

TABLE OF CONTENTS

Session - 1	
CBI: WHY IS THIS A PREFERRED INVESTIGATING AGENCY?	
1.	CBI: Why is this preferred for Investigation? http://www.nja.nic.in/Concluded_Programmes/2018-19/P-1125_PPTs/2.CBI%20investigation.pdf
2.	Sujeet Pandey, The CBI in the Service of Nation <i>Chapter 5 - book – CBI: In Service of Nation, published by CBI in 2010.</i>
3.	The Central Bureau of Investigation Bill, 2013 <i>Bill No. XLII of 2013 as introduced in THE RAJYA SABHA on the 11th July, 2014.</i>
4.	G. P. Joshi, The Central Bureau of Investigation and its Credibility <i>Retrieved from - http://www.humanrightsinitiative.org.</i>
Session - 2	
PROSECUTION OF CIVIL SERVANTS: SANCTION FOR PROSECUTION	
1.	Shri Sudhir Deshpande & Dr. Mrs. A. A. Vaidya, Supreme Court on “Sanction” For Corruption Cases (Emerging Legal Position from recent cases) <i>NYAYA DEEP - The Official Journal of NALSA, Vol. XVII, Issue I - January - 2016 p. 35-53.</i>
2.	R. Karunanidhi, Sanction for Prosecution under various Acts <i>2015 2 MLJ (Crl) 45 (Madras Law Journal).</i>
3.	Amit Pratap Shaunak, Sanction for Prosecution of Public Servants: Law Revisited in the light of the Judgment “Inspector of Police and ors V/s Battenapatka Venkata Ratnam and ors” <i>Newsletter “Indian Legal Impetus”, June 2015. Vol. VIII, Issue VI, p. 25 - 26.</i>
4.	Pramod Kumar Singh, Statutory safeguard regarding protection of Public Servants against Prosecution: An Overview <i>World Wide Journal of Multidisciplinary Research and Development, WWJMRD 2016; 2(6): 29-31.</i>
5.	Rohit Gupta, Sanction to Prosecute a Public Servant under Anti-Corruption Laws (for J & K) <i>Retrieved from - https://www.jklaws.in/admin_panel/files/9201724028711.pdf</i>
Important Precedents on Sanction to Prosecution	
1.	Devendra Prasad Singh v/s. State of Bihar & Anr. <i>(2019) 4 SCC 351</i>
2.	Devinder Singh & Ors v/s. State of Punjab through CBI <i>(2016) 12 SCC 87</i>

3.	N. K. Ganguly v/s. CBI New Delhi <i>(2016) 2 SCC 143</i>	
4.	Dr. Subramanian Swamy v/s. Dr. Manmohan Singh and Anr. <i>(AIR 2012 SC 1185)</i>	
5.	R. S. Nayak v/s. A. R. Antulay <i>(1984) 2 SCC 183</i>	
6.	K. Satwant Singh v/s. State of Punjab <i>(AIR 1960 SC 266)</i>	
7.	R.R. Chari v/s. State of UP <i>(AIR 1951 SC 207)</i>	
8.	Manzoor Ali Khan v/s. Union of India <i>(AIR 2014 SC 3194)</i>	
9.	Mohd. Hadi Raja v/s. State of Bihar and Ors. <i>(AIR 1998 SC 1945)</i>	
10.	Fakhruzamma v/s. State of Jharkhand and Ors. <i>(2013)15SC C 552</i>	
11.	State of Punjab v/s. Labh Singh <i>(2014) 16 SCC 807</i>	
12.	Vineet Narain v/s. Union of India & Anr. <i>(1998) 1 SCC 226</i>	
13.	Madhya Pradesh Special Police Establishment v/s. State of M. P. <i>(2004) 8 SCC 788</i>	
14.	Chittaranjan Das v/s. State of Orissa <i>(2011) 7 SCC 167</i>	

Session - 3

PROSECUTION OF CIVIL SERVANTS: ARREST & INVESTIGATION

1.	Anirban Bhattacharya & Bharat Chugh, The Catch-22 of “No Investigation without Sanction” and “No Sanction without Investigation” <i>Retrieved from - https://www.legaleraonline.com/articles/a-catch-22-situation</i>	
2.	Re-examining the Dicta in Anil Kumar v. M.K. Aiyappa in Light of Pre-Investigation Sanction <i>Retrieved from - https://criminallawstudiesnluj.wordpress.com</i>	

Important Precedents on Arrest and Investigation of Public Servant

1.	Manju Surana v/s. Sunil Arora & ors. <i>(2018) 5 SCC 557</i>	
2.	Union of India v/s. State of Maharashtra & ors <i>(2019) SCC Online SC 1279</i>	

3.	Subramanian Swamy and Ors. v/s. Director, CBI and Ors. <i>(AIR 2014 SC 2140)</i>	
4.	Serious Fraud Investigation Office & ors. v/s. Rahul Modi & ors. <i>(2019) 5 SCC 266</i>	
5.	L. Narayana Swamy v/s. State of Karnataka and Ors. <i>(2016) 9 SCC 598</i>	
6.	Anil Kumar and Ors. v/s. M.K. Aiyappa and Ors. <i>(2013) 10 SCC 705</i>	
Session - 4		
ECONOMIC OFFENCES: BANKING AND CORPORATE FRAUDS		
1.	K. C. Chakrabarty, Frauds in the Banking Sector: Causes, Concerns and Cures <i>Inaugural address by Dr. K. C. Chakrabarty, Deputy Governor, Reserve Bank of India on July 26, 2013 during the National Conference on Financial Fraud organized by ASSOCHAM at New Delhi.</i>	
2.	Hari Ram Anthala, Research paper on Case laws of Fraud, Forgery and Corruption in Banks and Financial Institutions in India <i>IOSR Journal of Economics and Finance, Volume 3, Issue 6. (May-Jun. 2014), p. 53-57.</i>	
3.	Economic Offences <i>Chapter 9 - book – Crime in India-2014.</i>	
4.	Justice K. N. Basha, Effective and Speedy Disposal of Economic Offences Cases <i>Lecture delivered Hon'ble Thiru Justice K. N.B AS H A, Judge, High Court Madras at Tamil Nadu State Judicial Academy during the Refresher Course for District Judges on 31.10.2009. Retrieved from – official website of Tamil Nadu State Judicial Academy.</i>	
Session - 5		
CYBER FRAUDS IN BANKS: MODUS OPERANDI OF CRIME		
1.	Rashmi Saroha, Profiling a Cyber Criminal <i>International Journal of Information and Computation Technology, Vol. 4, No. 3 (2014), p. 253-258.</i>	
2.	Balsing Rajput, Understanding Modus Operandi of the Cyber Economic Crime from People-Process-Technology Framework's Perspective <i>© 2018 JETIR March 2018, Volume 5, Issue 3, p. 1089 - 1094.</i>	
3.	Pratap Reddy, The Future of Policing Challenges: Technology (In) Crimes <i>CBI Bulletin April - June 2011, p. 5 - 7.</i>	
4.	J. L. Negi, Forensic Auditing <i>CBI Bulletin April - June 2011, p. 8 - 13.</i>	

Session - 6

CBI: WHY IS THIS A PREFERRED INVESTIGATING AGENCY?

1.	Justice Kurian Joseph, Admissibility of Electronic Evidence <i>(2016) 5 SCC J-2</i>	
2.	N. S. Nappinai, Electronic Evidence: The Great Indian Quagmire <i>(2019) 3 SCC J-42</i>	
3.	Fernando Molina Granja & Glen D. Rodríguez Rafael, The Preservation of Digital Evidence and its Admissibility in the Court <i>International Journal of Electronic Security and Digital Forensics · January 2017.</i>	
4.	Aneesh V. Pillai, Admissibility of Digital Evidences: An Overview of the Legislative and Judicial Perspectives <i>2016 (2) Elen. L R.</i>	
5.	Compilation of Judgements on Electronic Evidence <i>Presented by Dr. Justice S. Muralidhar on 18.08.2018 at NJA during the Workshop of Additional District Judges.</i>	

Recent Judgement of Supreme Court on the topic

1.	P. Gopalkrishnan @ Dileep v/s. State of Kerala & Anr. <i>Criminal Appeal no. 1794 of 2019 decided by Supreme Court on 29 November 2019</i>	
----	--	--

Session - 7

FORENSIC EVIDENCE IN CBI CASES

1.	Dr. Aditya Tomer, Medico-Legal Evidence in Indian Law: Appreciation, Evaluation & Impact <i>Retrieved From - https://amity.edu/UserFiles/aibs/fdddDr.%20Aditya%20Tomar.pdf</i>	
2.	Jitender Kumar, DNA Technology under Indian Criminal Justice System: Its Application, Need and Criticism <i>NYAYA DEEP, The Official Journal of NALSA, Vol. XVII, Issue I - January - 2016, p. 54 - 66.</i>	
3.	Vidya Prakash, Manish Gupta, Sunil Gupta & Vikram Dhirender Rana, Forensic Evidence: Admissibility and Relevance of Forensic Experts Evidence <i>Delhi Judicial Academy Journal, Vol. 7, Issue II, (July, 2011), p. 177 - 198.</i>	
4.	Reeta R. Gupta, Important Role of Handwriting Science in Court <i>Journal Forensic Science & Criminal Investigation, Volume - 9 Issue 2 - May 2018, p. 1 - 4</i>	
5.	HK Pratihari, SK Chakraborty and Sabyasachi Nath, Forensic Investigation of a Rape, Sodomy and Murder Case <i>Journal Forensic Science & Criminal Investigation, Volume 12 Issue 2 - July 2019, p. 1 - 4</i>	

6.	Justice Jitendra N. Bhatt, A Profile of Forensic Science in Juristic Journey <i>(2003) 8 SCC J-25</i>	
Important Precedent on Forensic Evidence		
1.	Pantangi Balarama Venkata Ganesh v/s. State of Andhra Pradesh <i>Alongwith</i> State through C.B.I. v/s. Vistaria Prakash <i>(2009) 14 SCC 607</i>	
Session - 8		
SENTENCING PRACTICES IN CORRUPTION CASES		
1.	Prof. K. N. Chandrasekharan Pillai, The Quagmire of Confusion in Sentencing <i>(2013) 3 SCC J-2</i>	
2.	Justice A. V. Chandrashekar, Sentencing in Criminal Cases with special reference to The Prevention of Corruption Act <i>Retrieved from – Official website of Karnataka Judicial Academy.</i>	
3.	Dr. Anju Vali Tikoo, Individualization of Punishment, Just-Desert and Indian Supreme Court Decisions: Some Reflections <i>ILI Law Review, Vol. II (Winter Issue 2017), p. 20 - 46.</i>	
Important Precedents on Sentencing		
1.	K. P. Singh v/s. State (N.C.T) Of Delhi <i>(2015) 15 SCC 497</i>	
2.	A. Wati AO v/s. The State of Manipur <i>(1995) 6 SCC 488</i>	
3.	A. B. Bhaskara Rao v/s. Inspector of Police, CBI Visakhapatnam <i>(2011) 10 SCC 259</i>	