

Communique

NEWS LETTER FOR PRIVATE CIRCULATION AMONG THE LEGAL FRATERNITY

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PART 11

Communal Harmony Need of the Hour

Bangalore, Jan 23- Former Vice - President B. D. Jatti declared that the only way to counter the threat to secularism and peace in the country was by fostering communal harmony. He said that the essence of real Dharma was to allow the people to lead a peaceful life. Dr. Jatti was inaugurating the first State level Conference of the Forum of *Secularism and Rule of Law*.

Noted journalist N. Ram who delivered the keynote address said that communalism in its various forms has poisoned democracy in the country. Decrying the concept of Hindutva he stressed the need for a secular approach. He remarked that the Indian Constitution never preferred any particular religion and with such a constitutional background the country is on a good wicket. Mr. Ram was also critical of the Prime Minister and he charged that the PM had a soft spot for Hindutva. He felt that the recent incident in Ayodhya was an onslaught on the concept of Rule of Law and communal harmony.

Mr. R. K. Garg, Supreme Court Advocate, urged the people with conscience to check the rampage on communal harmony caused by the fundamentalists. Mr. Rajeev Dhawan, Advocate, Supreme Court, appealed to the secular forces to launch a sustained campaign against the communal forces. Mr.

A. K. Subbaiah, High Court Advocate and Mr. Syed Iqbal Khadri, Head of the Dept. of Journalism, Mysore University and the former judge Jus. H.G. Balakrishna also addressed the conference. Mr. Ko. Chennabasappa, Senior Advocate, presided over the deliberations.

Equal Share to Women

On 13.1.93 the Karnataka Legislative Assembly passed the Hindu Succession (Karnataka Amendment) Bill, 1990 entitling daughters an equal share in coparcenary property as that of sons. The Bill recognises the daughter as a coparcener and states that "at a partition in a Hindu Joint Family the coparcenary property shall be so divided as to allot a daughter the same share as is allottable to a son". The Bill further states that "In a joint family governed by Mitakshara law the daughter of a coparcener shall by birth become the coparcener in her own right in the coparcenary property as she would have had been a son inclusive of the right to claim by survivorship".

Jus.V'Chalaiah Appointed CJI

Justice M. N. Venkatachalaiah has been appointed the next Chief Justice of India. Justice Venkatachalaiah takes over from Justice L.M.Sharma during this month. His term will continue till October 1994.

Mandal Report - Judgment Hailed

Bangalore, Jan 24 - Dr. N. R. Madhava Menon, Director, NLSIU, said that the State Government had an arduous task in removing the "creamy layer" among the Backward Classes in order to reduce the reservation level to 50% from the present 68% in the light of the recent Supreme Court judgment upholding the job reservation for Backward Classes on the basis of the Mandal Commission report. Only a rational policy would help in identifying the Backward Classes, he said. Presiding over a discussion on "The implications of the latest judgment of the Supreme Court of India on reservations" organised by the Forum for Social Justice. Dr. Menon said that the State Government had to come out with the revised list of Backward Classes in the next six months and it would easily expose the political gain, if any.

Dr. G. Thimmaiah, Economic adviser to the Karnataka Government who initiated the debate, said that atleast the Supreme Court had upheld the equality and objectivity inherent in the Constitution and this is a good augury for the country. Dr. Siddalingaiah, MLC, felt that the judgment had affected the interests of the Schedule Castes and Tribes though it had generally upheld the Mandal Commission recommendations. Dr. Mumtaz Ali Khan, noted Educationist, felt that there should be reservation in promotions as in the case

of recruitment if real justice is to be done to Backward Classes. Interestingly he supported 10% reservation for Economically Backward Classes including the forward communities.

Appointments / Transfers of District Judges

□ The following Advocates are appointed as the District Judges and posted against the existing vacancies:

Mr. H. G. Ramesh as I Addl. D. J. & S. J., Dharwar; Mr. Arali Nagaraj as III Addl. D. J. & S. J., Belgaum; Mr. K. Govindarajulu as XX Addl. C. C & S. J., Bangalore; Mr. G. Narahari as XXI Addl. C. C & S. J., Bangalore; Mr. V. Jagannathan as Addl. D. J. & S. J., Shimoga; Mr. C. R. Kumara Swamy as Addl. D. J. & S. J., Kolar; Mr. N. Anand as XIV Addl. C. C. & S. J., Bangalore; Mr. Jawad Rahim as II Addl. D. J. & S. J., Mysore; Mr. A. S. Pachchapure as Addl. D. J. & S. J., Bijapur; Mr. K. N. Keshavanarayana as D. J. (leave reserve); Mr. H. S. Kempanna as II Addl. D. J. & S. J., Dharwar; Ms. B. S. Indrakala as Addl. D. J. & S. J., Tumkur.

□ The following transfers in the cadre of District Judges has been ordered:

Mr. D. R. Sundaresh, I Addl. D. J. & S. J. South Canara as Chairman (Presiding Officer), Industrial Tribunal, Bangalore; Mr. K. Bhakthavachala, Addl. D. J. & S. J.,

(continued on page 4)

Discipline, dynamism and dedication are the prerequisites for success — P. O. Roses

Need for Streamlining

The earlier practice in respect of the grant of certified copies was that they used to be hand written or typed. With a view to cope up with the increase in the volume of the certified copies permission was accorded for the grant of the certified xerox copies. No doubt this has helped the courts to clear a large backlog of pending applications but there appears to be drawbacks in the present system also.

Even now a lot of delay takes place in furnishing of the certified copies. The usual excuses are that there is considerable backlog of applications, the apparatus is not in the working condition, failure of power supply and the non receipt of requisitioned case records from the pending branch and or the records room. While there may be genuine difficulties involved in the preparation and furnishing of the certified copies due to any of the excuses narrated above or any other reasons including the inadequacy of available staff and stationery these excuses cannot by themselves should not provide a lever to the employees to delay the process. Adequate and proper supervision may go a long way in reducing the delay involved in the process.

The quality of certified xerox copies furnished by the courts are not always good. Often it cannot be read. This problem is compounded when the certified xerox copies are furnished in respect of the manuscripts of the judicial officers. At times the hand writing is not readable while on other occasions the impressions obtained from such manuscripts may not be satisfactory. In such cases the typed certified copies may be furnished instead of compell-

ing the parties to accept the certified xerox copies.

It is common practice that whenever the certified xerox copies are produced and relied upon before the higher Courts (particularly the High Court) scrutiny branch insists that typed copies may be furnished along with the certified copies on the ground that the judges cannot read that. If the judges cannot read the certified xerox copies the scrutiny branch must presume that the lawyers also cannot read them. The practice of insisting the furnishing of typed copies (in the absence of the typed certified copies being supplied to the parties) should be forthwith discontinued. Side by side it should be made mandatory that only typed certified copies in respect of all manuscripts should be furnished to the parties.

There is also a practice in the High Court that English translation of the Kannada documents (including the judgment and orders) be furnished when the Kannada documents are produced. No doubt the official language of the High Court being English this requirement may be said to be reasonable. However, this practice is bound to unnecessarily burden the lawyers / parties to cope up with the work of translation by sparing additional time which may not always be possible. As such remedial steps will have to be taken in this regard instead of expecting the lawyers / parties being forced to satisfy this requirement.

Miscellany

□ On 28-1-93 Kempanna & H.V. Subramani, opened their chamber at No. 323, 3rd Floor, Kurubara Sangha Building, Gandhinagar, Bangalore-09.

Winding up of Companies

Udaya Holla, Advocate

(from the last issue)

Our High Court has held that a winding up petition in respect of a debt which is bonafide disputed will have to be dismissed. See *Kamadhenu Enterprises Vs Vivek Textiles Pvt. Ltd* 1982 (1) Kar L J 296 and *Divya Export Enterprises Vs. Producin Pvt. Ltd* ILR 1990 (2) Kar 1610. However, in case the dispute is not bonafide in nature a winding up order will have to be passed.

The Courts have also held that where the debt is not disputed winding up is a perfectly proper remedy for enforcing payment of just debts and that it is an equitable execution - See AIR 1966 SC 1707- *Harinagar Sugar Mills Co. Ltd., Vs. MW Pradan.*

The other ground on which the court can wind up a company is just and equitable ground. The courts have held that this ground is not *ejusdem generis* to the other sub-sections of Sec.433. Under just and equitable grounds the Court can wind up a company for a host of reasons. The courts broadly direct winding up of companies under just and equitable grounds under the following circumstances: i) When the substratum of the company disappears; *State Bank of India Vs. Varson Chemicals Pvt. Ltd., -1989 (3) KAR LJ 222*; ii) there are deadlock in the affairs of the company iii) grounds analogous to dissolution of partnership exist; *Ebrahini Vs. West Bourne Galleries Ltd., and others.* 1972 (2) ALL ER 492. *Hind Overseas (P) Ltd., Vs. Raghunath Prasad Jaumjion Walla.* AIR 1975 SC 565, *anb.* iv) oppression and mis-management.

The substratum of a company is deemed to have disappeared when it

becomes physically or legally impossible to achieve the main object for which the company has been constituted. For example, in an English case, the main object for which the company was constituted was to manufacture coffee from dates under a German patent and other similar purposes. The intended German patent was never granted and in such circumstance the court held that the substratum of the company had failed and it was impossible for the company to carry on the object for which it was formed and therefore it was just and equitable to wind up the company; *Re German Date Coffee Company 1882 (20) Chancery Division 169.*

The company may be deemed to have lost its substratum when the entire assets of the company disappears. The courts have held that the mere fact that the company suffers trading losses will not destroy its substratum if there is any reasonable prospect of it ever making profit in future. In a case reported in 1980 (2) KLJ 458 (*Syndicate Bank Vs. Printersal Pvt. Ltd.*) our High Court held that where the company had no assets whatsoever it can safely be stated that the substratum of the company has gone and its business has become impossible and therefore it is just and equitable to wind up the company. Supreme Court in *Seth Mohan Lal Vs. Grain Chambers Ltd.*, case has held that the substratum of the company disappears when the object for which it was incorporated has substantially failed or when it is impossible to carry on the business except at a loss or existing or possible assets are insufficient to meet the existing liabilities.

(to be continued)

Lawyers in CID Dragnet

□ During January - 93 State Crime Branch (CID), Tamilnadu filed criminal cases against Madras lawyers V. Santhanam and V. Seshaiyan, the Assistant Section Officer, Current Section, Madras High Court and litigants N. Syed Ikkramullah Hussaini, T. Z. Babu, K. Venugopal and V. Jayaramakrishnan for alleged preparation and using of forged Court orders with the fake signature of a High Court judge.

According to the CID sources the above named litigants filed 12 Writ Petitions before the Madras High Court through the above named lawyers seeking permission to carry on quarrying operations in their private lands, transport of gray Granite blocks and to export them. On 25 - 2 - 92 those writ petitions were admitted and notice was ordered to the Respondents. It is alleged that all the above named persons entered into a criminal conspiracy and in pursuance of it an Interim Order purported to have been passed on 6. 3. 92 by Justice K. M. Natarajan was fabricated under which the above named litigants were permitted to quarry Granite, transport and export them pending further orders.

The carbon copy of the forged order was reported to have been sent with the covering letter to the Assistant Director, Mines & Geology, Dharmapuri, The Administrative officer, Nagarajan Patti Village Panchayat, Tahsildar Krishnagiri Taluk and The Collector, Dharmapuri. The fraud actually came to light when the Collector, Dharmapuri suggested to the Government to go on appeal against the purported order dated 6. 3. 92.

The FIR filed before Addl. CMM, Egmore states that the accused have committed offences punishable under Ss. 420, 466, 468, 471 & 120B IPC.

Views & Vignettes

□ He does not understand the law, the Constitution, the proceedings before this court and my argument. He understands nothing..... R. K. Garg, Senior Advocate.

While addressing arguments in the Supreme Court about the Presidential reference under Article 143 of the Constitution these epithets were used against Mr. Milon Banerjee, the Attorney-General of India.

Around the Courts

□ Sec. 195 CrPC, Definition of Court - prosecution of the accused for contempt of lawful authority of public servants, offences against public justice and offences relating to documents given in evidence.

The Court of Small Causes, Bangalore, is a Tribunal constituted under the Karnataka Rent Control Act but not a Court for the purpose of Sec. 195 CrPC. Hence the provisions of Sec. 195 CrPC cannot be attracted to the proceedings of such a Tribunal. Therefore the order of the Addl. Small Causes Judge, Bangalore dismissing an IA filed by the party to an eviction proceeding praying for forwarding a complaint to the Chief Metropolitan Magistrate for punishing the opponent for the offences under Ss. 340 & 195 CrPC does not call for interference.

S. Krishna Murthy Vs Mohamed Asif and others CrI. Appl. No. 182 of 1992 DD. 3. 9. 92

HUMOUR IN COURTS

" You complained that you have had to support your wife's family ? " the court questioned the man seeking a divorce.

" Yes, your Honour. "

" How much of a family has she ? "

" Four children, your Honour. "

" Who is their father ? "

" I am, your Honour. "

Collected by : K.R. Dinakar

News Spectrum

□ A Federal Appeals Court in the US ruled on 17. 12. 92 that former President Mr. Richard Nixon is legally entitled to compensation for historically valuable presidential record including all tapes concerning the Water Gate scandal. A panel of three judges ruled unanimously that a Lower Federal Court should determine the amount of compensation.

□ Britain's Duchess of York and her friend John Bryan won 700,000 francs (Dollars 130,000) in damages on 9. 12. 92 after a French magazine Paris-Match had published photographs of them cavorting together at a Mediterranean Villa. The Court directed the Magazine and the photographer Daniel Angeli, who took the shots, to pay the damages and the costs to the claimants.

The photos, which showed the Duchess topless with Bryan in front of her two pre-school-age children, caused a sensation in Britain. A Court in Nanterre in the Paris suburbs ruled the photographs, which appeared in the glossy weekly magazine, infringed France's strict Private laws.

□ During the 4th week of January 1993 a US Federal Court of Appeals held that the settlement arrived at between the Union of India and the Multinational Corporation M/S Union Carbide cannot be questioned by the victims of Bhopal gas tragedy in US Courts. The Appeal Court was disposing off the appeal filed by the petitioners whose claim was rejected by the trial court on the basis that the Union of India was competent to enter into any compromise with the Union Carbide.

Miscellany

On 1. 2. 93 Mr. Veerappa Moily, the Chief Minister of Karnataka visited High Court and addressed the members of AAB.

ಪುಸ್ತಕ ಬಿಡುಗಡೆ

ತಾ. 14. 1. 93 ರಂದು ಚಿತ್ರದುರ್ಗ ಜಿಲ್ಲೆಯ ಹೊಸದುರ್ಗದಲ್ಲಿ ನೆರವೇರಿದ ಶ್ರೀ ಗುರುಸಿದ್ದರಾಮೇಶ್ವರರ 820ನೇ ಜಯಂತಿ ಮಹೋತ್ಸವದ ಅಂಗವಾಗಿ ಶ್ರೀ ಶ್ರೀ ಶ್ರೀ ಶಂಕರಾನಂದ ಮಹಾಸ್ವಾಮಿಗಳು. ಕರಡಿಗವಿ ಮಠ, ಸಿಂದಿಗೇರಿ ಅಂಚೆ, ಚಿಕ್ಕಮಗಳೂರು ಜಿಲ್ಲೆ. ತಮ್ಮ ಅವ್ಯಕ್ತ ಹಸ್ತದಿಂದ ಶ್ರೀ ಬಿ. ಎಸ್. ವಿರೂಪಾಕ್ಷಪ್ಪ ವಕೀಲರು, ಬೆಂಗಳೂರು, ಇವರಿಂದ ವಿರಚಿತ 'ಕರಡಿಗವಿ ಅಜ್ಜಯ್ಯಾರ್ಚನ' ಎಂಬ ಪುಸ್ತಕವನ್ನು ಬಿಡುಗಡೆ ಮಾಡಿದರು. ಶ್ರೀ ಶ್ರೀ ಶ್ರೀ ಕರಡಿಗವಿ ಅಜ್ಜಯ್ಯನವರ ಜೀವನ, ಸಾಧನೆ ಹಾಗೂ ನಿರ್ವಾಣದ ಬಗ್ಗೆ ಮಾಹಿತಿಗಳನ್ನೊಳಗೊಂಡ ಪುಸ್ತಕದ ಬೆಲೆ ರೂ. 25 (ಉತ್ತಮ ಪ್ರತಿ ರೂ. 30). ಶ್ರೀ ವಿರೂಪಾಕ್ಷಪ್ಪನವರು ಈಗಾಗಲೇ ಮೂರು ಕವನ ಸಂಗ್ರಹಗಳು, ಒಂದು ಧಾರ್ಮಿಕ ಯಾತ್ರೆ ಬಗ್ಗೆ ಪುಸ್ತಕಗಳನ್ನು ಬರೆದಿದ್ದು ಈ ಕೃತಿ ಅವರ 5ನೇ ಪುಸ್ತಕವಾಗಿರುತ್ತದೆ.

ತಿನಿಸುಗಳ ಪ್ರಾತ್ಯಕ್ಷಿಕೆ

ತಾ. 23 - 1 - 93 ರಂದು ಇಂಡಿಯನ್ ಫೆಡರೇಶನ್ ಆಫ್ ವಿಮೆನ್ ಲಾಯರ್ಸ್ (ಕರ್ನಾಟಕ ಶಾಖೆ)ನ ಆಶ್ರಯದಲ್ಲಿ ಶ್ರೀಮತಿ ಕೆ. ನಾಗರತ್ನ, ಸಹಾಯಕ ಸ್ರಾಚಾರ್ಯರು, ಗೃಹ ವಿಜ್ಞಾನ ವಿಭಾಗ, ಕೃಷಿ ವಿಶ್ವವಿದ್ಯಾನಿಲಯ, ಬೆಂಗಳೂರು ರವರು ಹೊಸ ಬಗೆಯ ಗೋಧಿ ತಿಂಡಿ ತಿನಿಸುಗಳ ತಯಾರಿಕೆ ಬಗ್ಗೆ ಪ್ರಾತ್ಯಕ್ಷಿಕೆ ನಡೆಸಿಕೊಟ್ಟರು. ಸ್ಥಳದಲ್ಲೇ ತಯಾರಿಸಿದ ಹೊಸ ಖಾದ್ಯಗಳನ್ನು ಸವಿದ ಮಹಿಳಾ ವಕೀಲರು ಕಾರ್ಯಕ್ರಮ, ಅತ್ಯುತ್ತಮ ಪ್ರಯೋಜನಕಾರಿಯಾಗುತ್ತೆಂದು ಶ್ಲಾಘಿಸಿದರು.

ಉದ್ಘಾಟನಾ ಸಮಾರಂಭ

ತಾ. 1. 2. 93 ರಂದು ಬೆಂಗಳೂರು ಲಿಟರರಿ ಯೂನಿಯನ್ನಿನ 119ನೇ ವರ್ಷದ ಕಾರ್ಯ ಚಟುವಟಿಕೆಗಳ ಉದ್ಘಾಟನೆ ಸದ್ಯವಿಭೂಷಣ ಡಾ|| ಎಂ. ಬಾಲಮೂರ್ತಿ ಕೃಷ್ಣರವರಿಂದ ನೆರವೇರಿಸಲ್ಪಟ್ಟಿತು. ಸುಪ್ರೀಂಕೋರ್ಟಿನ ಸಾಜಿ ಮುಖ್ಯ ನ್ಯಾಯಾಧೀಶ ನ್ಯಾಯಮೂರ್ತಿ ಇ. ಎಸ್. ವೆಂಕಟರಾಮಯ್ಯನವರು ಕಾರ್ಯಕ್ರಮದ ಅಧ್ಯಕ್ಷತೆ ವಹಿಸಿದ್ದರು.

ಪ್ರಾರಂಭದಲ್ಲಿ ಲಿಟರರಿ ಯೂನಿಯನ್ನಿನ ಅಧ್ಯಕ್ಷರಾದ ಬಿ. ಎಸ್. ಕೃಷ್ಣಮೂರ್ತಿ ಯವರು ಅತಿಥಿಗಳನ್ನು ಸ್ವಾಗತಿಸಿ ಅವರ ಪರಿಚಯ ಮಾಡಿಕೊಟ್ಟರು. ಕಾರ್ಯದರ್ಶಿ ಚನ್ನಯ್ಯನವರ ವಂದನಾರ್ಪಣೆಯೊಂದಿಗೆ ಕಾರ್ಯಕ್ರಮ ಮುಕ್ತಾಯವಾಯಿತು.

News Focus

- On 11. 1. 93 Mr. K. R. Lingappa, Advocate from Tharikere, addressed the members of AAB.
- On 15. 1. 93 AAB had arranged a farewell to Justice P. K. Shyamasundar on his appointment as the Vice-Chairman of CAT, Bangalore.
- On 18. 1. 93 Mr. K. H. Ranganath, State PWD Minister, addressed the members of AAB and assured them that all their demands will be expeditiously considered by the State Government.
- On 26. 1. 93 44th Republic Day was celebrated by AAB. Justice K.A. Swamy, Acting Chief Justice, unfurled the National flag.
- On 27. 1. 93 Prof. Manubhai Shah, Managing Trustee, Consumer Education & Research Society, Ahmedabad addressed the members of AAB on "Consumer Education".
- On 27. 1. 93 the Acting Chief Justice Mr. K.A. Swami inaugurated the extension counter of State Bank of Mysore in the Bangalore City Civil Court Complex.
- On 28. 1. 93 Mr. Nanjappa, Micro Artist, presented exhibition of his skill in the Auditorium of AAB.
- On 5-2-93 Prof. T. Ramesan, Former Principal, Central College, Bangalore and Dr. Joseph Kumarappa, noted crusader of Gandhian economics, addressed the members of AAB at the High Court Bar room.

Lahari goes Formal

After a lapse of 7 years of its informal functioning Lahari, the Forum of Advocates for Socio-Cultural activities, has resolved to become a formal organisation. Those who volunteer to be its members may approach Mr. P. G. C. Chengappa, Advocate and the President of Lahari, for details.

Miscellany

- From 15. 8. 92 Mr. S. Jayanna, Advocate, is functioning in his law chamber at No. 13, Basement Floor No. 1, Amar Towers, 1st Cross, Gandhinagar, Bangalore-560 009
- Mahantesh Hosmath, M.H. Sawkar, Vishwanath S. Shettar, B. S. Jadhav and Ashok Karmadi, Advocates from Bangalore, attended a Seminar sponsored by International Bar Association, London and hosted by the Supreme Court Bar Association of Nepal at Khatmandu between 17 to 20th Jan 93.
- On 23. 1. 93 R. V. Jayaprakash, V. P. Kulkarni, K. N. Mahabaleshwara Rao and C. Shashikantha, Advocates, opened their new chamber at No. 47, VI Cross, Opp. K. S. E. E. (S. S. L. C.) Board, Sampige Road, Malleswaram, Bangalore - 3. ph. 364174.

□ On 1. 2. 93 AAB had arranged a function to felicitate the recently appointed District Judges hailing from the Bangalore Bar.

□ On 10. 2. 93 L. Nagaraju, Advocate, opened his law chamber at No. 86, 1st Floor, Opp. 18th Cross, Cubbonpet Main Road, Bangalore - 2.

Prayer Meeting

On 30-1-93 (Sarvodaya Day) the Human Rights Association, Bangalore had arranged an all religion prayer meeting at the Gandhi Park, M. G. Road, Bangalore. Justice N. Y. Hanumanthappa and Sri K. V. Devaraj, Vice-Chancellor, Agricultural University, Bangalore were the Guests of Honour. Sri Bhakthavachala, Advocate and the President of the Association, welcomed the guests and the participants. Students of St. Joseph's Indian High School and Nurses from St. Martha's Hospital sung Bhajans. Various religious heads also participated in the function.

Plea to Enhance Exemption Limit

The Karnataka Tax Consultants Association has urged the Chief Minister Mr. M. Veerappa Moily to enhance the exemption limit of turnover tax from the present Rs. 10 lakhs to Rs 1 Crore.

In a Pre-Budget memorandum the Association president Mr. S. K. Nahar has also urged that with a view to remove corruption at the Check Posts the system of collection of advance tax should be introduced. The memorandum also suggested that the tax Pass-Books may be issued to each dealer, fixation of time limit of two months for disposal of applications seeking rectification and setting up of an independent grievances cell in the Commercial tax Department.

Affiliation Granted

The adventure wing of the Advocates Association, Bangalore, was recently granted affiliation to Gen. Thimayya National Academy of Adventure, Bangalore.

It is learnt that a ten member Advocates team under the leadership of Mr. Pavin is undertaking mountaineering in the Himalayas during this summer.

Retired

On 29. 1. 93 Mr. S. M. F. Razvi retired as a member of the CAT, Bangalore.

Appointments / Transfers of District Judges

(continued from page No. 1)

Tumkur as Chairman, Labour Tribunal, Bangalore; Mr. V.G. Mahajan, Chairman, Industrial Tribunal, Hubli as VIII Addl. C.C & S.J., Bangalore; Mr. N.R. Goodhawala, I Addl. D. J. & S. J., Mysore as Chairman, Industrial Tribunal, Mysore; Mr. S. S. Bhagoji, Addl. D. J. & S. J., Bijapur as Chairman, Industrial Tribunal, Hubli; Mr. D. Basavaraju I Addl. D. J. & S. J., Dharwar as Addl. Secretary, Law & Parliamentary Affairs Department; Mr. T. Mahesh, II Addl. D. J. & S. J., Dharwar as V Addl. C. C & S. J., Bangalore; Mr. K. L. Anantharaman, II Addl. D. J. & S. J. Mysore as I Addl. D. J. & S. J., Mysore; Mr. R. D. Deshpande, XVI Addl. C. C & S. J., Bangalore as Member, KAT; Mr. B. Shankaranarayana Bhat, D. J. & S. J., Shimoga and Mr. S. B. Majage, V Addl. C. C & S. J., Bangalore as Addl. Secretaries, Law & Parliamentary Affairs Department; Mr. S. B. Channel, II Addl. D. J. & S. J., South Canara as I Addl. D. J. & S. J., South Canara; Mr. K. Sathyamurthy Holla, Addl. D. J. & S. J., Kolar as XVII C. C & S. J., Bangalore; Mr. K. Rajashekar, Chairman, Labour Court, Chickmagalur as II Addl. D. J. & S. J., South Canara.

Advocate Arrested

On 8.2.93 Krishna Reddy, an Advocate from Bangalore, was arrested by the C. O. D. in connection with the death of Ms. Nirmla Jain, the lady Advocate of Bangalore.

Golden Opportunity

A well equipped Advocate's Office (18'X11') with furniture, Library, Situated in Avenue Road is available on ownership basis. Interested persons may contact on Phone 265847.