

EL Amicable Court

地球愛友好裁判所

地球愛友好裁判所

지구를 사랑하는 원만한 법원

لأرض محبة ودية محكمة

Cour amicale affectueuse de la terre

Corte amistosa amante de la tierra

Corte amichevole amante della terra

Erdliebender freundschaftlicher Hof

Землолюбивый дружный суд



ELA's High Ideals

Altaj Idealoj de ELA

地球愛仲間の高い理想

It seems that among our ELAs there is consensus as for the **ELAW** (Erath-Loving

Amicable Way) which expresses ethical aspects and comprises treasures of 55 golden words. The ELAW is not a religion, but the whole of ideals, goals, good acts and conceptions. You are seeing every time in my mail magazine, for example:



Harmony Respect Love Good Beauty

Who can deny the value of these 55 treasures? Suppose the contrary conceptions and acts: disharmony, despise, hatred, badness, ugliness! Oh, my God, everybody could not endure them.

On the other hand, we know that we cannot realize our ideals or goals so easily. In order realise them it may need a long time. Now you see other 5 goals of the ELAW:

ELAW 5 Clauses for Future Course:

Rule of Law, Peaceful Settlement, Disarmament, Restriction of Sovereignty, World Federation

I have already written about them in my MM (Mail Magazine) in detail (N.27). Here almost all of you cannot bear such contrary situation above-mentioned: Rule of force; Military settlement; Race of armaments; Absolute sovereignty; Extreme nationalism.

Such conceptions as **Rule of Law, Peaceful Settlement, Disarmament, Restriction of Sovereignty**, and **World Federation** are the demand of 21 century, and we ELAs will walk along this way, establishing an ELFO (Earth-Loving Friendly Organization), and singing our songs with lights and hopes.

Planet Ruled by Law, not Violence

非暴力の法治惑星

N.9. JAN XX, 2021 (Outline of Statute)

Editor: Rikio K. Repr. of the ELA, Hon. Prof. (inf' l law)

Respecting national and all human interests

Harmony, Respect, Love, Good, Beauty

和[wa] 敬[kei] 愛[ai] 善[zen] 美[bi]

Mailto:kaneko-ri@jcom.home.ne.jp Fax: +81-11-300-5355

Exchange of 'Visiting Cards' (ID) is a custom among ELAs

Many of ELAs have received 'Visiting Cards' (VC) from me. It's important to know each other promptly, **If someone is unwilling to opening one's VC or personal info to ELAs, please feel free to send me a message to that effect.**

HOW TO KNOW ELAs' VC & MAILTO??

ELAs already know a way of opening ELAs' Visiting Cards (VC). Dear old ELAs, please permit new ELAs to see your VC for prompt cooperation.

OLD ELA MRMBERS (From N.1~N.300)

1) Open <http://mopw.org> 2) Click [ようこそ](#)

3) Click [会員専用閲覧ページ](#)

4) Please put in pass word 5555.

ELAs from N.301~800

1) Open <http://mopw.org> 2) Click 'Welcome'

If you click ELA's name in this mail magazine, you may succeed in knowing the member's ID.

ELAW 5 Stages to WF

世界連邦への5段階

Rule of Law ⇒ Peaceful Settlement ⇒
Disarmament ⇒ Restriction of Sovereignty ⇒
⇒ World Federation

Rule of Law It is necessary to establish Earth Community ruled by law, not by force. Generally rule of law is functioning in each country, but in international relations they are very far from it, only 1/3 (one third) of nations recognize the jurisdiction of ICJ (International Court of Justice).

As a result, majority of States, including great powers, behave as they like, declaring self-righteously justification of their acts. Our ELAW will call all the nations to recognize soon or later the jurisdiction of the ICJ of the UN (United Nations).

Peaceful Settlement The UN Charter, Article 33 stipulates as follows:

The parties to any dispute, the continuance of which is likely to endanger the maintenance of international peace and security, shall, first of all, seek a solution by negotiation, enquiry, mediation, conciliation, arbitration, judicial settlement, resort to regional agencies or arrangements, or other peaceful means of their own choice.

It is natural for you to think that if it is so, all the States would have duty to recognize the ICJ jurisdiction as an ultimate guardian of law, but States do not interpret so. In a word majority of States want to behave as they like.

Can you imagine a State where only 1/3 of her people are ready to go to its courts of justice, and the other 2/3 have not any duty to appear there? No, you cannot imagine it!!

But international society is like that. It is clear that the Earth must become far better, and the States should settle their conflicts peacefully.

My Dear ELAs!!

I propose all the ELAs and people contribute to make our precious Earth better and more peaceful by creating an Earth-Loving Amicable Court!

Disarmament The UN Charter mentions disarmament or regulation of armaments (Art.11 and 26), so it is no wonder that in the dangerous situation of sixties a general treaty Non-Proliferation of Nuclear Weapons (NPT) was concluded in 1968, Article VI of which provides that:

Each of the Parties to the Treaty undertakes to pursue negotiations in good faith on effective measures relating to cessation of the nuclear arms race at an early date and to nuclear disarmament, and on a treaty on general and complete disarmament under strict and effective international control.

According to the NPT, only 5 powers have right to possess nuclear weapons (even to increase them), alas, other countries began to have them. My dear readers, don't you think that world top leaders must promote rule of law, not rule of force; compulsory peaceful settlement of conflict? Then, 'general and complete disarmament' provided for in NPT would be easier.

Restriction of Sovereignty Because an intrinsically unreasonable international system cannot continue to exist, it will be transformed into a new one based on rule of law, compulsory peaceful settlement of conflicts, then process of the said 'general and complete disarmament' will go on.

In such future a State cannot behave self-righteously. At that stage of development, external State sovereignty will be considerably restricted, while internal sovereignty will remain with it's a little bit of curtailment.

World Federation (WF)

National States were formed mainly because feudal local lords, city states or other autonomies handed over their reins of power to a central national State. Likewise the WF may be established when many or all the national States hand over their external sovereignty to the WF, which is world-wide ONE STATE.

Each national state will continue to exist mainly with internal sovereignty, so remain a State name, and nationality of its people. A general treaty on the WF will stipulate sphere of external and internal State sovereignty as well as the form of the WF legislation, administration and judicature. Anyway at this stage a national State must not, and cannot, behave self-righteously.



ELAC in India!

In September 27, 2020 I sent a message to ELAs around the world, proposing to characterize some national Earth-Loving Friendly Associations as follows:

1. *MELFA (Mexican Earth-Loving Association) -----
Latin American Headquarter of ELFO*
2. *NELFA (Nepali Earth-Loving Association) -----
South Asian Headquarter of ELFO*
3. *FELFA (Fijian Earth-Loving Association)-----
Flag bearer of preservation of environment*
4. *IELFA (Indian Earth-Loving Association)-----
Flag bearer of non-violence and promoter
of ELAC (Earth-Loving Amicable Court)
which is one of principal organs of ELFO*

If you have a better idea, please send it as soon as possible. Unless there is particular opposition, we will proceed in this direction.

As there were several ELAs who were glad at these measures, and was one opinion against it. As a Representative of ELAs I adopt my proposal.

In India there is a golden **principle of non-violence of Mahatma Gandhi**, which would facilitate establishment of the ELAC, that will further heighten authority of India, and there will appear room where Indian people with bright eyes take part in building peaceful Earth Community ruled by law, neither by force nor violence. The ELAC will contribute to settle not only legal problems between States, but also between other legal subjects. (1)

(1) When you read the Articles on the ELAC, you will notice that the ELAC is of more all mankind character while the ICJ (International Court of Justice) is of interstate quality, which is one of the principal organs of the United.

Let's talk world-wide

I suppose the ELAC will make the most use of Internet so long as it is permissible from legal point of view. We must study how to use them. My draft Articles in the ELFO Charter concerning the ELAC was as follows, and it was adopted by 1st GA:

Chapter 29 The Earth-Loving Amicable Court

Article 90 (Court for all humankind) 1. The Earth-Loving Amicable Court (hereinafter referred to as the ELAC or Court) is for all humankind.

This paragraph is very important in more and more globalizing Earth community. This ELAC will be an innovative Court which may deal with not only international, but also domestic conflicts, may comprise function of conciliation.

2. If a case concerns purposes, principles and functions of the Organization, the Court may be opened, in accordance with the Statute of the Court, not only for the Organization, but also for inhabitants besides it and other legal subjects.

3. Besides a Supreme Court, a national Court may be established in each country.

Of course, they must be organic and systematic.

4. The Court will carry out its functions in accordance with the Statute of the Court.

5. Contracting States, Autonomies and Principal organs of the Organization will be parties to the Statute of the Court, provided that States may submit a reservation when they accede the Organization.

Article 91 (Submit to another Court) A conflicting party may submit settlement of differences to other tribunals by virtue of agreements already in existence or which may be concluded in the future.

Article 92 (Advisory opinion) A Member State, a Member Autonomy, and each Principal organ of the Organization may request an advisory opinion from the Court on legal issues of international character.

Not terrible, **but amicable** several aspects of ELAC

The following comment is my simple ideas about the ELAC. I hope, therefore, that jurists around the world will discuss further for the purpose of designing better progress.

1. For all humankind

The Earth-Loving Amicable Court (ELAC) is for all humankind (Article 90). This is natural because it is one of the principal organs of the ELFO (Earth-Loving Friendly Organization) which attaches importance not only to States interests, but also all human being's

The ELAC, therefore, may have jurisdiction over conflicts, in principle, among all the world subjects of law. But actually its jurisdiction is restrictive.

1. Domestic law may restrict jurisdiction of a national ELAC **because of State sovereignty.**

2. Friendship and harmony have, in a sense, priority over juristic action **of the ELAC.**

3. At present time the ELAC is not intergovernmental organization, so that also due to the financially weak base its activities will be in fact restrictive.

2. Friendly and Harmonious relations

As is said above, in our ELA, friendship and harmonious relations will have, in a sense below-mentioned, priority over juristic action. There are many conflicts comprising legal elements, regarding which conflicting parties are not willing to submit it to the court of justice.

If parties to a conflict and concerned persons think that it is better not to bring a case before the court, it may be a better choice. It may also happen that a legal judgment would lead to rather disorder. In such a case escape from it would seem to be better alternative. It has something to do with a doctrine *jus imperium* (governmental act).

It may be better system, therefore, that in our ELFO **the General Assembly (GA) will decide the matter when the ELAC itself hesitates to judge a case and asks the opinion of the GA in this respect.**

3. Observance of int'l and domestic laws

It goes without saying that the ELAC has to observe both of international law and domestic law. There is no rule in international law which prohibits establishment of such a court as the ELAC.

On the other hand, so far as domestic law is concerned, a State may be in its discretion to permit its activities or not. If not, the ELAC should not act there. A State may restrict the activities of the ELAC, then it must act within its restrictions.

4. Supplementary relations

There does not exist a perfect State, and international community is composed of such States and imperfect persons. If we offset faults by others' merits, then we can build better community.

The authoritative judicial organ of the United Nation, International Court of Justice (ICJ) receives only an action by a State, it doesn't open its door for you, while **our ELAC will close its door for an individual.**

Besides it, the advantages of our ELAC will outweigh disadvantages of current world judicial systems.

5. Amicably without force

Our ELAC will not execute compulsorily. It shall neither use force nor resort to power. **We will never use force in our ELAC system.**

I want specialists to study my simple idea about creating system **ELAFA** (ELA Friendly Advocate) for both plaintiff and defendant (the accused). Generally we see unfriendly relations between the counsel for the defense and lawyer for the plaintiff. Due to such systematic confrontation, conflicts may lead to not a little unfair results, which incur people's mistrust of advocates.

6. Settlement of Domestic conflicts

If a State recognizes creation of the ELAC having jurisdiction of not only international, but also domestic matters, the ELAC may make up for weak or deficient legal aspects of the State.

7. Most use of the Internet

The ELFO, and the ELAC will not be rich. It is the main reason why we will make most use of the Internet as much as we can.

This paper was adopted by the General Assembly of the ELFO in December of 2020.

Guidelines

to the International Committee for framing Statute to establish Earth Loving Amicable Court

1. The Earth Loving Amicable Court (ELAC or Court) is going to have international jurisdiction spanning across the world.

2. The member/jurists of the Court would be from different regions while providing representation to each of the regions equally.

3. The Court would follow the international norms in adopting and following its jurisdiction and standard procedure

4. In the amicable settlement of disputes the Court would follow the standard international norms that are there in force.

5. The Court would show adherence to the international treaties, agreements and conventions in force.

6. The Statute of the ELAC shall represent humanity, harmony, peace and diplomacy.

7. The Statute shall set forth the process of nominating judges/jurists of the ELAC.

8. The work, service and other issues pertinent to the disposal of matters shall also be spelt out in the Statute or other rules.

9. The effect and enforcement of the decisions made by the Court and the disposal of matters there at shall be as per the Statute.

10. The ELAC is a body governed by its own Statute and Rules of Procedure, fixed and binding on all parties having recourse to the Court.

11. It has a permanent Registry which, inter alia, serves as a channel of communication with other non-governmental organizations and international bodies.

12. Its proceedings, in principle, are largely public and provision is made for the publication of the written pleadings, of

verbatim records of the sittings and of all documentary evidence submitted to it.

13. As a permanent body, it is able to develop a constant practice and maintain a certain continuity in its decisions, thereby contributing to both legal certainty and the development of ~~fundamental human rights.~~ → international law.

14. The ELFO may appoint, as procedure and number fixed in the Statute, Earth-Loving Amicable Friendly Advocates (ELAFA), Earth-Loving Amicable Friendly Judges (ELAJ) and Earth-Loving Amicable Friendly Conciliators (ELAFC).

15. The ELAC is accessible, among others, to all members and other NGOs for the judicial settlement of their international as well as domestic disputes and they are able to declare that, for certain classes of legal disputes, they recognize the Court's jurisdiction as compulsory in relation to other members and NGOs accepting the same obligation.

16. The ELAC is empowered to give advisory opinions on any dispute or questions referred to it by the General Assembly, President and the other principal organs of the ELFO.

17. The ELAC's Statute specifically lists the sources of law/rules to be applied in the Court, it has to apply them in deciding contentious cases and giving advisory opinions, without prejudice to the power of the ELAC to decide a case ex aequo et bono if the parties so agreed.

18. The ELAC shall be not only representative of the major legal systems of the world, but also consider local culture and tradition.

Professor Dr. [Prof Dr Sreenivasulu](#)
15/11/2020, India

This paper was also adopted by the General
Assembly of the ELFO in December of 2020.

The Gist of the Statute

Hon.Prof. of Sapporo Uni. Rikio Kaneko

It is very important and urgent to make up as soon as possible the Statute of the ELAC (Earth-Loving Amicable Court), but at present time an ICS (International Committee for Statute) is not organized. So in order to accelerate future work of the ICS, I'll try to present you my draft gist of the Statute.

It goes without saying that the more the drafts, the better, because ELAs can choose the best one among them. The followings is my draft gist of the Statute of the ELAC.

Draft Statute of the ELAC

Part 1. The ELAC and International Law

Section 1. General Courts

Chapter 1 Purposes and principles

One of the purposes is to contribute to the settlement of conflicts and establishment of peace in the vast space from the view point of values not only of States but also of all mankind.

Chapter 2 Principal organs

Chapter 3 The General Meeting

Chapter 4 The Central Registry

Chapter 5 Composition of Courts

Chapter 6 Jurisdiction and action

Chapter 7 Application of the ICJ Statute

Chapter 8 Decision and advisory opinion

Chapter 9 The Earth-Loving Amicable Supreme Court

Chapter 10 The Earth-Loving Amicable Regional Court

Chapter 11 The Earth-Loving Amicable National Court

Chapter 12 Miscellaneous provisions

Section 2. Special Courts

The Interim Court decides provisional measures.

Human Rights Court may decide human rights conflicts

Territorial Court decides territorial and boundary conflicts

Administrative Court decides internal matters of the ELAC.

Part 2. THE ELAC and National Law

Section 1. Dispute of International Character

If a State permits or asks the ELAC to perform supplementary role of settling conflicts of domestic law character, the ELAC may treat with them there.

Subsection 1 GENERAL PROVISIONS

Subsection 2 CONCILIATION

Chapter 1 General Provisions

Chapter 2 Good office

Chapter 3 Mediation

Chapter 4 Conciliation

Subsection 3 ARBITRATION

Chapter 1 General Provisions

Chapter 2 Independent Arbitration Court

Chapter 3 Arbitration Court

Section 2. Dispute of National Character

Subsection 1 General Provision

-----ALL THE LEGAL COFLICTS ON THE EARTH-----

If a State permits or asks the ELAC to perform supplementary role of settling conflicts of domestic law character, the ELAC may treat with them there.

Subsection 2 DISPUTES OF NATIONAL CHARACTER

Article 1 (rules applied with necessary modifications) 'Rules on disputes of international character in national law' shall be applied with necessary modifications to disputes of national character in national private law

Article 2 (conciliator) At the stage of conciliation any ELAC Judge and Advocate may become a conciliator with the consent of one or both of parties to a conflict.

Article 3 (arbitrator) If one of the parties to a conflict does not agree to the award of a conciliator, it is obligatory for the parties to submit the case to an arbitration court.

Article 4 (report) A conciliator and an arbitrator or a Committee of this category shall present a report on a final draft conciliation or a final draft arbitration to the ELAC authorities.

Article 5 (examination) The ELAC may examine at any time whether a final draft conciliation or a final draft award is contrary to the statute of a given country.

Article 6 (costs) Costs necessary for conciliation and arbitration will be decided by an agreement among parties to a conflict, a conciliator, an arbitrator or a Committee.

ELAFA

= ELA-Friendly Advocate

I expect the Statute of the ELAC will be completed in a year, but actually it may need some years, and the status of an ELAFA (ELA-Friendly Advocate) may be pending within the ELFO system.

That is undesirable for the ELA-Advocate, so not within the frame of the ELFO, but in a simpler ELA let's consider their status. An organization ELA and an organization ELFO are independent respectively. The former is a mother of the latter, So that the ELA may decide the status of the ELAFA at least while it is pending in the ELFO.

The ELAFA's rights and duties

Well, as ELA Representative, I propose the provisional rights and duties of the ELAFA:

A. Rights

An ELAFA has following rights.

- a. to have a title of ELAFA, ELA-Friendly Advocate, or Earth-Loving Associate Friendly Advocate.
- b. to settle domestic or international conflicts, if a given State permits, even now by yourself as an ELAFA, an Earth-Loving Commission or other organs crowned with prefix 'Earth-Loving'.
- c. to advertise one's activities gratis through ELA Family's mailto, mail magazine, Zoom, Skype etc.

B. Duties

An ELAFA has following duties.

- a. to ask colleagues or other advocates to join ELA and to cooperate with it to create better legal system.
- b. to be a member of the ELFO, joining the ELAC or Department of a Council of Judicial Affairs.
- c. to try to settle friendly a case between an ELA-counsel for the defense and an ELA-lawyer for the plaintiff, which would lead to fair result.

ELAFJ

= ELA-Friendly Judge

Now I pose a question to jurists: is it possible to imagine **ELAFJ** (ELA-Friendly Judge)? The answer is "Yes" if a given State permits location of such a court or a place where ELAFJs sit. Fortunately there seem to be many States which allow or cannot stop establishment of such court of justice of NGO type.

You know, in each country there are many many career (professional) Judges. Usually they will not be ELAC Judges, because many countries seem to prohibit their activities in such a kind of court as ELAC, which means that in our ELAC actually **career Advocates will sit there as Judges in many cases**. Let's call them ELAFJ though usually they work as an advocate.



ELAFC

= E L A - F r i e n d l y C o n c i l i a t o r

On the other hand, it is possible that in future there appear many ELAs who don't know law as jurists, but very good at settling conflict by conciliation, mediation or good office. Let's call them ELA-Conciliator. So far as ELA is concerned, ELAFA ELAFJ may function as ELAFC in a given case, but an ELA who has a title of ELAFC cannot be **automatically** an ELAFA or ELAFJ.

THE STATUTE OF THE EARTH-LOVING AMICABLE COURT

Now you see rules regarding purposes and principles of the ELAC written by me ELFO President, Hon. Prof. Rikio Kaneko, which was posed to the GA (General Assembly) December 11, 2020, was adopted by it in December of 2020. I want to say few words from the view point of law-making process.

First of all, although in our ELFO the law-making process is democratic in a sense that the rules were drafted by President of the ELFO of all humankind character, only President thought it without deliberation with any specialists.

Secondly, such one-man process is not so good that a Preparatory Committee must be organized where more Indians and specialists from other countries will work energetically. Anyway draft rules on purposes and principles of the ELAC as follows:

THE STATUT OF THE EARTH-LOVING AMICABLE COURT

CHAPTER 1 Purposes and Principles

Article 1 (purposes) The principal purposes of THE EARTH-LOVING AMICABLE COURT (ELAC) are:

1. to contribute to the settlement of conflicts and establishment of peace in the vast space from the view point of values not

only of States but also of all mankind, all the Earth and the Cosmos, forming a clear view of the demand of the times;

2. to contribute to the settlement of social, environmental, human rights problems and disarmament problem including the nuclear weapons, and for this purpose to strengthen world-wide or regional cooperation;

3. to give legal advices, to answer legal questions, and approaching contesting parties friendly, to exercise good offices, to mediate among parties and to undertake conciliation, contributing to the settlement of the conflicts;

4. to request the contesting parties to submit the problem to an court of justice when they cannot settle legal contentious problems by negotiation and the other peaceful means;

5. to open the door of the ELAC when there is not response to the said request, and to show the most authoritative and solid legal judgment in the world in which many ELA-Friendly Judges (ELAFJ), and ELA-Friendly Advocates (ELAFA) may take part; and

Article 2 (principles) The ELAC shall follow the below-mentioned principles.

1. In the ELAC shall dominate the principles of pacifism, democracy, respect of human rights and participation of the general public in a certain matters;

2. The ELAC shall respect international law and not intervene in the internal matters of any State, shall not discriminate apriori (in advance) against specific nations nor stimulate bad national emotion;

3. On legal judgment, the ELAC shall make an effort not to bring forth a duality of norms between existing law and the legal judgment, provided that Judges shall take into account the necessity of development of the Earth Community in accordance with demand of the times;

4. The ELAC is one of Principal organs of the ELFO of international NGO of neutral and all humankind character, and shall not be, in principle, a legal person of any country, provided that the ELAC shall cooperate with the Governments, the United Nations, international organizations, NGO and NPO;

5. The ELAC **may** be composed of ELAFJ (ELA Friendly Judge), ELAFA (ELA-Friendly Advocate), ELAFC (ELA-Friendly Conciliator) and Registry.

6. The ELAC shall advise many times contesting parties to compromise during litigation; and

7. In the ELAC the principle of parties' autonomy shall be recognized widely so far as it does not infringe both domestic law and international law.

a. When conflicting parties want help of the ELFO members besides the those of the ELAC, the latter shall not intervene in their affairs;

b. When conflicting parties want an ELAFA to be their Judge, the latter may agree to it;

c. When conflicting parties wish somewhat special requirements or special composition of an ELAC for them, such a temporal Court may be created.

8. If the ELAC and conflicting parties agree to the anonymous system of the ELAC, the Court may apply it to a given case.

9. The ELAC may the Internet as much as possible, and shall contribute to development of digital lawsuit.

10. The ELAC is based, as a rule, on members' good intentions and volunteerism, provided that the ELAFJ, ELAFA, ELAFC and parties to a conflict may agree to payment for remuneration.

From now on present and former Judges and Advocates may act as ELAFJ and ELAFA so far as such actions are neither against domestic nor international law.

The above mentioned paper was adopted by the General Assembly of the ELFO in December of 2020.

ELAC Preparatory Committee

In order develop the ELAC, we need effective cooperation among many its members. **It is surprising that there are already about 200 ELAC members, but it is not well organized yet.**

First of all, therefore, let's select a passionate Chairperson of the ELAC Preparatory Committee (**ELAC PC**) which will have, among others, the following functions:

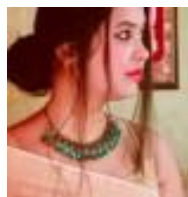
1. to recommend someone as President or Vice-President of the ELAC and RELAC (there will be established many RELACs on the Earth)

2. to recommend someone as President or Vice-President of the following special Courts:

- a. **The Interim Court.** It decides provisional measures.
- b. **Human Rights Court**
- c. **Territorial Court**
- d. **Administrative Court** (See p.6)

3. to make up the Statute of the ELAC. I have already appointed [Prof Dr Sreenivasulu NS](#) as a Chairperson of the **ICS** (International Commission for Statute, see the right column of present MM). Let's ask him to organize well the ICS.

4. to organize ELAC Central Registry. I have already appointed [Adv Chitranjali Negi](#) as the Vice-registrar because to our joy, she has great interest in our ELFO. She is, so to speak, the Indian Sun which will light up not only India, but also the Earth as a whole..



5. to create **ELAC MMC** (Mail Magazine Commission). I want Ms. [Chitranjali Negi](#) to be the Chair of this commission at the first stage.

The commission will have the following practical functions:

- a. to issue **ELAC MMC**.
- b. to invite **Lawyers** to be a member of the **ELAC**;
- c. to make up a **ELAC List**.

International Commission for Statute

The Statute of the Earth-Loving Amicable Court is extremely important document for developing our precious Earth community ruled by law, neither by force nor violence.

In order make up such a Code for humanity, many lawyers from various countries will deliberate and decide the Statute.

I expect that at present time Indians play great role in developing not only the ELAC, but also the ICS itself.

I hope also that soon **some** Indians will be ready to join the ICS and all the ELAC members other than Indians seen in the present MM will also cooperate with them, entering the ICS.

I proposed to create The Supreme Earth-Loving Amicable Court (**SELAC**), Regional Earth-Loving Amicable Committee (**RELAC**) and National Earth-Loving Amicable Court (**NELAC**). The latter is the Court of first instance. The SELAC and the RELAC are, in principle, the second instance.

I have other ideas about the ELAC, which I want to present when the ICS is set up. An Indian ELA Dr. Sreenivasulu is ready to play a role in setting up the ICS. So when he calls you, will you please cooperate with him?



[Prof Dr Sreenivasulu NS](#)

(2020/9/17), Professor of Law, NUJS, Kolkata, Member, Canadian Institute for International Law, International Council of Jurist, nationality is Indian;

I am concerned about putting my best efforts in legal academics, research, advocacy and consultancy. I believe I am in my best position to deliver goods in the matters of legal academics, policy advice on advocacy and consultancy endeavors

Dear Prof. Dr. Sreenivasulu, will you please organize the ICS further? **You don't have to inquire me often about the procedure. Please by your ideas and initiative go ahead**, sometimes sending me and to President Sahdev Singh a message on important matters.

4th GA Decision on Interim Court



At present the following members are Vice-Presidents of the ELAC (Earth-Loving Amicable Court) for all mankind.

1. The First Vice President: Sameer Shah (pic.) (appointed APR 15, 2021) from India,
 2. Prof Dr Sreenivasulu NS from India;
 3. Adv. Waheed Ahmad from Pakistan.
- President seat is vacant now.

I stressed many times that we must establish the Interim Court as soon as possible because here and there are happening terrible and irrevocable violations of domestic law as well as international law. I propose that the **IAC** (Interim Amicable Court) should have jurisdiction over a conflict where a national would be injured seriously by terrible situation and when the national asks the IAC to issue order to stop such an action.

**This proposal was adopted
by the 3rd GA in May, 2021!!**
**Dr. Sreenivasulu's ideas
After the GA decision**

In May 13, 2021 Dr. Prof. Sreenivasulu (right pic.) sent me the bellow-mentioned document, which concerns many aspects of the ELAC:



Earth Loving Amicable Court

The international Court namely the Earth Loving Amicable Court (ELAC) is situated atThe court is having international jurisdiction including original and as well advisory jurisdiction. The court comprises of President, Vice Presidents and the judges from different states. The court functions through its Registry which is its secretariat and it is its executive and permanent body. The officials of the Registry function according to the instructions of the Registry and the Registry is answerable and accountable to the Court and the

President. President and Vice Presidents are nominated or elected for a period of 5 years and they can be re-nominated or elected.

The President chairs the meetings of the court and allocates work to the various judges and the judicial benches. Alongside the allocation of the judicial work the President looks after the executive and administrative functions of the Court. In the absence of the President the Vic President heads the court and conducts the proceedings. In the absence of the Vice President, the senior most judge would chair the meetings and proceedings of the Court. The judicial work of the Court is allocated among the judges by the President and the President shall have the power to re-allocate or change the judge or bench in any given case for the cause of justice. President can also entertain disciplinary complaints against the judges in the interest of justice. All the decisions, decrees, orders and judgements would be made in the name of the Court but not in the individual capacity of the judges. The service record of the judges shall be maintained by the Registry of the court which is also the Secretariat for the President and the Court.

The original jurisdiction of the Court arises when States reach out the Court for settling their disputes with other nations. States can on their own file petitions before the Court regarding the disputes that they have with other nations. The Court advisory jurisdiction is basically meant for providing advisory dossiers to the international organizations and law, policy, diplomacy, security, international relations and such other illustrative subjects. For the adjudication of the disputes and settlement of matters before the Court established international norms and conventions would be applied in the interest of mankind and justice. The Court can also ??drawn?? any required new principles, rules, guidelines or the conventions for the better serving of the purpose and the administration of the justice for ensuring holistic and peaceful settlement of disputes between and among the parties.

[Rikio Kaneko] Dear Sreenivasulu San, thank you so much for your initiative!! It is desirable that next step be deliberation, but I'm afraid of its slow motion. So, expecting lawyers to join the ICS (International Commission for Statute), will you please present a Draft Statute of ELA?

Dear Adv. Sameer Shah San, I will be pleased if you are ready to study creation of ELAIC (Earth-Loving Amicable Interim Court). It may have only several Articles. (See OJTAC at p.13)

地球愛裁判所とその判事

Staff's Post

Up to present time the GA (General Assembly) recognized establishment of several categories of Courts and their Presidents and Vice-Presidents.

Firstly, I propose to the GA that these Presidents and Vice-Presidents are responsible, first of all, for administrative matters of their Courts, provided that they may be Chief Judge, a Vice-Chief Judge, or a Judge if the General Assembly recognizes them.

Secondly, I want the 2nd GA to recognize more Judge candidates for the following Courts:

A. Supreme ELAC: At present the following members are its Vice-Presidents:

1. Prof. Dr. Sreenivasulu from India
2. Adv. Waheed Ahmad from Pakistan
3. Vacant from Africa
4. Vacant from American continent
5. Vacant from Europe

An ELAC Member may recommend oneself as a candidate not only for a Vice-President, but also for a Judge of the Supreme ELAC. So far as Judges are concerned, it is possible that from one country plural candidates appear.

Registry: At present Adv. Chitranjali Negi is Vice-Registrar. I want to appoint some members as a Vice-Registrar and many members as its staffs. Please recommend oneself.

B. Regional ELAC This time I want to promote firstly ELAC of South Asia (ELACSA). Here I want members to recommend oneself as a Vice-President of the ELACSA or its Judge. So far as Judges are concerned, it is possible that from one country plural candidates appear.

1. Afganistan, Vacant
2. Bangladesh, Vacant
3. Bhutan, Vacant
4. India, Vacant
5. Maldives (see a map), Vacant
6. Nepal, Vacant
7. Pakistan, Vacant
8. Sri Lanka, Vacant



C. National ELAC. This time I want to propose to study, among others, IELAC (Indian ELAC)

It is, of course, very desirable, first of all, to make up the ELAC Statute, which is, so to speak, Constitution of the ELAC. It is not clear, however, when it will be done.

On the other hand, there happen frequently on our Earth many unstable or dangerous phenomena. Considering nowadays' situation in and around the ELAC, I propose to try also to use means of settling conflict by one Judge system or one Conciliator system so as not to infringe domestic as well as international law. We may deliberate also 3 Judges system or 3 Conciliators seytem when we have a time for it. If a given domestic law allows, they may be created in many cities of the country.

Special Courts

On the other hand, under the ELAC may be created such special Courts as bellow-mentioned:

a. ELFO Provisional Court: President, Vice-Presidents and Judges from countries are vacant

Creation of this kind of Courts is urgent because here and there happen frequently serious irreparable damages.

These courts may be created in many places. Let's create even one international Provisional Court as soon as possible,

b. ELFO Human Rights Court: At present Dr. Md. Anamul Hoque from Bangladesh is a Vice-President of this Court. Here also I want members to recommend oneself as Vice-President or its Judge. So far as Judges are concerned, it is possible that from one country plural candidates appear.

One Judge Arbitration Court

This kind of court may be created in many places in a country if domestic law permits.

Adv. Ms. Chitranjali Negi from India agreed to be ONE JUDGE Human Rights Arbitration Court.

c. ELFO Territorial Boundary Court; At present I, **Rikio Kaneko**, am its Vice-President. Vice-Presidents and Judges from countries are vacant.



One Judge Arbitration Court

Though there may be many cases where only one Judge settled a conflict, I, Rikio Kaneko, know 4 such cases.

1. Island Palmas case; One Judge Prof. Max Huber, (above pic.) a Swiss lawyer and diplomat, settled Palmas case within **3 years and 2 months**.

https://en.wikipedia.org/wiki/Island_of_Palmas_Case

2. Walfish bay case: Don Joaquin Fernandez Prida, Prof. of international law of Madrid University, settled the case within **2 years and 3 months**.

http://legal.un.org/riaa/cases/vol_XI/263-308.pdf;

3. Mt. Arlu case: This case is very interesting in the sense that it was settled with **4 days** by King of Saudi Arabia.

4. The Attilio Regolo and Other Vessels case: Arbitration agreement of 29 December 1944. Award: 14 January 1945. It was decided within **17 days** by one Arbitrator Prof. Jose de Messia of the University of Madrid. Parties are 4 States.

https://legal.un.org/riaa/cases/vol_XII/1-11_Attilio.pdf

The aforementioned cases concern international conflicts, but such a category of ad hoc or permanent arbitration court, including those of domestic conflict, may be created in many places theoretically.

But at present time suffice it to say that we can be satisfied with 1 or 2 courts because it would be comparatively easy and we could create soon.

Here I, Hon. Prof. of Sapporo University, am ready to be an ad hoc Judge of One Judge Territorial Arbitration Court.

In this respect I ask the current GA to

recognize the creation of One Judge Territorial Arbitration Court (OJTAC), the ad hoc Judge of which is Hon. Prof. Rikio Kaneko of Sapporo University, who studied almost all the cases concerning territorial boundary conflicts.

Policy of the OJTAC

1. The OJTAC, one Judge of which is Hon. Prof. of Sapporo University, will be created at the date when the GA decides its adoption of proposals posed by President Rikio Kaneko.

2. On that day the ELFO, not its President, will appoint Rikio Kaneko as President of the ELFO. (Because it is a little strange that I appoint me.)

From that day I am always ready to talk with parties to any territorial conflict, and receive any document concerning a given territorial dispute.

3. The OJTAC will have jurisdiction only over a territorial conflict, on which both parties have agreed to submit the case to the Court. The parties to the conflict shall make up such a document as called compromise.

4. If parties to a conflict send me promptly documents concerning legal facts, I will also try to settle it for a short time, if possible, within one year.

5. Judicial costs depend upon an agreement among the President and parties to the dispute. The OJTAC shall be based on the self-supporting system, so the ELFO will not be financially responsible for the OJTAC.

d. ELFO Administrative Court. This is a Court which has a function to settle internal a dispute between ELFO members and a dispute concerning a member.

In the future many contracts will be concluded first of all, among investors, philanthropists, and autonomies. In these contracts it is desirable that a conflict between parties to it should be settled by the ELFO Administrative Court.

Vice-Presidents and Judges from countries are vacant.

One Judge Arbitration Court

President's and Vice-Presidents' seat is vacant.

OJHRAT

1 名判事人権仲裁裁判所

OJHRAT is an abbreviation of **One Judge Human Rights Arbitration Court**. I suppose that most of States around the world will permit us the ELFO to locate such an OJHRAT in their State.

If you are interested in it, please ask ministry of judicial affairs of your country. They will answer, “Yes, you may, please”, even adding, “Thank you so much!” if you present such a document as follows:

Policy of the ELAC OJHRAC

An Earth-Loving Friendly Organization (ELFO) has as one of the Principal organ the Earth-Loving Amicable Court (ELAC). In January 20, 2021 the General Assembly of the ELFO adopted the following Policy on the ELAC OJHRAC (One Judge Human Rights Arbitration Court) to be created in many places around the world under the ELAC.

1. The OJHRAC, One Judge of which will be a competent ELFO-Judge or Advocate, may be created in many places around the world when a given State permits creation of such OJHRAC or such creation is allowed by law of a given State in advance.

2. From the day when it is clear that there is no problem regarding creation of the OJHRAC, it may begin to talk with parties to a conflict, and receive any document from the party.

3. The OJHRAC will have jurisdiction only over a human rights conflict of domestic and international character, on which both parties to it have agreed to submit the case to the OJHRAC. The parties to the conflict shall make up such a document as called compromise.

4. If parties to a conflict send promptly documents concerning legal facts, the OJHRAC shall also try to settle it for a short time, ~~if possible, within 6 months.~~ (Later I'll propose this deletion)

5. Judicial costs depend upon an agreement among the President and parties to the dispute. The OJHRAC shall be based on the self-supporting system, so the ELFO will not be financially responsible for the OJTAC.

ONE MEMBER's Friendly Conciliation Office

Yesterday (2021/01/18) Mr. Ivo Arrey Mbongaya (Pic.) Director of African Centre for Community and Development), appreciating ONE JUDGE system as “Good news”, sent me the bellow message:



Knowing that this organization will be dealing with people of different countries and nationalities and cultures, I suggest that there is a judge who can be a jurist or not for intercultural conflicts. He or she is a moderator as there are conflicts of laws everywhere like say between common law and civil law, traditional laws and criminal laws etcetera to cultural perceptions of right or wrong, morality and immorality that can be based on diverse belief systems.

OK, Ivo Arrey San, now I propose to the GA another system named ONE MEMBER's Friendly Conciliation Office (**OMFCO**).

Fundamental Conception of the OMFCO is as follows:

1. Any member of the ELFO may be a Conciliator of the OMFCO when he or she reads 3 kinds of conciliation, and understand them.

2. Any ELAFJ, ELAFA, and ELAFC (p. 7), who are already registered as such, may be automatically a Conciliator of a given case.

3. Principle of autonomy by concerned parties and principle of friendly settlement are most important in the OMFCO.

4. So concerned parties (parties to a conflict and its Conciliator) may decide procedure and costs by their agreement.

5. If the concerned parties cannot reach such agreement, or when another conflict happens, they shall respect ELAC rules.

I'm inquiring him of his readiness to be such Conciliation.

In January 20, 2021 the GA of the ELFO adopted the all the aforementioned practical and epoch-making proposals in the agenda items N.6 and bellow-mentioned N.7.

Agenda item N.7 Territorial problems

Article 58 (Primary functions) 1 The Council has the following functions:

- a. to research national borders and boundaries regarding which there is a clear agreement and there is not such an agreement;*

I propose, firstly, that the Council would study those territorial and boundary problems among ELFO-States, sending a message to Heads of States in which ELFO President mentions TAC (Territorial Arbitration Court).

Secondly, I propose that we ask conflicting parties to settle their dispute by peaceful means, neither resorting to national emotion nor use of force, that if they cannot settle the conflict by diplomatic negotiation, the parties submit the case to international conciliation, arbitration or judicial settlement, and that if the conflict is of small scale, our TAC may settle it.

Thirdly, let's ask IELFA to embody its Territorial Sector. So far as Nepali Territorial Sector is concerned, there are already some members.

Greeting to Heads of States 国家首脳へのごあいさつ

In accordance with a decision of the 1st GA I want to send a greeting to Heads of State. Please feel free to send me your comment on the greeting as follows:

My dear Mr.?????????????????
President of ??????????????????



I have honor to send my greeting to Your Excellency and our wish to invite you warmly to our ELFO (Earth-Loving Friendly Organization), to an Interstate Council.

I am ELFO President, an Hon. Prof. of Sapporo University (international law and relations), and together with my 1200 of the ELFO members (many Diplomats, a former Prime Minister, a former Candidate for President and other members) established in January 1st day 2021 an innovative inclusive ELFO of universal character, and we want to promote friendship among nations, trying to make our precious Earth better in many fields.

These VIPs and Diplomats are STARS of hopes in our groups of Earth-Loving Family, having special many votes, in accordance with population concerned, reflecting interests of one's country and of our precious Earth. (Charter, Article 8).

In case your Excellency cannot accede to the ELFO, we are pleased if you recommend (a) a former Head of State, who 'has 30 % of votes which a present State Head may have.' or (b) a Diplomat who has also as many votes as a Head of State.

Autonomies may also be a member of the ELFO, and they have also many special votes in accordance with its population.

Our ELFO attaches importance to friendship and peace among nations as well as rule of law, peaceful settlement of conflicts, disarmaments, and World Federation, namely:

ONE WORLD

To promote these process, the ELFO pays much attention, firstly, to 'friendly relations among private

organizations and common people through personal intercourse, tourism, home stay, ML, mail magazines, Skype, Line etc. (Charter, Article 1, paragraph 1)

ELAF (Earth-Loving Amicable Festival) is one of our interesting projects, but we were obliged to start with e-ELAF due to coronavirus. We are happy if the ELAF or ELAP (Earth-Loving Amicable Party) is also to be opened in your country. (Please see attachment.)

Secondly, "To contribute to maintaining peace and peaceful settlement of conflicts" (there paragraph 2). And the ELFO Charter lays down establishment of Earth-Loving Amicable Court (ELAC), which will have harmonious supplementary functions in relation to imperfect aspects observed now in judicial systems.

In January 18, 2021, as for the ELAC, the 2nd ELFO General Assembly decided to create a Territorial Arbitration Court (TAC) and many Human Rights Arbitration Courts (HRAC) of also supplementary character in cities around the world when their location is allowed both in international law and at the same time by a given State.

The TAC and the HRAC have jurisdiction over a conflict when parties to it agree to submit their conflict to the Court on the basis of compromise. In this respect I am very grateful if Your Excellency can send me a message on the following 2 points:

- A. if your State has a territorial problem or not; and if the problem seems to be settled early;
- B. if your State recognizes location of the HRACs or not.

There are very simple and summary TAC and HRAC composed of only ONE JUDGE who can settle a conflict early, so please use them if it is useful.

From the bottom of my heart I sincerely wish your Excellency or a former Head of State will join us. Please see the other attachments, and you will understand more that our ELFO meets the demands of 21st century. It would be my great pleasure to receive your affirmative answer, which all the ELAF members will be glad at.

I wish Your Excellency:

Happiness, Health, Success, Security, Calm

Very respectfully yours,
January ??, ????
President of the ELFO
Hon. Prof. Rikio Kaneko

ELAC Members

1. Indians

N.1. [Anshul Agarwal](#) (2020/09/02) Campus Ambassador at International Model United Nations Association ; Experienced Administrator with a demonstrated history of working in the Marketing industry. Skilled in Digital Marketing, Career Counseling, and Personal Development Trainings.



N.2. [Jyotsna Mehra](#) (2020/09/12)
(Consultant at Ministry of External Affairs, India; Researching Indian Foreign Policy in the Indo-Pacific)

N.3. [Ish Jain](#) (2020/9/17, Mr. Ish Jain is a Senior Partner at Regius Legal LLP and is a member of the Bar since 2009. He also worked as a Counsel at the Bombay High Court (bellow photo) and was

associated with few of India's top-most leading law firms at the beginning of his career.



Mr. Ish Jain is also practicing as an Independent Arbitrator since 2016 and has been appointed as an Arbitrator in more than 18 cases. Mr. Jain is also part of the three-Arbitrator Tribunal. Mr. Jain has been empaneled as an Arbitrator by the Hon'ble Bombay High Court in 2017.

Mr. Ish Jain is a member of the Space Generation Advisory Council, working for the (a) Space and Cyber Security Project group and (b) Space Technologies for Earth Applications project group. He is also an Independent Expert Council at International Academy of Space Law, Russia.



N.4. [Sahdev Singh](#) (2020/9/17, UNDER SECRETARY, Ministry of Law and Justice/MHA, Government of India, 1st President of Indian Earth-Loving Friendly Association.



N.5. Prof Dr Sreenivasulu NS (2020/9/17), Professor of Law, NUJS, Kolkata, Member, Canadian Institute for International Law, International Council of Jurist, nationality is Indian;

President Rikio Kaneko appointed him as the 1st Vice-President of the ELAC.

I am concerned about putting my best efforts in legal academics, research, advocacy and consultancy. I believe I am in my best position to deliver goods in the matters of legal academics, policy advice on advocacy and consultancy endeavors.



N.6. Towseef Ahmad (Adv.) (2020/9/17) Profession Experience: My legal experience as an advocate is in all judicial setups of India.

Constantly focused on resolving complex & challenging legal issues and always looking for ways to improve and evolve processes.

Appearances before various Courts of Law including Supreme Court of India, High Court of Delhi, J & K, Punjab & Haryana, Allahabad, National Consumer Dispute Redressal Commission,

Dealing with cases of Constitutional, criminal, Civil, Commercial/Corporate, PIL, IPR, Service Matters, Environmental Cases in NGT, Consumer Cases and other Miscellaneous Matters.

Research on various spheres & shades of Law including National and International legal disputes and judicial conundrums. I have been primarily Interesting in Practice of Constitutional Law

N7. Akash Kumar (2020/09/19) Appointed as the Director of BSE Listed Company on 31st March 2008- 30th June 2010 and further promoted to Managing Director of the Company. He was among one of the youngest Managing Directors among all companies listed at Bombay Stock Exchange (BSE). Bombay Stock Exchange (right column) is the Asia's Oldest Stock

Exchange & world's 10th largest stock market in the world by market capitalization in India during 2008.

□ Already Passed "All India Bar Council" Examination, Dated 21st May 2016 and obtained the

Permanent Lawyer License and certificate of practice as a Lawyer anywhere



N.8. Sameer Shah (2020/09/19) Advocate, Arbitrator, Mediator, Mentor, Councillor, Business advisor;

In April 16, 2021, President Rikio Kaneko appointed him as the 1st Vice-President of the ELAC.

Completed LL.B. in 1994 from Campus Law Center, University of Delhi (below photo), In the 1994, started the law practice, In 2003 I established my own proprietary law firm at Ahmedabad, State of Gujarat.



The firm has been retained by companies from China and Canada for company incorporation, Legal and Financial Due Diligence, JV and other related work in India. Following are the major areas of practice of the firm:

- Arbitration, Mediation and Conciliation
- Civil & Commercial Litigation
- Consumer Disputes
- Contractual and Commercial Disputes
- Corporate Law & Restructuring and other related services
- Documentation and Advisory
- Family & Matrimonial Dispute and Counselling
- Immigration Law & Advise and VISA guidance • Having legal Associates undertaking the work entrusted to them at major important locations in INDIA and having International Associates at: Dubai, Hong Kong, London, Saudi Arabia, Canada.



N.9. Aditya Mishra (2020/09/19) Advocates | Supreme Court of India;

I am a Founder and Managing Trustee of Law Mantra (Trust). I have graduated from National Law University and Judicial Academy, Assam as a B.A.LL.B. (Hons), having specialization in Business Law and Intellectual Property Rights and completed my LL.M having specialization in Business Law from Bharati

Vidyapeeth University, Pune.

I have edited “Women, Law and Technology, 1st Edition, 2018”; “Human Rights and Disability Law, 1st Edition, 2019”; Children, Law and Society, 1st Edition, 2019”, “Women, Law and Society, 1st Edition 2019”; “Law Relating to Sexual Harassment: Practice and Procedure, 1st Edition 2020”, “Surrogacy: Law, Policy and Practice, 1st Edition, 2020”; "Alternative Disputes Resolution Prospects and Challenges"; Published 14 research papers; and presented more than 27 research papers in International and National Conferences/Seminars.

I am member of Supreme Court Bar Association; Delhi High Court Bar Association. I am presently working as Advocate, Social Activist, Visiting Faculty at School of Legal Studies, Apeejay Styra University, Haryana.

My interest is in the area of providing consultancy, advice and legal support for start-ups, from incorporation and daily business affair to IP protection and infringement related advisory.



N.10. [Purnima Malik](#) (2020/09/20)
Maritime & International Trade Lawyer I Consultant and Strategist;

Her first answer to me (Rikio) contains “Great initiative.” She understands essential implications of the ELAC.

N.11. [Vikrant Nehra](#) (2020/9/20)
Associate, International Trade & WTO, Lakshmikumaran & Sridharan | Arbitrator;



An Indian qualified lawyer. 'One of the youngest to practice in the Supreme Court of India'. Four years of legal experience in international trade, arbitration and litigation. LL.M. in Comparative and International Dispute Resolution from the Queen Mary, University of London.

Learnt the core values of focus, perseverance and hard work at a very early stage of his life. Grown-up seeing his father as a reputable lawyer practicing in Supreme Court of India. His father's passion for law and enthusiasm in helping his clients has always

motivated Vikrant to follow his ideals.

N.12. [ANUGRAH EKKA](#) (2020/09/20) Practicing Advocate | Supreme Court of India, Delhi High Court & Trial Courts; For any Indian law related query, contact:



Email: 03anugrah@gmail.com & 9999877309, New Delhi India.

Anugrah Ekka is an Advocate/Lawyer enrolled with Bar Council of Delhi/India & is eligible to practice law pan India.

Anugrah has done his schooling from the St. Columba's School, New Delhi India & 5 year law Honours from the National Law University, Odisha. (below photo)

Anugrah having given more than 4 years into the profession is currently focused on crafting his independent Court presentation/arguments & briefing his seniors at work place.

Anugrah worked for 1.3 years under guidance of Mr. Mohit Paul, Advocate-on-Record, Supreme Court of India, who then had 13 years of expertise in SLPs, Review Petition & Curative Petition.

Anugrah in his initial year, worked with an Intellectual Property Law Firm: S.S. Rana & Co., for 1 year as Litigation Associate, headed by Advocate Mr. Sohan Singh Rana alongside Advocate Mrs. Bindra Rana

Anugrah is a team player-Sportsperson. He had represented/participated State & National Level Football competitions and been adjudicated as the best player.

N.13. (Dr.) [Priya Ranjan P. Singh](#) (2020/09/20)



Advocate-Supreme Court of India. International Commercial Arbitrator & Accredited International Mediator. Author. Poet;

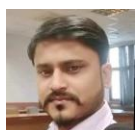
Profound experience in the Specialized Academic, Institutional and Professional Supreme Court of India Development tend to establish a complete alternative in the form of Defined ADR Regime in India with a demonstrated track record specially in the area of Interdisciplinary Alternative Dispute Resolution (IADR) and different aspect of Law.

Specialized in Corporate Social Responsibility (CSR), Freight Claims Management, Small Claims through Small Dispute Resolution (SDR), **Virtual Dispute Resolution (VDR)**, **Online Dispute Resolution (ODR)**, **Remote And Distance Dispute Resolution (RADDR)**

Professional Aid for Compliance and Formation of all forms of Business Set up including Proprietorship, HUF, Partnership, LLP, OPC, Pvt. Ltd, Co - operative, Start Up etc.

N.14. [JYOTI SINGH](#) (2020/09/26) Legal Consultant at Ministry of External Affairs, India (right above photo); Experienced Guest Professor with a demonstrated history of working in the legal services industry. Skilled in International Relations, Corporate Governance, International Law, Joint Ventures, and Legal Advice. Strong education professional with a Master of Laws (LL.M.) focused in International Law, Environmental Law, IPR Laws, Juvenile Laws from Faculty of Law, University of Delhi.

N.15. [Shubham Vijay](#) (2020/09/26) Chairperson - Centre for International Humanitarian Law and Human Rights; Keen interest in Intellectual Property Law, Corporate Law, Information Technology laws and Taxation Laws. Currently a final year law student at Institute of Law, Nirma University.



N.16. [Rahul Singh](#) Work at Indian Society of International Law, Opposite the Supreme Court of India



N.17. [Somabha Bandopadhyay](#) (2020/09/23) **International Law**, Human Rights, Transgender activist, and Manipuri dance artist



N.18. [JITHIN P SAJEEVAN](#) (2020/09/04) Ambassador@UNYDP, CEO@PLEIDAS GROUP COMPANY



N.19. [Rosewine Joy](#) (2020/9/26) Dr. Rosewine Joy is an assistant professor in Business Analytics & Economics

with 9 years of academic experience and 6.5 years of industry experience. She completed her PhD in Economics from Cochin University of Science and Technology, Kerala India.

Currently, she is teaching Data Science using R, Business Forecasting, Business Analytics for Managers, Micro Economics and Macro Economics at Presidency University, Bangalore.

Dr. Rosewine currently guides three scholars the area of environmental economics and disaster risk management. Her academic output includes 6 publications and 11 workshop and conference attendances in India and abroad.

N.20. [Kumar Karan](#) (2020/09/28) Associate at Link Legal India Law Services; I am a final year Student at Symbiosis International University, Pune, India. My main focus at present is getting education and an opportunity to discover various fields of law. I am a quick grasper. My area of interest is Constitutional Law, Criminal Law, Company Law and Human Rights.

I am a realist by thinking and believe that work and dedication can make an individual achieve great things in life.

N.21. [Dr Ankit Awasthi](#) (2020/09/28), Bachelor of Arts at Lucknow University, Assistant Professor of Law at Hidayatullah National Law Uni.



N.22. [Judge Praveen k](#) (2020/09/29) Justice always prevails; Practiced law from the year 1992 in Allahabad High Court, Certified specialist in civil ,criminal and various other matters. Member of judiciary from 2006.



N.23. [DJS Jitendra Pratap Singh](#) (2020/09/28)

Judge at Delhi Judicial Services; Uttar Pradesh Moradabad



N.24. [Sujit Saurabh](#) (2020/09/28) judge at phc court

N.25. Sanjay Kumar Dubey (2020/10/06)

District Judge at Government of Jharkhand, He introduces himself, saying “well to be better known for my work rather my name.”



N.26 Adv Chitranjali Negi (Partners at Santaniello International Law firm, Lawyer at Supreme Court, Social Activist, ODR Researcher, Legal Writer)



Sahdev Singh (N.4) recommended, as on 15 October, bellow-mentioned **26 persons** as a member of Indian ELA. I, Rikio Kaneko, asked them if they want to receive MM in future. As no one was against receiving it, they will receive it. I enrolled them as an ELAC member because of their implicit consent.

(A judge's, advocate's and prof.' number is covered with ☐)

N.27. **Mr. Narpat**

Email narpatjajpal@gmail.com
Contact no 7728063380

N.28.**Mr. Ram Bahadur BK**

contact no 00977 9851086809.
www.rembahadurbk.com
bkremnepal@gmail.com

N.29. **Mr. Vikas Sharma (Pursing PHD)**

vikas230879@gmail.com
9871058495

N. 30. Mr. Sunil kumar ojha,

8800972470
Advocate.skojha@gmail.com

N.31. **Dr. Satya Prakash Mehra**

drspmhra@yahoo.com
drsatyapmhra@gmail.com
9414165690/ 8005687312

LinkedIn: drspmhra

N.32. **Mr. Vasconcelos, Jose, Global Goodwill Ambassador, Brazil**

<https://www.linkedin.com/in/vasconcelos-josé-b5a85827>
jvasconcelosh@gmail.com
+5511993025422

N.33. **Mr. N.K.Singh**

nks.jrp@gmail.com
9810339965

N.34. **Mr. Junaid Khan, Global Ambassador**

zunaidalam352@gmail.com
Mob:- 8826559368

N.35. **Prof Dr Vasudev Malhotra**

<https://www.linkedin.com/in/prof-dr-vasudev-malhotra-haryana-govt-officer-b466078a>
dr.vasudevmalhotra@gmail.com
9990201765

N.36. **Ms. Sangeeta Korgaokar**

Mobile: +919619922533
My LinkedIn id -
<http://linkedin.com/in/sangeetakorgaokar>



N.37. **Mr. Vishnu Chinta**

+918919317588 Mob, he is a Vice-President of the IELFA.



<https://www.linkedin.com/in/vishnuchinta>
viva26@gmail.com

N.38.**Mr. Umesh verma**

9914618971,
umeshpiya@gmail.com

N.39. **Mr. VIGIL KANETHARA**

<http://linkedin.com/in/vigil-kanethara-60233513>
vigilkanethara@gmail.com
+919446220292

N.40. **Dr. Rajbir Singh,**

link at LinkedIn is - dr.rajbir singh,

dr.rajbirjnu@gmail.com
Wats App – 9555145949

N.41. Mr. Abhishek Singh

<http://linkedin.com/in/abhishek-singh-76374033>
Contact number — 9215566668

N.42. Mr. Ambika Prasad Senapati

LinkedIn- Ambika Prasad Senapati
Mail - ca.ambikaprasad@gmail.com
Mob – 9916140391

N.43. Mr. Parul Rai

<https://www.linkedin.com/in/parul-popat-6a87601a0>
9963544497

N.44. Mr. Hira Lal Nimbua

adv.hlnimba@gmail.com
9810405898 mob
(Pursuing Ph.D. in environmental law)

N.45. Mr. Jeanmoise

➡ □ LinkedIn profile :
<http://linkedin.com/in/jeannndoh>
➡ □ *E-mail: *
Jeanmoise.ndoh@gmail.com

N.46. Mr. Anand Joshi

701173366
2000lakshya@gmail.com
<https://www.linkedin.com/in/anand-joshi-93091791>

N.47. Dr. Anand Lal Chaudhary

Email: chaudharyanandlal@gmail.com
LinkedIn:
<http://linkedin.com/in/anand-lal-chaudhary>
Mobile: +91 7048914677

N.48. Mr. Brijat Mehta

Mail Id : brijatmehta910@gmail.com
LinkedIn profile:
<https://www.linkedin.com/in/brijat-mehta-870807a6>

N.49. Mr. J.C.Singhal

email address jcsinghal2012@gmail.com.
WhatsApp 9953767396

N.50. Mr. Onkareshwar Pandey

editoronkar@gmail.com
9910150119
<https://www.linkedin.com/in/onkareshwarpandey>

N.51. Mr. Pradeep Singh

LinkedIn
Mail - adityaraj110@gmail.com
Contact number- 9246100911

N.52. Mr. Vineet Dubey

LinkedIn:
<https://www.linkedin.com/in/advvineetdubey>
Mobile No: 7054358001
Email address: vineetdubeyllb@gmail.com
<https://www.linkedin.com/in/anand-joshi-93091791>



Prof Dr Sreenivasulu NS Recommended
the following persons:



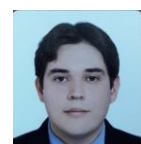
N.53. Prof Ajay Kumar

<https://www.linkedin.com/in/prof-dr-ajay-kumar-b0970722>

N.54. Prof Jaswal paramjitsjaswal@gmail.com

N.55. Dr Hemanth kumar
hshemanth@Rediffmail.com

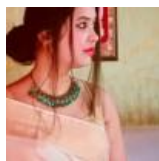
N.56. Prof vijender kumar
vijenderkumar@yahoo.com



N..57. (2020/10/15) Adolfo Aldrete Solares . I am Adolfo Aldrete Solares, a student.



N.58. Koushik Bagchi (2020/10/14) Assistant professor in law, NUSRL, Ranchi;



Adv Chitranjali Negi (c.f. N.26) Adv. Chitranjali Negi recommended the following **15 new members**:

(A judge's, advocate's and prof.' number is covered with ☐)

N.59 (1- **Umesh Babu Chaurasia** Advocate Supreme Court Chamber No. 17. New Lawyers Chamber Bhagwandas road New Delhi. umeshbabuchaurasia@gmail.com 8800187227

N.60 (2- **Ravi Nath**, District Judge 19 years law practice 12 years in hjs of up nathravi55@gmail.com 9918402004

N.61 (3- **Deepak kr Sharma**, Advocate Supreme Court of India Experience- 12 years Email- attorney.deep@gmail.com Phone - 9891674861

N.62 (4- **Setu Chauhan** Advocate/Law Scholar High Court Experience - 7 years Email - chauhan.setu@gmail.com Phone - 7500714911

N.63 (5- **Ashok Mehta**, Chief commissioner GST Vadodara Gujarat Government of India Mob 99686 55944 Email Id ashokmehtairs@gmail.com reply

N.64 (6- **Amit Tanwar**, Advocate Delhi High Court Ch. No. 702 Lawyer's Block, Saket Court, New Delhi-110017 Email : tanwaramitg9@gmail.com Mobile: 9899773514 Experience: 13 Years

N. 65 (7- **Bhuvnesh Joshi**, Advocate chamber number 22 High court Nainital 263002, email bhubneshjoshi7@gmail.com mobile 9411167576 16 years experience as an Adv

N.66 (8- **Siddharth Kumar**, Advocate C-16, First Floor Jangpura-B, New Delhi siddharth21vns@gmail.com 9650091075

N.67 (9- **Vivek Singh** assistant professor law (S M

law college chandausi Sambhal up) | mailtovivekss@gmail.com 9235783023

N.68 (10- **Rohit Kumar, Donator**, Advocate B-283, C.R. Park, New Delhi-110019 advocaterohitkumar@yahoo.com M- 9953153189



N.69 (11- **Sharat Chandra Gupta**, Advocate Regional Director Rotary International (2018-2019) 32 years law practice Practicing advocacy in the state of Uttarakhand. email- sharatg7@gmail.com 9412081200

N.70 (12- **Shri Bimal Chauhan**, Director of Kalpeshwara Mahadev Charitable Trust Social Human Rights Activist India 25 years Experience in Social Activism Phone- 9836753707 Email-chauhan.bimal@gmail.com

N.71 (13- **Mamta Rani**, Advocate Supreme Court Chamber No. 17. New Lawyers Chamber Bhagwandas road New Delhi. mamtarani1327@gmail.com 9891440105

N.72 (14- **Jyoti Parasher**, Advocate Supreme Court Ch No. 104, A. K sen block, supreme court. Ph 9350528568 Pujajyoti.jp@gmail.com 10 year experience

N.73 (15- **Runasree Buragohain** Advocate High Court and District court of New Delhi C-490, Defence Colony New Delhi-110024 Email- rburagohain1@gmail.com Contact No: 9910516476



As on 11 October, Mr. Sahdev Singh sent me (Rikio K.) the following **43 new members**. I also regard them as belonging to the ELAC because of their implicit consent.

N.74 (1 **Nidhi Baranwal**
Email- nidhibaranwal.research@gmail.com
Contact-9625585816

- N.75 (2 Mamatha Giriappa
mamatha@scienxt.com
9871429578
Recently selected as Elected members to the international rescue department affiliated to the American International Experts Academy .
www.ieaacademy.com
- N.76 (3 Alok Chauhan
9810523953
<https://www.linkedin.com/in/alok-chauhan>
alok_ra@yahoo.co.in
- N.77 (4 Name: Dr. Tikam Soni
Mob :7340069127
Face book:
<https://www.facebook.com/rohitsony123>
Email ID - Tikamsoni5@gmail.com
State - Rajasthan
- N.78 (5 Name.Dr kelvin Morgan
Mail id km1634169@gmail.com
LinkedIn kelvinmorgan11
Mobile Phone +233545548873
- N.79 (6 Syed Ali
syed@vnameconnect.com
www.linkedin.com/in/its4syed
9143760760
- N.80 (7 Cristhian Alexander Sánchez Cardona.
Mail: csanchez@vgb.com.co
LinkedIn:
<https://www.google.com/url?sa=t&source=web&rct=j&url=https://co.linkedin.com/in/cristhian-alexander-s%25C3%25A1nchez-cardona-743098165&ved=2ahUKEwjA2Nmt0PLsAhXKxFkKHT-bCvwQFjAAegQIBBAC&usg=AOvVaw20A9mKbTAxsgF8D19KunSV>
Mobile: +573505789149
- N.81 (8 Name.Mohammad Shahnawaz
Mail id shahkhang786@gmail.com
LinkedIn
<https://www.linkedin.com/in/mohammed-sha>
- hnawaz-2218b344
Mobile Phone+91 79 8250 8739
- N.82 (9 Mobile +918440986607
Email id- cvijayvati@gmail.com
LinkedIn
Facebook vijayvati choudhary
- N.83 (10 Dr. Suraiya Bano: Experienced Professor with a demonstrated history of working in the computer software industry. Skilled in Computer Science, C++,E-Learning. Strong education professional with a Doctor of Philosophy (Ph.D.) focused in Computer Science from H.S.S.C..
[linkedin.com/in/suraiyabano](https://www.linkedin.com/in/suraiyabano) +919993327018
softwatessuraiya@gmail.com
- N.84 (11 Glob Amb Dr Sunita khokar
Sunitakhokar77@gmail.com
8949371125
- N.85 (12 James Kofi Younge.
Mail; signallove47@yahoo.com.
+233244140214
- N.86 (13 Dr Suraiya Bano Chhattisgarh India
+919993327018
softwatessuraiya@gmail.com
- N.87 (14 Dr. Sanni Boyina Ravindra Babu
Social Activist
Andhrapradesh
INDIA
Mobile no=+919963152973
G-mail=sanniboyina143@gmail.com
- N.88 (15 K. Ezung
Asst commandment in CRPF
He is from Nagaland
mal_dork@yahoo.com
- N.89 (16 Amb.Dr.Niroj Kumar pothal (Social v worker)
Mob no--8249126692
mail I'D- pothalnirojkumar@gmail.com
- N.90 (17 Shelal Lodhi Rajput

Email Id: vidhigya.shelal88@gmail.com

Linkedin:

<https://www.linkedin.com/in/shelal-lodhi-raj-put-b28896155>

Mobile Number: 9589761182

NATURAL SOCIAL ACTIVIST

N.91 (18 Ashish Kumar

thelawkit@gmail.com,

rajaashish875@gmail.com

Ashish Kumar, The Lawkit

8168744854, 8750575975

N.92 (19 Dr. Pournima Inamdar

pournima.inamdar@mitwpu.edu.in

9158544570

N.93 (20 Name: Dr Mohd Imran

Email id: mohdimran.imran6@gmail.com

LinkedIn id: mohdimran.imran6@gmail.com

Mobile: 9997981659

N.94 (21 Name.M.I.Zargar(Advocate)

mizargarpatnavi@gmail.com

Mobile.+917889409723

Briefing.Iam working in HUMAN RIGHTS services last 25years.

N.95 (22 . HC Dr. Eden S.Trinidad, DHum, LittD,
LPT

Mail ID: edenstrinidad5@gmail.com

LinkedIn: Eden Trinidad

Mobile Phone: +639176221977

N.96 (23 Mukesh Kumar Adv

LexRegula@gmail.com

LinkedIn: <https://in.linkedin.com/in/mikky>

Mob +91-9211059000

N.97 (24 Manoj Kumar

manojsania@gmail.com

Mb 9810813901

N.98 (25 AMB Dr. AMIT MAKARAND

FROM. VAISHALI BIHAR INDIA

Mob. +91-7739402751

amitmakarand22@gmail.com

N.98 (26 Name: Dr. Parikshet Sirohi

Mail ID: parikshet@yahoo.com

LinkedIn:<https://www.linkedin.com/in/dr-parikshet-sirohi-4b910b1a/>

Mobile: 98181-30123

N.99 (27 Ashish Kumar-

The LawKit

Mail id- thelawkit@gmail.com

LinkedIn-

<https://www.linkedin.com/in/the-lawkit-5792291a9>

Mobile Phone- 8920419396

N.100 (28 Bhuvnesh Vyas

Law Awareness Society,

bvyas30@gmail.com

<https://www.linkedin.com/in/bhuvnesh-v-168222114>

8529557672

N.101 (29 रामनाथ मेघवाल

अलवर राजस्थान

Ramnath1241@gmail.com

9999699001

N.102 (30 Dr. Md.Anamul Hoque (Dr.M A Hoque)

Mobile: +8801819461041

Email: law.ahri@gmail.com

Website: www.ahrint.org

Profession:

Advocate- Supreme Court of Bangladesh.

Founder Chairman- AHRI.

N.103 (31 Malik Dhivan Mohmed

India

7868834535

Email malikthivan@gmail.com

N.104 (32 vigil kanethara

vigilkanethara@gmail.com

+919446220292

Vigilkanethara-LinkedIn
Vigilkanethara -Facebook

Facebook: Bella Aborjoe
She proposed to be a **Head of Interstate Council.**

N.105 (33 BHUPAT PATEL

bhupatpaghdar7@gmail.com
9925612055
Gandhinagar ,GUJARAT

N.112 (40 Jyoti kapoor

9871509714
jyotikapoorau@gmail.com

N.106 (34 Name:- Dr. Ashok Kumar Pandey (Ashok

Gulshan)
Mail id- ashokdrgulshan@gmail.com
LinkedIn----

N.113 (41 Henda oueslati

Hendaoueslati9@gmail.com
+21650629105
Financial inspector
Director of finance in UNESCO
+21697143949

N.107 (35 Dr Yuvraj Singh

9099607782
yuvrajpriyadarshi@gmail.com

N.114 (42 Charan Singh mobile

no-9818646883,
LinkedIn-not known and email id-
cswol0270@gmail.com thanks

N.108 (36 Name Pradeep Singh

Mobile 9246100911
Email
challangerpradeepsingh@rediffmail.com
LinkedIn
<https://www.linkedin.com/in/-pradeepsingh>
Facebook, etc

N.115 (43 Name Vikrant Kumar

9136841286
vikrantkumar800@gmail.com
<https://www.linkedin.com/in/Vikrant-Kumar-Dhariwal-M-TECH-CIVIL-AMICE-CIVIL-DCE-CIVIL-54313a110>

N. 109 (37 Cristhian Alexander Sánchez Cardona.

Mail: csanchez@vgb.com.co
LinkedIn:
<https://www.google.com/url?sa=t&source=web&rct=j&url=https://co.linkedin.com/in/cristhian-alexander-s%25C3%25A1nchez-cardona-743098165&ved=2ahUKEwjA2Nmt0PLsAhXKxFkKHT-bCvwQFjAAegQIBBAC&usg=AOvVaw20A9mKbTAXsgF8D19KunSV>
Mobile: +573505789149

N. 116 (44 Name: Rosewine joy

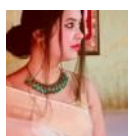
Email: rosewinejoy@yahoo.com
Mobile: +919886385584
Head, SDG Center
Presidency University
Bangalore

N.110 (38 Name: Bishnu Sanker Biswakarma.

Mobile: 9800104450.
LinkedIn: Not Known
Mail id: bishnusanker@gmail.com
Thank You.

N.111 (39 H.E. ABORJOE BELLA

Mobile: 0277432822
Email id: aborjoebella@gmail.com



The bellow-mentioned 40
Persons to N.1565 joined ELA
from 18 of November to 23 of
November, 2020 by invitation
of **Ms. Chitranjali Negi, who is their Representative**

N.117 (16 Rachna Gandhi Advocate

Supreme Court of India Email:
advocateoffice25@gmail.com Mobile no.
9873604431
Adv Chitranjali Negi

N.118 (17 - Amit Chaturvedi Engineer
amit_knc@rediffmail.com mobile
7067580876

N.119 (18- Maroof Ansari Journalist and
Final year Law student Experience - 5+
years as a journalist Email-
maroofansari98@outlook.com
+91-8881113370 [reply](#)

N.120 (19- Ram kumar santoshi Adv Delhi
high court .chamber number f-417
kaddadoma court Delhi Mob 98105 93131
Interested in judicial counsel

N.121 (20- Dinesh Tripathi Senior Advocate,
Supreme Court of **Nepal** Email
-dineshtripathi2002@gmail.com Phone No
+977 985-1036307 Interest in earth loving
amicable court

N.122 (21- Name - Nitin Uttam Bhandare.
Profession- Advocate Experience-21 years.
Interest- amicable court / judiciary Email-
adv.nitinbhandare30@gmail.com
Phone.no.9922136309

N.123 (22- Abdul Karim Ansari Social
Activist Advocate Supreme court Last 14
years karimansari68@gmail.com Whatsapp
number 9868522786 Interest in human
rights council

Interest shown –

Shri Bimal Chauhan - human rights council
Amit Tanwar - Finance and Industry
Council

Deepak Sharma -A council of a judicial
affairs

Setu Chauhan - Council of boundaries and
territories

Vivek Singh - a council of friendship **Rachna
Gandhi**- Council of Judicial Affairs

N.124 (23 - Lovely Chetia Advocate at
tinsukia district court,Assam India

Experience 5 years Interested in- human
rights, education for children, pollution free
environment, amicable court, women safety
measures Pn-8920850845 Email-
chetialovely83@gmail.com

N.125 (24- Name -Monika
Profession-Advocate(Supreme Court of
India) Experience -7 year Interest (peace
council) Email -monika25nov@gmail.com

N.126 (25 - Shashank Chauhan MSC in
Computer science , Law Student Interest -
friendship council Email-
shadesgaming09@gmail.com Phone-
9927957377

N.127 (26- Dr .Bhagavathi
Profession_Scientist Experience _10 yrs
Interest_Council of friendship Email
Bhagavathi.kanagaraj@gmail.com
Ph..9313718211

N.128 (27- Jay Prasad bhatt Profession leb
technician Interest in a council for
employment Email bhattj523@gmail.com
Phone no8954765190

N.129 (28 - Savita Devi Advocate Supreme
Court of india 9540899740
savitadhandaadv1@gmail.com 10years of
practice Interested in religion & ethics
Council

N. 130 (29- RUBINA JAWED Advocate
Supreme Court 25 years Law Practice
rubinajawed@rediffmail.com 9910938778
Interest : Council of peace a council of
Friendship

N.131 (30- Anita Chauhan Teacher 6yrs
Interested in council of peace
Chauhananitav3@gmail.com 9027229171

N.132 (31- Aftab Alam Advocate on the
Record Supreme Court Of India Social
Worker Interested in amicable court Email

aftab_advocate@rediffmail.com Phone no - 98113 75917

N.133 (32- Brian Everett Robertson Social Activist Peace, Musician, automotive Canada bribrirob76@gmail.com 403 740 2883 Interested in Peace and humanitarian Council

N.134 (33- Vir Bahadur Singh Inspector Police Department Interested in Council of peace veerbsf@gmail.com 9123880089

N.135 (34- Manish Bhatt Social worker and Advocate Mail- jagritiprasaran@gmail.com Phone 9997089923 Interested in Peace and human rights council

N.136 (35 - MANISHA SHARMA Advocate (West Bengal State Panel) Criminal Side. Calcutta High Court 8 years of practice manisharma.law2@gmail.com 9674457662 Interest : ELAC (Earth-Loving Amicable Court)

N.137 (36- Name :Akhilesh Singh Rawat Social and Environment Activist Profession: Lawyer Interest (ELAC(Earth-Loving Amicable Court) Email: singhrawat.akhilesh@gmail.com Phone no:9910908007

N.138 (37- Name - Abhinav Sihare Profession- Exporter and Trader of oilseeds and pulses , Agriculture Interested in peace council Phone 9425484189 Email- abhinavflying@gmail.com

N.139 (38- Name - Shilpa Goyal Profession - working in Finance Sector Experience - over 8 years experience Country -DRC Congo Interest - a Religious and Ethics Council Email - shilpi.goyal1989@gmail.com Phone no + 243- 811 791 350

N.140 (39- Talatou Abdoulaye Profession: Univ. Professor/ Utah State Court Mediator

Experience: 10+ years Interest: Council of Peace Email: TalatouA@uvu.edu Phone: 801-863-7237

N.141 (40- Anu Dixit Kaushik. Profession- Advocate & social worker Experience- 7 years.. Interested Field -Council of Peace. Mob. No. -9999182402 Email -anu6dixit@gmail.com..

39 - is from USA

38- is from Congo

32- is from Canada

20- is from Nepal NP

- rest all from India

N.142 (No 41- Name - Mazhar khan Profession- Banker Experience- 8 years of banking Interest- council of peace Email- mazharkhan472@yahoo.com Phone- +917895434239

N.143 (42 - Name- Gaurav Gupta Profession- Academia Researcher Experience- 6 years Email- gaurav1198spl@rediffmail.com Phone no- +919415522249 Interest- Council for Employment and Labor Country- India New Member

N.144 (43- Rajan Sandeep Profession - Lawyer, Political Activist Interest : Employment & Labor, Youth Council E-mail : rajan_nirvana@hotmail.com Phone no. 9430963019

N.145 (44- Name :- Mohd Ayaz Khan Profession :- Advocate Experience:- 6 years Interest:- Earth loving Amicable Court Email :- ayazkhan8803@yahoo.com 7889803632

N.146 (45- Deepak Pokharia Indian Journalist More than 8 years email: ppokharia@gmail.com Mob +919718264976 Interested in council of friendship

N.147 (46- Ishtiyaque Ahmad alias Ishtiyaque Hussain . Profession .lawyer at PHC Experience- about 9 yrs Interest - council for employment Email- shussain.lawyer.phc@gmail.com Phone no.8540052120 .watsup - 8102370208

N.148 (47- Priti Rashmi Social worker Advocate 13 experience Interested in council of Peace prতিরai2004@gmail.com Mob 9810690729

N.149 (48- Muntazir Majeed Lawyer Interested in Solidarity council email : muntazir8@gmail.com Phone +916006539751

N.150 (49- Deepak Dixit Profession- journalist Experience -15year Interest in Employment and Labour a Youth Counsel Email de94521135@gmail.com Phone no -09452113592 Country India

N.151 (No 50- Haji sk istiak hossen Social worker Chairman of Sahayataa social service foundation Email: 16sssf@gmail.com +919434112540 Interested in Humanitarian council

N.152 (No 51 - Amit Agarwal Software Engineer, Social Worker Experience 15 years Interest in peace and friendship council Email amitag123@yahoo.com Phone no 96548 60104

N.153 (No 52- Praveen rawat Profession streamer (Computer) Interest : friendship council Email chau.gaming@gmail.com Country india Phone 8126719969

N.154 (No 53- Name- vijeta Profession- lawyer, nd marketing Experience- 5 year Interest- a council of friendship Email- vijeta5dec@gmail.com Phon no.- 9997616222

N.155 (No 55- Anggre Astari Advocate 6 years experience 6281933014134

anggre.astari@gmail.com Interest: Social Economi Council Country- Indonesia ID

N. 156 (No. 56- Nama - Manoj kumar sharma Profession - businessman (real state) Experience - poltical leader as congress in uttrakhand Intrest - a religion and Ethics council , Email - manojsharma11111@gmail.com , Phone - 09411328913

N. 157 [Shalini Tripathi](#) Advocate at Allahabad High Court. LLM (International Human Rights Law) (Repr. Rikio Kaneko)

N.158. (2021/01/20) UBAID A. GHAWTE (Repr. Chitranjari Negi), Advocate, Experience: 13 years, 4 months, in civil as well as criminal matters. I deal into different kinds of litigation especially corporate laws, property issues involved including property rights, Injunction Suits, Money Recovery and consumer disputes and rendered professional service in cases relating to Service & Administrative law. Argued in Civil and Criminal matters before High Court of Mumbai, Civil Court, Sessions Court, Consumer Court and other quasi judicial authorities in and around Mumbai and Motor Accident Claim Tribunal. I have also handled trials of Maharashtra Control of Organized Crime Act before Special MCOCA Court, Mumbai. Non Litigant works like Scrutiny & verification of the property documents and prepared legal opinions and Registration of the Documents. Email: adv.ghawte@rediffmail.com Phone (Mobile No. 09221041499, 09167622045 (Whatsapp) Link : <https://www.facebook.com/profile.php?id=100007348278778>

N.159. Ishtiyaque Ahmad alias Ishtiyaque Hussain. (Repr. Chitranjari Negi),.lawyer at PHC Experience- about 9 yrs Interest - legal Council, shussain.lawyer.phc@gmail.com, Phone no.8540052120, .watsup - 8102370208 shussain.lawyer.phc@gmail.com, Phone no.8540052120 .watsup - 8102370208 Link - <https://www.facebook.com/shahid.hussain.1800>



As on 2 February 2021, Dr. Mr. Sahdev Singh sent me (Rikio K.) the following **new members**. I also regard them as belonging to the ELAC because of their implicit consent.

N.160 . Vice President for relief fund, Finance, investments, interstate boundaries and litigations - **Ajay Singh**

N.161. Vice President-Economic and social welfare, rehabilitation, policies, and planning- **Sanjeev Verma**



As on 6 February 2021, Mr. Sahdev Singh sent me (Rikio K.) the following **4 new members** as VPs. I also regard them as belonging to the ELAC because of their implicit consent.

~~N.167 (1. Mr. Vishnu Chinta +918919317588 Mob-
<https://www.linkedin.com/in/vishnuchinta-viva26@gmail.com> (He is already registered, see N.37)~~

N.162 . Mr. VIGIL KANETHARA
<http://linkedin.com/in/vigil-kanethara-60233513>
vigilkanethara@gmail.com +919446220292

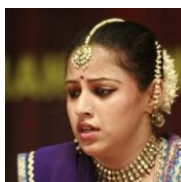
N.163. Mamatha Giriappa mamatha@scienxt.com
9871429578 Recently selected as Elected members to the international rescue department affiliated to the American International Experts Academy .
www.ieaacademy.com In addition, the detail of one name is as follows:-

N.164. Dr. **Sudhir Ranga**, Standing Counsel,
Supreme Court of India, Kothi No. 768, Ward No. 17,
Kila Colony, Jhajjar-124103 (Haryana) India. Ph.
9355553319 Email: drsudhirranga@gmail.com



N.165. Mrigna Kashyap (2021/02/09,
Repr. Rikio Kaneko) India, Lawyer,
actively looking for employment
opportunities in law, especially Human

Rights. She doesn't open her email address.
INVESTMENT BANKER.



N.166. **TANVI PALAV**
(2021/03/08) Repr. Rikio Kaneko),
India, dancer,

N.167. **ProfDrRomeshGautam Sr. AdvSC**

**Limca Record Holder International, Domestic
Arbitrator, Mediator, DRB, CRB; Repr. Rikio**

Kaneko) A Seasoned INTERNATIONAL Senior Counsel

SUPREME Court & High Courts for Important Cases;
Linkedin reads, among others, as follows:

LL.D. & D.Litt. Versatile & Well versed 5th
Generation lawyer covering different fields of law
since 1985. Distinction of appearing before all the
High Court of the Country. Presently CMD, Kaycees
Law Company, Advocates & Legal Advisors Estd. 1956.

Advised to Lyod Bank, Swiss Bank, KFW
Germany Nordic Investment Bank, Barclays Bank
etc. First Lawyer in the Country to conduct
International Level Dispute Review Board Cases,
Mediation, Alternate Dispute Resolution Cases.
Entered in the Prestigious LIMCA BOOK OF
RECORDS.

I am amongst the very few in world who have
been nominated as "ENDORSER, Climate Principles
for Enterprises" for the whole world. I have the rare
honour of having been dedicated books by authors in
different fields including Urdu for which I have love
& passion. I have acted as an arbitrator in several
cases of International & National repute.

Frequently invited by National TV and other
Channels to participate in the debates, program
related to law. I have been writing in the newspapers
& Magazines regularly. Number of times invited to
deliver talk & lectures physically & in webinars by
Colleges & Universities.

Achieved the status of PROFESSOR
EMERITUS. I have been invited as Chief Guest,
Guest Of Honour & Special Invitee several times.
Also participated in many important conferences and
delivered Key Note address and also Chaired
Sessions & Judged the finals of moot Courts. Fully
satisfied with my achievements in life.

N.168. Anoushka Biswas (2021/03/14) Repr. Rikio



Kaneko) Legal Intern at Sakshar Law
Associates

Other countries

Argentina



N.1 [Dr. Roberto Durrieu](#) (Argentina)
Argentine Lawyer/ white-collar crime/
Int'l litigation/ asset recovery;
White Collar Crimes / Penal Compliance
/ Tax & Financial Crimes / Complex Litigation /
Constitutional Law / Anti-Money Laundering &
Corruption / Cybercrimes / International Law / Asset
Recovery / Fraud Investigations / Dispute
Resolutions.

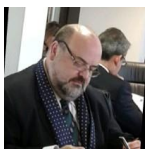
Pulling from my nearly 25 years, I have acted in numerous high-profile investigations and transnational cases, involving financial crimes, fraud, asset recovery, regulatory investigations and prosecutions; representing individuals, corporations (eg, JP Morgan, Merrill Lynch) and States (e.g., Brazil, Chile, Colombia, Israel, Russia, UK and USA).

Brazil

N.2 [Alejandro Kleisner](#) (Argentina) Abogado Casa de



Africa - Familia - Laboral –
Inmobiliari; El Derecho entendido
como Prevención y no como Remedio.
El abogado, en la búsqueda de
minimizar la Injusticia.



[Miranda Guimarães \(Marco Antonio\)](#)
(Brazil) Advogado Direito Internacional;
International Law Practice,

international contracts, international
civil litigation, international corporate law.
Contract Lifecycle Agreements, Service and
Operational Legal Agreements, Negotiations,
Contract Architecture, Engineering and Logistics.
International Legal Services Advisory to Complex
Projects for Infrastructure and Green Projects.
International legal services advisory to
pharmaceuticals industries and distributors.
Author of more than 20 books on Law Practice in
International Litigation and Transnational Litigation



N.3 [Robson Ken-Ichi Shinike](#) (Brazil)
Lawyer; Major in Law from the
University Center Curitiba (2014) . He
has experience in the area of law ,
with emphasis in Law and Postgraduate in
International Relations and Diplomacy (2017)
<http://lattes.cnpq.br/9796334921429118>

Canada

Brian Everett (Repr. Chitranjali Negi),
Robertson Social Activist Peace, Musician,
automotive Canada bribrirob76@gmail.com
403 740 2883 Interested in Peace and
humanitarian Council

Central Africa



[Evangelia Vassiliadou](#) (Central Africa)
Supreme Court Lawyer - UN Rostered P4
& P3 - Electoral Legal Officer.

Congo

Shilpa Goyal (Repr. Chitranjali Negi),
Profession - working in Finance Sector
Experience - over 8 years experience
Country -DRC Congo Interest - a Religious
and Ethics Council Email -
shilpi.goyal1989@gmail.com Phone no + 243-
811 791 350

Germany



[David Sprung](#) (Germany) Judge (lay
crim.court KN) /independ. consultant
South-Eastern Europe/ Mediation.

Hong Kong

N.1 [Surendra Singh Chandrawat](#) - [Hong Kong](#) (Hong Kong) Lawyer, Senior



Advisor, Experienced Corporate Professional, Hong Kong;

Surendra is a common law qualified lawyer with over 12 years of extensive experience in Hong Kong and India, focusing on general corporate, commercial, M&A, secretarial, compliance, litigation support, arbitration, insolvency and restructuring. He is also a Hong Kong's licensed professional for trust and corporate services.

Surendra is involved in a wide range of local and cross-border transactions. He worked with the team on drafting and negotiation of contracts and joint venture agreements and led the company's risk analysis work, focusing on complex group structures and ongoing compliance issues.

Surendra's having had an active role in corporate restructuring and business set ups that gained him an exposure to a varied range of jurisdictions in the Asia-Pacific region.

In addition, Surendra has extensive experience in general litigation support, including arbitration, commercial disputes, shareholder disputes and debt recovery matters. He also worked in a wide range of real estate and infrastructure transactions.

Surendra provides consulting services to multinational and domestic companies, private individuals, entrepreneurs and start-ups.

Surendra is contactable by email at surendra@chandrawatpartners.com / surendrasinghchandrawat@gmail.com or at Hong Kong mobile/whatsapp +852 9042 0000



N.2. [Christopher To](#) (Hong Kong)

International Arbitrator,

Experienced Arbitrator, Adjudicator and Mediator having handled a variety of

international disputes ranging from investments to technology.

A demonstrated history of working in the higher education industry, information technology industry, construction, and the aviation industry.

Skilled in Negotiation, Corporate Governance, Contract Drafting and Management, Internet Domain Name Management and Resolution, Engineering Management, Construction, Built Environment, Non-Governmental Organizations (NGOs), **International Law**, Alternative Dispute

Resolution, Human Resources Management, Procurement and Joint Ventures.

Strong legal professional with a Doctor of Philosophy - PhD focused in Mediation from the University of Stirling and a Master's Degree in Arbitration and Dispute Resolution from City University of Hong Kong.

Lebanon

[Mehssen Macary](#) (Lebanon) Mentor; My profession of



origin is the law, coming from a legal background: as a trainee in a couple of highly prominent and well known law firms in the Middle East and as a practicing lawyer in one of the major law Firms in Lebanon and the region. Dealing with all kind of cases, it gave me an appreciation for seeing things from all sides. Based on such a rock-solid edifice and as an insightful choice, I built all my subsequent higher academic studies in: Diplomacy, Strategic Negotiations and Political Crisis Resolution.

Mexico



[Fernando Marcin Balsa](#) (Mexico) 弁護士・

ローマ法学教授; 業務分野: コーポレート (一般企業法務、契約、商法・民法訴訟、及び事業再生・倒産、公共事業、O&M、EPC 等)、及び ファイナンス。ラテンアメリカ諸国の法学者参加、共同プロジェクト「債務法と契約法のモデルコード (模範法典)」に参加。

Pakistan

N.1. [Waheed Ahmad](#) ; Advocate High Court; Human Rights Consultant; Chairman Child Protection Committee of Lahore Bar Association; Chairman of the International Peace & Democracy Forum of Lahore High Court Bar Association. (2020-21)



N.2. [Jibran Shah](#) (Pakistan) Advocate High Court at Islamabad Bar Association; I am Advocate High Court and doing Independent Practice. I am also Advocate for Federation of Pakistan, deals cases about Federation of Pakistan in Islamabad. Starts Politics in College level and became President Muslim Student Federation. In



2013, contest the election for National Assembly. I am also "Human Rights Activist" and **strongly condemn the violation of Human Rights on National Level as well as International Level** and raised voice against violation of Human rights in Courts, Media, and especially Social Media. I am also "Social Media Activist". Social Media is a revolution in Media, and took powerful role to convey your voice.

USA

Talatou Abdoulaye (Repr. Chitranjali Negi)
 Profession: Univ. Professor/ Utah State
 Court Mediator Experience: 10+ years
 Interest: Council of Peace Email:
TalatouA@uvu.edu Phone: 801-863-7237

Spain



Gonzalo Maillo de Aguilera (Spain)
 abogado en autonomo

I'll ask the following Nepali lawyers to join the ELAC:

Sundar Bahadur Sheni (Advocate);
RH Lohani (Advocate);
Manoj Kandel (Advocate).
Daksha Chhetri (Advocate)
Sundar Bahadur Sheni (Advocate);
Sadhuram Sapkota (Judge at High Court);
Chandramani Adhikari (Advocate)

Burundi



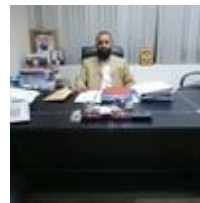
SAKE Mathieu ACPDH Burundi
 Experienced in human rights and
international law with a
 demonstrated history of working in
 the civic & social organization
 industry as the Founder of a

Human Rights Organization (ACPDH) working independently and impartially in Burundi since 2003. Recently, I created and launched a new and innovative initiative called "The human Rights Development Fund for Burundi- The FS- DDH" to support local human rights CSOs working in critic space to increase security and capacity for HRDs and the ability of government agencies to respect human rights at their settings!

Skilled in Nonprofit Organization, Policy Analysis, Strategic Planning, Public Speaking, and Public Policy. Human Rights Defender and Strong business development professional with a Associate's Degree focused in scientist and law from Lycee Rusengo, Lycee Kiremba Nord, Institute Mwanga, Universite d'ete GrandMont en France, etc..

UAE

Tahir Khan



(2021/03/15) Advocate in UAE;40-

Anu Dixit Kaushik. Profession-
 Advocate & social worker
 Experience- 7 years.. Interested
 Field -Council of Peace. Mob. No.

-9999182402 Email -anu6dixit@gmail.com..

編集資料

Statute of International Court of Justice

statute of the international
court of justice - United
Nations ...

Regulation of International Court of Justice

Rules of Court | International
Court of Justice

Statute of the OJTAC

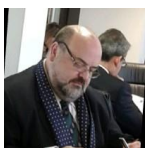
Article 1

Interim Court

Candidates for Judges of the Interim Court

Chitranjari Negi

Dr. Roberto Durrieu (Argentina) Int'l litigation



Miranda Guimarães (Marco Antonio)
(Brazil) Advogado Direito Internacional;
International Law Practice



N.3 Robson Ken-Ichi Shinike (Brazil)
International Relations and Diplomacy
<http://lattes.cnpq.br/9796334921429118>



N.2 . Christopher To (Hong Kong)
International Arbitrator, International
Law,

N.1. Waheed Ahmad ; Advocate High Court; Human Rights Consultant; Chairman Child Protection Committee of Lahore Bar Association; Chairman of the International Peace & Democracy Forum of Lahore High Court Bar Association. (2020-21)



N.2. Jibran Shah (Pakistan) strongly condemn the violation of Human Rights on National Level as well as International Level and raised voice against violation of Human rights in Courts, Media, and especially Social Media.



SAKE Mathieu ACPDH Burundi Experienced in human rights and international law with a demonstrated history of working in the civic & social organization industry

‘The Interim Court shall only supervise preparatory affairs for application of a case to be submitted and conduct preparatory trial, not examine any question of its jurisdiction and the merit, provided that the Court may recommend Provisional Measures or Urgent measures to contesting parties.’

Firstly, the IC can recommend Provisional or Urgent Measures to the contesting parties. By “Urgent Measures” we mean measures of a provisional nature designed to meet matters of paramount urgency which may be decided by the President alone or on the basis of Judges’ answers to a questionnaire submitted by them. the President of the Court shall indicate or recommend urgent measures as soon as possible, among others, as for the following acts:

a. an act or its preparation which is clearly against international law and which

is condemned by international society and the United Nations.

b. an act, its preparation or suggestion which is probably against international law but realization of which would clearly aggravate the circumstances of the Earth or Cosmos.·

c. an act, its preparation or suggestion which tramples down lives and fundamental rights of many Citizens as a result of belligerent acts no matter which party is aggressive; and

d. preparation which is probably against international law, and which would influence upon vested rights and make impossible recovery of the present state probably or perfectly if the preparation would be carried out.· (en en)

Secondly, even if the IC is not able to express its own conclusive opinion on legal facts nor legal principles and rules to be applied to a given case, it may request actors, conflicting parties or specialists to give one's opinion or evidence and, if the IC itself is ready, the Court may investigate the case.

It is noteworthy that even at the Interim Period besides the IC there remains room for establishing other courts in the WOCIT. For example, 1) a State (or States in accordance with their agreement) may submit a case to the WOCIT, then the WOCIT will do its best to settle the case. 2) On one's own initiative, the WOCIT may create such Special Courts as the Territorial Court or Asian Human Rights Court even at the Interim Period. In such situation there will exist some Courts and some Presidents of these Courts.(As for Asian Human Rights Court see en jp. As to the Territorial Court see jp)

====URLs which concern the WOCIT directly or indirectly are as follows.=====

1 . Composition of the IC (jp en)

2 . The cases which were submitted to the IC (jp en)

3 . Rules concerning the WOCIT

1) Covenant of the Preparatory

Committee (jp en)

2) Rules of the Preparatory

Committee (jp en)

(4 . Interim Rules on Election of Judges (en jp) It is probable that general election of Judges provided for in the said Rules will not take place in 2007, ill-prepared.)

So far as ONE MEMBER's Friendly Conciliation Office (**OMFCO**) is concerned, 'Any member of the ELFO may be a Conciliator of the OMFCO when he or she reads 3 kinds of conciliation, and understand them.'

A member may have a question, "Must I conciliate a conflict gratis?". No, you may get remuneration: 'concerned parties (parties to a conflict and its Conciliator) may decide procedure and costs by their agreement.' (GA decision).

Please send me your readiness to be, at least, a Conciliator of the OMFCO. Possibly, you don't know 3 kinds of conciliations, but don't have to be worry about it. They are 'good offices', 'mediation' and 'conciliation in narrow sense' as mentioned in P.S.

I wish many Conciliators appear among ELFO members. Then they will study many things, understanding importance of calm and peaceful relationship among people, and, on the other hand, people will understand friendly and peaceful character of our ELFO.

Have happy days,

Yours, Rikio

P.S. Conciliation in a wide sense is the process of adjusting or settling disputes in a friendly manner through extra judicial means. Conciliation means bringing two opposing sides together to reach a compromise in an attempt to avoid trial. Though variations may exist among many domestic laws, 3 kinds of conciliation are defined here as follow:

1. Good offices consists in various kinds of action tending to call negotiation between the conflicting parties into existence. You may only provide an office for them.

2. Mediation consists in direct conduct of negotiation between the parties at issue on the basis of proposals made by the mediator (who may be a State or a citizen).

3. Conciliation is another kind of means of settling a conflict where a Conciliator may mention possible legal facts and legal rules concerning the conflict.

1st Class Conciliator and 2nd Class Conciliator

Conciliation of the 3rd category aforementioned demands special knowledge, so let's name a person as 1st Class Conciliator who is able to treat a case to 3rd category, and a person **2nd Conciliator**-who is able to treat a case of 1st and 2nd category,

Answer to questionnaire

Dear ELAC Member,

You know ONE JUDGE Court system adopted by the GA (General Assembly) of our ELFO (See attachment p.11~13).

Today I want you to send me only Yes or No regarding lawfulness of creating such a court in your country. Generally speaking, I suppose that in Europa, America and Japan there is no problem to establish such a court for peaceful settlement of conflict if they don't use force (compulsory execution).

My question is 'is it lawful for your national lawyer to create such ONE JUDGE Arbitration Court?'

Please send me kindly 'Yes' or 'No'. Thank you in advance.

Sincerely,

Rikio Kaneko

Answer:
Burundi----- No (Sake)
India----- Yes (Vivec Singh,
assistant professor law)

Dear Sir/Mam,

Yes.

Regards,

Nitin Bhandarehandare,

Advocate

Pune, Maharashtra,

India

Bella Aborjoe
<aborjoebella@gmail.com>
No.

Thank you, Sanniboyina San

On 2021/02/11 16:45, Sanniboyina Ravindra wrote:
Yes

- **Nepal** well according your missions and visions separate body is not possible under nepal government but separately we can establish privately as NGOs or INGOs.



No we have 3 types of court according to our constitution besides that government only can established court by publishing notice in nepal gazette. We can register private arbitration center or can be arbitrator by taking training and register in court list

appreciating you:

Advocate R.H. Lohani,LL.M & M.Ed (English)

Lohani Law Associates

Nepal Bar Council Register No.1866/072/073

Permanent Account No.: 605864814

Tripureshwor-11,Kathmandu Nepal

Cell Number: 9851222024

E-mail: lohani.r@gmail.com

lecturer of law

Founding Member of Om Darshan Education Foundation Pvt.Ltd

Founding Member of National Law Chamber and Research Center