



Happiness comes when your work and words are of benefit to others.

— Gautam Buddha

SPECIAL BULLETIN

SEPTEMBER - OCTOBER, 2016



Prepared by

Jharkhand State Legal Services Authority

Nyaya Sadan, Near A.G. Office, Doranda, Ranchi

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This Booklet is also available on official Website of JHALSA "www.jhalsa.org"

Relief provided by District Disaster Management Core Group, DLSA Sahibganj to the Flood Victims




This year the flood caused huge devastation to the person, properties and cattles in the district of Sahibganj. The suffering of the people cannot be narrated in words. Sec- 12 (e) of Legal Services Authority Act 1987 requires the legal services activity during time of disaster and His Lordship Hon'ble Mr. Justice D. N. Patel, Hon'ble Executive Chariman, JHALSA immediately provided for essential relief in form of food and medicine, to the flood victims. The relief work was undertaken on mission-mode by District Disaster Mangangment Core Group of DLSA Sahibganj. Under the direct supervision of his Lordship the Secretary and Chairman of DLSA alongwith respected members of district Bar.

Glimpse of Food Calamity & Relief Work by DLSA, Sahibganj





Secretary DLSA, Sahibganj, Soumen Sikdar engaged in flood relief activities

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Patron-in-Chief
 Hon'ble the Chief Justice
 Jharkhand High Court

EXECUTIVE CHAIRMAN
 Hon'ble Mr. Justice D.N. Patel
 Judge, Jharkhand High Court

MEMBER SECRETARY
 Arun Kumar Rai
 (Principal District Judge)

Ref No: JHALSA/ 2188 A /2016
 Dated : 02-09-2016

To,
 The District Judge cum Chairman
 District Legal Services Authority
 Sahebganj

Sub: **Use of Cost Fund for Flood Relief**

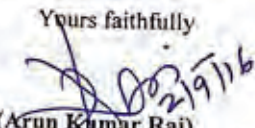
Sir,

His Lordship Hon'ble Executive Chairman, JHALSA has taken cognizance of the plight of flood victims of District Sahebganj and has directed the undersigned to request your goodself to spring into action through Sahebganj DLSA Disaster Management Core Group.

Further, as directed your goodself is informed that His Lordship has approved for use of Cost Fund for providing most essential needs- food, medicine and cloth to the flood victims.

Therefore, your goodself is requested to use the Cost Fund of your DLSA for providing most essential financial need to the flood victims in the form of food, water, medicine and cloths and submit the report for placing before His Lordship.

Thanking you.

Yours faithfully

 (Arun Kumar Rai)
 Member Secretary

20 Hrs. Refresher Training Programme for Mediators

at Ranchi, Chibasa, deoghar and Daltonganj at Palamau

The Trained Trainers nominated by MCPC namely Sri Madhusudan Ganguly, Sri L.K.Giri, Ms. Manisha Rani of Mediation Centre, Ranchi and Sri Rajesh Das and Sri T.B.Kar of Mediation Centre, Jamshedpur imparted training to the participants and refines their mediation skills during the three days training programme.

Hon'ble Mr. Justice D.N.Patel, Judge, High Court of Jharkhand & Executive Chairman, JHALSA addressed the participants and outlined to the importance of such training.

Jharkhand State Legal Services Authority under the aegis of Mediation and Conciliation Project Committee (MCPC), Supreme Court of India organised 20 Hours Refresher Training Programme as follows:

Date	Venue	Participant District
13th to 15th September, 2016	Nyaya Sadan, JHALSA, Ranchi	Ranchi, Jamtara, Garhwa and Khunti
	Civil Court Seraikella	Seraikella and Chaibasa
	Civil Court Dumka	Dumka and Pakur
	Civil Court Palamau	Lohardaga and Palamau
17th to 19th September, 2016	Civil Court Deoghar	Deoghar, Godda, Giridih
	Civil Court Jamshedpur	Jamshedpur, Gumla and Sahibganj

The said Refresher Training Programme was organised as per the direction of Hon'ble MCPC, Supreme Court of India. The participants of the said training programme were Advocate Mediators & Expert Mediators.

20 Hrs. Refresher Training Programme for Mediators at Nyaya Sadan, Ranchi (13th -15th September, 2016)

The names of the participants are as follows:

Sl. No.	Name of Mediator	District
1	Ms. Mamta Srivastava	Ranchi
2	Ms. Neelam Shekhar	Ranchi
3	Ms. Kumari Sheela	Ranchi
4	Mr. P.C. Oraon	Ranchi
5	Mr. P.N. Singh	Ranchi
6	Mr. R.P. Singh	Ranchi
7	Mr. Girish Malhotra	Ranchi
8	Mr. Suman Kumar Shrivastava	Ranchi
9	Smt. Ezebella Ekka	Ranchi
10	Sri Sanjay Kumar Singh	Ranchi
11	Sri Anil Kumar Pathak	Garhwa
12	Sri R.K. Shukla	Garhwa
13	Sri R.K. Tripathi	Garhwa
14	Sri D.K. Chaubey	Garhwa

15	Sri Sanjay Kumar Bharti	Garhwa
16	Sri Prem Chand Tiwari	Garhwa
17	Sri Trilochan Pandey	Jamtara
18	Sri Suresh Prasad Singh	Jamtara
19	Sri Kaushil Kr. Mishra	Jamtara
20	Md. Sufiyan	Jamtara
21	Ms. Anita Verma	Khunti
22	Mr. Dhanik Guria	Khunti

**Glimpses of 20 Hrs. Refresher Training Programme for Mediators at Nyaya Sadan, Ranchi
on 13th to 15th September, 2016**



**Glimpse of 20 Hrs. Refresher Training Programme for Mediators at Civil Court, Palamau
(13th to 15th September, 2016)**



**Glimpse of 20 Hrs. Refresher Training Programme for Mediators at Civil Court, Deoghar
(17th to 19th September, 2016)**



Plenary Meeting of Legal Services Institutions

at Deoghar on 23rd of September

Santhal Pragana Region comprises of six districts namely Deoghar, Dumka, Sahibganj, Godda, Pakur and Jamtara. His Lordship Hon'ble Executive Chairman, JHALSA viewed and have such meeting to accelerate the legal services activities in the state of Jharkhand. This was first of such plenary Meeting at Regional level. In due course, such meeting will take place in other regions such as Sinhbhum, Chhotanagpur and Kolan.



Best Para Legal Volunteers of the districts, of Santal Pargana Region being felicitated by the Dignitaries



Glimpses of Plenary Meeting of Legal Services Institutions at Deoghar on 23rd September, 2016

Programme Schedule
on Friday, the 23rd September, 2016 at Panchayat
Training Institute, Deoghar
9.30 a.m. to 09.50 a.m.---- Arrival of participants &
Registration
Inauguration Session

09.50 a.m	Arrival of dignitaries on Dias
09.52 a.m	Presentation of Bouquet
09.55 a.m	Deep Prajwalan
10.00 a.m	Welcome –cum- Introductory address by Member Secretary, JHALSA
10.10 a.m	President of Deoghar District BAR Association on the topic - Role of Legal Services Authorities in socio - legal matters.
10.20 a.m	Special address by PDJ-cum-Chairman, DLSA, Deoghar
10.30 a.m	Recorded inaugural address by His Lordship Hon'ble Mr. Justice D.N. Patel, Judge, High Court of Jharkhand & Executive Chairman, JHALSA-cum- Member, Central Authority, NALSA

- Vote of thanks by Santosh Kumar, Secretary, HCLSC
- National Anthem
- End of Inaugural session

11.00 A.M.- 12.00 P.M.
Conclave of Member Secretary, JHALSA & Secretaries,
Retainers and Front Office PLVs of the District Legal Services
Authorities of the Santhal Pagana Region
[Performance Appraisal of DLSAs]

- A. Ensuring quality Legal Representation**
 - I) Legal aid to Prisoners
 - II) Legal aid to women, Children, differently disabled persons Senior Citizens and tribals/ Scheduled castes
 - III) Payment of Honorarium to legal services personnel in time
 - IV) Legal Aid Clinics at Panchayat, JJB, Subdivision etc.
 - V) Payment of Court fees
 - VI) Monitoring system
- B. Compensation to victim of offence**
- C. School Legal Literacy Programme**
- D. Mediation – Reference and payment of Remuneration to Mediators**
- E. Lok Adalat, National Lok Adalat and Jail Adalat**
- F. Govt. beneficial Scheme**
- G. Orientation and Refresher Training Programme at District level**

Secretary of the DLSA is directed to bring all the relevant data and be prepared to answer the queries and if needed he may bring DLSA staff with him.

Session-1

12.15 P.M.- 1.30 P.M.

- **Mediation and the Role of DLSA**
- **Victim Compensation**
- **Permanent Lok Adalat**

12.15P.M.- 12.50 P.M	Speaker- Santosh Kumar on the topic Mediation and Role of DLSA with PPT.
12.50- 1.25 P.M.-	Speaker- Sri A.K. Rai, on Victim Compensation with PPT.
1.25 P.M.- 1.40 P.M.	Interactive Session- Questions are highly solicited

Session – II (2.40 P.M.---- 4.00 P.M.)

Topic- Role of Legal Services Authorities in Socio - Legal matters such as witchcraft atrocities, child labour, child marriage & trafficking.

2.40 P.M. - 3.20 P.M.	Address including PPT on Child labour & Trafficking by S.P. Deoghar
3.20 P.M. – 3.40 P.M.	Speaker - Sri A.K. Rai, Member Secretary on witchcraft Atrocities and steps taken by JHALSA (Power Point presentation)
3.40 P.M.- 4.00 P.M.	Speaker- President of Deoghar District BAR Association on the topic - Role of Legal Services Authorities in socio - legal matters.
Tea	4.00 P.M.- 4.30 P.M.

Valedictory Session (4.30 P.M.- 5.25 P.M.)

4.30 P.M.- 4.40 P.M.	Address by Hon’ble Mr. Justice S. Chandrashekar, Judge, High Court of Jharkhand
4.40 P.M.- 4.50 P.M.	Address by Hon’ble Mr. Justice Aparesh Kumar Singh, Judge, High Court of Jharkhand
4.50 P.M.- 5.00 P.M.	Address by Hon’ble Mr. Justice H.C. Mishra, Judge, High Court of Jharkhand & Administrative Judge, Deoghar Judgeship
5.00 P.M.- 5.10 P.M.	Address by Hon’ble Mr. Justice D. N. Patel, Judge, High Court of Jharkhand & Executive Chairman, JHALSA
5.10 P.M.	Keynote address by Hon’ble Mr. Justice Virender Singh, Chief Justice, High Court of Jharkhand-cum-Patron in chief, JHALSA

Vote of Thanks by Member Secretary, JHALSA

BAL LOK ADALAT

organised throughout the State of Jharkhand by Jharkhand State Legal Services Authority on the 30th Day of September, 2016 (Friday)



Hon’ble Executive Chairman, JHALSA addressing the gathering during Inauguration of Bal Lok Adalat at Ranchi on 30th September, 2016

Proper care, protection and development of children are the pious duty of every civilisation. In our country several lacs children are under difficult circumstances who need proper care, protection, development, treatment, social re-integration by adopting a child friendly approach. Rehabilitation is the call of the hour. In the Juvenile Justice Boards across the State of Jharkhand about 4000 cases are pending. Juvenile Justice (Care & Protection of Children) Act, 2015 is came into effect from 15th of January, 2016 provides that the enquiry should be completed within a period of 4 months from the date of first production of the child before the Board and this period may be extended for a maximum period of 2 more months [Section 14 (2)].

Section 28 of the J.J. Act, 2015 requires sitting of Child Welfare Committee for at least 20 days in a month and it has authority to decide cases for the care, protection, treatment, development and rehabilitation of children in need of care and protection. Section 36 of the Act provides that the Child Welfare Committee shall pass final order within 4 months of first production of the child.

It is clear that the law mandates disposal of matter relating to children on an early date. Therefore, His Lordship Hon'ble Mr. Justice D.N. Patel, Judge, High Court of Jharkhand and Executive Chairman, JHALSA viewed to hold first Bal Lok Adalat on 30th of September, 2016 across the State of Jharkhand to dispose of the matters relating to children in conflict with law and children in need of care and protection.

The Bal Lok Adalat was inaugurated by Hon'ble Mr. Justice DN Patel, Executive Chairman, Jharkhand State Legal Services Authority through Video Conferencing and the said lok adalat is first of its kind in the State of Jharkhand. The disposal figure is as follows:

Matters of JJB disposed : 331

Matters of CWC disposed : 575

Justice D. N. Patel
Judge, Jharkhand High Court &
Executive Chairman
Jharkhand State Legal Services Authority



"NYAYA SADAN"

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Date : 17th September, 2016

Dear **Ambuj Nath Ji**,

A society is known by how it treat its children, women, prisoners, differently abled persons and marginalised sections of the society including tribals and persons belonging to Scheduled Caste. Children are supremely important National Asset and every attempt should be made to ensure proper care and protection of children, specially who are vulnerable to difficult circumstances. The children in conflict with law are amongst the most vulnerable facing difficult circumstances. A little more care will bring about better citizen from out of these children in conflict with law. The true spirit of Juvenile Justice (Care and Protection of Children) Act, 2015 is to conclude enquiry within stipulated time and in petty and non serious matter, there should be every effort for disposal on an early date.

As your goodself is well aware that Bal Lok Adalat is scheduled to be organised on 30th of September 2016, I hope and trust that under your leadership serious efforts are being made for historical success of the Bal Adalat. The optimal benefit should be made from out of Pre Bal Adalat- sittings and each and every record pending in the Juvenile Justice Board should be carefully scrutinised. I believe in your Leadership quality and your guidance is necessary for the mammoth success of the Bal Lok Adalat.

Two-three meetings under your chairmanship with all stake holders is highly desirable at District Level to discuss the ways and means for desired outcome.

With best wishes,

Sincerely Yours

(Justice D.N.Patel)

To,
Sri Ambuj Nath
Principal District Judge cum Chairman
District Legal Services Authority, Dhanbad



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PATRON-IN-CHIEF

Hon'ble Chief Justice
Jharkhand High Court

EXECUTIVE CHAIRMAN

Justice D. N. Patel
Judge
Jharkhand High Court

MEMBER SECRETARY

Arun Kumar Rai
(Principal District Judge)

Ref No: JHALSA/ 2169

Dated: 01/09/16

To,

All the Principal District Judges-cum-Chairmen
District Legal Services Authorities-including Judicial
Commissioner-cum-Chairman, District Legal Services Authority,
Ranchi, All Secretaries, Sub-Divisional Legal Services Committees

Sub.-: Reg. holding of Bal Lok Adalat on 30th Sep 2016.

Sir,

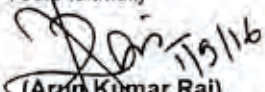
I am to inform your goodself that His Lordship Hon'ble Executive
Chairman, JHALSA has been pleased to direct that **Bal Lok Adalat** is the need
of the hour to expand the horizon of Lok Adalat and this will also help in
reaching out the benefit to the children in conflict with law.

Accordingly His Lordship has approved for holding of Bal Lok Adalat on
30th Sep 2016 in JJ Boards across the state of Jharkhand.

His Lordship has further been pleased to direct that Pre-Bal Lok Adalat
sitting for one hour daily for 15 days must be held preceding the Bal Lok Adalat
on 30-6-16. You are therefore requested to take all possible effort to make the
Bal Lok Adalat a grand success.

Thanking You.

Yours faithfully


(Arun Kumar Rai)
Member Secretary

1st Bal Lok Adalat (30th Sep 2016) Disposal Chart

Name of DLSA	Matters of JJB		Matters of CWC	
	Taken Up	Disposed	Taken up	Disposed
Bokaro	32	29	2	2
Chaibasa	31	21	8	8
Chatra	16	9	44	30
Deoghar	17	11	0	0
Dhanbad	20	20	0	0
Dumka	22	22	45	41
Garhwa	29	25	6	6
Giridih	51	20	19	16
Godda	20	4	14	14
Gumla	15	6	18	17
Hazaribagh	3	3	4	2
Jamshedpur	54	35	8	8
Jamtara	10	8	6	2
Khunti	19	8	14	10
Koderma	11	6	1	1
Latehar	5	4	5	5
Lohardagga	5	1	0	0
Pakur	2	2	2	2
Palamau	22	12	18	13
Ranchi	90	65	195	110
Sahebganj	3	3	5	5
Seraikella	14	4	11	10
Simdega	20	13	366	273
Total	511	331	791	575

‘One Day’s Training Programme for Newly Appointed Remand Advocates’

on 04th October, 2016 (Tuesday) at Ranchi

Criminal Jurisprudence is very sensitive issue. On one hand, the personal liberty of accused is at risk whereas on the other hand society cries for punishment to the offender. In Criminal matters, by and large the mighty State represents the society. The accused is required to face the might of State. Some accused persons are competent to engage their choice lawyers on their own and can bear the litigation cost. But most of the accused persons are too poor to engage their choice lawyer and bear the litigation cost. Therefore, the Role of Legal Services Institution is very important. It is the duty of the Legal Services Institution to ensure that no person remain unrepresented in his defence.

Recently the National Legal Services Authority vide letter no. D.O. No. L/43/2015/NALSA dt: 5th of July, 2016 requested all the State Legal Services Authorities to take immediate steps for appointing panel lawyers/Retainer Lawyers as Remand Advocates in each of the Ministerial Courts/Courts of Sessions at the earliest.

His Lordship Hon’ble Mr. Justice D.N. Patel, Judge, Jharkhand High Court and Executive Chairman, JHALSA viewed that Remand Advocate is the call of the hour and good and competent Panel/Retainer Lawyer should be appointed as Remand Advocates in sufficient numbers. By the end of August, 2016 the Remand Advocates were appointed in all the Districts of the States of Jharkhand.

His Lordship further viewed that the training cum sensitisation programme is necessary for the newly appointed Remand Advocates. The situation in the State of Jharkhand is similar to the situation prevailing in the neighbouring states, namely; Bihar, Odissa, Chhatisgarh and West Bengal and His Lordship felt the need for sharing of experiences so that the outcome of the Seminar may be useful for this entire region including the Jharkhand and its neighbouring States.

Programme Schedule on Tuesday, the 04th October, 2016 at Ranchi INAUGURAL SESSION (09:00 A.M. – 10:30 A.M.)

- 08.30 a.m. Registration
- 08.55 a.m. Arrival of Chief Guest and Guests of Honour
- 09.00 a.m. Escorting of Chief Guest and other dignitaries to the Dais
- 09.02 a.m. Presentation of Bouquet
- 09.05 a.m. Lighting of Lamp
- 09.07 a.m. Welcome Song
- 09.10 a.m. Welcome cum Introductory Address by Hon’ble Mr. **Justice D.N. Patel**, Judge, High Court of Jharkhand & Executive Chairman, JHALSA
- 09.20 a.m. Address by Hon’ble Mr. **Justice Vinod Prasad**, Judge, Orissa High Court & Executive Chairman, Odisha State Legal Services Authority
- 09.30 a.m. Address by Hon’ble Mr. **Justice P.K. Mohanty**, Judge, High Court of Jharkhand
- 09.40 a.m. Address by Hon’ble Mr. **Justice Navin Sinha**, Chief Justice, Rajasthan High Court
- 09.50 a.m.
 - Release of Book — **Handbook for Remand Advocates and Criminal Courts**
 - Release of Bimonthly Newsletter of JHALSA
- 09.55 a.m. Inaugural address by the Chief Guest Hon’ble Mr. **Justice Virender Singh**, Chief Justice, High Court of Jharkhand cum Patron in Chief, JHALSA
 - Presentation of Memento
 - Vote of Thanks by Hon’ble Mr. **Justice H.C. Mishra**, Judge, High Court of Jharkhand
 - National Anthem followed by **High Tea**

Technical Session- I (11:00 a.m. – 12:30 p.m.)
(i. Legal services needs of Arrested Persons and Prisoners
ii.Role & Responsibility of Remand Advocates)

On the Dais

1. **Hon'ble Mr. Justice Navin Sinha**, Chief Justice, Rajasthan High Court
2. **Hon'ble Mr. Justice D.N. Patel**, Judge, High Court of Jharkhand & Executive Chairman, JHALSA
3. **Hon'ble Mr. Justice Vinod Prasad**, Judge, Orissa High Court & Executive Chairman, Odisha State Legal Services Authority

11 a.m.- 11:20 a.m. : First Speaker: Hon'ble Mr **Justice Vinod Prasad**, Judge, Orissa High Court & Executive Chairman, Odisha State Legal Services Authority on the topic – Rights of Arrested Persons

11:20 a.m.- 11:40 a.m. : Second Speaker: Hon'ble Mr **Justice D.N. Patel**, Judge, High Court of Jharkhand & Executive Chairman, JHALSA on the topic – Legal services needs of Arrested Persons and Prisoners

11:40 a.m.- 12:00 noon : Third Speaker : Hon'ble Mr **Justice Navin Sinha**, Chief Justice, Rajasthan High Court on the topic- Responsibilities of Remand Advocates

INTERACTIVE SESSION (12:00 P.M. – 12:30 P.M.)

Questions are highly solicited

End of Session -1

Followed by Lunch

Technical Session- II (1:15 P.M. – 3:00 P.M.)
(i. Case Laws of on the rights of arrested persons and duties of
Legal Services Institutions vis-a-vis persons in custody ii. Wayforward)

On the Dais

Member Secretaries of Odisha SLA, Bihar SLA, Chhatisgarh SLA, W.BSLA, JHALSA & Director, NALSA

1:15 p.m. – 1:30 p.m. : First Speaker : Member Secretary, Chhatisgarh State Legal Services Authority

1:30 p.m.- 1:45 p.m. : Second Speaker : Member Secretary, West Bengal State Legal Services Authority

1:45 p.m. – 2:00 p.m. : Third Speaker : Member Secretary, Bihar State Legal Services Authority

2:00 p.m.- 2:15 p.m. : Fourth Speaker: Member Secretary, Odissa State Legal Services Authority

2:15 p.m.- 2:30 p.m. : Fifth Speaker: Director, NALSA

INTERACTIVE SESSION (2:30 P.M. – 3:00 P.M.)

(Questions are Highly Solicited)

02.35 p.m. - 3:00 p.m.

- Concluding notes by Member Secretary, JHALSA
- End of the Programme

Mediation Statistics

For the Month of August, 2016

August, 2016	Jharkhand High Court Mediation Centre	75%
	Jamshedpur	72.34%
	Ranchi	71.30%
	State of Jharkhand	58%

Success Stories

F.A. No. 38 of 2014

Sri Ram Lakhan Rana...Appellant Vs. Shambhu Nath Mishra... Respondent

Order No. 3635 dated 16/08/2016 of the Hon'ble High Court, the Hon'ble Court referred to matter being F. A. No. 38/2014 before Jharkhand State Legal Service Authority for mediation between the disputing parties. In compliance of the said Order No. 3635 dated 16/08/2016 both the respective parties were physically present on the date fixed that is on 26/08/2016 and 29/08/2016 at JHALSA, Ranchi in furtherance thereof, the mediation proceeding commenced and the parties Agreed to commence settlement talks. Accordingly, thereby in the view of the settlement talks, mediation was conducted on 26/08/2016 and 29/08./2016.

During mediation, both parties amicably settled their disputes and have agreed by mutual consent without any pressure/coercion on the following terms and conditions.

1. The parties agreed to settle at Rs. 8, 50,000 (Eight Lakhs Fifty Thousand) only in the manner specified in details herein below as full and final settlement as against the admitted outstanding dues as claimed by the respondent against the appellant in F.A. No. 38/2014.
2. The appellant will pay the entire amount within 30 days to the respondent.
3. That in case the appellant did not pay the above amount to the respondent within 30 days. The appellant will pay the above settled amount along with the interest there on at the rate of 10% P.A in diminishing method.
4. However the entire amount is to be paid within 36 months after the expiry of first 30 days.
5. Till the appellant pay the entire amount as aforesaid mentioned the property (factory) of the appellant will remain mortgage with the respondent. The property (factory) details of the appellant are as follows:
- M/S INDIA ALLOY B - 14 Phase 1 Industrial Area Balidih P.O. & P.S. Balidih, District - Bokaro Jharkhand Pin - 827014.

T.S. No. 10/15 (Hazaribagh)

Manoj Kumar S/o Late Parmeshwar Ram, Village - Parasi, P.S.-Ichak, District-Hazaribagh & Ors. ...Plaintiff Vs. Banshi Prasad Mehta S/o Late Chaman Mehta, Village-Dariya, P.S.-Ichak, District - Hazaribagh ...Defendant

It is really a matter of great pleasure that through mediation a very complicated litigation has been miraculously settled. The matter relates to a land dispute wherein there was four plaintiffs and one defendant. The plaintiffs brought T.S. No. 10/15. The suit was referred to mediation centre from the court of Learned Civil Judge (Junion Division) Hazaribagh and the same was assigned to Md. Moazzam, Mediator. Both the parties appeared before the mediation centre on 08.04.2016 and they appreciably co-operated mediation. Plaintiffs agreed to give up their claim in favour of the defendant amicably and without there being any element of fear or pressure. Accordingly, the mediation ended in success with mutual agreement between both the parties and the matter was returned to the learned referral court with a report, "Mediation Successful".

ABP 590/16 (Hazaribagh)

Sadar (Lohsinghna) P.S. Case No. 382/16, State through Shikha Verma Vs. Sitaram Prasad & Others u/s-498 (A)/34 IPC

The matter was referred to Mediation centre from the court of Learned Sessions Judge, Hazaribagh on 27.07.2016 and Sri Krishna Kumar Verma, Mediator was nominated to conduct the mediation. The matter with regard to conjugal disharmony resulting in institution of case under section 468(A)/34 of IPC. There was mediation at length, and by virtue of mediation wife and husband arrived at mutual settlement and as such breaking of family has been prevented. The spouses have two children Vaishnavi and Satyam. The future of children have also been saved. It is a case of union and creation.

Success Story - 1 (Jamshedpur)

A matrimonial dispute between the husband and wife in the form of Matrimonial Suit bearing no. 383 of 2011 (Deepak Pandey Vs. Jyotsna Pandey) filed by the husband Under Section 13 1 (ia) & (ib) of the Hindu Marriage Act was referred to me by the Court of the Principal Judge, Family Court at Jamshedpur.

On the first date fixed in the Mediation none of the parties appeared rather their Advocates appeared and informed me that as the parties have separated since more than 5 years having no connection or concern with each other and staying at Kolkata and are in job as such there is no scope of Mediation even during the course of reconciliation amongst them before the Principal Judge, Family Court the parties have not agreed to any of the proposal/ solution offered there, however on my request the respective Advocates after consulting their respective clients over phone took a date.

On the said date both the parties alongwith their fathers appeared before me at Mediation Centre, after formal introduction I explained the parties in details about the procedure of Mediation and advantages of Mediation in settling matrimonial disputes like their matrimonial disputes. The husband has been working as Senior Manager in IDBI Bank Ltd., Kolkata and the wife has also been working as Senior Office assistance in a private firm and they have got an 8 year old son. They had a rather long-standing parenting time dispute and a strong animosity between each other and their family members. Both the parties agitated their grievances against each other initially in joint session and thereafter on single session, I fixed the next date in the Mediation on the consent of both the parties with a request to appear before me at an early so that much time could be given to them, During the course of Mediation I noticed that the parties are being controlled by their respective fathers in each and every petty matters so I also involved them and give importance to them in the Mediation proceeding and side by side I encouraged both the parties to arrived into an amicable settlement as the matter was pertaining to their own marital life and was also concerned with the future of their only son.

During the course of Mediation I also requested the Wife to bring the son with her and fixed the date accordingly so that he should not loss the school day and on that day I again conducted joint session amongst the wife and husband and when the son of his own went to father and sat on his lap the whole atmosphere changed dramatically the father/husband who had a long list of grievances against the wife became mum and even the wife stopped agitating any grievance against her husband, I suggested the parties if they wish they can visit to a nearby park with their son and we can sit on second half to which

proposal both of them gladly accepted and they turned-up in the second half before me and informed me that they are willing to reside together and the husband has agreed to withdraw the divorce suit filed by him so also the wife agreed to withdraw the

Maintenance case filed by her against the husband however the lawyer of the husband handed over me a copy of an agreement containing various undertakings and allegations against the wife therein and while settling the mutual terms of settlement I enquired the husband will it be looking good about mentioning such allegations against his wife in the settlement agreement with whom he is going to lead a happy marital life, immediately the husband realised his mistake and felt sorry for the same and then and there they started to prepare and note down the mutually agreed terms and conditions, however in mean time the respective fathers of the parties who were sitting in the waiting hall just besides the Mediation room started to argue with each other in loud voice and immediately I requested the parties to request their respective parents to come inside the Mediation room and their wife herself started to counsel her father-in-law so also the husband started to counsel his father-in-law and finally the agreement was prepared by the parties and was supported by their respective fathers all these matters were observed by the Advocates of both the parties and there was not a dry eye in the Mediation room except me as my trick for rebounding the fractured relationship work like a miracle in the instance case and lastly after giving thanks to the parties, their relatives and senior advocates without their cooperation the aforesaid settlement in Mediation was not possible. This is one of my favorites amongst others.

Success Story - 2 (Jamshedpur)

As a Mediator, I have conducted more than 200 Successful Mediations and succeeded in settling different nature of disputes like Civil, Matrimonial, Criminal, Financial etc. but presently, it can be found that maximum number of cases on matrimonial disputes are being referred to the mediation centre for mediation towards the amicable settlement. In this series, I remember a Complaint Case pending in the court of SDJM, Jamshedpur. Complainant Mini Prasad @ Mini Mitra filed a complaint case U/s. 498 (A) of IPC against her husband Dipanjan Mintra, her mother-in-law Shubhra Mitra, her sister-in-law and husband of sister-in-law, which has been registered as C-1/2731 of 2015. She also had filed a case for her maintenance allowance before the Principal Judge, Family Court, Jamshedpur, registered as Misc. Case no. 182 of 2015. Anticipatory bail on behalf of the husband and his mother was filed before the Principal District & Sessions Judge, East Singhbhum, Jamshedpur and found a chance to resolve the dispute between the parties (Husband & Wife). The Ld. Court referred the matter to the mediation centre to make an effort to resolve the dispute between the parties amicably and I have been entrusted to conduct the process of mediation as a mediator into the matter.

On the date fixed for mediation, both the parties along with their parents and respective counsels appeared before me at mediation centre, after formal introduction, I have started the process and explained the parties in details about the procedure of mediation, its features, benefits and ground rules of the mediation and started joint session. In joint session, both the parties as usual made allegations and counter allegations against each other, particularly the involvement of the father of the complainant

was so negative and he was adamant not to send his daughter to her matrimonial house. Finding the situation is going to be out of control, immediately I took a break and started single session one by one. During discussion it revealed that the marriage between the parties solemnized on 28.12.2004 was an inter-caste love marriage solemnized before the marriage Registrar at Asansol, West Bengal without the wilful consent of the parents of each party and particularly the father of the complainant was annoyed and cut off the relation with his daughter at that time as because the boy belong to a Bengali family and the girl of a Bihari family. The parties have been living together for 10-11 years and out of their wedlock, they were blessed with two sons but after that dispute arose between the parties for some general cause and specially for a doubt in the mind of wife that her husband have an extra marital affairs with another woman.

At the first outset of mediation as mediator, I had tried to dissolve the animosity, wrangle and feud between the husband and wife but on the first date an emotional obstacles, the parties were antagonistic to each other and the father of the complainant was also interfering and adamant, which was the barrier of the settlement between the parties but after 3-4 sittings my efforts became commendably successful and it revealed that under lying interest of the wife and her father was to get the property, (stands in the name of the father of the husband) in the name of the husband of the complainant as another property at Durgapur has already been transferred in the name of the sister of the husband. It is also revealed that the love and affection between the parties still exists but the property, doubt of extra marital affairs of husband in the mind of the wife and also the interference of the parents of the parties were the impediments towards the happy conjugal life and due to the above matters, the disputes between the husband and wife developed to worst, and for that the husband had also filed a suit for dissolution of marriage by a decree of divorce against the complainant (wife) at Asansol, West Bengal vide Mat. Suit no. 232 of 2015, pending in the court of Ld. ADJ-III, Asansol, West Bengal. As my knowledge, under the process it had convinced the parties during the discussion to live and lead conjugal life separately then their parents at least for few months, considering the welfare of their children and the parents of the parties were advised not to interfere into the conjugal life of the parties for the interest of their future happy life.

Being convinced with the advise and proposals made by the parties in the discussion during the mediation, both the parties and their respective parents satisfied and sort out all their disputes and the parties agreed to live together with their children to lead a happy conjugal life and settled their all dispute amicably. On the next date, they appeared before me together with smiling face and satisfaction including their parents and children. Finally, an agreement was made and signed by both the parties witnesseth by their respective parents, result of which; the dispute between the parties settled and resolved amicably at the intervention of the mediation centre and respective lawyers of the parties.

By this way, in the process of mediation; all three cases as filed by the parties against each other in different court of law as mentioned above have been settled and resolved once for all at a time and hope, the parties have restored their good relationship and will live happily to lead a happy conjugal life in future and secure the welfare of their children, which made me happy and proud and gave me pleasure and satisfaction as “Mediator”.

Success Story - 1 (Lohardaga)
(Mediation Case No. 52/2016 arising out of Complaint Case no. 253/2015)

Priyanka Nandni Ekka has filed a case against her husband Shashank Kujur relating with an offence u/s 498(A) I.P.C and in the said husband and his family member has filed an Anticipatory bail bearing A.B.P. No. 97/2016 before learned Sessions Judge, Lohardaga and accordingly the same was sent to Mediation to resolve their dispute by learned Session Judge and accordingly Sri Nasim Ansari, Mediator was appointed for Mediation by Secretary, DLSA, Lohardaga and Sri Ansari had taken sincere effort and as such in final siting dated 21.07.2016 the matter was ultimately resolved where the parties agreed to reside separately and husband also agreed to pay a sum of Rs. 1,50,000/- in lieu of full and final settlement and accordingly the matter was intimated to the Sessions Judge, Lohardaga.

Address- Priyanka Nandni Kujur wife of Shashank Kujur (daughter of Emmanuel Ekka resident of village- Seranghatu, P.S- Senha, District- Lohardaga.

Address- Shashank Kujur son of Late Binod Kujur resident of G.E.L Mission Compound, P.S- Lohardaga, District- Lohardaga.

Success Story - 2 (Lohardaga)
(Mediation Case No. 51/2016 arising out Complaint Case No. 02/2016)

Petitioner wife Saniya Parveen had lodged a complaint against her husband Shahnawaj Alam and other family members of her in law's U/s 498(A) of I.P.C along with other sections of Indian Penal Code and Md. Ibrar Alam and others had filed an Anticipatory bail bearing A.B.P No. 101/2016 before learned Sessions Judge, Lohardaga and accordingly learned Sessions Judge vide order dated 08.07.2016 referred the matter for Mediation to resolve their dispute by way of settlement and accordingly Secretary, DLSA, Lohardaga had appointed mediator Sri Hemant Kumar Sinha and Sri Sinha had taken sincere effort and resolve the matter where the parties agreed to resides separately and in the said mediation it was also decided that the husband Shahnawaj Alam will pay a sum of Rs. 2,01,000/- and also the household articles given at the time of marriage to his wife and as such submitted a successful mediation report before Secretary DLSA, Lohardaga. Further vide Letter No.-JHALSA/1619, dated 18.06.2016 this matter was referred for mediation, in which the matter was mediated by the Secretary, DLSA, Lohardaga himself and by his sincere effort the matter was resolved and accordingly the aforesaid amount was paid through demand draft and also hand over the household articles as agreed between the parties to the opposite party.

Address- Shahnawaz Alam son of Ibrar Alam resident of New Road Attar Colony, P.S-Lohardaga, District- Lohardaga.

Address- Saniya Parveen daughter ofMd. Alim Khan resident of Railway Crossing Powergunj, P.S- Lohardaga, District- Lohardaga.

Success Story - 3 (Lohardaga)

(Mediation Case no. 21/2016 arising out of G.R. Case no. 624/2013)

Informant Jagmani Devi had lodged a case U/s 498(A) of I.P.C and Section 3/4 of Dowry Prohibition Act where the court sent to the matter for Mediation and accordingly Sri Hemant Kumar Sinha appointed as mediator and accordingly the matter was settled between the parties where it was decided by the mediator that the opposite party Chandra Deo Mahto would pay of Rs. 4000/- per month to the petitioner and his children and also decided that an amount of Rs. 65,000/- would be deposited in the name of his elder daughter Radhika Kumari in Bank of India, Burmu Branch till her majority. It was also decided by the mediator that the house situated at khata no.32 plot no. 735/ new plot no. 912 where the petitioner and his children will reside at there and also given visitation right to the opposite party Chandra Deo Mahto occasionally.

Address- Jagmani Devi wife of Chandra Deo Mahto resident of Village- Barwatoli Pandra, P.S- Kuru, District- Lohardaga.

Address- Chandra Deo Mahto son of Kolha Mahto resident of village- Chakme, P.S- Burmu, District- Ranchi.

DLSA CM No. 189/2016

A Title Suit no. 122/2015 was referred to the Mediation Centre for mediation from the court of the Civil Judge (Senior Division) No. II, Deoghar for mediation.

The Plaintiff was :-Basudeo Raut

The Defendants were:- 1. Murari Kumar Raut alias Yadav, 2. Mahadeo Raut, 3. Chandni Kumari, 4. Naresh Raut, 5. Babita Devi

The Plaintiff Basudeo Raut had adopted Defendant no. 1 Murari Kumar Raut through Registered Deed no. 31/2004. Murari Yadav was the own nephew of the plaintiff. Thereafter the plaintiff had also taken in adoption Chandni Kumari on 31.05.2005 through registered Adoption Deed No. 134/2005. Chandni Kumari was the granddaughter of the plaintiff.

The plaintiff filed the case for cancellation of both the adoption deeds.

The case was referred to the Mediation Centre on 27.04.2016. The parties appeared in the mediation centre and single and joint sessions were held. After mediation the parties resolved that due to lack of knowledge of the First Adoption Deed the Second Adoption Deed was executed and both Murari Kumar Raut and Chandni Kumari never resided with the plaintiff as his adopted son or daughter. Both Murari Kumar Raut @ Yadav and Chandni Raut also never resided as adopted son or daughter of plaintiff Basudeo Raut. Neither Basudeo Raut wants to keep Murari Raut or Chandni Kumari as his adopted son or daughter nor Murari Raut and Chandni Kumari want to reside with Basudeo Raut as his adopted son or daughter.

Both the parties agreed to cancel the adoption deeds. A settlement to that effect was recorded and the case record with mediation report was returned to the court.

Success Story - 2 (Jamshedpur)

As a Mediator, I have conducted more than 200 Successful Mediation and succeeded in settling different nature of disputes like Civil, Matrimonial, Criminal, Financial etc. but presently, it can be found that maximum number of cases on matrimonial disputes are being referred to the mediation centre for mediation towards the amicable settlement. In this series, I remember a Complaint Case pending in the court of SDJM, Jamshedpur. Complainant Mini Prasad @ Mini Mitra filed a complaint case U/s. 498 (A) of IPC against her husband Dipanjan Mintra, her mother-in-law Shubhra Mitra, her sister-in-law and husband of sister-in-law, which has been registered as C-1/2731 of 2015. She also had filed a case for her maintenance allowance before the Principal Judge, Family Court, Jamshedpur,

Important Judgments on the Point of Proper Reference

IN THE HIGH COURT OF JHARKHAND AT RANCHI

Arb. Appeal No. 13 of 2010

*1. Jharkhand Urja Vikas Nigam Limited, Ranchi, having its office at Engineering Building, H.E.C. Campus, P.O. Dhurwa, District Ranchi, 2. The Secretary, Jharkhand Urja Vikas Nigam Limited, having his office at Engineering Building, H.E.C. Campus, P.O. Dhurwa, District Ranchi Plaintiffs/
Appellants*

Versus

1. M/s Brenda Sales Private Limited, having its office at 4B/S, Mayur Apartment, 3A, Loudon Street, Kolkata-700017, 2. Bihar State Electricity Board, Patna, having its office at Vidyut Bhawan, Bailey Road, Patna Defendants/Respondents

CORAM: HON'BLE MR. JUSTICE D.N. PATEL

For the Appellants: M/s Nipun Bakshi, Advocate Mrinal Singh, Advocate

For the Respondents: M/s M.S. Mittal, Sr. Advocate Rahul Lamba Navin Kumar

29/Dated 12 th August, 2016

1. Learned counsels appearing for the parties have submitted that there are chances of settlement of the dispute between the parties and therefore, this matter may be referred to mediation.
2. Having heard counsel for both sides and looking to the dispute between the parties to this Arbitration Appeal, it appears that there are chances of settlement of the dispute. I, therefore, refer the matter for mediation and direct the Member Secretary, Jharkhand State Legal Services Authority, Nyay Sadan, Doranda, Ranchi to assign this matter to an efficient Mediator, who is well conversant with the commercial aspect of the matter.
3. Registrar General is directed to send a photocopy of the memo of this Arbitration Appeal along with all annexures and affidavits to the Member Secretary, Jharkhand State Legal Services Authority, Nyay Sadan, Doranda, Ranchi
4. It is assured by both sides that they will remain present before the Mediator. Details of the parties and counsels representing them, who shall remain present before the Mediator, are as under:

	Name of the parties	Counsel for the parties	Mobile No. of the counsels for the parties
Appellant	Mr. Mithilesh Kumar, Law Officer, JUVNL, Mob. No. 9431135505	1. Mr. Nipun Bakshi, Adv. 2. Mrinal Singh, Adv.	Mob No. 9939174546 Mob. No. 9709128212
Respondent		Mr. Rahul Lamba	Mob. No. 7781010188

- The parties and the counsels representing them shall remain present before the Member Secretary, Jharkhand State Legal Services Authority, Nyay Sadan, Doranda, Ranchi on 19 th September, 2016 between 11 am to 1 pm .
 - Registrar General of this Court is directed to send a copy of this order to all the Principal District Judges so that in turn, this type of reference may be made under Section 89 of the Code of Civil Procedure.
- The details of the Advocates and their parties, i.e. their names and mobile numbers, ought to be mentioned in the order referring the matter so that concerned Mediator/Secretary, District Legal Services Authority can intimate the concerned parties to attend the mediation.
- It would be pertinent to mention here that in the State of Jharkhand approximately in 15% of the matters referred to Mediation or Lok Adalat, the parties do not attend the Mediation or Lok Adalat. Such matters are known as “Non-Starter matters”. These types of Non-starter Matters ought to be reduced and hence, details of Advocates, i.e. their names and mobile numbers must find a mention in the order
 - This order may be circulated by the Principal District Judges to all the Judges in their respective judgeships.
 - This matter is adjourned to be listed after 60 days.

(D.N.Patel, J.)

Newspaper Clippings

the pioneer
RANCHI | SATURDAY | OCTOBER 1, 2016

Country's first Bal Lok Adalat held in State Out of 465 cases taken by JJ Board, 295 disposed of

SHIBEN RANJAN | RANCHI

Ranchi (Special Correspondent) was barely 16 when he was booked for a case related to a bike theft. After spending six months in a remand home for the crime he was sent back home. But, the case remained pending. He continued visiting the court for a long years until his case was finally disposed of on Friday by country's first Special Bal Lok Adalat, organised by District Legal Services Authority (DLSA) at Juvenile Justice Board office in Ranchi.

"It is really a relief for me and my family that I will not have to go to the court for hearing. I can now concentrate on my studies," said Ranjan, who has turned 22 now.

As many as 295 such cases were disposed of in country's first Special Bal Lok Adalat organised in all districts of the state. On the direction of Jharkhand Legal Services Authority (JHLSA), District

Chief Justice of India, Justice Singh, speaking on the occasion, praised the work done by Justice DN Patel as Executive Chairman of JHLSA and said that the zeal of doing something found in Justice Patel could not be found in others.

Expressing satisfaction over what he did during his tenure as Chief Justice in Jharkhand, Justice Singh said that he will be proud of what he achieved here in Jharkhand.

"I would also like to thank Chief Minister Raghubar Das for extending all his support in making my dream of a new High Court come true," the Chief Justice said.

Before that, Justice DN Patel inaugurated Bal Lok Adalat online in other districts from Bijuva Sadan and said that this was first ever such a Lok Adalat in the country. "It is a new initiative taken by us to see how successful we will be proved to be by the end of this evening," he said.

me as I had to face a lot of problems in coordination between the school and the court. Though the case was cancelled, it was torturous for me to go to the court regularly for appearance. Today also, I came here right from the school to get my case disposed of," she said.

According to an official communication, maximum number of cases was taken up in the State capital. "Out of 90 cases taken up by JJB in Ranchi, 65 of them got disposed of while CWC succeeded in settling 110 out of 195 cases," stated a release by JHLSA.

Mainly, two types of cases were taken up during the Child Lok Adalat firstly, Child in conflict with the law and secondly, Child in need of care of protection. Other crimes like mobile theft and other similar crimes come under the first category while children recovered from railway stations and other public places come under the second category.

It is really a great relief for

varrying out their duties, was disposed of by JJ Board in Ranchi. The 12 year girl was a student of class IX in a reputed intermediate school and was facing problems in coordinating with the school and court.

Child Working Committee, 569 were settled in all the 24 districts of Jharkhand.

A case against a 12-year girl, booked four years back in 2012 under section 353 of Indian Penal Code for abducting government officials in

Chief Justice of India, Justice Singh along with Executive Chairman of JHLSA, Justice DN Patel and others during inauguration of Child Lok Adalat at Nyay Sadan Doranda in Ranchi on Friday.

Legal Services Authorities in the State on Friday organised Bal Lok Adalat.

Out of a total of 465 cases taken up by Juvenile Justice Board across the State on Friday, 295 were disposed of. Similarly, out of 785 matters of

संप क्षेत्र के विधिक सेवा संस्थाओं की उमंग देना

संविधान की मूल सोच समाज में बराबरी का : प्रधान जिला न्यायाधीश देवरा (विश)

देवरा (विश)

पंचायत प्रशिक्षण संस्थान के ऑडिटोरियम में सभाग परगना क्षेत्र के विधिक सेवा संस्थाओं की समग्र (प्लीनरी) बैठक का उद्घाटन देवरा के प्रधान जिला सत्र न्यायाधीश-सह-अध्यक्ष जालसा संजय कुमार दुबे ने दीप जला कर किया। इस अवसर पर उन्होंने अपने संबोधित भाषण में कहा कि संविधान की मूल सोच समाज में बराबरी है। असमानता को समाप्त कर सबको समान की पृष्ठभूमि में लाना है। विधिक सेवा प्राधिकार इस दिशा में सक्रिय है। उन्होंने कहा कि जब विधिक सेवा प्राधिकार का गठन नहीं हुआ था। तब भी समाज के कमजोर वर्ग को विधिक सहायता देना जारी ही किन्तु यह बहुत कम जनों के बाद जैसे लोग जो अवैध-सामाजिक रूप में ज्ञान देने से वंचित है, उन्हें ज्ञान दिलाना एक काम किया जाता है। विधिक सेवा प्राधिकार लोगों को उनके अधिकार की जानकारी देने के



विधिक सेवा को मिलावट के रूप में लेकर काम करे जायकजय

लिए काम कर रहा है। उनका क्या अधिकार है, उसे कैसे हासिल करने का वास्तव संविधान में उल्लेख किया है। आज गांव, पाना यहां तक कि जेलों में भी विधिक सहायता की कोई-कोई

संस्था खोली जा रही है जहां पर रिपयट कोर्टियर है। जेल के कैदियों को भी उनके सम्मान अधिकार की जानकारी दी जा रही है। उन्हें बताया जा रहा है कि जिन्हें लंबी सजा हुई है, उन्हें आगे से सजा पूरी कर लेने के बाद बसन्त पाने पर अधिकार है। अब जो अपराध पीड़ितों को भी सहायता दी

संविधान की मूल सोच...

संविधान की मूल सोच...

जा रही है। उन्होंने बात की संविधान के जो बंधे बंधे हुए कहा कि जब मुझसे मैं अपने तबसे ही जो बंधे और फल होने का सामना मिले तो उन्होंने जालसा कोर्ट कोर्ट की संज्ञा किया और पेशवा को पालने को देखा, उनके पालने का मत, मुझसे के संवैधानिक आदि करण में लगे दिया। उन्होंने कहा कि अब तो ज्ञान आपके हाथ जा रहा है, जिससे मुझे ज्ञान प्राप्त होगा। उन्होंने कहा कि जालसा कोर्ट कोर्ट का मत, मुझसे के संवैधानिक आदि करण में लगे दिया। उन्होंने कहा कि अब तो ज्ञान आपके हाथ जा रहा है, जिससे मुझे ज्ञान प्राप्त होगा। उन्होंने कहा कि जालसा कोर्ट कोर्ट का मत, मुझसे के संवैधानिक आदि करण में लगे दिया। उन्होंने कहा कि अब तो ज्ञान आपके हाथ जा रहा है, जिससे मुझे ज्ञान प्राप्त होगा।

24/9/2016 Date- 24/9/2016

असमानता में समानता का भाव पैदा करना संविधान का उद्देश्य : पीडीजे

[देवरा /संवाददाता] संप स्तरीय विधिक सेवा सेमिनार आयोजित

पंचायत प्रशिक्षण संस्थान के वातावरण में सुझाव को संगठित करना राष्ट्रीय विधिक सेवा सेमिनार का आयोजन जालसा द्वारा किया गया। सेमिनार का उद्घाटन का प्रधान जिला सत्र न्यायाधीश संजय कुमार दुबे, जालसा निदेशक श्रीमती गोपाल, जालसा सचिव अशोक कुमार राय, एसपीएलएसडी सचिव संतोष कुमार, जिला सत्र न्यायाधीश के प्रधान जज पीके शर्मा, सत्र न्यायाधीश श्रीमती शर्मा, अधिवक्ता सार के सचिव प्रमोद कुमार मिश्रा, सिविल जज राहुल जालसा सचिव प्रमोद कुमार शर्मा ने संबोधन एवं दीप प्रज्वलित कर किया।



संविधान की मूल सोच...

संविधान का उद्देश्य असमानता में समानता का भाव पैदा करना है। असमानता को समाप्त कर सबको समान की पृष्ठभूमि में लाना है। विधिक सेवा प्राधिकार इस दिशा में सक्रिय है। उन्होंने कहा कि जब विधिक सेवा प्राधिकार का गठन नहीं हुआ था। तब भी समाज के कमजोर वर्ग को विधिक सहायता देना जारी ही किन्तु यह बहुत कम जनों के बाद जैसे लोग जो अवैध-सामाजिक रूप में ज्ञान देने से वंचित है, उन्हें ज्ञान दिलाना एक काम किया जाता है। विधिक सेवा प्राधिकार लोगों को उनके अधिकार की जानकारी देने के

लिए काम कर रहा है। उनका क्या अधिकार है, उसे कैसे हासिल करने का वास्तव संविधान में उल्लेख किया है। आज गांव, पाना यहां तक कि जेलों में भी विधिक सहायता की कोई-कोई संस्था खोली जा रही है जहां पर रिपयट कोर्टियर है। जेल के कैदियों को भी उनके सम्मान अधिकार की जानकारी दी जा रही है। उन्हें बताया जा रहा है कि जिन्हें लंबी सजा हुई है, उन्हें आगे से सजा पूरी कर लेने के बाद बसन्त पाने पर अधिकार है। अब जो अपराध पीड़ितों को भी सहायता दी

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संप स्तरीय सेमिनार का आयोजन, नाकसा की डायरेक्टर ने कर्म विधिक सेवाओं से जुड़े सेवाकर्मी सेवा भाव से करें कार्य : गोयल



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