

EAST ZONE-1 REGIONAL CONFERENCE ON ENHANCING THE EXCELLENCE OF JUDICIAL INSTITUTIONS: CHALLENGES & OPPORTUNITIES

TABLE OF CONTENTS

SESSION I: IMPORTANCE OF ETHICS, INTEGRITY AND DISCIPLINE		Pg. No.
1.	<p><i>Judicial Ethics: Exploring Misconduct and Accountability for Judges, by A. Wayne Mackay</i></p> <ul style="list-style-type: none"> • <i>The Judicial Tradition</i> <ul style="list-style-type: none"> ➤ <i>The Traditional Role of the Judge</i> ➤ <i>The Judicial Role: Myths and Realities</i> ➤ <i>Judicial Power</i> ➤ <i>"Judicial Ethics": A need for definition</i> • <i>Judicial Codes</i> <ul style="list-style-type: none"> ➤ <i>The rise of Judicial Codes</i> ➤ <i>Resistance to Judicial Codes</i> ➤ <i>Creating a Judicial Code</i> • <i>The Beneficiaries</i> <ul style="list-style-type: none"> ➤ <i>The Public</i> ➤ <i>The Judiciary</i> • <i>Ethical Realities: Issues</i> <ul style="list-style-type: none"> ➤ <i>Rural Judges</i> ➤ <i>Public v. Private Lives</i> ➤ <i>New Issues: Ethical Considerations</i> ➤ <i>Judiciary and the media</i> • <i>Judicial Speech: A Canadian case study in the need for guidance</i> <ul style="list-style-type: none"> ➤ <i>The Berger Inquiry: Out of Court Speech</i> ➤ <i>The Nova Scotia Court of Appeal Inquiry (Marshall Affair): In Court Speech</i> ➤ <i>Judge Ruffo: Activism in and out of Court</i> ➤ <i>The Bartlett Inquiry: Speech beyond the Pale</i> ➤ <i>Quo Vadiso on Judicial Speech?</i> • <i>Enforcement</i> <ul style="list-style-type: none"> ➤ <i>The Tennessee Judicial Code</i> ➤ <i>The Kenya Experience</i> ➤ <i>The Canadian Experience</i> 	
2.	<p><i>The Bangalore Principles of Judicial Conduct, 2002</i></p> <ul style="list-style-type: none"> • <i>Preamble</i> • <i>Value 1 Independence</i> • <i>Value 2 Impartiality</i> 	

	<ul style="list-style-type: none"> • Value 3 Integrity • Value 4 Propriety • Value 5 Equality • Value 6 Competence and Diligence 	
3.	<p>Canons of Judicial Ethics, by Justice R.C. Lahoti</p> <ul style="list-style-type: none"> • Cannons vs. Principles • Judicial Ethics- A Definition • Attempted Codification of Cannons of Judicial Ethics • The Concept of Judgeship in Gita • Three Documents <ul style="list-style-type: none"> ➤ Restatement of Values of Judicial Life (1999) ➤ The Bangalore Draft Principles ➤ The oath or affirmation by the Judge 	
4.	<p>Judicial Ethics, by Justice G.S. Singhvi</p> <p>Matters of Concern</p> <ul style="list-style-type: none"> • Independence vs. Accountability • Isolation vs. Involvement • Presumptions—Impartiality vs. Partiality • Appearance vs. Reality 	
5.	<p>Judicial Behavior and Conduct in the Present Scenario, by Justice V. K. Bist</p>	
6.	<p>Important Observations Of Court On Judicial Ethics And Conduct Of Judicial Officers</p> <ul style="list-style-type: none"> • K.P.Singh vs. High Court of H.P. &Ors, 2011(3)KLJ11 • Tarak Singh vs. Jyoti Basu, (2005)1 SCC 201 • High Court of Rajasthan vs. Ramesh Chand Paliwal, (1998) 2 SCC 72 • High Court of Judicature at Bombay vs. Uday Singh (1997) 5 SCC 129 • Daya Shankar vs. High Court of Allahabad (1987) 3 SCC 1 • High Court of Judicature at Bombay vs. Shashikant S. Patil (2000) 1 SCC 416 • Registrar General, Patna High Court vs. Pandey Gajendra Prasad (2012)6SCC357 	
7.	<p>Judicial Observations on Judicial Ethics, Integrity, Misconduct, Discipline and Corruption</p> <ul style="list-style-type: none"> • State vs. Chief Editor, Manabjain and Others, Supreme Court of Bangladesh • C. Ravichandran Iyer vs. Justice A.M. Bhattacharjee and ors., (1995)5SCC457 	

SESSION II: STRENGTHENING INTERNAL VIGILANCE MECHANISM AS RESPONSE TO RISING JUDICIAL INDISCIPLINE

1.	<p><i>Judicial Accountability to the Community: A Democratic Necessity, by V.R. Krishna Iyer</i></p> <ul style="list-style-type: none"> • <i>Hands off doctrine outdated</i> • <i>Code of Conduct for Judges</i> • <i>Code of Judicial Ethics</i> • <i>Dynamic Dimension of Accountability</i> 	
2.	<p><i>Corruption within the judiciary: causes and remedies, by Mary Noel Pepys</i></p> <ul style="list-style-type: none"> • <i>Introducing the problem</i> • <i>Comparative analysis of judicial corruption</i> • <i>Remedies to Corruption in the Judiciary</i> <ul style="list-style-type: none"> ➤ <i>Enhancing the Independence of the Judiciary</i> ➤ <i>Introducing Accountability Mechanisms</i> ➤ <i>Enhancing Competency of External Controls</i> • <i>How Prevalent is Bribery in the Judicial Sector?</i> 	
3.	<p><i>Speedy Disposal of Corruption and Vigilance Cases, by Hon'ble Mr. Justice P. Sathasivam</i></p> <ul style="list-style-type: none"> • <i>Enlarged Definition of Public Servant</i> • <i>Minimum sentence prescribed</i> • <i>Presumption in Favor of Complaint</i> • <i>Determination of Quantum of Fine</i> • <i>Freezing of Ill-gotten Properties during Trial</i> • <i>Preliminary Investigations</i> • <i>Previous Sanction for Prosecution</i> • <i>Delay in Disposal of Cases</i> • <i>Strategies for Speedy Disposal</i> 	
4.	<p><i>Resolution of Chief Justices Conferences on Registrar Vigilance and Vigilance Cell</i></p> <ul style="list-style-type: none"> • <i>Chief Justices Conference, 2009</i> • <i>Chief Justices' Conference, 2015</i> 	
5.	<p><i>Committee on Reforms of Criminal Justice System Government of India, Ministry of Home Affairs Report</i></p>	
6.	<p><i>Ancient Indian Jurisprudence on Judicial Ethics, Integrity, Impartiality, Corruption and Vigilance System</i></p>	

	<ul style="list-style-type: none"> • <i>Qualities of a judge</i> • <i>Integrity and impartiality</i> • <i>Punishment for corruption</i> • <i>Judicial Discipline</i> • <i>Vigilance System</i> • <i>Whistleblowers</i> 	
7.	<i>Importance of Vigilance and Inquiry, Calcutta High Court</i>	
SESSION III: IMPACT OF MEDIA ON PUBLIC PERCEPTION REGARDING VITALITY OF JUSTICE DELIVERY		
1.	<i>Reasonableness of Restriction on Reporting on Sub-Judice Matters, by Justice G.N. Ray</i>	
2.	<i>Media as an Instrument of Public Accountability, by Justice Raghuram Goda</i> <ul style="list-style-type: none"> • <i>Truth and Verification</i> • <i>Who do Journalists work for?</i> • <i>Independence from those they cover</i> • <i>Independent Monitors of Power</i> • <i>Journalism as a Public Forum</i> • <i>News must be Comprehensive and Proportional</i> • <i>Responsibility to Individual Conscience</i> • <i>Media and the Judiciary</i> • <i>Trial by Media</i> 	
3.	<i>Fetters on the Media?, by V. Venkatesan</i> <ul style="list-style-type: none"> • <i>Strange Reasoning</i> • <i>Disproportionate Response</i> • <i>Old Petitions Included</i> • <i>What is Obstruction?</i> • <i>An Unusual Case</i> 	
4.	<i>Media and Judiciary: Media and other Estates</i> <ul style="list-style-type: none"> • <i>Contempt of Court</i> • <i>What is Scandalizing?</i> • <i>Constitutional aspects of Contempt of Court</i> • <i>Upholding dignity of courts</i> • <i>Elements constituting criminal contempt</i> • <i>The press and contempt of court</i> <ul style="list-style-type: none"> ➤ <i>“The Bengalee” case: Writing for Independence</i> ➤ <i>‘Search light’ case: Unfair conclusion</i> 	

	<ul style="list-style-type: none"> ➤ <i>“The Hindustan Times” case: Misconceived as contempt</i> ➤ <i>Young India case: Gandhi for public criticism</i> • <i>Procedure</i> <ul style="list-style-type: none"> ➤ <i>Shiv Shankar Case</i> • <i>Apology</i> <ul style="list-style-type: none"> ➤ <i>In re Vinay Chandra Mishra</i> • <i>Punishment</i> <ul style="list-style-type: none"> ➤ <i>Vasudevan Case: Enforcing the Order</i> • <i>Truth or Justification</i> <ul style="list-style-type: none"> ➤ <i>Baradakanta v. Registrar, Orissa</i> ➤ <i>2006 Amendment: Truth</i> ➤ <i>Mid-day Journalists Case</i> ➤ <i>Mysore Episode</i> • <i>Amend Contempt Court Law</i> 	
5.	<p><i>200th Report of the Law Commission of India on Trial By Media: Free Speech and Free Trial under Criminal Procedure Code, 1973</i></p> <ul style="list-style-type: none"> • <i>Chapter-I: Introductory</i> • <i>Chapter-III: Do publications in the media subconsciously affect Judges?</i> 	
6.	<p><i>Sahara India Real Estate ... vs. Securities & Exch. Board of India: (2013)1SCC1</i> <i>‘Finding an acceptable Constitutional Balance between Free Press and Administration of Justice is a Difficult Task in Every Legal System’.</i></p>	
SESSION IV: RELATIONSHIP BETWEEN HIGH COURT AND DISTRICT JUDICIARY		
1.	<p><i>District Administration in Judiciary, Justice Dr. A.K. Rajan</i></p> <ul style="list-style-type: none"> • <i>Judicial Matters</i> <ul style="list-style-type: none"> ➤ <i>Inside the Court Hall</i> ➤ <i>Out-Side the Court Room</i> • <i>Office Administration: Relatable to Judicial Matters</i> <ul style="list-style-type: none"> ➤ <i>Taking on File-Numbering</i> ➤ <i>Action for Dereliction of Duties</i> • <i>Staff Management</i> <ul style="list-style-type: none"> ➤ <i>Postings</i> ➤ <i>Fixation of Seniority</i> ➤ <i>Recruitment</i> ➤ <i>Promotion</i> ➤ <i>Enforcement of Rules</i> ➤ <i>Distribution of Works</i> ➤ <i>Complaints Received</i> ➤ <i>Assessment of Works</i> 	

	<ul style="list-style-type: none"> • <i>Rapport with other wings of government</i> <ul style="list-style-type: none"> ➤ <i>With the Revenue Department</i> ➤ <i>With the Police Department</i> ➤ <i>With Other Departments</i> 	
2.	<i>Awani Kumar Upadhyay vs. the Hon’Ble High Court of Judicature at Allahabad and ors. (2013) 12 SCC 392</i>	
3.	<i>Amar Pal Singh vs. State of U. P. (2012) 6 SCC 491</i>	
4.	<i>Registrar General, Patna High Court vs. Pandey Gajendra Prasad & ors. (2012) 6 SCC 357</i>	
5.	<i>Khazia Mohammed Muzammil vs. the State of Karnataka & anr. (2010) 8 SCC 155</i>	
6.	<i>Syed T.A. Naqshbandi vs. State of Jammu & Kashmir (2003) 9 SCC 592</i>	
7.	<i>High Court of Judicature for Rajasthan vs. P.P. Singh (2003) 4 SCC 239</i>	
8.	<p><i>Landmark Judgements Pertaining To Determining The Role</i></p> <ul style="list-style-type: none"> • <i>Chandra Singh vs. State of Rajasthan (2003)6SCC545</i> • <i>Dhyan Investments And Trading Co. Ltd. vs. Central Bureau of Investigation (2001)6SCC607</i> • <i>Baradakanta Mishra vs. High Court of Orissa (1976)3SCC327</i> • <i>Gauhati High Court vs. Kuladharphukan (2002)4SCC524</i> • <i>Chief Justice Of Andhra vs. L.V.A. Dixitulu (1979)2SCC34</i> • <i>The State Of West Bengal vs. Nripendra Nath Bagchi AIR1966SC447</i> • <i>R.M. Gurjar vs. High Court of Gujarat (1992)4SCC10</i> • <i>High Court Of Judicature For Rajasthan vs. Ramesh Chand Paliwal (1998)3SCC72</i> • <i>Ishwar Chand Jain vs. High Court of Punjab And Haryana (1988)3SCC370</i> • <i>Samsher Singh vs. State of Punjab(1974)2SCC831</i> • <i>Tej Pal Singh vs. State of U.P. (1986)3SCC604</i> • <i>B S Yadav vs. State of Haryana AIR1981SC561</i> • <i>High Court of Judicature at Allahabad through Registrar vs. Sarnam Singh and anr (2000) 2 SCC 339</i> • <i>Bishwanath Prasad Singh vs. State of Bihar (2001)2SCC305</i> • <i>In The Matter of: K, A Judicial Officer (2001)3SCC54</i> 	

SESSION V: SOCIAL CONTEXT JUDGING (SCJ) AS PRINCIPLE FOR EXERCISE OF DISCRETION AND APPLICATION OF SCJ IN GIVEN CASE STUDIES

1.	<p><i>Social Context Education for Social Justice Adjudication, by Prof. (Dr.) N.R. Madhava Menon</i></p> <ul style="list-style-type: none"> • <i>Social Justice Adjudication- What and Why?</i> • <i>Social Justice Implications of Adversarial Legalism</i> • <i>Equality Jurisprudence and Social Context Judging</i> • <i>Contextual Judging: Issues and Concerns</i> • <i>Incorporating Social Context Judging as part of a Judicial Education in India: An Essential Step in Delivery of Equal Justice</i> • <i>A Brief Review of Social Context Applications of Equality Jurisprudence in Indian Courts</i> 	
2.	<p><i>Rule of Law: Protecting The Constitution and Democracy, by Justice A.K. Sikri</i></p> <ul style="list-style-type: none"> • <i>Rule of Law</i> • <i>Concept of Liberal Democracy</i> • <i>Expanding Horizon of Human Rights</i> • <i>Mandating Good Governance</i> 	
3.	<p><i>In Re : Inhuman Conditions In 1382 Prison</i> (2016) 3 SCC 700</p>	
4.	<p><i>Dharam Pal vs. State of Haryana</i> 2016 (1) SCALE 635</p>	
5.	<p><i>Alsia Pardhi vs. State of M.P.</i> 2013 (14) SCALE 617</p>	
6.	<p><i>Public Union for Civil Liberties vs. State of Tamil Nadu and others</i> (2013) 1 SCC 585</p>	
7.	<p><i>Delhi Jal Board vs. National Campaign for Dignity and Rights of Sewerage and Allied Workers & others</i> (2011) 8 SCC 568</p>	

SESSION VI: E-JUSTICE: RE-ENGINEERING THE JUDICIAL PROCESS THROUGH EFFECTIVE USE OF ICT

1.	<p><i>Technology and Timely Justice: Intelligent use of ICT can Revamp the Indian Justice Delivery System, by Dr. Justice G.C. Bharuka</i></p> <ul style="list-style-type: none"> • <i>Chronic Problems With The Indian Judicial System</i> <ul style="list-style-type: none"> ➤ <i>Judicial Processes And Management</i> ➤ <i>Lack Of Judicial Data Required For Management And Policy Making</i> ➤ <i>Infrastructural Requirements</i> • <i>Requisites For Enhancing Judicial Performance</i> 	
----	--	--

	<ul style="list-style-type: none"> ➤ <i>Management Of Courts And Cases</i> ➤ <i>Technology For Timely Justice And Effective Management</i> ➤ <i>Technology In Indian Courts</i> • <i>Genesis Of E- Courts Project</i> 	
2.	<i>Implementation of Information and Communication Technology in Indian Judiciary, by Dr. Justice G.C. Bharuka</i>	
3.	<i>Bringing the “E” to Judicial Efficiency: Implementing the E-Courts system in India, State of the Indian Judiciary, by Atul Kaushik</i> <ul style="list-style-type: none"> • <i>The First Tentative Steps</i> • <i>Unified Application Development</i> • <i>Comprehensive ICT Enablement of Courts</i> • <i>Data to Information: Benefits and Challenges</i> • <i>Global Comparisons and Efforts to Meet Global Benchmarks</i> • <i>The Way Forward</i> 	
4.	<i>Technology and Reengineering, by Thomas M. Clarke</i> <ul style="list-style-type: none"> • <i>The Emerging Technologies</i> <ul style="list-style-type: none"> ➤ <i>The Electronic File</i> ➤ <i>Making the Court Record through Digital Recording</i> ➤ <i>Conducting Hearings via Videoconferencing</i> • <i>The Challenges of Effectively Implementing Technology</i> <ul style="list-style-type: none"> ➤ <i>Current Court Capabilities and Resources</i> ➤ <i>The Importance of Effective Project Management</i> ➤ <i>The Importance of Effective Change Management</i> ➤ <i>Impact on Access to the Courts</i> ➤ <i>Impact on Service to Attorneys, Self-Represented Litigants, and Jurors</i> ➤ <i>Integrating Technology Capabilities with the Court’s Strategy for Reengineering</i> 	
5.	<i>ICT in Indian Court: Challenges & Solution, by Rishi Prakash, T. Mohanty, Ramji Gupta & Vinay Jain</i> <ul style="list-style-type: none"> • <i>Introduction</i> • <i>System Features</i> • <i>System Working Overview</i> <ul style="list-style-type: none"> ➤ <i>Digitization of Case files</i> ➤ <i>Paperless Deposition</i> ➤ <i>Recording of court proceedings</i> ➤ <i>Video conferencing</i> ➤ <i>Evidences capture</i> 	

	<ul style="list-style-type: none"> ➤ <i>Provision for DVD writing</i> ➤ <i>Data sharing from remote location</i> ➤ <i>Court live proceedings</i> • <i>Traditional System vs E-Court</i> • <i>Cost Benefit Analysis</i> • <i>Outcome of the E-Court</i> <p><i>Some Challenges & Future Scope</i></p>	
6.	<p><i>Information & Communication Technology Tools and its Implementation, by Mohammad Uzair</i></p> <ul style="list-style-type: none"> • <i>Video-Conferencing</i> • <i>Data Management</i> • <i>Digital Signatures</i> • <i>Web-Sites</i> • <i>E-Courts</i> • <i>E-Filing of Cases</i> • <i>IVRS & SMS Facility</i> • <i>Touch Screen Enquiry</i> • <i>Dictation Capturing System</i> • <i>Digitisation of Record Room</i> • <i>E-Mail Communication System</i> 	
7.	<p><i>Justice through Electronic Governance, by Praveen Dalal</i></p> <ul style="list-style-type: none"> • <i>E-Governance and the Justice Delivery System</i> • <i>Legislative Efforts to Bring Technology Revolution</i> <ul style="list-style-type: none"> ➤ <i>Legal Recognition of E-Records</i> ➤ <i>Legal Recognition of Digital Signatures</i> ➤ <i>Use in Government and its Agencies</i> ➤ <i>Retention of E-Records</i> ➤ <i>Electronic-Gazette</i> ➤ <i>Non-Absolute Right</i> ➤ <i>Possible Uses of E-Governance</i> • <i>Judicial Reception of Information Technology</i> 	
8.	<p><i>E Judiciary: a Step towards Modernization in Indian Legal System, by Dr. Setlur B. N. Prakash</i></p> <ul style="list-style-type: none"> • <i>Structure of Judiciary in independent India</i> • <i>Work Load and Ratio of Judge and Common Man</i> • <i>Need for a New Look?</i> • <i>Computerization of District Judiciary across the Country</i> • <i>Steps Taken to Implement the Policy of Computerization at District Level Judiciary</i> • <i>Preparedness with Software</i> • <i>Network and its Expansion to the Rural Setup</i> 	

