

CERTIFICATE OF REGISTRATION

OF

SOCIETY ACT, XXI OF 1860

No. S/ 15310 of 1965

Handwritten signature and date: 11.7.65

I hereby certify that "ALL INDIA JUDGES ASSOCIATION"

has been registered under the SOCIETIES REGISTRATION ACT, XXI OF 1860.

GIVEN UNDER MY HAND AT DELHI on this Day 8th of July One Thousand Nine Hundred and Eighty Five.

REGISTRATION FEE OF Rs. 50/- PAID.

SD/-
REGISTRAR OF SOCIETIES
DELHI ADMIN. DELHI

Memorandum for the Registration of the Association

1. Name : All India Judges Association.

2. Registered Office : Office of the Association shall be located in the Union Territory of Delhi and at present it is at 47/14, Rajpur Road, Delhi-110055.

Handwritten note: []

3. Aims and objects of the Association : i) To function as a representative and responsible body on behalf of the Judicial Officers throughout India.

ii) To help maintain an efficient and independent Judiciary in the Union of India.

iii) To strengthen Rule of law in the country by upholding peaceful, substantive and institutional reforms at that end.

iv) To promote fraternal and cordial relations among all the States Judicial Service Associations and Judicial Officers of all the States of India.

v) To provide the cause of Judicial Officers of the whole country for bettering their as the conditions and working conditions.



S.No.	Name	Address	Occupation	Designation
15.	S/Shri S.K. Tandon	M. M. Delhi, Model Basti, New Delhi.	Service	Executive-Member
16.	D. R. Jain	S. J. I. C. Delhi, 886, Gulaabi Bagh, Delhi.	Service	Executive-Member
17.	T. D. Kashav	S. J. I. C. Delhi, 29, D. D. A. Flats Greater Kailash, New Delhi.	Service	Executive-Member
18.	Raghubir Singh	M. M. Delhi, 1715, Gulaabi Bagh, Delhi.	Service	Executive-Member
5.	We the undersigned are desirous of forming a Society by the name of All India Judges Association under the Society Registration Act, 1860 - The Punjab Amendment Act, 1957 as extended to the Union Territory of Delhi in pursuance of the Mandamus.			

S.No. Name Address Designation Signature

1. S/Shri N.R.D. Gupta 4714, Pappur Road, Delhi. President

2. T. Gopal Krishnamurti Dy. Registrar-cum-Director of Public Relations, High Court of A. P. Hyderabad. Gen. Secretary

3. C. B. Pandey E-5, Park Road, Lucknow, Judicial Magistrate. Gen. Secretary

S.No.	Name	Address	Designation	Signature
4.	Vijay Vardhan Rao.	District & Session Judge, Hyderabad.	Working President	
5.	T. L. Verma	Addl. District Judge Parana	Vice President (East)	
6.	S. D. Bajaj	Legal Remembrancer, Haryana, Chandigarh	Vice-President (North Zone)	
7.	J. P. Bansal	Director, Legal Affairs, R. S. E. B. Jyoti Nagar, Jaipur.	Vice-President (West Zone).	
8.	P. N. Parasber	Chief Judicial Magistrate, Lucknow.	Vice-President (Central Zone)	
9.	P. Akmaldeen	Chairman, Taxation Appeals Committee Corporation of Madras	Vice-President (South Zone)	
10.	N. S. "Acad"	Additional Judge to the District Judge, 39/17, Park Bazar Bhopal.	Zonal Secretary	
11.	R. N. Jindal	AJ 500 33/03, Raipur Road, Delhi.	Treasurer	
12.	M. V. Agre	H. J. S. Legal Adviser, Loknagar of Bhopal, A-4, Idash stally, Bhopal.	Executive Member	
13.	M. L. Vasa	Legal Adviser, B.E.B. 93, Sikrishan Nagar, Parana.	Executive Member	



S.No.	Name	Address	Designation	Signature
	S. Soni			
14.	M. R. Parrier	Addl. C. J. M. Bhopal, 29/2, Bara Mahal, Bhopal.	Executive Member	
15.	S. K. Tandon	M. M. Delhi 71, Model Bansi, New Delhi.	Executive Member	
16.	D. R. Jain	S. J. I. C. Delhi 886, Gulabi Bagh, Delhi.	Executive Member	
17.	T. D. Kulkarni	S. J. I. C. Delhi 26, D. D. A. Flats Greater Kailash, New Delhi.	Executive Member	
18.	Raghubir Sharma	M. M. Delhi 1715, Gulabi Bagh, Delhi	Executive Member	

RULES OF THE ALL INDIA JUDGES ASSOCIATION

1. The Association shall be designated as the All India Judges Association.
2. MEMBERSHIP
The Judicial Officers belonging to State Judicial Service and State Higher Judicial Service shall be the members of the Association unless any of them notifies his intention to the contrary. The word 'State' shall include a Union Territory having a separate service. Provided that any person who is or has been a Judicial Officer may continue to be or become a member of the Association after the retirement.
3. Every State Judicial Service Association shall pay a subscription of Rs. 10/- per annum per head for each Judicial Officer in that State along with a list with addresses of all Judicial Officers by 31st December each year. Only those members whose subscriptions are received shall be eligible for voting. If the State Association does not collect the subscription or does not remit the same, a member may retire the same directly.

HEADQUARTERS

4. The office of the Association shall be located in the Union Territory of Delhi and at present it is located at 47, 14, Rajpur Road, New Delhi-110054.
5. There shall be a Senate consisting of not more than 10 members and it shall act as a General Body of the Association. 10 members will be elected and 27 will be ex-officio members (being the Presidents of the State Judicial Service Associations or their

nominees). The Senate shall have power to elect the office bearers and the members (other than ex-officio members) of the Executive Committee. The decisions regarding the objects of the Association shall be taken by the Senate. If any special funds are required, the same shall be raised after the approval of the General Body.

MEMBERS

5. The members of the Senate shall be elected on the following basis. The members of each State shall elect its quota of the members of the Senate by a secret ballot :-

Each State shall send one member in the Senate, for every 150 officers subject to a minimum of three members. The maximum strength of each State is given below :-

Uttar Pradesh	10
Madhya Pradesh	6
Bihar	8
Rajasthan	4
Punjab	3
Haryana	3
Himachal Pradesh	3
Jammu & Kashmir	3
West Bengal	5
Assam	3
Meghalaya	3
Nagaland	3
Tripura	3
Manipur	3
Orissa	4
Andhra Pradesh	5
Karnataka	4
Madharashtra	6
Gujarat	4
Tamil Nadu	5
Kerala	4

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Goa, Daman & Diu	3
Sikkim	3
Delhi	3
Pondicherry	3
Mizoram	3
Arunachal Pradesh	3
Total	130

130



The members of the Senate shall be elected by means of a secret ballot in an election to be held every two years in Delhi. The members present in the election meeting may cast their votes. Other members may send their ballots by post. All those members who request in writing at least one month prior to the election will be sent postal ballots. Such postal ballots after enclosing their voting ticket should send in sealed cover. The ballots will be opened at the time of counting.

OFFICE BEARERS

7. There shall be following office bearers of the Association :-

1. President
2. Working President - to be nominated by the Executive Committee.
3. Five Vice-Presidents (one from each zone)
4. Two General Secretaries
5. Five Zonal Secretaries (one from each Zone)
6. Organising Secretary from each State-27.
7. Treasurer
8. Eleven members of the Executive Committee

Minimum and maximum strength of the Executive Committee shall be 12 and 53 respectively.

All the Presidents of the State Judicial Officers Association shall be the ex-officio members of the Senate. If any question about

the State Judicial Service Association to represent the State and when the same shall be decided by the Executive Committee and subject to a final decision by the General Body. Quorum for Executive meeting will be 1/3th.

The President of the Association may in consultation with other office bearers co-opt not more than three members to the Executive Committee. The office bearers and the members of the Executive Committee will hold office for a period of 2 years.

Any vacancy during the term may be filled up by the Executive Committee.

ZONES

8. There shall be following five zones:-

- (1) South ... Andhra Pradesh, Tamil Nadu, Kerala and Pondicherry.
- (2) East ... West Bengal, Bihar, Assam, Sikkim, Arunachal Pradesh, Tripura, Manipur, Meghalaya, Nagaland, Mizoram and Orissa.
- (3) North ... Jammu & Kashmir, Punjab and Himachal Pradesh.
- (4) West ... Gujarat, Maharashtra, Rajasthan and Goa.
- (5) Central ... Delhi, U. P. and Madhya Pradesh.

The President will preside over the meetings and in the absence of the President, the Working President will preside over the meeting. If the Working President is also not available then the Executive will select any other Vice-President to preside over the meeting.

AUDITOR

9. At the General Body Meeting, a Chartered Accountant shall be appointed. Such auditor shall submit his report on the accounts

of each calendar year by 31st December. The report shall be down in the meeting of the Senate. The auditor appointed in one year may be reappointed next year.

GENERAL MEETING

10. The President or Executive Committee by a Resolution to this effect can call a General Body meeting of the Senate of the Association. The quorum of the General Body meeting shall be 1/3 of the total members of the Senate and one month clear notice shall be necessary for calling for General Body Meeting.

The General Body meeting of the Association may also be called when at least 30 members of Senate give a requisition for the same to the President to discuss any particular subject. On receipt of such requisition the President shall fix a date for the meeting. All questions arising at any meeting shall be decided by a majority of votes and in case of a tie, the President shall have a casting vote.

Any amendment to the rules can only be made by the General Body meeting by a majority of 2/3rd of the members present and voting and a clear majority of the total members of the Senate.

The Association can have any legal fund as its patron and Sri C. Sahasrabudhi will be the Patron of the Association.

DUTIES AND PRIVILEGES

11. The General Secretary shall be responsible for the proper recording of the minutes of all the meetings.

The Treasurer shall be responsible for the proper accounts and for prompt verification of the dues and he shall see the necessary maintained through the office accountants.

All work of the Association will be done by and in the name of the President. The Working President will exercise so much powers as are delegated by the President.

12. The President shall be empowered to sanction an expenditure to the extent of Rs. 500/- and the Secretary and the treasurer shall be empowered to sanction an expenditure to the extent of Rs. 250/- each. The funds of the Association shall be deposited in a nationalised bank. Bank account can be operated under the signatures of any two or the following :-

- 1. President
- 2. General Secretary
- 3. Treasurer

The members of the Association undertake to abide loyally by the decisions of the Association.

13. These Rules can be amended or altered only at a General Meeting convened for the purpose, or at annual General Meeting, and by two third's majority of the members present and voting and a clear majority of the Senate.

14. All books and registers of the Association shall be open to inspection by any member provided notice in respect thereof is given to the officer bearer concerned.

15. Annual list of managing body to be fixed day of succeeding the day on which, according to the rules of the society, the annual general meeting of the society is so if the rules do not provide for an annual general meeting, in the month of January, a list shall be filed with the Registrar of societies, of the names, addresses and occupations of the Governors, Council, Director Committee or other Governing Body then entrusted with the management of the affairs of the Society.

16. FUNCTIONS OF THE SENATE :

- (i) To elect the Executive Committee.
- (ii) To pass annual accounts.
- (iii) Over all supervision of the functions of the Association.

17. FUNCTIONS OF THE EXECUTIVE COMMITTEE :

- (i) To do all necessary acts for management of the Association.
- (ii) To supervise the functions of the office bearers.

18. Suits by against the Society :- This Society may sue or be sued in the name of the President or one of the General Secretaries.

19. Societies enabled to alter, extend or abridge their purposes :-
Whenever it shall appear to the Governing Body of this Society registered under this Act which has been established for any particular purpose or purposes, that it is advisable to alter, extend or abridge such purpose to or for other purposes within the meaning of this Act, or to amalgamate such society either wholly or partially with any other society, such Governing Body may submit the proposition to the member for the Society in a written or printed report and may convene a special meeting for the consideration thereof according to the regulations of the Society.

But no such proposition shall be carried into effect unless such report shall have been delivered or sent by post to every member of the society ten days previous to the special meeting convened by the Governing Body for the consideration thereof, nor unless such proposition shall have been agreed to by the votes of three-fifths of the members delivered in person or by proxy, and confirmed by the votes of three-fifths of the members present at a second special meeting convened by the Governing Body at an interval of one month after the former meeting.

20. Change of name :- This Society may change its name as per procedure prescribed in the Societies Registration Act, 1860.

21. Provision for dissolution of Societies and adjustment of their affairs :- Any number not less than three-fifths of the members of any society may determine that it shall be dissolved, and thereupon it shall be dissolved forthwith, or at the time then agreed upon and all necessary steps shall be taken for the disposal and settlement of the property of the Society, its claims and liabilities according to the rules of the said society applicable thereto if any, and if not, then as the Governing Body shall find expedient, provided that, in the event of any dispute arising among the said Governing Body or the members of the Society, the adjustment of its affairs shall be referred to the principal Court of original Civil Jurisdiction of the

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in which the Chief Justice of the Court is present and the Court shall make such order in the matter as shall seem requisite;

Provided that no Society shall be dissolved unless three-fourths of the members shall have expressed their assent for such dissolution by their votes delivered in person or proxy at a general meeting convened for the purpose;

Provided that (whenever any Government) is a member of or a contributor to, or otherwise interested in any Society registered under this Act, such Society shall not be dissolved without the consent of the Government of the State of registration;

Upon a dissolution no member to receive assets.

If upon the dissolution of any Society registered under this Act there shall remain after the satisfaction of all debts and liabilities any property whatsoever, the same shall not be paid to or distributed among the members of the said Society of any of them, but shall be given to some other Society, to be determined by the votes of not less than three-fourths of the members present personally or by proxy at the time of the dissolution, or, in default thereof, by such Court as aforesaid; clause not to apply to Joint-stock Companies:-

PROVIDED, however, that this clause shall not apply to any Society which shall have been formed or established by the contributions of share holders in the case of a Joint-stock Company;

23. Members held in Disqualified property for the purpose of this Act:- A member of a Society shall, for a person who, having been admitted to membership of the Society, has not been so admitted, shall have lost a share in the property of the Society, or the right of vote of such member, if he or she of member thereof and shall not have acted in accordance with such rules and regulations as may be made in all proceedings under this Act no person shall be entitled to vote or be counted as a member whose subscription at the time shall have been in arrears for a period exceeding three months. The financial year shall be from the 1st of April to the 31st March.

All the Provisions of Societies Registration Act XVII of 1929 (Punjab Amendment Act 1937) as extended to the Union Territory of Delhi will apply to this Society."

ESSENTIALITY CERTIFICATE

Certified that this is the true and correct copy of the rules and regulations of the Society:-

Sd/-
President Working President
Sd/-
General Secretary Secretary

district in which the Court building of the Territory is situated and the Court shall make such order in the matter as it shall deem requisite;

Provided that no Society shall be dissolved unless three-fifths of the members shall have appeared at and for such dissolution by their votes delivered in person or proxy at a general meeting convened for the purpose;

Provided that (whenever any Government is a member of or a contributor to, or otherwise interested in any Society registered under this Act, such Society shall not be dissolved without the consent of the Government of the State of registration);

22. Upon a dissolution no member to receive assets.

If upon the dissolution of any Society registered under this Act there shall remain after the satisfaction of all debts and liabilities any property whatsoever, the same shall not be paid to or distributed among the members of the said Society or any of them, but shall be given to some other society, to be determined by the votes of not less than three-fifths of the members present personally or by proxy at the time of the dissolution, or in default thereof, by such Court as aforesaid; clause herein apply to Joint-stock Companies;—

PROVIDED, however, that this clause shall not apply to any Society which shall have been founded or established by the contributions of three or more persons in the form of a Joint-stock Company;

23. Member, Subject, Disqualified members: For the purpose of this Act a member of a Society shall be a person who, having been admitted to such membership, has not been expelled therefrom, and shall have such a share in the property of the Society as may be determined by the votes of the members thereof and shall not have agreed in accordance with such rules and regulations, but in all proceedings under this Act no person shall be entitled to vote or be counted as a member whose subscription of the dues shall have been in arrears for a period exceeding three months. The financial year shall be from the April to the March.

All the Provisions of Societies Registration Act XXI of 1926 (Punjab Amendment Act 1927) as amended to the Union Territory of Delhi will apply to this Society.

ESSENTIALITY CERTIFICATE

Certified that this is the true and correct copy of the rules and regulations of the Society.

SD: _____
President Working President General Secretary Secretary