





Vidyavardhaka Sangha (R.) Mysuru

VIDYAVARDHAKA LAW COLLEGE

Sheshadri Iyer Road, Mysore – 570001



REPORTED BY: DR. PRAKRUTHI A R

DATE:28th APRIL 2025



Vidyavardhaka Sangha®

VIDYAVARDHAKA LAW COLLEGE

Sheshadri Iyer Road, Mysuru-01

Accredited by NAAC with B+

IQAC.

MEDIATION CELL

2024-25

Organizing

DEMONSTRATION ON MEDIATION PROCESS



Resource Persons

Smt. M. S Savithri and Team

Senior Advocates cum Mediators Mediation Centre, Mysuru Law Courts, Mysuru.

Date: 28th April 2025

Time: 2:00PM

Venue: Sri P.M Chikkaboraiah Hall

Dr. Prakruthi A R Co-ordinator Sri. Nagendra Gupta Course Teacher Smt. Supriya Gowda Course Teacher Dr. Deepu P Principal

ALL ARE CORDIALLY INVITED

Teaching and Non-Teaching Staff's



VIDYAVARDHAKA LAW COLLEGE

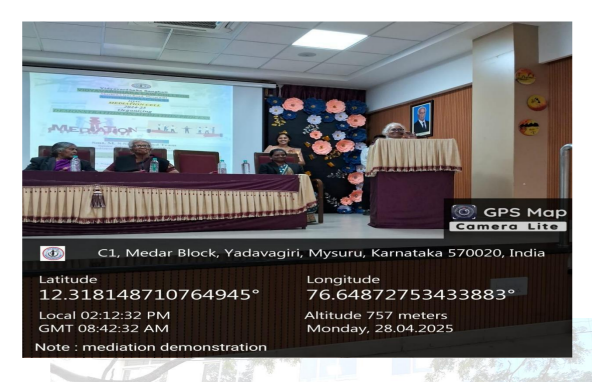
Sheshadri Iyer Road- Mysuru-01

Demonstration on Mediation Process

Report

2024-25

On 28th March 2025st Sri P.M Chikkaboraiah Hall demonstration on Mediation Process programme was organized. Smt Savithri and Team, Senior Advocates cum meditation Centre, Mysuru Law Courts, Mysuru was the resources persons. Coordinator of the programme Dr. Prakruthi A R Welcome the guest and gathering. The Principal Dr. Deepu P in the Key note address she explained about importance to organize this demo to get pratical knowledge to the students. The Resource person pointed the various states involved in the Mediation Process. Mediation is a structured process where parties, with the help of a neutral third party (mediator), attempt to resolve their dispute through negotiation and communication. The mediator facilitates discussions, explores different perspectives, and assists in finding a mutually acceptable agreement. Before the mediation process begins, the mediator helps the parties decide where they should meet and who should be present. Each side might have lawyers, co-workers, and/or family members on their team, depending on the context. Imagine a consulting firm and a printing company have decided to hire a former judge with about 10 years of experience as a mediator. (Increasingly, retired judges are starting new careers as mediators.)





demo of meditation they explained about easement rights, also known as easementary rights, play a crucial role in property law by allowing individuals to enjoy their property effectively while imposing specific liabilities on neighbouring properties. These rights are legal privileges granted to property owners or occupiers, ensuring the beneficial enjoyment of their land through the use of another's property. This article delves into the meaning, types, essentials, legal provisions, and remedies associated with easementary rights to provide a comprehensive understanding of this concept. Rights of easements are as old as the day when the human race, first emerging from barbarism, adopted the custom of living together in towns, or living as each other's neighbors respecting each other's rights. The right of easement is the necessary consequence of the right of ownership of land.



As soon as men arrived at the determination that individuals were to be allowed exclusive ownership of property, they also came to realize on equitable principles that the good of the public lay in enjoying one's own property, so as not to disturb the enjoyment by the neighbors of his own property. The very gregarious nature of mankind which compels a neighbor to love and respect his neighbors and which binds society together is the foundation of the rights. Along with the advantages of neighborhood which a man enjoys, he has, also, to put up with disadvantages which his neighbor might impose on him in order to enjoy the reciprocal advantage of his neighborhood.













Finally the programme end with conveyed vote of thanks by the ADRs course Teacher Smt.. Supriya Gowda . this programme co-ordinated by Dr. Prakruthi A R and witness by the II LL.B (3Yrs) and IV BA., LL.B (5Yrs) Students