All-India Judges Association

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-110 054.

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 suggesting procedural, 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 conditions.
   (v) To pursue the cause of Judicial Officers of the whole country for bettering their service conditions and working conditions.
   (vi) To prepare welfare Schemes for helping the Judicial Officers throughout the country.
   (vii) All income, earnings and properties of the Society shall be utilized towards the promotion of the aims and objects of the Society.

4. Name, Address, occupation and Designation of the present Members of the Executive Committee: To whom the management affairs are entrusted in the Society Registration Act, 1860, Punjab Amendment Act, 1937 as extended to Union Territory of Delhi, are as follows:

<table>
<thead>
<tr>
<th>S. No.</th>
<th>Name</th>
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<tr>
<td>1</td>
<td>R.L. Gupta</td>
<td>47/14, Rajpur Road,</td>
<td>Service</td>
<td>President, Delhi</td>
</tr>
<tr>
<td>2</td>
<td>T. Gopal Krishnamurthy</td>
<td>Dy. Register-cum Director Public Relations, High Court, Andhra Pradesh</td>
<td>Service</td>
<td>Gen. Secretary</td>
</tr>
<tr>
<td>3</td>
<td>C.B. Pandey</td>
<td>E-5, Park Road, Lucknow Judicial Magistrate, Lucknow</td>
<td>Service</td>
<td>Gen. Secretary</td>
</tr>
<tr>
<td>4</td>
<td>Vijay Vardhan Rao</td>
<td>District &amp; Sessions Judge, Hyderabad</td>
<td>Service</td>
<td>Working President</td>
</tr>
<tr>
<td>5</td>
<td>T.L. Verma</td>
<td>Addl. District Judge Patna, District Court, Patna.</td>
<td>Service</td>
<td>Vice-President</td>
</tr>
<tr>
<td>6</td>
<td>S.D. Bajaj</td>
<td>Legal Remembrancer Haryana, Chandigarh</td>
<td>Service</td>
<td>Vice-President (North Zone)</td>
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<tr>
<td>7</td>
<td>J.P. Bansal</td>
<td>Director, Legal Affairs, R.S.E.B. Jyoti Nagar, Jaipur</td>
<td>Service</td>
<td>Vice-President (West Zone)</td>
</tr>
<tr>
<td>8</td>
<td>P.N. Parasher</td>
<td>Chief Judicial Magistrate, Lucknow</td>
<td>Service</td>
<td>Vice-President (Central Zone)</td>
</tr>
<tr>
<td>9</td>
<td>B. Ahmadkhan</td>
<td>Chairman, Taxation Appeals Committee Corporation of Madras-3</td>
<td>Service</td>
<td>Vice-President (South Zone)</td>
</tr>
<tr>
<td>10</td>
<td>N.S. &quot;Azad&quot;</td>
<td>Addl. Judge to the District Judge, 39/17, Pari Bazar, Bhopal</td>
<td>Service</td>
<td>Zonal Secretary</td>
</tr>
<tr>
<td>11</td>
<td>R.N. Jindal</td>
<td>AJSSC 33/23, Rajpur Road, Delhi</td>
<td>Service</td>
<td>Treasurer</td>
</tr>
<tr>
<td>12</td>
<td>M.V. Apte</td>
<td>A-4 Idgah Helly Bhopal</td>
<td>Service</td>
<td>Executive-Member</td>
</tr>
<tr>
<td>13</td>
<td>M.L. Visa</td>
<td>B.E.B., Patna, 93, Srijitshen Nagar, Patna</td>
<td>Legal Advisor,</td>
<td>Executive-Member</td>
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<td>14</td>
<td>M.R. Pandey</td>
<td>Addl. C.J. M., Bhopal, Member 29/2 Bara Mahal, Bhopal</td>
<td>Service</td>
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<td>15</td>
<td>S.K. Tandon</td>
<td>M.M. Delhi 71, Model Basti, New Delhi</td>
<td>Service</td>
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<td>D.R. Jain</td>
<td>S.J.I.C., Delhi B 86, Gulabi Bagh, Delhi</td>
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<td>T.D. Kashav</td>
<td>S.J.I.C., Delhi 29, DDA Flats, New Delhi</td>
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<td>18</td>
<td>Raghubir Singh</td>
<td>M.M. Delhi 1715, Gulabi Bagh, Delhi</td>
<td>Service</td>
<td>Executive-Member</td>
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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 Memorandum.

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<td>N.S. “Azad”</td>
<td>Additional Judge to the District Judge, 39/17, Pari Bazar, Bhopal</td>
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All-India Judges Association

Rules of All India Judges Association

1. The Association shall be designated as the All India Judges Association

MEMBERSHIP

2. 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 remit 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-110 054.

5. There shall be a Senate consisting of not more than 140 members and it shall act as a General Body of the Association. 110 members will be elected and 27 will be ex-officio members (being the Presidents of the State Judicial Service Association or their nominee). The Senate shall have powers 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

6. 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 the secret ballot: Each State shall send one member in the Senate, for every 150 officers subject to a maximum of three members. The tentative 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
Maharashtra ... 6
Gujarat ... 4
Tamil Nadu ... 5
Kerala ... 4
Goa, Daman and Diu ... 3
Sikkim ... 3
Delhi ... 3
Pondicherry ... 3
Mizoram ... 3
Arunachal Pradesh ... 3

Total 110

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 the exercise of the voting right, should be sent in sealed cover. The ballots will be opened at the time of counting.

Office Bearers

7. There shall be following officer 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 18 and 53 respectively.

All the president of the State Judicial Officers Association shall be the ex-officio members of the Senate. If any question about the State Judicial Association to represent the State arises then the same shall be decided by the Executive Committee subject to a final decision by the General Body. Quorum for Executive meeting will be 1/5th.

The President of Association may in consultation with the other officer 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.

25
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, Haryana and Himachal Pradesh.
(4) West ... Gujarat, Maharashtra, Rajasthan and Goa.
(5) Central ... Delhi, U.P. and Madhya Pradesh.

The President will preside over the meeting 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 1st 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 laid down in the meeting of the Senate. The auditor for one year may be reappointed next year.

General Meeting

10. The President of 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 1/5 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 or the members present and voting and a clear majority of the total members of the Senate.

The Association can have any legal luminary as its patron and Shri Justice C. Sriramulu 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 realization of the dues and he shall got the accounts maintained through the officer accountant.

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 deposit in a nationalised bank. Bank account can be operated under the signatures of any two of 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 convoked for the purpose, or at annual General Meeting, and by two third’s majority for 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 there of is given to the office bearer concerned.

15. Annual list of Managing Body to be Filed

Once in every year, on or before the fourteenth day succeeding the day on which according to the rules of the society, the annual general meeting of the society is held, or, 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 Joint Stock Companies, of the names, addresses and occupations of the governors, council, directors, 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 officer 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 a consideration there of according to the regulations of the Society:

But no such proposition shall we 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 convoked by the Governing Body for the consideration there of, nor unless such proposition shall have been agreed to by the votes of three-fifth of the members delivered in person or by proxy, and confirmed by the votes of three-fifths of the members present at the second special meeting convoked by the Governing Body at an interval of one month after the former meeting.

20. Change of name:-

The 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 principle Court of original Civil Jurisdiction of the district in which the chief building of the Society 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 expressed a wish for such dissolution by their votes delivered in person by 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 profit.

If upon the dissolution of any Society registered under this Act there shall remain after the satisfaction of all 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 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 not to apply to Joint-stock Companies.

Provided, however, that this clause shall not apply to and society which shall have been founded or established by the contributions of share-holders in the nature of a Joint-stock Company.

23. Member, defined, Disqualified members; For the purpose of this Act a member of a Society shall be a person who, having been admitted therein according to the rules and regulations there of, shall have paid a subscription, or shall have signed the roll of list of member thereof and shall have signed 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 at the time shall have been in arrears for a period exceeding three months. The Financial year shall be from 1st April to 31st March.

“All the Provisions of Societies Registration Act XXI of 1860 (Punjab Amendment Act, 1957) 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 General Secretary Secretary

Ph. 388 334
381 724
ALL INDIA RETIRED JUDGES ASSOCIATION

Memorandum of Association plus Bye-Laws/Rules & Regulations

1. Name of the Association: All India Retired Judges Association.

2. (a) Registered Office: Nyaya Bhavan, 1st floor, Mehta Towers, Ashok Nagar, Hyderabad-20.

   (b) Working Office: Office/Residence of the Secretary-General.

3. Aims and objectives:

   a) To promote the general welfare of the Retired Judges/Judicial Officers and their families.

   b) To forge bonds of brotherhood and companionship amongst the Retired Judges/Judicial Officers and their spouses and to promote a feeling of one national judicial family amongst them throughout the country.

   c) To render socio-legal service to the people and provide Free Legal services to the weaker sections of the society and to conduct free legal awareness and hold conventions for the needy and weaker sections of the society.

   d) To strive for diffusion of useful knowledge in the field of law and related subjects and to publish and run a journal for achieving that end.

   e) To strive from time to time for the constitution of Commissions at National level for retired Judges/Judicial Officers and their spouses, for revision of their retirement and other ancillary benefits.

   f) To strive for full implementation of the commissions/Pay Revision Commission appointed from time to time.

   g) To promote the cause of the Rule of Law at all levels throughout the country.

   h) To support by juristic means the judiciary of our country and to uphold its dignity and independence at all appropriate levels.

   i) To aim at and work for the mobilization of resources for a permanent office building and Holiday Homes at various places in the country.

Yours faithfully,

Y. Venkateswarlu
Secretary General
All India Retired Judges Association
Ashok Bhavan
Ashok Nagar, Hyderabad-70 6 8
j) To conduct free educational and ancillary Training Programmers for candidates desirous of joining the judicial services of the States and Union Territories and to make available free services of retired Judges/Judicial Officers to institutions imparting legal education.

k) To publish newsletters from time to time.

4: Area of operation: India.

5. (a) Membership: All State Associations of retired Judges are eligible to be members. The individual retired Judge of any State where no Association of retired Judges has been formed, may be special invitees to participate in its deliberations.

Explanation: “State” shall mean States in India and be deemed to include the Union Territory of Delhi. In the case of other union Territories, they shall be treated as part of the State whose High Court exercises jurisdiction over the said Union Territory.

(b) The first General Body meeting shall be held at such place as may be fixed by the Executive Committee of the Association on a date not later than 18 months from the date of registration of the Association. Subsequent meetings of the General body shall be held at least once in 2 (two) years with a prior notice of at least 60 (sixty) days.

(c) Quorum for the General Body meetings:–

The quorum shall be not less than 1/3 of eligible State Associations, each Association being represented by at least three of its members named in para 5 (a) of supra.

(d) The General body shall elect the following office bearers in the Executive Committee.

i. Chairperson.

ii. Vice Chairpersons (three).

iii. Secretary General (one).

iv. Chief Coordinator (one).

v. Secretaries (five)

vi. Treasurer (one).

Y. Venkateswarlu
Secretary General
All India Retired Judges Association
Bijoy Bhawan
First Floor Keshav Towers
Ashok Nagar, Hyderabad-20 A P
The other members of the Executive Committee:-

All the Presidents/Chairpersons and General Secretaries/Secretaries of the member State Associations shall be members by virtue of their office.

The tenure of the elected members shall be for a period of 2 years from the date of their elections to the posts and if owing to any unforeseen contingency, the election to these posts of the Executive Committee does not take place within the said period of 2 years they shall continue in office till the elections are held. However, they shall not continue in office for more than one year after the expiry of their original term of office.

If a vacancy occurs in the post of Chairperson, the first Vice-Chairperson or in case of his inability the second Vice-Chairperson shall discharge the duties of the Chairperson in addition to his duties as Vice-Chairperson till the next election to the post of the Chairperson is held.

If any vacancy occurs in the post of the Secretary-General, the First Secretary, and if he is incapable or unwilling, the Second Secretary shall discharge the duties of the Secretary-General besides his duties, till the next election to the post of the Secretary-General is held.

6. a) The election to the posts of the office bearers mentioned in (i) to (vi) in sub para (d) of para 5 shall be by secret ballot.

b) The members of the General body coming from a State Association shall not be eligible to vote or stand for election, if the State Association is in arrears of the subscriptions etc., on the date of election of the office bearers.

7. Functions and powers of the Executive Committee:-

The Executive Committee shall be the administrative body of the All India Retired Judges Association and shall be charged with the following functions and powers:

a) To adopt ways and means for achieving the aims and objectives of the Association.

b) To conduct and execute various activities of the Association.

c) To acquire for the Association any property right or privilege.

d) To enter into contract for fulfilling the aims and objectives of the Association.

Y. Venkateswarlu
Secretary General

Y. Venkateswarlu
All India Retired Judges
Association
First Floor, Sruthi Tower
Ashok Nagar, Hyderabad 500 001
e) To authorize the Secretary General to institute, conduct, defend or abandon any legal proceedings by or against the Association or to compromise any claim or payment for satisfaction of any due claim or demands by or against the Association.

f) To frame Bye-Laws for conducting election of the Executive Committee, the office bearers and also in respect of other matters of administration of the Association. The Executive Committee shall get the ratification of the Bye-Laws by the General Body.

g) To sanction, and make appointment to the posts of the establishment of the Association and assignment of duties thereof and for their remuneration.

h) To authorize the Secretary General to open an account with any scheduled Bank and to empower, by a Resolution, the Secretary General and the Treasurer to operate the said account jointly and be accountable to the Executive Committee.

i) To fix the date, place, time and agenda for the General Body meeting in consultation with the Chairperson.

j) To consider suggestions reports or proposals from any member and take decisions and issue instructions thereon.

k) To be responsible to the General Body in all matters.

l) To prepare the Budget and consider it, and if possible, present it to the General body.

m) The Executive committee shall get the accounts audited every financial year and place the audited accounts before the general body for their approval.

n) To implement the decisions of the governing body.

o) To sanction all expenditure necessary to implement the aims and objectives of the Association.

8. Meetings of the Executive Committee:-

a) The Executive committee shall meet as per the requirements of the business of the Association from time to time.

b) The Executive committee shall be convened normally with a notice of not less than 45 (forty five) days to the members of the Committee.
c) The meetings of the Executive Committee shall be convened by the secretary General, in consultation with the Chairperson for any urgent business with a notice of 15 (fifteen) days to the members. A decision on any urgent matter to be taken by the Executive Committee may be transacted by the Secretary General in consultation with the Chairperson by discussion over phone/electronic media/correspondence/circulation or personal discussion. The Chairperson or secretary General in consultation with each other may take a decision on any urgent matter and obtain ratification from the Executive Committee subsequently when there is no time for prior consultations with the members of the Executive Committee.

9. **Duties and Functions of Office Bearers:-**

1. **Chairperson:-**

He shall preside over all the meetings of the Association and shall have over all control of the office of the Association. He shall supervise all the activities of the Association and shall have powers to take all necessary steps to attain the aims and objectives of the Association.

2. **Vice-Chairpersons : 3 (three):-**

a) The first Vice-Chairperson and in his absence the second vice-Chairperson and in the absence of first and second Vice-Chairpersons the third Vice-Chairperson shall preside over the meetings of the Association in the absence of the Chairperson.

b) The Vice-Chairpersons shall generally assist the Chairperson in the discharge of his duties.

3. **Secretary General:**

The Secretary General shall discharge the following duties:

a) Supervise and manage the affairs of the Association in consultation with the Chairperson.

b) Issue notices of the Meetings in consultation with the Chairperson.

c) Execute and implement decisions taken by the Executive Committee and the General Body.

d) Co-ordinate with the Presidents and General Secretaries of the State Associations and Union Territories in matters of achieving the aims and objectives of the Association and
also in implementing the Resolutions and decisions of the Association.

e) Maintain the Records/minutes of the meetings.

f) Prepare the Annual Budget.

g) Prepare the Annual Report of the Association.

h) Jointly operate Bank Account with the Treasurer as decided by the Executive Committee.

i) Supervise and guide the employees of the Association within the framework of the Policy decisions of the Executive Committee at the next meeting.

4. Chief Coordinator:-

He shall organize the Associations in the States, where no Association of retired Judges/Judicial Officers are formed. He shall have the power to appoint Coordinators for such States when there are no Association to assist him in organizing the state Association and in implementing resolutions/decisions of the General body and Executive Committee in these States in the meanwhile.

5. Secretaries: 5 (five):-

The five Secretaries shall be placed in charge of five Zones viz., North, South, East, West and Central India each and shall discharge such duties as assigned in their Zones by the Chairperson and the Secretary General.

6. Treasurer:

He shall be in charge of the finances of the Association and shall maintain all accounts and vouchers. He shall operate Bank Account jointly with the Secretary General.

10. Funds:-

a) The Association may raise funds through Membership fees and Subscriptions from its members. The Association may also raise funds by collecting donations, contributions, grants from the public, Government and public undertakings.

b) The funds may be spent for the attainment and advancement of the aims and objectives of the Association, with the specific sanction of the Executive Committee.

Y. Vennateswarlu
Secretary General
All India Retired Judges
Association Vijay Bhavan
First Floor Malika Towers
 Achab Nagar, Hyderabad-20 A M.
c) Corpus Fund:

Each member State association shall pay admission fee of Rs.10,000/- to the Association and these collections shall form the Corpus Fund. The Executive Committee may transfer funds from the General Fund, from time to time, to the Corpus Fund account.

Provided that in the case of smaller states, the Executive Committee is empowered to relax the admission fee of Rs.10,000/- and permit a lesser amount to be paid as admission fee.

d) Each member State Association shall pay annual subscription of Rs.3,000/- before 30th September of every year to the association. (New increased to 5000/-)

11. Financial Year:

The Financial year of the Association shall be from 1st April to 31st March of the English Calendar year.

12. Accounts and Audit:

The accounts of the Association shall be got audited once in a year by a Registered Chartered Accountant nominated by the Executive Committee.

13. Interpretation:

Should any doubt or dispute arise regarding the interpretation of any of the Bye-Laws/Rules and regulations of the Association may be made, only if they are voted by 2/3rd of the Members eligible to constitute quorum present at the General Body meeting convened for that specific purpose or at the General Body meeting convened for the election of the Executive Committee.

14. Amendments:

No amendments to the Aims and Objectives of the Association which are of a charitable nature and are meant for the diffusion of useful knowledge, shall be made. However, amendments, alterations or modifications of any of the provisions of the Bye-laws/Rules and regulations of the Association may be made, only if they are voted by 2/3rd of the Members eligible to constitute quorum present at the General Body meeting convened for that specific purpose or at the General Body meeting convened for the election of the Executive Committee.

15. The Executive Committee may ordinarily consider and, if necessary, tentatively approve any proposal for operation with any other organization which shares some common objectives or programs or aspirations with this Association.

Y. Venkat IWadlu

Secretary General
All India Retired Judges
Association Mysore Bhavan
First Floor Regalite Towers
Ashok Nagar, Hyderabad-20 A.P.
In case of urgency, the views of the Chairperson shall be ascertained by the Secretary General, but the final opinion shall rest with the General Body.

16. Winding up:

The Association shall not be wound up unless 2/3rd of the members thereof are present and participate in the vote at the General Body Meeting convened for this specific purpose and agree to the proposal for winding up. The properties of the Association, in case it is wound up, shall be handed over to some other Association with similar aims and objectives.

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**STATISTICS**

**INDIA IS 25 YEARS SLOWER THAN BANGLADESH IN FERTILITY REDUCTION**

1. Today, the time taken to reduce TFR from 6 to 3 is shorter. World Bank data shows India took the longest to do this. China's communist govt and Iran's conservative Islamic govt were the fastest to accomplish this.

<table>
<thead>
<tr>
<th>Year</th>
<th>TFR in 1955</th>
<th>Years to reach TFR 3</th>
<th>India five times slower than China</th>
</tr>
</thead>
<tbody>
<tr>
<td>1961</td>
<td>7.5</td>
<td>14</td>
<td></td>
</tr>
<tr>
<td>1962</td>
<td>6.5</td>
<td>13</td>
<td></td>
</tr>
<tr>
<td>1963</td>
<td>5.5</td>
<td>12</td>
<td></td>
</tr>
<tr>
<td>1964</td>
<td>4.5</td>
<td>11</td>
<td></td>
</tr>
</tbody>
</table>

**UK**

- 1815-1910
- 82 yrs

**USA**

- 1844-1926
- 95 yrs

2. In an earlier era, it took the US and UK nearly a century to reduce fertility rate from 6 to 3.

Source: World Bank, data available since 1950 when TFR had already reduced slightly below 6, ourworldindata.org, Research And Thrive.
Certificate of Registration

I hereby certify that All India Retired Judges Association, Nyaya Bhavan, 1st Floor, Tolla Towers, Ashoknagar, Hyderabad, on this day registered under the Andhra Pradesh Societies Registration Act, 2001.

Given under my hand and seal at Hyderabad this the 20th day of February, TWO THOUSAND AND EIGHT.
GOVERNMENT OF ANDHRA PRADESH
REVENUE (REGN.II) DEPARTMENT

Memo No. 8482/Regn.II(2)/09-4 Dated: 6-8-09

Sub: Representation of the General Secretary, "All India Retired Judges Association" for Registration of the Association "All India Retired Judges Association" - Reg

Ref:- 1) Representation of the General Secretary, "All India Retired Judges Association" dt. 20-2-09
   2) From the Commissioner and Inspector General of Registration and Stamps, Hyderabad Lt. No. Soc. 2/376/2009 dt. 6-3-09
   3) Govt. Letter No. 8482/Regn.II(2)/09-3 dt. 22-4-09
   4) From The Deputy Director (IT), GOI, Ministry of Consumer Affairs, Food & Public Distribution, Department of Consumer Affairs, Shastri Bhavan, New Delhi, Lt. F.No. 23/17/20090IT, dt. 30-6-09

In the circumstances reported by the Commissioner and Inspector General of Registration and Stamps, A.P., Hyderabad in his letter 2nd cited, and after careful examination of the proposal, Government hereby permit to register the Association with its name as "All India Retired Judges Association" under the Emblems & Names (Prevention of Improper Use) Act, 1950 and under Section 6(2)(b)(iii) of A.P. Societies Registration Act No. 2001. (Act No. 35 of 2001).

2. The Commissioner and Inspector General of Registration and Stamps, A.P., Hyderabad is requested to take necessary action in the matter accordingly.

M. SAHOO,
PRINCIPAL SECRETARY TO GOVERNMENT

To
The Commissioner and Inspector General of Registration and Stamps, A.P., Hyderabad.

Copy to:- General Secretary,
"All India Retired Judges Association"
Nyaya Bhavan, 1st Floor,
Mehta Towers, Ashok Nagar,
Hyderabad-20.

//FORWARDED BY ORDER//

SECTION OFFICER
The following important matters were deliberated and re-iterated for general circulation

**PART - A**

**Legal Commitments**

1. In order to streamline the Indian justice dispensation system, there should be a Supervisory Control of the Supreme Court over the State High Courts.

2. There should be uniformity in the working of the State High Courts (through abolition of Original Civil Jurisdiction, as per recommendation of Justice Shetty Commission and other appropriate measures) in order to obtain better results for the long suffering litigant citizenry.

3. Because of long experience of judicial service, the retired Officers of District Judges cadre, on joining the Bar, should be designated as Senior Advocates by the concerned High Courts.

4. In lower Judicial Courts (State Judiciary) each working Saturday should be earmarked for dictation work in order to provide the Trial Court judges to have proper rest on Sundays.
5. The proposals regarding designation of Administrative Judges at District level and constitution of District Committees as proposed are suitable pragmatic basic reforms in the working of the State Judiciary.

6. There should be a rational increase in budgetary allocation for the judiciary as per observation/recommendation of Justice Shetty Commission in its Report (year 2005) relating to the Supporting Staff of judicial courts.

7. The Judicial Officers' Tribunal should be constituted at the earliest, as proposed.

7-A. The Judicial Officers' Grievances Redressal Commission should be made functional at the earliest, as proposed.

8. The elevation quota for District Judges should be increased to 75% as proposed, from the present arbitrary level of 33%.

9. There should be transparency in the methodology pertaining to elevation/selection of High Court and Supreme Court judges, as proposed.

10. There should be time-bound filling up of vacancies at all levels in the judiciary, as proposed.

11. An eligible District Judge should be promoted to a High Court bench even with a balance tenure of one month, on the analogy of the appointment of the Hon'ble Chief Justice of the Supreme Court, as also reiterated in a Resolution dated 04.01.2008 of the Delhi Bar Association. This is contrary to the provisions of the Constitution of India.

12. Advocates selected for a High Court bench should not be posted in the same High Court where they had been practising, as recommended by 230th Report of the Law Commission of India.
13. There should be improvement in the service conditions / retirement benefits of the Supreme Court and High Court Judges, as proposed.

PART – B

Social Commitments

The deliberations also approved that the following national problems be made part and parcel of the policies and programmes of the Central Body as well as the State Units besides taking steps to get these matters included in the programmes of the National Legal Services Authority and its State Units:

1. To generate public awareness and initiate effective steps to root out the inhuman malpractices regarding Female Feticide and Female Infanticide.

2. To propagate general awareness about the vital necessity to conserve national water resources and adopt Rain Water Harvesting schemes, with particular reference to the Judicial Complexes and Government Buildings.

3. To initiate measures for constitution and effective functioning of Religious Mediation Centres or Dhaarmik Rozainama Kendra.

\[\text{\underline{\text{Unamended}}}\]

(N.S. Saini)
Vice Chairperson
23.07.2011