, to his client, to himself etc. The aim of Legal Ethics is to maintain the honor and dignity of the Law Profession Lawyers are considered as the protectors of justice. Lawyers have greater responsibility to protect the country and lead the community. They have certain duty towards country, community, court, client, opponent, and colleagues. Dr. V. Srinivasa, Principal has presided over the workshop program.



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A Special lecture & Training Program on the Topic "Role of Alternative Dispute Resolution in Speedy Disposal of Disputes"



Sri.B.K.Ravikanth, Senior Civil Judge & Member Secretary, District Legal Services Authority, Hassan, has delivered a Special lecture on the Topic "Role of Alternative Dispute Resolution in Speedy Disposal of Disputes" on 12.07.2022. He said, India has a proud tradition of dispute resolution based on consensus and conciliation. The institution of Panchavats, the remnants of which are still found in our social system is the symbol of indigenous administration, which covered not only dispute resolution, but also other aspects of public administration. Alternative dispute resolution (ADR) refers to the different ways people can resolve disputes without a trial. Common ADR processes include mediation. arbitration and neutral evaluation. These processes are generally confidential, less formal, and less stressful than traditional court proceedings.ADR often saves money and speeds settlement. In mediation, parties play an important role in resolving their own disputes. This often results in creative solutions, longer-lasting outcomes, greater satisfaction, and improved relationships. Sri. Chandrashekar Iyer. C.R, Vice-Chairman & Senior Advocate, who inaugurated the program and delivered the inaugural speech. During his inaugural address he said, the need for alternatives to the formal legal system has engaged the attention of the legal fraternity, comprising judges, lawyers and law researchers for several decades now. This has for long been seen as integral to the process of judicial reform and as signifying the `access-to justice' approach. Dr.V. Srinivasa, principal was the President of the program.



FRINCIPAL BASSAN



M. KRISHNA LAW COLLEGE, HASSAN

(NACC re-accredited with B+ Grade)

District Legal Service Authority, Hassan Jointly Organized Special Lectures



Topic - 1

Professional Ethics

Resource Person : Sri Anand P. Hogade

Principal Senior Civil Judge and CJM, Hassan

AND

Topic - 2

Role of Alternative Dispute Resolution in Speedy Disposal of Disputes

Resource Person : Sri B.K. Ravikantha

Senior Civil Judge and Member Secretary, DLSA, Hassan

Date: 12-07-2022, Tuesday

Time: 10.00 AM

Venue : Auditorium, M. Krishna Law College, Hassan

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M Krishna Law College, Hassan. And District Legal Service Authority, Hassan.

Jointly Organized Special Lectures

PRESIDENT

Sri Chandrashekar lyer

Vice president, governing council, M.Krishna Law College, Hassan

INAUGURATION

Dr. V.Srinivasa,

Principal, M Krishna Law CoFego, Hassan

SPECIAL LECTURES ON

Topic-1 Professional Ethics ವೃತ್ತಿ ಮೌಲ್ಯಗಳು

RESOURCE PERSON

Sri Anand P. Hogade Principal Senior Civil Judge and CJM, Hassan

Topic-2

Role of Alternative Dispute Resolution System in Speedy Disposal of Disputes ವಿವಾರಗಳ ಶೀಘ್ರ ವಿಲೇವಾರಿಯಲ್ಲಿ ಪರ್ಯಾಯ ವ್ಯಾಜ್ಯ ಪರಿಹಾರ ವ್ಯವಸ್ಥೆಯ ಪಾತ್ರ

RESOURCE PERSON

Sri B.K.Ravikantha.

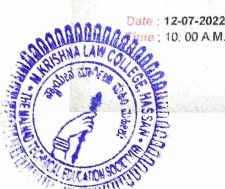
Senior Civil Judge and Member Secretary DLSA, Hassan

Date: 12-07-2022

Venue

Auditorium MKLC

All are Welcome



CRISHNA LAW COLLEGE EASSAN

Awareness program on "Road Safety Measures" was conducted on 19.07.2022



NSS unit of the college has organized a seminar on awareness about ROAD SAFETY MEASURES for the college staff & students on 19th July 2022. Mr. S.S.Pasha, Vice-President, Indian Red Cross Society, Hassan, Branch, was the Resource Person gave a very resourceful and educative lecture on Road Safety. During the seminar he addressed some key traffic & road rules which must be followed by everyone in the road. He explained some road incidents in which some examples of road accidents were breathtaking. He also appreciated some good practices of foreign countries which were useful for citizens for their safety at road. The moral behind this program was to spread awareness among the students and college staff. At last he summarized his seminar with some key points which are, wearing helmet, prefer to walk on the right side of the road, avoid the use of mobile phone while you are driving as well as during the use of footpath & be extra cautious when you are at road.





The program was inaugurated by Mr.B.K.Ravikanth, Senior Judge and Member Secretary, DLSA, Hassan and Mr.C.R.Chandrashekar Iyer, Vice-Chairman has presided over the program. Mr.H.P.Mohan, Chairman, Indian Red Cross Society, Hassan, Mr. Anuganalu Krishnamurthy, Director, Indian Red Cross Society, Hassan, Mr.M.V.Girish, and Dr.V.Srinivasa, Principal were all present during this program. The program was ended after the vote of thanks delivered by Prof.H.S.Hemanthkumar, NSS Co-ordinator.



M. KRISHNA LAW COLLEGE HASSAN **Invitation Letter**

Workshop Program on Road Safety Measures

Dated: 19.07.2022

ಭಾರತೀಯ ರೆಡ್ ಕ್ರಾಸ್ ಸಂಸ್ಥೆ,

ಜಿಲ್ಲಾ ಶಾಖೆ, ಹಾಸನ,

ಯುವ ರೆಡ್ ಕ್ರಾಸ್ ಘಟಕ, ಎಂ.ಕೃಷ್ಣ ಕಾನೂನು ಕಾಲೇಜು, ಹಾಸನ

ಇವರುಗಳ ಸಂಯುಕ್ತಾಶ್ರಯದಲ್ಲಿ

"ರಸ್ತೆ ಸುರಕ್ಷತೆಯ ಬಗ್ಗೆ ವಿದ್ಯಾರ್ಥಿಗಳಲ್ಲಿ ಅರಿವು ಕಾರ್ಯಕ್ರಮ"

ದಿನಾಂಕ: 19-07-2022, ಮಂಗಳವಾರ

ಸ್ಥಳ: ಎಂ.ಕೃಷ್ಣ ಕಾನೂನು ಕಾಲೇಜು

ಸಮಯ : ಬೆಳೆಗ್ಗೆ 11.00 ಗಂಟೆಗೆ

ಸಭಾಂಗಣ, ಹಾಸನ

ಕಾರ್ಯಕ್ರಮದ ಶ್ರೀಯುತ ಬಿ.ಕೆ. ರವಿಕಾಂತ್, ಹಿರಿಯ ನ್ಯಾಯಾಧೀಶರು ಮತ್ತು

ಉದ್ಘಾಟನೆ: ಸದಸ್ಯ ಕಾರ್ಯದರ್ಶಿಗಳು, ಜಿಲ್ಲಾ ಕಾನೂನು ಸೇವೆಗಳ ಪ್ರಾಧಿಕಾರ, ಹಾಸನ

ಅಧ್ಯಕ್ಷತೆ : ಶ್ರೀಯುತ ಚಂದ್ರಶೇಖರ್ ಅಯ್ಯರ್, ಉಪಾಧ್ಯಕ್ಷರು

ಎಂ.ಕೃಷ್ಣ ಕಾನೂನು ಕಾಲೇಜು, ಹಾಸನ

ಸಂಪನ್ಮೂಲ ವ್ಯಕ್ತಿ: ಶ್ರೀಯುತ ಎಸ್.ಎಸ್. ಪಾಷ, ನಿರ್ದೇಶಕರು

ಭಾರತೀಯ ರೆಡ್ಕ್ರಾಸ್ ಸಂಸ್ಥೆ, ಜಿಲ್ಲಾ ಶಾಖೆ, ಹಾಸನ

ಮುಖ್ಯ ಅತಿಥಿಗಳು :

ಶ್ರೀಯುತ ಹೆಚ್.ಪಿ.ಮೋಹನ್, ಸಭಾಪತಿಗಳು

ಭಾರತೀಯ ರೆಡ್ಕ್ರಾಸ್ ಸಂಸ್ಥೆ, ಜಿಲ್ಲಾ ಶಾಖೆ, ಹಾಸನ

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ಶ್ರೀಯುತ ಎಂ.ವಿ. ಗಿರೀಶ್, ವಿಶೇಷ ಆಹ್ವಾನಿತರು

ಭಾರತೀಯ ರೆಡ್ಕ್ರಾಸ್ ಸಂಸ್ಥೆ, ಜಿಲ್ಲಾ ಶಾಖೆ, ಹಾಸನ

ಉಪಸ್ಥಿತಿ: ಶ್ರೀಯುತ ಡಾ. ವಿ ಶ್ರೀನಿವಾಸ್, ಪ್ರಾಂಶುಪಾಲರು

ಎಂ.ಕೃಷ್ಣ ಕಾನೂನು ಕಾಲೇಜು, ಹಾಸನ

ತಮ್ಮೆಲ್ಟರಿಗೂ ಆದರದ ಸ್ವಾಗತ ಕೋರುವ

ಶ್ರೀ ಡಾ. ಹೇಮಂತ್ಕು ಕುಮಾಕ್ಷಾಗಿಗೆ ನಿರ್ಣ ಸಂಯೋಜಕರ್ನ್ನ ನಿರ್ಣಾಜಕರ್ ಯುವ ರೆಡ್ ಕ್ರಾಕ್ಷ್ಮ್ ಎಂ.ಕೃಷ್ಣ ಕಾನೂನು ತ

ತ್ರೀ ಶಬ್ಬೀರ್ ಅಪಮದ್, ಕಾರ್ಯದರ್ಶಿ ಭಾರತೀಯ ರೆಡ್ ಕ್ರಾಸ್ ಸಂಸ್ಥೆ. ಜಿಲ್ಲಾ ಶಾಖೆ ಹಾಸನ

KRISHNA LAW COLLEGE BASSAN

In commemoration of World Human Rights Day a Special lecture was organized on 10.12.2021.



A Special lecture program was organized on the occasion of celebrating the World Human Rights day. **Dr. Jayadeve Gowda. D, HOD, Department of Political Science**, AVK Women's College, Hassan was the Resource person in the program. Sri.C.R.Chandrashekar lyer inaugurated the program and delivered the Key Note Address. Dr.V.Srinivasa, Principal presided over the function. Dr.H.S.Hemanth Kumar was the Coordinator of the program.

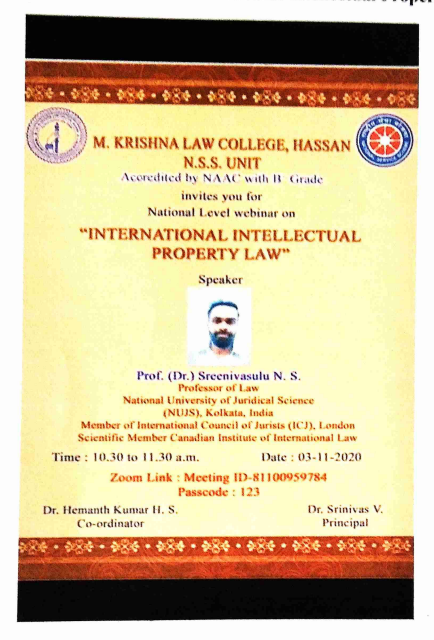


Sri.C.R.Chandrashekar lyer, Vice-Chairman and Senior Advocate, while doing his Key note address during the program.

PRINCIPAL PRISHNA LAW COLLEGE



National Level Webinar on "International Intellectual Property Law"



A National Level Webinar on the topic "International Intellectual Property Law" was conducted on 03.11.2020. Prof.Dr. Sreenivasulu.N.S, Professor of Law, National University of Juridical Science (NUJS), Kolkata, India, member of International Council of Jurists (ICJ), London, Scientific Member, Canadian Institute of International Law, was the resource person and could spoke on the subject. Prof.Dr.Sreenivasulu, has said that, in the age of knowledge economy, the efficient and creative use of knowledge is a key determinant of international competitiveness, wealth creation and improved social welfare.

While addressing the gathering, Prof.Dr.Sreenivasulu has further observed that, an effective Intellectual Property system embedded within a national strategy which anchors IP considerations firmly within the policy-making process will help a nation to promote and protect its IP assets, thereby driving economic growth and wealth generation.

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M. KRISHNA LAW COLLEGE, HASSAN N.S.S. UNIT



Accredited by NAAC with B Grade invites you for

National Level webinar on

"INTERNATIONAL INTELLECTUAL PROPERTY LAW"

Speaker



Prof. (Dr.) Sreenivasulu N. S.
Professor of Law
National University of Juridical Science
(NUJS), Kolkata, India

Member of International Council of Jurists (ICJ), London Scientific Member Canadian Institute of International Law

Time: 10.30 to 11.30 a.m.

Date: 03-11-2020

Zoom Link: Meeting ID-81100959784

Passcode: 123

Dr. Hemanth Kumar H. S. Co-ordinator

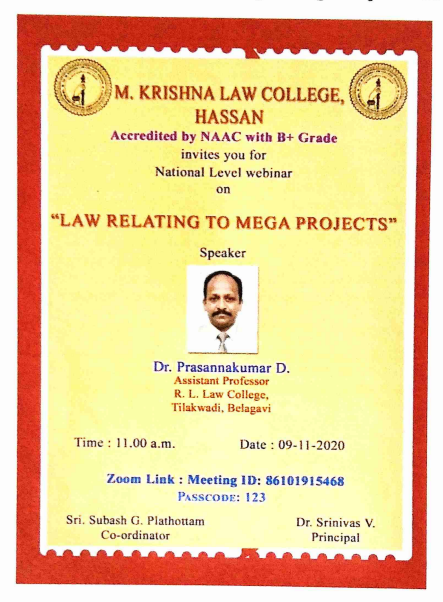
Dr. Srinivas V. Principal





PRINCIPAL M. ERISHNA LAW COLLEGE HASSAN

National Level Webinar on "Law Relating to Mega Projects" on 09.11.2020



A National Level Webinar was organized on 09.11.2020 on the topic "Law Relating to Mega Projects". Dr. Prasanna Kumar, Professor, R.L.Law College, Belagavi, Karnataka, was the Resource person to deliver the lecture on the topic. The brief of his lecture is as given below;

Mega-projects play important role in solving the needs of people's livelihood, promoting economic and social development, and maintaining the sustainable development of economy, society and ecology.

Mega projects (primarily infrastructure) receive a sizable investment (10%) of the gross fixed capital formation in India. Environmental clearances and land acquisitions have been the two major reasons for delays in the projects. However, there has been a steady increase in the proportion of projects running on schedule and a sharp decline in the proportion of projects with cost overruns. These accomplishments have been achieved due to better financing, project management, and reform in the regulatory frameworks related to environmental and land acquisition aspects. The acceptance of a user fee and development of alternate sources of

revenue have helped attract larger investments in mega projects. With increasing private sector participation, delays due to project management are expected to reduce. The modifications in the regulatory framework on environmental and land acquisition issues are moves in the right direction. However, methods used for assessments related to environmental impact and land acquisition are still manual, making the whole process time consuming. Technology could be a good instrument in reducing the time required for these assessments as well as in bringing transparency in the system. Decentralization with capacity building at the state level would also help in the long run in reducing these delays.

There is an unprecedented growth of urbanization in India with a total urban population of 377 million (31%) in 2011. It is expected to become the most populous country by 2030 with 590 million populations. There is already heavy stress on the limited city infrastructures and are suffering from shortage of space and residential houses, transport bottleneck, paucity of drinking water, pollution, disposal of city waste and sewage, powercuts, maintenance of law and order, and control of crimes. The Government of India (GoI) is going to build 100 smart cities across the country. The aim is to harness Information and Communication Technologies (ICT) and knowledge infrastructures for economic regeneration, social cohesion, better city administration, intelligent transport management systems, energy etc.,

Dr.V.Srinivasa, Principal gave the Key Note address and also formally welcomed the Resource Person to the webinar program. Sri.C.R.Chandrashekar Iyer was also present in the program. Prof. Subhash.G.Plathottam was the Convenor of this webinar.

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M. KRISHNA LAW COLLEGE, HASSAN



Accredited by NAAC with B+ Grade invites you for National Level webinar on

"LAW RELATING TO MEGA PROJECTS"

Speaker



Dr. Prasannakumar D.
Assistant Professor
R. L. Law College,
Tilakwadi, Belagavi

Time: 11.00 a.m.

Date: 09-11-2020

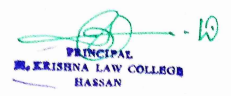
Zoom Link: Meeting ID: 86101915468

PASSCODE: 123

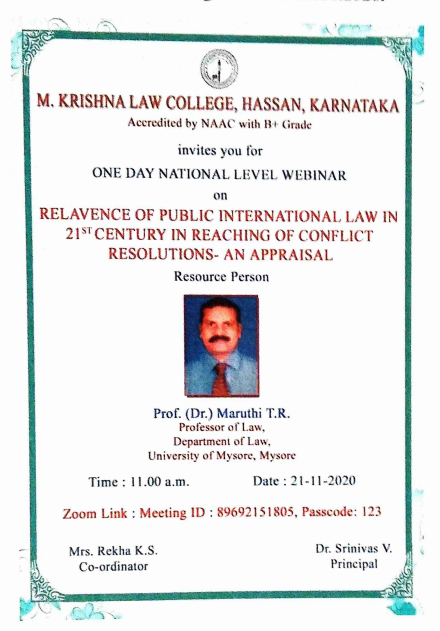
Sri. Subash G. Plathottam Co-ordinator

Dr. Srinivas V. Principal





One Day National Webinar on the topic "Relevance of Public International Law in 21st Century in Reaching of Conflict Resolutions - An Appraisal" was organized on 21.11.2020.



Dr.T.R.Maruthi, Professor of Law, Department of Research and Study in Law, University of Mysore, Mysore, was the Resources person during this One Day National Level Webinar on the topic" Relevance of Public International Law in 21st Century in Reaching of Conflict Resolutions - An Appraisal" organized on 21.11.2020.

The purpose this Resourceful address is to identify the role and effectiveness of international law in resolving armed conflicts between States, as well as the negative effects of the emergence of armed conflicts between States, and the role of the United Nations in resolving armed conflicts and consolidating international peace. On the descriptive and historical approaches. The research concluded that international law was aimed at regulating relations between states and reducing armed conflicts between them through texts and principles restricting the right of parties to use methods and methods of warfare. Through peacemaking, peacekeeping, and humanitarian assistance.

Dr. Maruthi. T.R, further observed that, through a plethora of diplomatic methods of mediation, international law is used to settle international disputes. The goal of international law is to keep the international system stable and to resolve disputes without resorting to violence. The United Nations Security Council plays an important role in this process. Mediation should be able to address disputes quickly and effectively, but it's not always possible to solve every problem. International law provides a framework for settling disputes between countries. Disagreements between countries are usually undisputed because people will often violate the law in their pursuit of their own interests. Within the state dispute (dispute within the state), stakeholders are also bound by international law and peace agreements. This means their actions also affect the body of customary international law that forms customary international law. International law of state relations covers the behavior of national and non-state actors in relation to one another. The international community does not always hold countries to the same standards when it comes to human rights, with some countries being given more weight than others. The responsibility of the international community in regards to intrastate disputes and peace processes where international law applies, as well as ways to encourage states to comply with their legal obligations. International law plays an important role in the resolution of disputes between countries, as it governs the rights of both citizens and foreigners within a country. Dr.Maruthi explained the roles of the international law to settle dispute through mediation along with other issues including defining mediation in the context of the international law, mechanisms of mediation in international disputes, loopholes of the international law to settle disputes through mediation.

Prof.Mrs.Rekha.K.S was of the Coordinator this a National Webinar and who gave the introduction of the Resource person of this program. Dr.V.Srinivasa, Principal has presided over the webinar program and Sri.C.R.Chandrashekar Iyer, Vice-Chairman was also present during the webinar program.



PRINCIPAL BRISHNA LAW COLLEGE MASSAN



M. KRISHNA LAW COLLEGE, HASSAN, KARNATAKA

Accredited by NAAC with B+ Grade

invites you for

ONE DAY NATIONAL LEVEL WEBINAR

()11

RELAVENCE OF PUBLIC INTERNATIONAL LAW IN 21st CENTURY IN REACHING OF CONFLICT RESOLUTIONS- AN APPRAISAL

Resource Person



Prof. (Dr.) Maruthi T.R.
Professor of Law,
Department of Law,
University of Mysore, Mysore

Time: 11.00 a.m.

Date: 21-11-2020

Zoom Link: Meeting ID: 89692151805, Passcode: 123

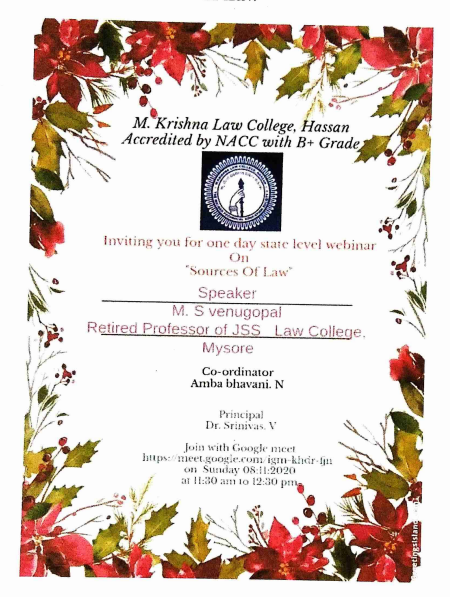
Mrs. Rekha K.S. Co-ordinator

Dr. Srinivas V. Principal



PRINCIPAL M. KRISHNA LAW COLLEGE HASSAN

State Level Webinar was conducted on 08.11.2020 on the topic "Sources of Law"



Prof.M.S. Venugopal, Retired professor of JSS Law College, Mysore, was the Resource Person during the one day State Level Webinar on the topic "Sources of Law" organized on 08.11.2020. The highlights of the lecture of the resource person was as follows;

The law and the legal system are very important in any civilization. In modern times, no one can imagine a society without law and a legal system. Law is not only important for an orderly social life but also essential for the very existence of mankind.

To have a clear and complete understanding of law, it is essential to understand the sources of law. Sources of law mean the sources from where law or the binding rules of human conduct originate. In other words, law is derived from sources. Jurists have different views on the origin and sources of law, as they have regarding the definition of law. As the term 'law' has several meanings, legal experts approach the sources of law from various angles. For instance, Austin considers sovereign as the source of law while Savigny and Henry Maine consider custom as the most important source of law. Natural law school considers nature and human reason as the source of law, while theologians consider the religious scripts as sources of law.

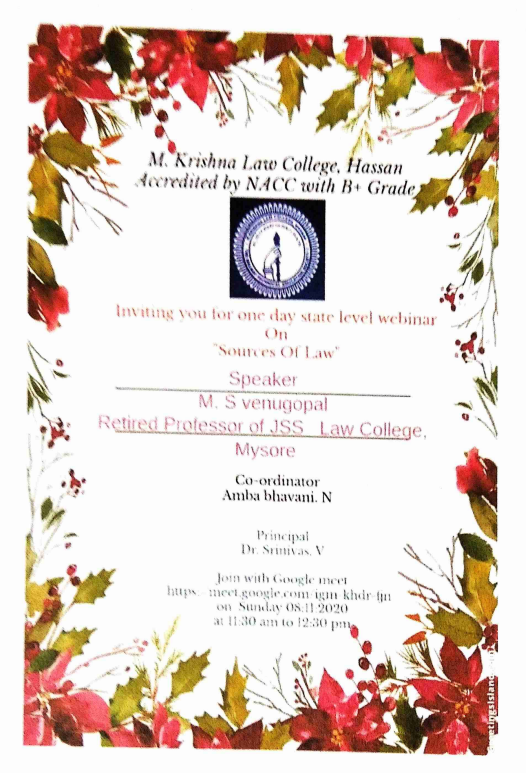
Although there are various claims and counter claims regarding the sources of law, it is true that in almost all societies, law has been derived from similar sources.

There are many factors of law that have contributed to the development of law. These factors are regarded as the sources of law. Legal customs, Divine right, Natural and legal rights, human rights, civil rights, and common law are often implied and unwritten sources of law that have been established over decades or centuries. Canon law and other forms of religious law form the basis for law derived from religious practices and doctrines or from sacred texts; this source of law is important where there is a state religion. Historical or judicial precedent and case law can modify or even create a source of law. The ultimate in written laws are the charter, the constitution, and the treaty, much of which form the foundation of modern legal systems.

Sri.Chnadrashekar Iyer.C.R, Vice-Chairman and Senior Advocate, has presided over the webinar program. Dr.V.Srinivasa, Principal presented the introductory speech on the topic. Prof.Miss. Ambha Bhavani.N. was the coordinator of this webinar program.



PRINCIPAL ERISHNA LAW COLLEGE EASSAN





PRINCIPAL M. KRISHNA LAW COLLEGE HASSAN

A Webinar on the topic "Pledge to Follow the Citizens' Duties - To Mark the 70 Years of Constitution" organized on 11.11.2020



Mainad Technical Education Society (R)

M. KRISHNA LAW COLLEGE, HASSAN
Behind Akashwani, Salagame Road, Hassan

Organizing WEBINAR ON

PLEDGE TO FOLLOW THE CITIZENS'
DUTIES - TO MARK THE 70 YEARS
OF CONSTITUTION

Speaker PROF.C.SURESH

Assistant Professor
P.G.Department of Political Science
Government Arts, Commerce & PG College
(Autonomous) Hassan

Date : 11th November, 2020 Time : 11 AM

ALL ARE CORDIALLY INVITED

C.R.Chandrashekar Iyer Vice-chairman

Dr.Srinivas Principal

Chandrahasa Coordinator

Teaching & Non-Teaching Staff

Prof.(Dr) Suresh.C. was the Resource Person to address on the Webinar Topic. Dr.V.Srinivasa delivered the keynote address and Sri.C.R.Chandrashekar Iyer, Vice-Chairman and Senior Advocate has presided over the webinar program.

As a good and responsible citizen of the country, first one must be aware of the fundamental rights and duties. Comprehending all the rules and regulations proposed by the government may boost every citizen in achieving their responsibilities towards the country. Responsible citizens build their community a good habitat to live by following the principles and helping others.

We as a citizen, are all accountable for the good or bad conditions of the nation. We need to shift our attention into action to procure positive impacts on our community and country. An individual action performed by a person can change a life, but collaborative actions have a positive impact on the entire nation. Therefore, the duties of citizens count as a contribution to a flourishing society and nation as a whole.

A responsible citizen has fractions of responsibilities and commitments for the development as well as prosperity and peace in the country. A country can flourish when its citizens are responsible enough to build a strong and powerful nation. We are all responsible for the protection and development of our country.

Being a citizen of India, some of the moral responsibilities and duties mentioned in the constitution are: We must respect the National Flag and National Anthem, obey the laws of our country, protect the power, unity and integrity of the country, safeguard public property, pay our taxes with honesty promptly, protect and preserve cultural heritage sites, protect, preserve and improve the natural environment, we must guard the country and maintain the spirit of a common brotherhood, we must respect, value and follow all the noble ideals used in the national struggle for freedom, etc. Inclusion of such commitments to the Constitution is important for the progress, peace, and prosperity of the country.

There are several reasons why it is important to voluntarily perform fundamental duties as a citizen of a country. Some of these reasons include:

Promoting national unity and integrity: By voluntarily performing fundamental duties, individuals can contribute to the unity and integrity of the nation by promoting a sense of shared responsibility and common purpose among its citizens.

Ensuring the protection of rights: Fundamental duties are often closely tied to the protection of the rights of citizens and the functioning of democratic institutions. By voluntarily performing these duties, individuals can help to ensure that their own rights and those of others are protected and upheld.

Building a strong and prosperous nation: By voluntarily performing fundamental duties, individuals can contribute to the overall development and prosperity of the nation by supporting the efforts of the government and other organizations working to improve the lives of citizens.

Fulfilling moral and ethical obligations: Fundamentals duties are not just legal obligations, they also reflect moral and ethical principles that citizens should uphold in order to live in a just and equitable society. By voluntarily performing these duties, individuals can fulfill their moral and ethical obligations as responsible members of society.

Setting a good example: By voluntarily performing fundamental duties, individuals can set a good example for others and encourage them to do the same. This can help to create a culture of civic responsibility and engagement within the country.

It's important to note that the concept of fundamental duties is different in every country and it's set by the constitutional laws, however, the principles behind it are quite similar, and it's important for citizens to understand the reasons behind their duties and the impact they can have on their society.



PAINGIPAR B. ERISHNA LAW COLLEGE



Malnad Technical Education Society (R) M. KRISHNA LAW COLLEGE, HASSAN Behind Akashwani, Salagame Road, Hassan

Organizing WEBINAR ON

PLEDGE TO FOLLOW THE CITIZENS' DUTIES - TO MARK THE 70 YEARS OF CONSTITUTION

Speaker

PROF.C.SURESH

Assistant Professor
P.G.Department of Political Science
Government Arts, Commerce & PG College
(Autonomous) Hassan

Date: 11th November, 2020 Time: 11 AM

ALL ARE CORDIALLY INVITED

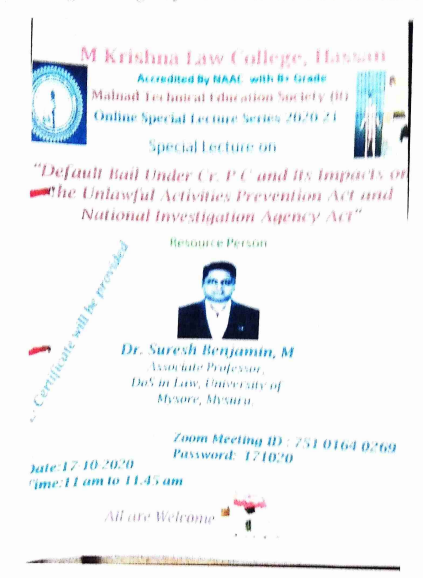
C.R.Chandrashekar Iyer Vice-chairman Dr.Srinivas Principal

Chandrahasa Coordinator

Teaching & Non-Teaching Staff

LAW COLLEGE

M. Krishna Law College Bassan State Level Webinar on the topic "Default Bail Under Cr.P.C and Its Impacts on the Unlawful Activities Prevention Act and National Investigation Agency Act" conducted on 17.10.2020.



Prof.(Dr).Suresh.M.Benjamin, Associate Professor, Dept. of Studies in Law, University of Mysore, was the resource person to address on the topic "Default Bail Under Cr.P.C and Its Impacts on the Unlawful Activities Prevention Act and National Investigation Agency Act" a State Level Webinar organized on 17.10.2020. The brief summary of his presentation was as under;

The concept of default bail in India is enshrined in Section 167(2) of the CrPC, which provides that when an accused is arrested and detained in custody, the investigation must be completed within a specified time frame, failing which the accused shall be released on bail.

The statutory time frame for completing the investigation of offences under the IPC, and for filing of the charge sheet varies depending on the gravity of the offence. For offences punishable with imprisonment up to 10 years, the investigation must be completed within 60 days of arrest. For offences punishable with death, imprisonment for life or imprisonment for more than 10 years, the investigation must be completed within 90 days of arrest (excluding the investigation/arrests made under special statutes).

If investigation is not completed within the specified time frame, the accused has a right to be released on bail, and this is known as "default bail". For an accused to be entitled to a default bail, the accused must have been in custody during the entire statutory period for the investigation, and the accused must not have been released on bail during that period.

The Court cannot deny statutory bail to an accused by imposing stringent conditions which cannot be com-plied by the accused.

Section 167 CrPC makes it clear that whenever a person is arrested and detained in custody, the time for investigation relating to an offence punishable with death, imprisonment for life or imprisonment for a term of not less than 10 years, cannot ordinarily be beyond the period of 15 days, but is extendable, on the Magistrate being satisfied that adequate grounds exist for so doing, to a maximum period of 90 days. The first proviso (a)(i) to Section 167(2) of the Code goes on to state that the accused person shall be released on bail if he is prepared to and does furnish bail on expiry of the maximum period of 90 days, and every person so released on bail be deemed to be so released under the provisions of Cr.P.Code.

The Webinar was Coordinated by Dr.M.B.Umesh, Chief librarianan of our college. Dr.V.Srinivasa, Principal formally extended the welcome to the Resource person as well the participants. Mr.C.R.Chnadrashekar lyer, Vice-Chairman was also present during the webinar.

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PRINCIPAR ERISHNA LAW COLLEGE



M. KRISHNA LAW COLLEGE, HASSAN



Special Lecture on

CADMINISTRATIVE LAW!

Resource Person

Prof. K.N. Viswanath

Principal, SJM Law College, Chitradurga

Date: 19-10-2019 Time: 11.00 am

Venue: Auditorium



Prof. K.N.Vishwanath, Principal, SJM Law College, Chitradurga, delivered a Special Lecture on "Administrative Law". Prof.Vishwanath while delivering the lecture has said that Administrative law is a heuristic science. It is a branch of public law which is essentially anti authoritarian., Administrative Law strives to develop a rule of law society based on fairness, reasonableness and justice. Administrative law deals fundamentally with law relating to administration and basic foundation of the administration. Principles of administrative law are not extra constitutional, they emerged from Articles 14 and 21 of the Constitution. In a modern welfare State the functions of the Government have increased manifold. The State undertakes various social and economic activities to meet public needs. This increase in governmental functions is accompanied with more power and discretion in the hands of the executive branch of the Government and its various instrumentalities and agencies.

Unrestrained power may be misused or abused to the detriment of rights and liberties of people. Administrative Law is that branch of public law which aims to check the abuse or misuse of Governmental power and keep the executive and its instrumentalities within the limits of their power.

The objective of this subject to be taught for law students is to give students an understanding of the evolution of administrative law, to make them appreciate key concepts and principles of administrative law and to help them understand the working of the administrative institutions within the norms of good governance and accountability.

Sri.C.R.Chandrashekar Iyer, Vice-Chairman and Senior Advocate and Dr.V.Srinivasa, Principal were present during the lecture program.

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M.KRISHNA LAW COLLEGE, HASSAN Special Lecture ON "Administrative Law"

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Time:11.00 AM

Place : Auditorium

PRESIDENT

Date: 19/10/2019,

Sri. C.R. Chandrashekar Iyer
Vice Chairman
Governing Council
M Krishna Law College, Hassan

INAUGURATION

Dr. V. Srinivasa Principal, M.Krishna Law College, Hassan

SPECIAL LECTURE BY
Prof. K.N VISWANTH
Principal, SJM Law College, Chitradurga

are Welcome

M. KRISHNA LAW COLLEGE HASSAN



Date: 20-11-2019 Wednesday Venue: College Auditorium

A Workshop and Training program was organized on 20th November, 2019 on the topic "Police & Crime Investigation". Sri.G.Krishnaraju, Circle Police Inspector, Hassan, gave a very resourceful lecture during the program. Sri.C.R.Chandrashekar Iyer, Vice-Chairman & Senior Advocate, Hassan, presided over the function and Dr.V.Srinivasa, Principal was also present during the training programme.



Resource Person, Circle Police Inspector, Hassan, Sri. G. Krishnaraju while delivering the lecture in the Workshop has said that, Police have to investigate the cognizable case and find the truth as per the provisions of Indian laws. Police have the power to investigate only cognizable cases, in non-cognizable cases prior permission has to be taken form the Magistrate. Police perform multifarious duties while performing investigations in criminal case, like, making arrests, dispering an unlawful assembly, taking preventive action and many more. The investigation by police in cognizable offenses is a normal preliminary to the trial.

Sri. Krishnaraju, opined that, in any ease, the primary mandate of any police organization has been to prevent and combat both current and emerging crime. they have done all that is possible over the years to make sure that there is crime reduction both in community levels and in the national levels. Further he said that reduction of crime does not singly rely on the number of police officers deployed. Crime prevention may not be brought down by increasing the number of serving uniformed officers. Nonetheless, increasing awareness to the public will help in crime prevention. Police officers are supposed to partner with citizens for better outcome in crime prevention.

(Theme & Contents of Workshop)

- General Duties and Responsibilities of Police;
- Filing of Complaint and Registration of FIR;
- Mahajar & Panchname;
- Search of Place & Recovery of Things During Investigation;
- Arrest of Suspected Criminals;
- Procedure of Arrest of Persons;
- Relevance of Police Diary;
- Filing of Charge Sheet;
- 'A' 'B' & 'C' Reports by Police;
- Police Duties during Trial of a Case before the Law Courts etc.,

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Principal M.Krishna Law College Hassan

M .KRISHNA LAW COLLEGE, HASSAN

(Accredited with B+ Grade by NAAC) **Under the Auspices of Malnad Technical Education** Society(R)Hassan

IQAC **WORKSHOP & TRAINING PROGRAME ON** POLICE & CRIME INVESTIGATION

Date: 09.11.2019

Time:10:30 AM

Venue: College Auditorium

PRESIDENT

Sri. Chandrashekar Iyer

Vice Chairman

M. Krishna Law College, Hassan

CHIEF GUEST & RESOURCE PERSON

Sri. G. Krishna Raju

Circle Inspector

City Circle Police Station, Hassan

INAUGURATION

Dr. V. Srinivasa

Principal. M. Krishna Law College, Hassan

PROGRAME CO-ORDINATOR

Sri. Chandrahasa

Assistant Professor

1.Krishna Law College, Hassan

All are cordially invited

Principal, Faculty & Students

SHNA LAW COLLEGE, HASSAN

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M. KRISHNA LAW COLLEGE

HASSAN

National Human Rights Commssion, New Delhi sponsored a State Level Seminar on the Topic "Women Rights and Institution of Marriage - A Need for Shift in the Paradigm" on 01.03.2019



On 01.03.2019, the NHRC, New Delhi, sponsored one day State Level Workshop and Training Programme on the topic 'Women Rights and Institution of Marriage – Need for Shift in the Paradigm' was organized in the College. The various topics like, The Institution of Marriage in 21st Century, Women and Equality: Recent Trends and Developments, Discriminative Personal Law Relating to Marriage, Married Women's Rights to Property – A Comparative View etc., were been addressed during the technical sessions in the programme.



Sri.K.S.Thimmannachar, District & Session Judge, Hassan has inaugurated the Workshop, Sri.Ashok harnahalli, Chairman MTES, has presided, Sri.C.K.Basavaraj, Sr.Civil Judge & Member Secretary, DLSA, Hassan was the chief guest, Sri.R.T.Dyave Gowda, Secretary MTES, Sri.R.Sheshagiri, Treasurer MTES, Dr.V.Srinivasa, Principal and Sri.C.R.Chnadrashekar Iyer, Vice-Chairman were the guest of honours of this workshop program.

Dr.K.R.Aithal, Former Chairman & Dean Faculty of Law Karnataka University, Dharwad, Dr.Vishwanath.N, Prof & Dean Faculty of Law, Karnataka Univerity, Dharwad, Dr.G.r.Jagadish, Principal, CBR National Law College, Shimoga and Prof.K.B.Vasudeva, Principal, Vidyavardhaka Law College, Mysore were the Resource Persons during this State Level Workshop program. Prof.Subash.G.Plathottam, Assistant Professor was the Convenor of this workshop program.



Family is a part of the society and every family starts with marriage. The institution of marriage exists in every society in one form or the other. People generally feel that marriage and family are the only proper and possible ways of living to live. They have derived such feelings as they have lived in a family as children and have always felt that family is the safest place for living. Hence, marriage is an established norm which reflects the attitude, beliefs and behavior of the people. It is an interpersonal relationship with communal or religious acknowledgment. The concept of marriage is deeply and effectively rooted in every society of the world. Many countries consider marriage as a bond which exclusively gives consent for a sexual relationship and for having children, as in such countries sex and having children before marriage is seen as a sin. The concept of marriage being multi-dimensional involves social, legal, economic and cultural aspects.

Third Millennium Development Goal aims to empower women. Despite serious efforts, process of women empowerment has been lagging behind the target rate. Responsibility of marital status cannot be denied for such outcome because it has an important role in Indian

women's life. Marriage in India is considered as an important social event and is supposed to transmit traditional values across generations. Hence, in orthodox society, lone women (unmarried/widow/ divorcee/ separated) are subject to disrespect in anticipation that they are rebelling against patriarchy. Again in this type of society, majority of Indian women are discouraged to opt job, therefore, marriage becomes the only option for their future settlement and security. Hence, life of Indian women is supposed to spin around their marital status, which possibly has some influence on their level of empowerment. Present study evaluate the influence of marital status on women empowerment, explores the possible reasons of difference in empowerment, if any, and suggest some way—out to eliminate this difference. Except married women, all lone women is found to have miserably low empowerment and are not allowed to take part in the familial decisions though they have the right to keep money for their own use and enjoy some mobility freedom.

It is ironical that most women are unaware of their legal rights, and thus keep mum. In order to fight injustice, it is important to have through knowledge about the rights. The Constitution of India, under Article 14, backs women and their rights in the country. It ensures women equality and equal protection of the laws. Article 15(3) empowers the state to take affirmative action in favour of a daughter-in-law.

A wife has the legal authority to live with proper dignity and self-respect with her in-laws. She also has the right to have the same lifestyle that her husband's and in-laws have. This legal right provides married woman independence after marriage.

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M. Krishna Law College, Hassan



(NAAC Re- Accredited with B+ Grade)

Malnad Technical Education Society (R)



In Association with

National Human Rights Commission, New Delhi.

Invites you for

One Day State Level Training Programme on "Women Rights and Institution of

Marriage - Need for Shift in the Paradigm"

Date: 1-3-2019, Friday at 10.00 a.m.

Venue: M. Krishna Law College Auditorium

Inauguration by:

Sri. K.S. Thimmannachar

District and Session Judge, Hassan

Presided by:

Sri. Ashok Haranahally, Chairman

Malnad Technical Education Society (R)

Chief Guest:

Sri C.K. Basavaraj

Sr. Civil Judge & Member Secretary, Dist. Legal Service Authority, Hassan.

Guests of Honour:

Sri R.T. Dyave Gowda

Hon'ble Secretary, M.T.E.S (R), Hassan.

Sri R. Sheshagiri

Hon'ble Treassurer, M.T.E.S (R), Hassan.

Dr. V. Srinivas

Principal, M. Krishna Law College, Hassan.

Sri Chandrashekara lyer

Vice Chairman, Governing Council, M. Krishna Law College, Hassan.

PROGRAMME

Registration: 9-00 a.m. to 10-00 a.m. Inauguration: 10-00 a.m. to 11-00 a.m.

TECHNICAL SESSION I:

11-00 a.m. to 12-00 noon

Topic:

"The Institution of Marriage in 21st Century"

Speaker: Dr. K.R. Aithal,

Former Chairman / Dean Faculty of Law, Dept. of Law, Karnataka University, Dharwad.

Tea Break : 12-00 noon to 12-15 p.m.

TECHNICAL SESSION II:

12-15 p.m. to 1-15 p.m.

Topic:

"Women and Equality : Recent Trends & Challenges"

Speaker: Dr. Vishwanath N.

Prof. & Dean Faculty of Law, Karnataka University, Dharwad. D.C. Pavate Fellow, Cambridge University, U.K.

Lunch Break: 1-15 p.m. to 2-09 p.m.

TECHNICAL SESSION III:

2-00 p.m. to 3-00 p.m.

Topic:

"Discriminative Personal Law Relating to Marriage"

Speaker: Dr. G.R. Jagadeesh Principal, C.B.R. National Law College, Shimoga.

TECHNICAL SESSION IV:

3-00 p.m. to 4-00 p.m.

Topic:

"Married Women's Rights to Property - A Comparative View"

> Speaker: Prof. K.B. Vasudeva Principal, Vidyavardaka Law College, Mysore.

Tea Break : 4-00 p.m. to 4-15 p.m.

SESSION V:

4-15 onwards

Paper Presention and Interaction

Subash G. Plathottam

Students & Staff

Programme Co-Ordinator, Asst. Prof. M.K.L.C., Hassan

M. Krishna Law College, Hassan.



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M. KRISHNA LAW COLLEGE, HASSAN (NAAC Re-Accredited with B* Grade) Mainad Technical Education Society (R) In Association with





"Women Rights and Institution of Marriage-Need for Shift in the Paradigm"

> Date: 1st March 2019, Friday at 10.00 am Venue : M. Krishna Law College Auditorium





(NAAC Re-Accredited with B+ Grade) Malnad Technical Education Society (R)





Invites you for

One Day State Level Training Programme on

"Women Rights and Institution of

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Dr. V. Srinivas

Principal, M. Krishna Law College, Ha Sri Chandrashekara iyo Marahekara iy

Vice Chairean, Governing Council, M. Krish PROGRAM C

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Dept. of Law. Kemataka University, Dharwad

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Paper Presention and Interaction

Subash G. Plathottam Programme Co-Ordinator, Asst. Prof. M.K.L.C., Hassan Students & Staff

M. KRISHNA LAW COLLEGE

HASSAN

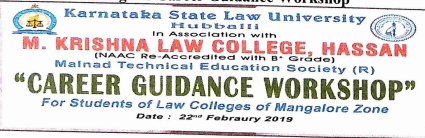
University Zonal Level Career Guidance Workshop



Inaugural address by Dr.A.N.Prakash Gowda, IPS, Superintendent of Police, Hassan



Dr. Thatanath Shetty, Principal, SDM Law College, Managlore, Resource Person during the Career Guidance Workshop





Our Institution in Association with the Karnataka State Law University, Hubli, organized a 'A Career Guidance Workshop' for students of law of Mangalore Zone, on 22.02.2019. The workshop was inaugurated by Dr.A.N.Prakash Gowda, IPS, Superintendent of Police, Hassan. Resource persons like, Dr. Tharanath Shetty, Principal, SDM Law College, Mangalore, addressed on the topic 'Career Opportunities for Law Graduates' and Prof. K.S.Suresh, Chief Executive, JSS Law College, Mysore, who gave a lecture on 'Personality Development'.



Prof.K.S.Suresh, Chief Executive, JSS Law College, Mysore, who agve a lecture on "Personality Development" during Career Guidance Workshop.



KRISHNA LAW COLLEGE, HASS
(NAAC Re-Accredited with 8' Grade)
Mainad Technical Education Society (R)

"CAREER GUIDANCE WORKSHO

For Students of Law Colleges of Mangalore Zone Date : 22" Febraury 2019

(arnataka State law University Hubballi

In Association with

M. Krishna Law College, Hassan

(NAAC Re-Accredited with B+ Grade)

Mainad Technical Education Society (R) Cordially Punites you for Manguration of

"CAREER GUIDANCE WORKSHOP"

For Students of Law Colleges of Mangalore Zone

Date: 22nd February 2019 at 10.30 a.m. Venue: M. Krishna Law College Auditorium

Inauguration by:

Dr. A.N. Prakash Gowda, I.P.S.

Superintedent of Police, Hassan District, Hassan,

Presided by:

Sri. C.R. Chandrashekhara Iyer, Vice Chairman

Governing Council, M. Krishna Law College, Hassan

Guests of Honour:

Sri R.T. Dyave Gowda

Hon'ble Secretary, M.T.E.S (R), Hassan.

Sri R. Sheshagiri

Hon'ble Treassurer, M.T.E.S (R), Hussan,

Dr. V. Srinivas

Principal, M. Krishna Law College, Hassan,

Dr. Rajendra Kumar Hittanagi

Asst Proff KSLU Law School Hubbak Co-postinator, Career Guidance Workshop H.S. Hemanth Kumar

Asst Proff MKLC, Hassam College Co-ordinater, Carear Guidar de Werkshop

PROGRAMME

Registration: 9-30 a.m. to 10-30 a.m. Inauguration: 10-30 a.m. to 11-30 a.m.

Tea Break : 11-30 a.m. to 12-00 a.m.

TECHNICAL SESSION I:

12-00 a.m. to 1-00 p.m.

Topic: "OPPORTUNITIES FOR LAW GRADUATES"

Resource Person:

Dr. Tharanath

Principal, S.D.M. Law College, Centre for Post Graduate, Studies & Research in Law, Managtore

Interaction: 1-00 p.m. to 1-30 p.m.

Lunch Break : 1-30 p.m. to 2-30 p.m.

TECHNICAL SESSION II:

2-30 p.m. to 3-30 p.m.

Topic: "PERSONALITY DEVELOPMENT"

Resource Person:

Prof. K.S. Suresh Chief Exicutive, J.S.S. Law College, Mysore

Interaction: 3-30 p.m. to 4-00 p.m.

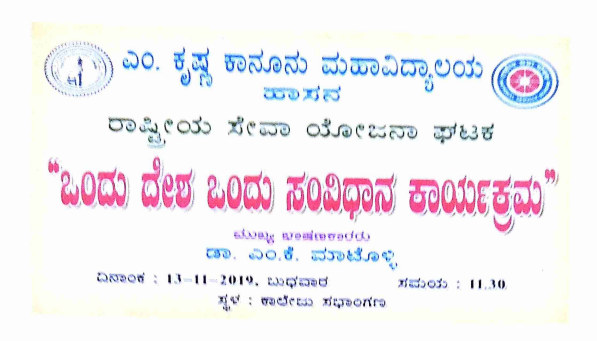
Validictory:

4-00 p.m. to 4-30 p.m.

Validictory Speech by

Dr. Rajendra Kumar Hittanagi Asst. Proff. KSt.U Law School, Hubball. Co-ordinator, Career Guidance Workshop

M. KRISHNA LAW COLLEGE HASSAN



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Dr.Madival.K.Matoli was the Resource Person during the Special Lecture program on the topic "One Nation One Constitution". Sri.C.R.Chandrashekar Iyer, Vice-Chairman, Dr.V.Srinivasa, Principal and Dr.H.S. Hemanth Kumar, Convenor of the Program, were present during the lecture program.



Resource Person in the Lecture Program **Dr. Madival.K.Matoli** while speaking on the occasion has said that, as per the provisions of Article 370, the Parliament had the right to enact laws with regard to defence, external affairs and communication for Jammu & Kashmir; but to make laws related to any other subject, the Centre had to seek the consent of the state. The Parliament of India could enact laws only on limited subjects in connection with Jammu

& Kashmir. Due to Article 370, most of the sections of the Constitution of India did not apply to the State of Jammu & Kashmir. The people of other states could not purchase land in Jammu & Kashmir. Similarly, the provision of financial emergency as enshrined in Article 360 of the Constitution of India did not apply to Jammu & Kashmir. The Central RTI Act also did not apply to Kashmir. The tenure of the Legislative Assembly of Jammu & Kashmir was 6 years, whereas the tenure of Legislative Assemblies of other States is 5 years.

With freedom from Article 370 and 35-A, Dr. Shyama Prasad Mukherjee's resolve of 'One Nation, One Law and One Head of the nation' became a reality after 70 years of Independence. As a result, Jammu & Kashmir and Ladakh, also called the Heaven on Earth, are moving on the path of progress, in step with the rest of the country. Whereby the spirit and the desire of the Constitution for One nation One Constitution was said to b accomplished.

Salagame Road,
Behind A.I.R.,
HASSAN - 573 201

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M. KRISHNA LAW COLLEGE, HASSAN LEGAL LITERACY, AID & RESEARCH CELI

Discussion on

"GAY SEX-MORAL, LEGAL & JUDICIAL PERSPECTIVE"

Chief Guest Sri H.A. Kirshore Kumar

Advocate President Malnad Janapara Horata Samithi, Hassan

Date: 28-09-2018, Friday Time: 03-15 pm

Venue: MKL College, Hassan

A special guest lecture programme was organised on 28.09.2018 on the topic "Gay Sex - Moral, Legal and Judicial Perspective". Sri.H.S. Kishore Kumar, Advocate & President, Malenadu Janapara Horata Samithi, Hassan, who gave a special lecture during the programme. A very intense discussion took place amongst the participants and the resource person during the session. Sri.C.R.Chandrashekar Iyer, Vice-Prersident and the Principal of the Institution Sri.V. Srinivasa were also present during the programme.



Sri.H.S.Kishore Kumar, Advocate & President, Malenadu Janapar Horata Samithi, Hassan, as Resource Person during the Special lecture Program.



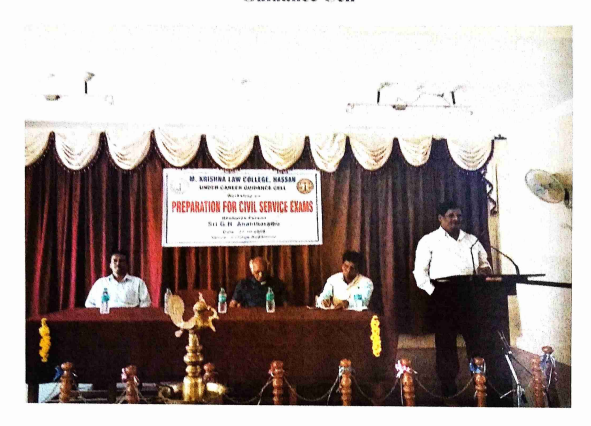




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A Workshop on "Preparation for Civil Service Exams" under the Career Guidance Cell



On 25.10.2018, a workshop on the topic 'How to prepare for Civil Services Exams' was organized in the Institution. Sri.G.H. Antanthramu, Deputy Chief (Rtd), Programme Co_ordinator, Krishik Foundation, Hassan, who has given a very informative lecture on the topic. Sri.C.R.Chandrashekar Iyer, Vice-Chairman presided over the function and Dr.V.Srinivasa, Principal was also present during the program.

Sri.Ananthramu, the resource person while delivering the lecture has observed that, one of the biggest myths about the civil services examination is that home-study or self-preparation does not give the desired outcome when it comes to cracking the IAS Exam. Over the years, many IAS Toppers have emerged successful who solely relied upon studying at home and dedicating more time towards self-study.

Every year lakhs of candidates appear in the UPSC Civil Services exam. This exam is conducted in three stages, i.e., Prelims, Mains and Personality Test. Although many candidates take guidance from coaching institutes, that does make it mandatory. In this article, we bring you some tips on how to prepare for UPSC by self-study.

The key Highlights of this Workshop were like;

- 1. Understand the exam pattern and syllabus.
- 2. Build a strong foundation with NCERT books.
- 3. Join a UPSC Exam Coaching or prepare a study plan to study at home.
- 4. Read newspapers for current affairs.
- 5. Practice with mock tests and focus on answer writing skills.





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M. ERISHNA LAW COLLEGE
HASSAN

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MALNAD TECHNICAL EDUCATION SOCIETY(R) HASSAN

(Accredited by NAAC with B+ Grade)



Under Career Guidance Cell

PREPARATION FOR CIVIL SERVICE EXAMS

Date: 27.10.2018

Time: 11.00 AM

Venue: College Auditorium

<u>PRESIDENT</u> Str. Chantlessiance (ver

Vice Chairman
Governing Council
M. Krishna Law College, Hassan

CHIEF GUEST & RESOURCE PERSON

Deputy Chief (Rtd)
Programme Co-ordinator
KRISHIK SARVODAYA FOUNDATION (R), HASSAN

INAUGURATION

Principal, M. Krishna Law College, Hassan

PRESENCE

In-charge of Career Advice Cell

All are cordially invited

Principal, Faculty & Students M. Krishna Law College, Hassan

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Principal M. Krishna Law College Passau

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Special Lecture Program on "Quality Food for Good Life"



An awareness programme was organized on the topic "Quality Food for Quality Life" on 28.08.2018. Sri. Jayarama, Secretary, Prakruthi Suraksha, NGO, Kanyakumari, who was the chief guest and resource person in the programme. Sri. Chandrashekar Iyer.C.R, Vice-Chairman, Dr.V. Sinivasa, Principal & Program Convenor, Dr.H.S. Hemanth Kumar were present during the program.



Sri. Jayarama, Secretary, Prakruthi Suraksha, NGO, Kanyakumari, delivering the lecture during the program.



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M.KRISHNA LAW COLLEGE, HASSAN YOUTH RED CROSS UNIT AND

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PRAKRITI SURAKSHA (NGO)

Kanyakumari

"Lecture on :- Quality food for Quality life"

Date: 28.08.2018, Tuesday

Time: 10.30 AM

Venue: AUDITORIUM

PRESIDENT Sri. C.R. CHANDRASHEKAR IYER.

Vice-Chairman, Governing Council M. Krishna Law College, Hassan.

INAUGURATION

Sri. V. SRINIVAS, Principal

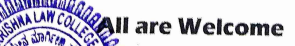
M.Krishna Law College, Hassan

Chief Guest

Sri. Jeyarama Secretary, 'Prakruthi Suraksha' (NGO) Kanyakumari

Presence

Sri. H S Hemanth Kumar Co-Ordinator, Youth Red Cross Unit, MKLC, Hassan



M. KRISHNA LAW COLLEGE

HASSAN

170

A Special Lecture Program on the topic "First Medical Aid Methods & its Benefits" was organized on 29.09.2018



Dr.Bharathi Rajashekar, General Physician, Bharathi Nursing Home, Hassan, was the Resource Person was the Resource Person to address on the topic of this special lecture program.



First aid is the provision of initial care for an illness or injury. It is usually performed by a non-expert person to a sick or injured person until appropriate medical treatment can be

accessed in a hospital or by going to a doctor. Certain self limiting illnesses or minor injuries may not require further medical care after the first aid intervention. It generally consists of a series of simple and in some cases, potentially life-saving techniques that an individual can be trained to perform with minimal equipment. The First aid training, therefore, is of value in both preventing and treating sudden illness or accidental injury and in caring for large number of persons caught in a natural disaster. It is a measure both for self help as well as for the help of others.

Self-help: If you, as a first-aider, are prepared to help others, you are better able to care for yourself in case of injury or sudden illness. Even if your own condition keeps you from caring for yourself, you can direct others in carrying out correct procedures to follow on your behalf.

Help for Others: Having studied first-aid, you are prepared to give others some instruction in first-aid, to promote among them a reasonable safety attitude and to assist them wisely if they are stricken. There is always an obligation on a humanitarian basis to assist the sick and the helpless. There is no greater satisfaction than that resulting from relieving suffering or saving a life.

Why the First Aid: The main objective of first aid is not to cure, but to ensure safety until the patient or affected person accesses specialised treatment. It is the initial assistance or care of a suddenly sick or injured person. It is the care administered by a person as soon as possible after an illness or accident. It is this prompt care and attention prior to the arrival of the ambulance that sometimes creates the difference between life and death, or between a full or partial recovery. The major objectives of first aid are: (i) to ensure that the victim reaches the place of specialised treatment safely and life is not lost in-between; (ii) to prevent further harm, i.e., the injury that has taken place, does not deteriorate further; (iii) to prevent the danger of further injury; and (iv) to promote recovery, i.e., necessary intervening care is taken in a way that promotes recovery and relieves the victim of pain and uneasiness.

Dr.V.Srinivasa, Principal inaugurated the program and Sri.C.R.Chnadrashekar Iyer, Vice-Chairman & Senior Advocate has presided over the function. Dr.H.S.Hemanth Kumar was the Coordinator of this program.

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ಪ್ರಾಂತಕಾಲರು ಎಂ ಕೃಷ್ಣ ರಾನೂನು ಕಾಲೇಜು ಹಾಸನೆ

Invitation Letter Special Lecture Program on First Medical Aid Methods & Its Benefits Dated: 29.09.2018

ಕರ್ನಾಟಕ ರಾಜ್ಯ ಕಾನೂನು ಮಹಾವಿದ್ಯಾಲಯ, ಹುಬ್ಬಳ್ಳಿ ಎಂ.ಕೃಷ್ಣ ಕಾನೂನು ಮಹಾವಿದ್ಯಾಲಯ, ಹಾಸನ ಯುವ ರೆಡ್ಕ್ರಾಸ್ ಘಟಕ

"ವಿಶೇಷ ಉಪನ್ಯಾನ:– ಪ್ರಥಮ ಚಿಕಿತ್ಸಾ ವಿಧಾನ ಮತ್ತು ಉಪಯೋಗ "

ದಿನಾಂಕ: 29.09.2018, ಶನಿವಾರ

ಸಮಯ: 10.30 AM

ಸ್ಥಳ:- ಕಾಲೇಜು ಸಛಾಂಗಣ

ಅಧ್ಯಕ್ಷತೆ

ಶ್ರೀ. ಸಿ.ಆರ್. ಹಂದ್ರಶೇಖರ್ ಅಯ್ಯರ್ ಉಪಾದ್ಯಕ್ಷರು. ಆಡಆತ ಮಂಡಳ ಎಂ.ಕೃಷ್ಣ ಕಾನೂನು ಕಾಲೇಜು, ಹಾಸನ

ಉದ್ಘಾಟನೆ

ಡಾ. ವಿ ಶ್ರೀನಿವಾಸ, ಪ್ರಾಂಶುಪಾಲರು ಎಂ.ಕೃಷ್ಣ ಕಾನೂನು ಕಾಲೇಜು, ಹಾಸನ

ಮುಖ್ಯ ಅತಿಥಿಗಳು

ಶ್ರೀಮತಿ. ಡಾ॥ ಭಾರತಿ ರಾಜಶೇಖರ್ ಸ್ತಿ ರೋಗ ತಜ್ಞರು, ಹಾಸನ

ಅತಥಿಗಳು

ಶ್ರೀ. ಕೃಷ್ಣಪ್ಪ, ನಿರ್ದೇಶಕರು ಆಲ್ಲಾ ಯುವರೆಡ್ ಕ್ರಾಸ್, ಹಾಸನ

ಕಾರ್ಯಕ್ರಮ ಸಂಚಾಲಕರು

ಶ್ರೀ.ಹೆಚ್.ಎಸ್. ಹೇಮಂತ್ ಕುಮಾರ್ .

ರು ಮತ್ತು ಸಂಯೋಜನಾಥಿಕಾರಿಗಳು ಯುವ ರೆಡ್ಕ್ರಾಸ್ ಫಟಕ ಎಂ.ಕೃಷ್ಣ ಕಾನೂನು ಕಾಲೇಜು, ಹಾಸನ

"ಸರ್ಪಲಗೂ ಸ್ವಾಗತ"

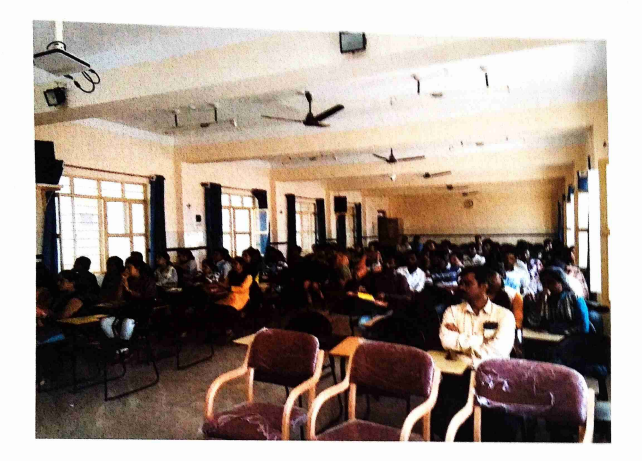
One Day Workshop on "Law as a Career" on 03.03.2018



Sri. P.K.Shrikara, Partner & Advocate, Dua Associates (Law Firm), Bangalore, Resource person during the Workshop on "Law as a Career". Sri.C.R.Chandrashekar Iyer, Vice-Chairman presided the workshop program and Dr.V.Srinivasa, Principal inaugurated the workshop. A workshop on the topic "Law as a Career" was organised on 03.03.2018. A very resourceful discussion and deliberation was took place during the programme.

The content of the entire resourceful lecture of the workshop was summed up as follows; 1. Diverse Job Opportunities: A legal education provides us with a wide range of job opportunities both in and outside the legal field. One can specialize in corporate law, taxation, litigation, human rights, environmental law, intellectual





property, and many other areas. Additionally, one can use ones legal skills and qualifications to pursue other non-law-related careers such as business management, consulting, and public policy

- 2. **Professional Growth:** With the right qualifications and experience, one can quickly progress in legal career. There are opportunities to move up the ranks in the legal profession, with roles such as a partner or senior associate at a law firm or judge in a court of law.
- 3. Great Earning Potential: Lawyers are some of the highest earners because the scope of the law in India is enormous. With the right qualifications and experience, one can command a very competitive salary. In addition, he/she also have the potential to earn through bonuses, commissions, and other financial incentives.
- 4. Respectable Profession: Law is respected in India, and lawyers are seen as having great wisdom and knowledge. This allows us to gain public recognition and appreciation for ones work.
- 5. Challenging Work: A legal career is highly demanding and intellectually stimulating. we'll be required to think on our feet, stay up to date with legal developments, and be able to communicate effectively with clients and colleagues.



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BASSAN



M.KRISHNA LAW COLLEGE, HASSAN



LEGAL AID CLINIC & RESEARCH CENTRE

SPECIAL LECTURE

On

"LAW AS A CAREER"

Date: 03.03.2018, Saturday

Time: 11.00 AM

Venue: AUDITORIUM

PRESIDENT Sri. CHANDRASHEKAR IYER,

Vice-Chairman, Governing Council M. Krishna Law College, Hassan.

<u>INAUGURATION</u>

Sri. V. SRINIVAS,
Principal
M.Krishna Law College, Hassan

RESOURCE PERSON

Sri. P.K. SRIKARA
Partner, DUA Associates
Bangalore

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All are Welcome

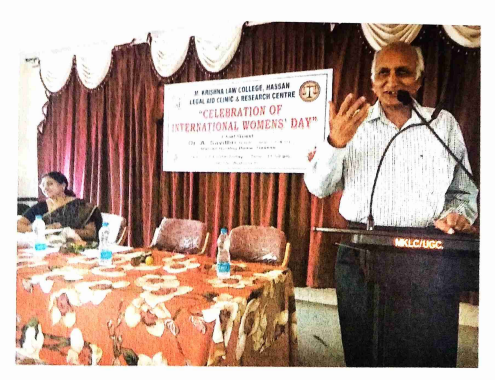
M. ERISHNA LAW COLLEGE HASSAN

Special Lecture Program on "Women's Rights & Issues" during the International Women's Day Celebration

(77)



A special guest lecture was organised as a celebration of World Women's' Day on the topic "Women's Rights & Issues" on 16.03.2018. Dr. A. Savithri, MBBS,MD (Ob&G), Malnad Nursing Home, Hassan , who was present as chief guest and resource person during the programme.



Sri. C.R.Chandrashekar Iyer, Vice-Chariman & Senior Advocate, delivering the Presidential Speech.

PRINCIPAL . W. COLLEGE









LEGAL AID CLINIC & RESEARCH CENTRE

"Celebration of International Womens' day"

Date: 16.03.2018, Friday

Time: 11.00 AM

Venue: AUDITORIUM

PRESIDENT Sri. C.R. CHANDRASHEKAR IYER,

Vice-Chairman, Governing Council M. Krishna Law College, Hassan.

INAUGURATION

Sri. V. SRINIVAS, Principal M.Krishna Law College, Hassan

Chief Guest
Dr. A Savithri
M.B.B.S M.D (Ob&G)
Malnad Nursing Home
Hassan

All are Welcome



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