

**Kamkus College of Law had organized a guest lecture on 8<sup>th</sup> Dec, 2024 on the topic “ Judicial Process”. The Lecture was delivered by Dr. Ashok Kumar Sharma, Asst. Prof. Dept. of Law , Meerut College, Meerut.**



Kamkus College of Law has organized a guest lecture for the students of LL.M. Ist Sem. The event begins with the introduction of Prof. (Dr.) Ashok Kumar Sharma by Dr, Ambuj Sharma, Principal Kamkus College of Law.

Dr. Sharma begins his lecture with the concept of justice and relation between Law and Justice. Then he explained to the students the nature of Judicial Process and Judicial Process in India, Judicial Process as an instrument for Judicial Creativity. He emphasizes on the importance of Independence of Judiciary and Constitutional provisions guaranteeing independence of judiciary. Dr. Ashok Sharma also explained the meaning of Judicial Activism and tools and techniques of judicial activism.

He also explained the role played by Supreme Court of India in judicial activism.



In the end of the lecture a question and answer session was also held for the students. Dr. Ashok Sharma gives answers to all the question of the students. He also shares his experience of delivering the guest lecture in Kamkus College of Law. According to him the students were curious, polite and attentive through the session

It was a very informative session for the students.

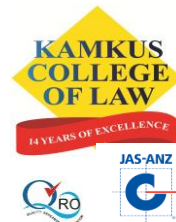


# KAMKUS COLLEGE OF LAW

A Postgraduate College for Legal Education

ESTD. 1975 Affiliated to CCS University, Meerut & Approved by Bar Council of India, New Delhi)

Registered with UGC & MHRD under Sec 2(F) & 12B ISO 9001:2015 Cert No. 305021060413Q



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Bhagirath Campus, B-Block, Sec-23, Sanjay Nagar, Ghaziabad (U.P.) India

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Kamkus College of Law had organized a guest lecture on “Parliamentary powers to amend the Constitution of India & its Limitations” on 30<sup>th</sup> March. The Lecture was delivered by Dr. J.D. Upadhyay from St. Peter’s Law Academy.



The poster for Kamkus College of Law features the college's name and accreditation (NAAC B+ Grade) at the top. It announces an expert talk in association with St. Peter's Law Academy on the topic of 'Parliamentary powers to amend the constitution of India & its limitations'. The event is scheduled for 30 March 2025, starting at 11:00 A.M. onwards. The expert speaker is Dr. J.D. Upadhyay, LL.M. Ph.D. (Law). The background of the poster shows a large, modern building with a yellow facade and greenery.

Kamkus College of Law has organized a guest lecture for the students of L.L.B and LL.M.. The event begins with the introduction of Dr. J.D. Upadhyay by Dr, Ambuj Sharma, Principal Kamkus College of Law.

Dr. Upadhyay begins his lecture with the brief introduction of the topic. The procedure of amendment in the constitution is laid down in Part XX (Article 368) of the Constitution of India. This procedure ensures the sanctity of the Constitution of India and keeps a check on arbitrary power of the Parliament of India. However, there is another limitation imposed on the amending power of the constitution of India, which developed during conflicts between the Supreme Court and Parliament, where Parliament wants to exercise discretionary use of power to amend the constitution while the Supreme Court wants to restrict that power. This has led to the laying down of various doctrines or rules in regard to checking the validity/legality of an amendment, the most famous among them is the Basic structure doctrine as laid down by the Supreme Court in the case of *Kesavananda Bharati v. State of Kerala*. The Supreme Court, in landmark cases like *Kesavananda Bharati v. State of Kerala* (1973), established the doctrine of "basic structure". This

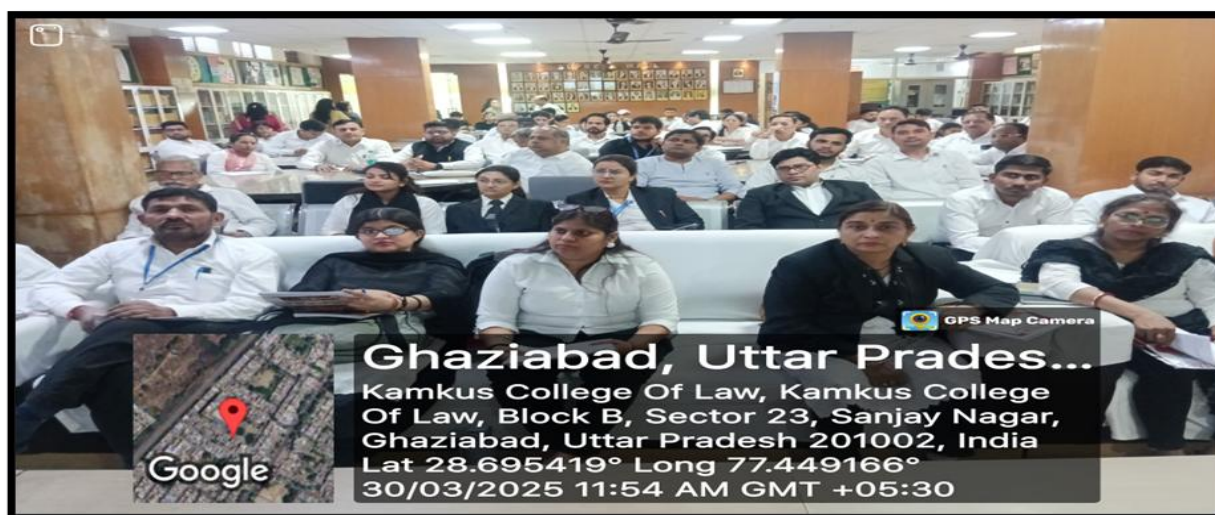


doctrine holds that Parliament cannot amend the Constitution in a way that destroys its fundamental features or basic structure.



The inherent ambiguity of the doctrine, as well as that of the ratio in Kesavananda Bharati, resulted in various challenges both to and under the doctrine before the Supreme Court. The period following Kesavananda Bharati was one where the doctrine has evolved on a case-to-case basis, resulting in a gradual expansion of the doctrine. In *Indira Gandhi v. Raj Narain*, a Constitutional amendment to regularise Prime Minister Indira Gandhi's election was struck down citing the basic features of democracy, rule of law and equality. From 1975 onwards, the courts have interpreted and expanded the doctrine to include judicial review of decisions by the High Court and Supreme Court under Articles 226 and 32, secularism and federalism, the freedoms under Article 19, judicial independence, and recently, judicial primacy in the judicial appointment process to the basic structure and framework of the Constitution.

The Supreme Court retains the power of judicial review, meaning it can strike down any constitutional amendment that violates the basic structure of the Constitution.



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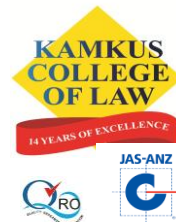
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In the end of the lecture a question and answer session was also held for the students. Dr. Upadhyay gives answers to all the question of the students. He also shared his experience of delivering lecture in Kamkus College of Law according to him the students were very knowledgeable and interactive.

## Impact Analysis

It was a very informative session for the students. Guest lectures like this bridges the gap between academic learning and practical application, which has a significant effect on professional growth. They guarantee that students' education is current and relevant by giving them important exposure to trends, practices, and legal issues in the today world.

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**Kamkus College of Law had organized a guest lecture on 17<sup>th</sup> Nov, 2024 on the topic “Offences against Human Life under Bhartiya Nyaya Sanhita”. The Lecture was delivered by Prof. (Dr.), Pankaj Tyagi HOD Law Department, M.M.H College, Ghaziabad.**



Kamkus College of Law has organized a guest lecture for the students of L.L.B and LL.M.. The event begins with the introduction of Prof. (Dr.) Pankaj Tyagi by Dr, Ambuj Sharma, Principal Kamkus College of Law.

Prof. (Dr.) Tyagi begins his lecture with the brief introduction of Bhartiya Nyaya Sanhita. He also explain that with an attempt to revamp the criminal justice system in India, the Parliament recently enacted Bharatiya Nyaya Sanhita, 2023 (“BNS”), Bharatiya Nagarik Suraksha Sanhita, 2023 (“BNSS”) and Bharatiya Sakshya Adhiniyam, 2023 (“BSA”). They repeal and replace the Indian Penal Code, 1860. He explain the offences such as culpable homicide, murder, rape and other offences against the body. He also discussed that the offence of attempt to commit suicide has been removed from the BNS. However, a new section has been added which criminalizes the attempt to commit suicide to compel or restrain exercise of lawful power by a public servant.

A sub-category of culpable homicide has been introduced under Section 103 of the BNS, relating to mob-lynching. It criminalizes and provides punishment for murder and/or grievous hurt by “group of five or more persons” based on victim’s “race, caste or community, sex, place of birth, language, personal belief or any other similar ground”.

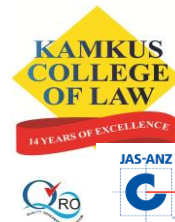




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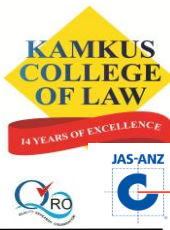
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**Kamkus College of Law had organized a guest lecture on 17<sup>th</sup> Nov, 2024 on the topic “Fundamental Rights under Indian Constitution”. The Lecture was delivered by Prof. (Dr.), Anurag Deep, Professor, Indian Law Institute, New Delhi.**



Kamkus College of Law has organized a guest lecture for the students of LL.M. . The event begins with the introduction of Prof. (Dr.) Anurag Deep by Dr, Ambuj Sharma, Principal Kamkus College of Law.

Prof. (Dr.) Anurag Deep begins his lecture with brief history of the Constitution of India. Then he explained the concept of fundamental rights to the students. He emphasizes on the importance of Art 21 and also discussed the A.K.Gopalan Case and Menka Gandhi Case to explain procedure established by law and due process of law. Prof. (Dr.) Anurag Deep also quoted many case law including the landmark judgement for the better understanding of the concept by the students.

He also explained that Art 14, 19 and 21 are interconnected with each other and can't be achieved in isolation.



In the end of the lecture a question and answer session was also held for the students. Prof Anurag deep gives answers to all the question of the students. It was a very informative session for the students.

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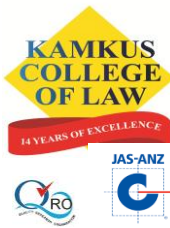
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