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Role of Judiciary in Protecting and Enhancing Legal Education Governance

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Abstract: *The judiciary has a significant and decisive role in protecting as well as enriching legal education, particularly the common law systems. Recognized as the highest arm of government which promotes values of justice and reinforce legal profession, the independence of the judicial system renders legal education and the legal profession to be an attractive and even valuable discipline. The paper has highlighted the multi-faceted effects of the judiciary, which have played the creative role in creating, developing and reformulation of legal concepts in order to be responsive to emerging needs of society. Through this, the judiciary will directly and indirectly influence the standards and principles taught and which are embraced in legal education and redefining legal principles to meet the evolving needs of the society thus directly affecting standards and principles taught in legal education. It is also the linkage between the role of the judiciary in safeguarding the popular interest and the fundamental rights of people that encourage youth to pursue a career in law and supports the extreme importance of law in society. Effective legal education helps to establish an organized and independent profession of lawyers which is a basic foundation of judicial administration of justice. Nevertheless, legal education reform, directly influenced and shaped increasingly by the judiciary, is a key entry point to the wider, fruitful change of the whole legal system. The centralities of the judiciary concerning the protection and development of the governance of legal education are investigated in this research paper. The justice delivery system is based on legal education, and the governance and quality of legal education have implications to the rule of law, access to justice and the democratic values. The judicial interpretative and supervisory functions have helped to provide regulation to the legal education through acting on institutional autonomy, quality standards, regulatory oversight, as well as access to legal education. The paper discusses the key court rulings, evaluates their relevance, and examines how the judiciary has proactively taken the initiative to ensure that legal education is of the high quality, accessible to every learner and work within the spirit and letter of the constitution.*

Keywords: *Indian judiciary, educational institutions, legal education, governance.*

I. INTRODUCTION

A functional legal system is based on legal education. Legal education is another basic component of a legal system that will work. Law training has been a strong foundation on which future lawyers, judges and legal policy formulators can be nurtured with appropriate skills and knowledge base and with proper moral support. Legal education governance entails regulatory, institutional, curriculum and access mechanisms. The judiciary which is a part of the Constitution has played a significant role in promoting integrity of legal education governance. This paper shall explore the role played by judiciary in the governance of legal education, with the aim of trying to explore the view of legal education as a driver of justice and social change in the society, in general.

The judicial system forms a central part of a reasonable and successful society and its extraordinary part that lies far beyond the duty of determining cases to proactively establish and tackle the learning of the law and the legal profession. The judicial branch being the highest institution that is committed to achieving and mediating justice and enhancing relations maintains legal education. Actually, the concept of independence, which is a constitutional law principle, attracts study of the discipline and, therefore, makes the law studies course a popular choice of study and a compulsory profession.

This paper discusses the versatile nature of the judiciary functions in maintaining the integrity of and improving the standard of legal education even in the common law systems. The discussions presented regarding the creative roles of judiciary, the requirement of promoting justice, and the need of judicial reforms are discussed as meta issues of the role of the law in equipping competent and socially responsive legal professionals who can potentially address the changes and demands of the 21 st century of legal practice and education. In other settings like India, the judiciary is charged with the responsibility of spearheading the changes that will bring the profession to the demands of the 21 st century, as well as, with the task of making sure that the number and quality of legal education are duly aligned with the demands of the day.

The courts are also supposed to foster the interest of the people and ensure the safeguarding of human rights; this is what creates inspirations to would-be practitioners into the field, not to mention a reinstatement of the value of the law itself in the community. Lastly, and, with serious legal learning, a professional structure, forceful, and self-reliant profession will play a significant role in the sound management of the administration of justice. In conclusion, the reform of the legal education, which is in many aspects informed, shaped, and influenced by the judiciary, will serve as valuable a point of entry, to further social change, to reconvert legal education as a means of broader productive social change, to destabilize a systemic injustice and as an agent and an advocate of how further change gets modeled.

II. HISTORICAL BACKGROUND OF LEGAL EDUCATION IN INDIA

Legal education in India dates back to the Vedic era which is anchored on Dharma philosophy. There was no formal study to learn law, but Dharma and Karma were the pillars of grandeur in any living entity. With regards to Karma, the training was permitted to be acquired on its own. The King would either apply justice with his own hands, otherwise refer to Judges and Assessors. The expression of Dharma was however relinquished later when the British Empire grew in India. The modern Indian state is merely another legacy of Imperialism that was presented once the British Empire was instituted in India. Three universities were established in Calcutta, Madras and Bombay in 1857 and they were the first universities that offered formal legal education as a curriculum. A stereotyped pattern of mandatory topic lecture process, and two-year course, continued far more than a century, between 1857 and 1957. Actually, it was in 1850s that systematic legal education began in India to allow law students to work in the higher and lower courts, be advocates or be a member of the Judiciary. The university level did not have a culture of legal research or legal training. Over a century the teaching system of legal education has been built upon what has been referred to as: direct.

In 1961, the Advocates Act came up with a fresh collection of policies regarding the formation of legal training in India. Only in the late 1980s had the Bar Council of India (BCI) been formed and deliberated upon all the initiatives involving increase and enhancement of legal education in India. In 1985 the National Law School of India University was the first legal university in the country, it was created in Bangalore; this was necessary to launch legal education reform and bring about legal system change in India. In teaching techniques reinforcement was also employed using a number of techniques that include tutorials, seminars, moot court, case study, clinical, applied hypothetical problem solving and courtroom visits.

Legal education governance includes the policies, rules and the organizational practices governing the management, quality and accessibility of legal education. It entails a number of stakeholders who include Bar Council of India (BCI), universities, government and the judiciary. Good governance will make education in law abide by professional requirements, ethical expectations and facilitate diversity and inclusion.

Meanwhile, a conceptual legal framework is a vital conceptual framework so as to facilitate the comprehension, evaluation, and application of concepts, regulations, and principles that apply to the law. The conceptual framework gives a methodical and organized way of handling legal issues, and helps its users who may be individuals, practitioners in law, and a policymaker among other persons to wrestle with certain multifaceted legal issues and problems. The conceptual legal framework is an asset to garner clarity and consistency in legal principles, laws and regulations in interpreting and applying statutes or laws.

III. THE JUDICIARY AS A PILLAR OF LEGAL EDUCATION AND PROFESSION

The legal profession should be well organized and self governing in order to manage justice effectively. The judicial system, by its activity and power, is a important element in aiding this system of the law. The judicial system promotes justice and opens the chances of the law being a catalyst of change, both of which underlie the need to study law as a real interaction with social phenomena.

Lawyers are often referred to as social engineers by the legal community, and the legal career, due to the relatively independent status of the justice system and its role in the court system, is among the most attractive professions of university graduates. The courts and the comparative freedom of their activity make people choose the law profession, this helps to defend the constant flow of potential jurids of law. Finally, supremacy of the judiciary and independence within the constitutional independence are instrumental in improving law, legal education and legal profession.

The judiciary should not just act as resolvers of disputes but also defend constitutional values such as the right to education in Article 21 and Article 19(1) (g) of the Indian Constitution. The judicial activism in the legal education regulation area has been explicable in the interest of the community, to enforce the professionalism in the field, and to exercise institutional responsibility.

A. *Indian Judiciary Role in Legal Education*

The judicial system has a critical role of both making and interpreting laws. The legal education has to be seriously reformed and corrected in many cases, which was properly proved in numerous landmark decisions which were made. Deepak Sibal v. in the landmark case. According to Punjab University, the highest court in India, legal education should rather be promoted without unnecessary restriction. The State and other statutory agencies International Journal of Research Publication and Reviews, Vol 6, Issue 8, pp 502-505 August, 2025 504 are consistently represented as intervening in the education of law in confrontational and discouraging fashion. as cited in District v. Palmer, 1999. In Indian Council of Legal Education v. The move by the Bar Council of India to restrict entry into the legal profession to people below the age of 45 was held to be arbitrary and unconstitutional by the decision made by Bar Council of India. In Bar Council of India v. It was also determined by the Supreme Court of India, Apama Basu Mallick, that since a law degree is required to register in the bar; BCI should be endowed with discretion of professionalism over quality of law education institutions across the nation. Before one can be admitted as an Advocate, attendance requirements in legal classes, practicals, moot courts, lectures among others, as are established by the BCI must be met.

B. *Advocates Act, 1961 and Regulation of Legal Education*

Advocates Act of 1961 gives power to the Bar Council of India to control legal education. The judicial interpretation of this Act has made it clear how far the judiciary should take the supervisory role of ensuring that the BCI is playing its mandate well.

C. *Bar Council of India v. State of Kerala (1993)*

This was a historic ruling as the Supreme Court realized the importance of legal training in the maintenance of high levels and reinstated the supervisory role of the BCI. The Court observed that the legal education is not a detached and scholarly issue, but rather a necessary professional requirement, which is tightly regulated.

D. *In Special Category Legal aid Institutions Re (2018)*

The Supreme Court, in this instance, highlighted the role of the judiciary which is to help access legal education and legal help, indicating that legal education institutions must play a part in social justice.

E. *Other Important Pronouncements of the Courts*

Another source that added to the debate concerning the autonomy of institutions and the judiciary as a mediating factor between the State regulation and academic freedom (legal education) is State of Maharashtra (2005).

In common law jurisdictions, judicial judges are actively and creatively involved in law making. The judges participate in the creation, shaping and alteration of the ideas of law to keep up with the times, even annihilating the ideas that were previously in existence when society demands it. Innovation of the judges leads to the creation of new principles, ideas, rules and norms within any area of the law. This constant formulating of legal principles is directly connected to legal education since it makes sure that the educational programs on the law are not forgotten, but they are attentive to the needs of the society and also able and adaptable to the complexity of the law in modern times. To - that is, quality of legal education should be constantly developed by the judges with consideration of social needs to be applied accordingly. This revolutionary role makes legal education move beyond being mere, but a living subject to mould students into an evolving legal environment.

IV. JUDICIARY'S ROLE IN LEGAL EDUCATION REFORM

In the 21st century, especially in developing countries, including India, the legal profession encounters significant threats and challenges, including the necessity to make the profession more accessible, rest on the grounds of ethical considerations and modernize. Judiciary has shown that it requires a dramatic change in order to bring change to the legal profession which is defined through the establishment of changes in legal education. In India, the education of law has been highly criticized as not as effective as its counterparts in most other jurisdictions, and as such has failed to do so. The judiciary plays a significant role in reformation of legal education in order to liberalize legal education to suit modern demands and issues. Legal education, and reform of legal education needs more effort, though offers the best initial platform with leverage to more substantially strive to better change within the legal order and society. Judicial has been actively involved in terms of engagement in legal education and the creation of legal education as a way of modernizing the legal profession in a way that not only empower the legal profession but also satisfies the society.

A. *The role of Judiciary in Encouraging legal Education on Ethics*

The judicial system is significant in instilling values and Professionalism in the training of law. The first example shows that, as soon as students come to their judicial placements, they are confronted with dilemmas that may contain some ethical concerns, thus indicating the significance of legal education in training students to recognize possible dilemmas when starting a job in the field. Teaching of legal ethics in law schools is essential to the educational process of lawyers to come and a must in dealing with attitudes toward the legal profession in the general population. Indeed, a lot have just recently and more vehemently insisted that the moral aspect of the thinking like a lawyer should be incorporated into legal education which reiterates the rationale that pervades the definition of professional work in terms of the moral issue.

Ethical decision-making, critical thinking and virtue development are also key elements that legal education entails through expectations and practice on the part of the judiciary. In a variety of directions, law schools that have altered to making virtue and ethical reasoning expressly taught in the education of law students not only in selected courses but also in the entire curriculum, understanding that legal reasoning is multifaceted and that legal judgments have significant moral and political outcomes. To sustain the current development of the courses of legal ethics, multidimensional co-teaching programs that are philosophical/theoretical and legal/practical are developing. At the same time, judiciary influences the curriculum by being naive in their expectation of ethical standards.

V. PROTECTION OF INSTITUTIONAL AUTONOMY BY JUDICIARY

The courts have been a careful guardian of the freedom of the education institutions against unwarranted invading the state. Academic freedom, curricular innovation and integrity of standards are essential in institutional autonomy. The courts have defined the concern of this autonomy against the supervision of the interest of the people.

The judicial system safeguards the institutional independence of the judicial system mostly by the process of judicial review, under which other arms of government are not allowed to overstep the boundaries of their constitutional or statutory legitimate power. The judiciary as the final decoder of the law, makes sure that various institutions are running independently such as the Election Commission, educational institutions among others as long as they are performing their mandates.

A. *Major Concepts and Processes*

Rule of rule law and constitutional supremacy: The judiciary is supposed to ensure that all the other institutions of the state act within the limit of association with the Constitution. The judiciary can proclaim a law and or the action of the government unconstitutional through its power of the judicial review which protects the independence of the other institutions of the constitution in India.

Rule of basic structure: The Supreme Court of India identified another concept which is referred to as basic structure doctrine; this was decided in a landmark case of *Kesavananda Bharati v. State of Kerala* (1973) in order to protect and preserve the chief features of the Constitution against amendment. The Supreme Court applied the doctrine in 2015, in a NJAC ruling, to invalidate a constitutional amendment that would usurp its ruling powers and independence in the judicial appointments issue, and thereby retained its own independence as an institution.

Separation of power rule: Separation of powers is a fundamental rule that the judiciary upholds to prevent the power of one branch of government to amass power in its possession. This is to imply that the presidents, the legislature and the judiciary branches work independently of one another without interfering into the other spheres of operation.

Checks and balances: The judicial system has the authority of judicial review which is a necessary check to the executive and legislature. This check and balance maintain a healthy balance which puts a vacuum over the independent institutions against caprice of political interference or abuse of power.

B. *Difficulties in the Judicial Education Governance*

The judiciary is facing issues of allegations of overreach, leadership and independence, and insufficient funds, whether it plays a proactive role or not. Judicial activism is also criticized to have an encroachment on executive or legislative power.

The challenges faced by the judiciary in seeking social justice also involves the governance of legal education including the following factors; the use of outmoded curricula not pertinent to modern day legal demands; poor regulation of educational programs in the sense that they involve various agency organizations and poor consistency in the rules; use of unqualified faculty and scholarly initiative. The inability to tackle them as a concerted effort puts out of the legal profession as a whole graduates who are ill equipped to practice the profession, and destroys the quality of the entire legal profession.

VI. CONCLUSION

The courts have been a long-term guardian and boost of legal education governance as they believe that legal education is the key to justice and democracy. The courts have intervened to maintain institutional autonomy, defend quality standards, and access. The governance of law education in the future will require continual monitoring by the courts, and the restraints imposed by deference towards institutional autonomy.

The contribution of the courts in ensuring and improving legal education is all dimensional. With their role as the supreme court, who invites people to the legal profession by the independence and faith to the cause of justice, development of legal concepts inventively and advocating of legal education reform actively and actively, the role of courts is comprehensive and far-reaching. The publicity of the courts, that of the courts, to the rights, inspirational to the thoughts of the future of legal education and the better direction and moulding of their legal education, to produce professionals, so only technically able, and yet socially conscious and socially responsible. Finally, the continuous association and interaction with the courts, is the key to a continuing successful legal schooling that is more apt to accommodate the social changes and solidify the values of the rule of law.

REFERENCES

- [1] International Journal of Research Publication and Reviews, Vol 6, Issue 8, pp 502-505 August, 2025 International Journal of Research Publication and Reviews Journal homepage: www.ijrpr.com ISSN 2582-7421 The Role of Indian Judiciary is Defining Best Practices in Legal Education Vaishnavi E. 1 , Thirshal Mercy. A2 1Postgraduate L.L.M., Environmental Energy and Climate Change Law 2Postgraduate L.L.M., Environmental Energy and Climate Change Law
- [2] Bar Council of India. (2014). Legal Education: Quality and Competency.
- [3] Commission on Legal Empowerment of the Poor. (2014). Making the Law Work for Everyone: Overview of Key Messages and Proposals.
- [4] Federal Ministry of Justice and Consumer Protection. (2014). Justice in Germany.
- [5] Government of India. (2014). The Arbitration and Conciliation (Amendment) Act
- [6] Kesavananda Bharati v. State of Kerala, 1973 AIR 1461.



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