#### INVITING COMMENTS ON THE DRAFT OF THE ADVOCATES (AMENDMENT) BILL, 2025

In its continuous effort to strengthen the legal framework in India, the Government of India is proposing to amend the Advocates Act, 1961. The original Act was introduced in 1961 to regulate the legal profession, safeguard client interests, and elevate the professional standards of advocates. It established the Bar Council of India and State Bar Councils to oversee the conduct and discipline of lawyers across the country.

- 2. As part of its ongoing commitment to reform, the Government has been introducing changes aimed at making the legal profession fair, transparent, and accessible to all. The Department of Legal Affairs is proposing to amend the Advocates Act, 1961 to address contemporary challenges and meet the needs of a growing nation.
- 3. These amendments aim to align the legal profession and legal education with global best practices. The reforms will focus on improving legal education, equipping lawyers to meet the demands of a rapidly changing world, and raising professional standards. The ultimate goal is to ensure that the legal profession contributes to the creation of a just and equitable society, and developed nation.
- 4. In view thereof, the Advocates (Amendment) Bill, 2025 and a tabular statement depicting existing provision and proposed amendment have been prepared.
- 5. The Department invites comments/feedback from the public as a part of the public consultation exercise on the draft amendments. Comments on the draft Bill may be sent by email on **dhruvakumar.1973@gov.in** and **impcell-dla@nic.in** latest by 28.02.2025.

	The Advocates (Amendment) Bill, 2025	
	A	
	BILL	
	To ensure the effective regulation of the legal profession and to amend the provisions of the Advocates Act, 1961, with the aim of modernizing the administration of legal education and the legal profession in India. These amendments seek to address the evolving needs of the legal landscape, promote ethical practices, and enhance the transparency and accountability of the legal community. By streamlining procedures and introducing necessary reforms, the amendments will better equip legal professionals to meet contemporary challenges.	
	Be it enacted in the Seventy-sixth year of the Republic of India as follows: -	
Short title and	1. (1) The Advocates (Amendment) Bill, 2025.	
commencement	(2) It shall be deemed to have come into force on the date of publication in the Official Gazette	
Insertion and	2. In section 2 of the principal Act, in clause (1)	
substitution in Section 2	(a) After sub-clause (a), following sub-clause (aa) shall be inserted, namely:	
	(aa) Advisory Board means a Board of Advisors constituted by Bar Council of India for the Development of Legal Education, Legal Research and Legal Profession	
	(b) After sub-clause (b), following sub-clause (bb) shall be inserted, namely:	
	(bb) 'Bar Association' means the association of Advocates registered with the State Bar Councils or Bar Council of India as the case may be, and includes such association at the level of Supreme Court, High Courts and district courts and below, tribunals and	

quasi-judicial forums.

- (c) After sub-clause (e), following sub-clause (ee) shall be inserted, namely:
- (ee) "Bar Examination" means any examination or test including the All-India Bar Examination, prescribed by Bar Council of India for enrolment of a law graduate as an Advocate or for his continuance in 'practice of law' as an Advocate after his enrolment under the provisions of this Act.
- (d) After sub-clause (e), following sub-clause (ff) shall be inserted, namely:
- (ff) Center of Legal Education means Institution recognized by Bar Council of India imparting education exclusively in the field of law.
- (e) for clause (h), the following clause shall be substituted, namely:
- (h) "Law Graduate means a person who has obtained a bachelor's degree in law of three or five years or such other duration as prescribed, from any Center of Legal Education or University established by Law or a college affiliated to any university and recognized by Bar Council of India.
- (f) for clause (i), the following clause shall be substituted, namely:

Section 2(i) - "Legal Practitioner" means any Advocate or law graduate engaged in the practice of law before courts, tribunals or quasi-judicial forums or doing legal work in any private or public organization including but not limited to statutory and autonomous bodies, domestic and foreign law firms and corporate entities.

Provided that for the removal of doubt, an experience

certificate as legal practitioner issued by the respective State Bar Councils and Bar Associations, Courts/Tribunals/Quasi-judicial forums or issued by any private or public organization including but not limited to domestic and foreign law firms and corporate entities, shall be *prima facie* a proof of such legal practice.

The Bar Council/s shall be at liberty to verify the authenticity of the same in either case upon receipt of any complaint regarding the same.

- (g) After sub-clause (i), following sub-clause (ia) shall be inserted, namely:
- (ia) "Misconduct" means an act or omission by an advocate which constitutes breach of or non-observation of the standards of conduct expected from an Advocate, prescribed by any regulation made by the Bar Council of India.
- (g) After sub-clause (n), following sub-clause (o) shall be inserted, namely:
- (o) "Verification Certificate" means and includes periodic verification of certificates, place of practice and other details or credentials of the Advocates to be issued by the State Bar Councils as per Regulations prescribed by BCI.

## Insertion and substitution in Section 3

- 3. In section 3 of the principal Act, in clause (1)
- (a) for clause (a), the following clause shall be substituted, namely:

"for each of the States of Andhra Pradesh, Bihar, Gujarat, Jharkhand, Madhya Pradesh and Chhattisgarh, Karnataka, Odisha, Rajasthan, Sikkim, Uttar Pradesh, Uttarakhand, Meghalaya, Manipur and Tripura, to be known as the Bar Council of that State;" (b) for sub-clause (a) of Sub-section 2, following subclause shall be substituted, namely:

"in case of State Bar Council of Delhi, the Additional Solicitor General of India of Delhi High Court, *ex-officio*; in case of the State Bar Council of Assam, Arunachal Pradesh, Mizoram and Nagaland, the Advocate-General each of the State of Assam, Arunachal Pradesh, Mizoram and Nagaland, *ex-officio*; in case of State of Punjab and Haryana, the Advocate General of each State of Punjab and Haryana ex-officio and in case of any other State Bar Council the Advocate General of the said State, *ex-officio*;"

- (c) Sub section 3A of Section 3 shall be omitted.
- (d) for sub-section 4, the following sub section shall be substituted, namely:
- "An Advocate shall be disqualified from voting at an election under sub-section (2) or for being chosen as and for continuing as a member of the State Bar Council or Bar Council of India, unless he possesses such qualifications or satisfies such conditions as may be prescribed in this behalf by Bar Council of India (and subject to any regulations or guidelines that may be made or prescribed by Bar Council of India in that behalf."
- (e) for sub-section 5, the following sub section shall be substituted, namely
- "An electoral roll of eligible Advocates shall be prepared and revised from time to time by each State Bar Council as per regulations prescribed by Bar Council of India.".

- (a) every election of the State Bar Council or Member of Bar Council of India shall be held in accordance with the provisions of the regulations made by Bar Council of India; and
- (b) nothing in clause (b) of sub- section (2) shall affect the representation of elected members in any State Bar Council as constituted immediately before the commencement of this Act, until that State Bar Council is reconstituted in accordance with the provision of this Act.

Provided that no Advocate/Legal Practitioner shall be entitled to be a member of any State Bar Council or Bar Council of India who is a convict or is facing trial in an offence of having minimum punishment prescribed is three years, with or without fine under any law for the time being in force or against whom a disciplinary proceeding is pending for a case of misconduct in any State Bar Council or in Bar Council of India or who has been punished for such misconduct.

Provided further that the Bar Council of India may permit any such Advocate/Legal Practitioner, to contest the election of State Bar Council or Bar Council of India, if it finds that the Advocate *primafacie* appears to have been falsely implicated and/or no substantive case of "misconduct" is made out against such advocate."

(f) for sub-section 6, the following sub section shall be substituted, namely-

"Nothing in clause (b) of sub-section (2) shall affect the representation of elected members in any State Bar Council as constituted immediately before the commencement of the Advocates (Amendment) Act, 2025 until that State Bar

	Council is reconstituted in accordance with the provisions of this Act."	
Insertion in Section 4.	4. (a) After clause (c) of sub-section 1, the following clause (d) shall be inserted, namely "Not more than three members to be nominated by the Central Government."	
	<ul><li>(b) After sub-section 1A, the following sub-section shall be inserted, namely</li><li>"(1B)To have two women members co-opted by the Council from amongst the eminent women advocates in addition to elected members."</li></ul>	
Insertion and	<ul><li>(c) Sub section 2A of Section 4 shall be omitted.</li><li>6. In section 6 of the principal Act, in clause (1)-</li></ul>	
substitution in Section 6.		
	(B) for clause (dd), the following clause shall be substituted, namely  "to promote and ensure effective and transparent functioning of the Bar Associations under its jurisdiction as provided under clause (bb) of subsection (1) of section 2, and to prescribe requisite norms for the purpose of this sub-section and to provide effective welfare schemes for the members of such Bar Associations, subject to the regulations if any prescribed by Bar Council of India in this regard".	

- (C) for clause (gg), the following clause shall be substituted, namely
- (gg) to inspect the Centres of Legal Education or Universities in accordance with the directions given under clause (i) of sub-section (1) of section 7.
- (D) For clause C of sub section 2 shall be omitted.
- (E) for sub-section 3 the following sub-section shall be substituted, namely
- (3) A State Bar Council may for the Fund or Trust established under sub-section (2) of this section or otherwise seek financial assistance from the National Legal Services Authority of India or the State Legal Services Authority or any other Government Authority or Non-- Government Organization for carrying out the purpose of this Act and may receive any grants, donations, gifts or benefactions for all or any of the purposes specified in sub-section (2) which shall be credited.- to the appropriate fund or funds constituted under that sub-section.

Insertion and substitution in Section 7.

- **7.** In section 2 of the principal Act, in clause (1)-
- (A) For clause (b) the following clause shall be substituted, namely

"to lay down standards of professional conduct and etiquette for advocates and to prescribe regulations as it may deem necessary."

(B) After clause (d) the following clause shall be

inserted, namely

- "(da) To verify the genuineness and authenticity of the educational certificates and degrees of advocates enrolled with various State Bar Councils, ensuring that no person with forged, fake, or unrecognized degrees is enrolled and practicing as an advocate/legal practitioner.
- (db) To prescribe, implement, and oversee a framework for the periodic verification and updating of the addresses, places of practice, and other credentials of advocates enrolled with the State Bar Councils in accordance with the Certificate and Place of Practice (Verification) Regulations, 2015."
- (C) For clause (h) the following clause shall be substituted, namely
- (h) to promote legal education and to lay down standards of such education in consultation with the Universities.
- (D) After clause (h) the following clause shall be substituted, namely-
- "(ha) to provide for an entrance Examination/test for admission in undergraduate and postgraduate degree courses of the centers of legal education across the country.
- (hb) to prescribe or conduct such exams including Bar examinations, pre or post enrolment to make a person entitled to practice law, as may be deemed necessary for maintaining standards of legal profession in India;"
- (E) For clause (i) the following clause shall be substituted, namely

"to recognize Centres of Legal Education or Universities whose degree in law shall be a qualification for enrolment as an Advocate and/or shall be a qualification for teaching law at any level; and for that purpose, to visit and inspect such Centres of Legal Education or Universities or cause the State Bar Councils to visit and inspect Centres of Legal Education/Universities in accordance with such directions as it may give in this behalf".

- (F) For clause (Ib) and (ic)the following clause shall be substituted, namely
- "(ib) to organize legal aid for the indigent and such other persons as may be eligible as per Regulations prescribed in this behalf,"
- "(ic) to recognize on a reciprocal basis foreign qualification in law obtained outside India and for laying down the conditions for equivalence of the same with qualifications in Law obtained in India and for further laying down the conditions and restrictions, if any, for the purpose of admission and practice as an advocate or legal practitioner under this Act;"
- (G) After clause (k) the following clause shall be inserted, namely
- "(l) to provide for recognition and regulation of law firms,
- (m) to make regulations for identifying the nonpracticing advocates and barring their voting rights in the elections to the State Bar Councils and the Bar Associations.
- (n) to provide for legal assistance to the persons belonging to the Scheduled Castes and the Scheduled Tribes, Other Backward Classes, women, differently abled persons, victims of social unrest, natural

- calamities, victim of diseases impacting the social acceptability, and needy persons and for spreading legal literacy, legal awareness amongst the people.
- (o) to frame schemes achieving the objectives mentioned in clause (o) and to generate funds for the same by way of securing aid from the Government or non-- government organization.
- (p) to provide for pre or post enrolment training and apprenticeship to law graduate who has obtained an under-graduate law degree from a recognized institution for a period not exceeding one year.
- (q) to provide for continuing legal education for advocates.
- (r) to constitute an Advisory Board for development of Legal Education, Legal Research and Legal Profession and work in the field of Legal Education, to aid and advise the Bar Council of India.
- (s) to promote and to develop mechanisms to enhance the skill of Advocates and Law Teachers.
- (t) to lay down uniform regulations for elections of State Bar Councils and to constitute Election Tribunals for deciding the disputes in relation there to."
- (H) For clause (l) & (m) the following clause shall be substituted with clause (u) & (v), namely
- "(u) to perform all other functions conferred on it by or under this Act:
- (v) to do all other things necessary for discharging the aforesaid functions"
- (I) For Sub section 2 the following sub section shall be substituted, namely
- "Bar Council of India may constitute one or more funds and create or establish any Trust under Indian Trusts Act, 1882 or a Society registered under the

Societies Registration Act, 1860 for the purpose of:

- (a) giving financial assistance to deserving advocates or law students, organizing seminars, providing training to young Advocates or to provide for welfare scheme for indigents, disabled or other advocates either directly or through the Trust;
- (b) providing for legal aid or advice in accordance with the regulations made in this behalf; and
- (c) establishing law libraries,
- (d) establishing the Centres of legal education"
- (J) For Sub section 3 the following sub section shall be substituted, namely
- (3) Any Trust constituted under this provision may have as Managing Trustees or Trustees, elected members of Bar Council of India, Advocates, academicians or any other eminent persons as may be nominated by Bar Council of India and/or the Trust.
- (K) After Sub-Section 3 the following sub section shall be inserted, namely
- "(4) Any Trust already constituted by Bar Council of India shall continue to function as it is, if it fulfils the conditions laid down under sub-section (2) and (3) of section 7.
- (5) Bar Council of India may for the purpose of Fund or Trust or Society established under subsection (2) or otherwise seek financial assistance from the National Legal Services Authority of India or State Legal Services Authority or any other Government Authority or Non- Government Organization for carrying out the purpose of this Act or for the objects of the Trust or the Society and receive any grants, donations, gifts or benefactions for all or any of the purposes specified in sub-

	section (2) which shall be credited to the appropriate fund or funds constituted under that sub-section."
Insertion is Section 8.	8. (A) After Sub-section 1 the following clause shall be inserted, namely: -
	"Provided that where a State Bar Council fails to provide for the election of its members before the expiry of the said term, Bar Council of India may, by order, for reasons to be recorded in writing, extend the said term for a period not exceeding six months at a time.
	Provided further that Bar Council of India may extend the tenure of the State Bar Council for further period of six months or for any other period from the date on which it would otherwise have ceased, but in no case exceeding total period of eighteen months if the State Bar Council is unable to hold elections or discharge its functions during its tenure due to circumstances beyond its control."
Insertion and substitution is	9. (A) For Sub-section 1 the following sub section shall be substituted, namely: -
Section 8A	"Constitution of Special Committee in the absence of election (1) Where a State Bar Council fails to provide for the election of its members before the expiry of the term of five years or the extended term, as the case may be, referred to in section 8, Bar Council of India shall, on and from the date immediately following the day of such expiry, constitute a Special Committee to manage the affairs of the State Bar Council, consisting of"
	(B) For Sub-section 3 the following sub section shall be substituted, namely:
	"The Special Committee constituted under sub- section (1) shall, in accordance with such directions as Bar Council of India may give to it in this behalf, hold elections to the State Bar Council

within a period of six months from the date of its constitution under sub-section (1), and where, for any reason, the Special Committee is not in a position to conduct election within the said period , the Bar Council of India may, for reasons to he recorded by it in writing, extend the tenure of the Special Committee for any duration for the purpose of conducting elections or for effectively carrying out the purpose of this Act". (C) After Sub-section 3 the following sub section shall be inserted, namely: "(4) In case the Special Committee fails to manage the affairs of the State Bar Councils effectively or fails to hold the election within the stipulated period, BCI may take appropriate action for the purpose of holding the elections or managing the affairs of the Council effectively." Substitution **10**. (A) For Sub-section 1 the following sub section Section 9. shall be substituted, namely: -(1) A Bar Council shall constitute one or more Disciplinary Committees, each of which shall consist of three persons of whom two shall be the persons elected by the Council from amongst its members and the other shall be a person co-opted by the Council from amongst the advocates who possess the qualifications specified in proviso to sub-section (2) of section 3 and who are not members of the Council but are members of the Bar Association registered with the State Bar Council, as the case may be, and the senior most advocate amongst the members of a disciplinary Committee shall be the Chairman thereof. (B) For sub section 2 shall be omitted. Insertion 11. After sub section 2 the following sub section Section 9A shall be inserted, namely: -

"(3)	The	Bar	Coun	cil	may	seek	fun	ds	from
authoriti	es u	ınder	the	Na	itional	Leg	al	Ser	vices
Authorit	y or	State	Legal	Se	ervices	Auth	orit	y oı	any
other Go	overn	ment o	or Noi	ı-G	overni	ment A	Auth	orit	y for
carrying	out t	he pur	pose o	of tl	his Sec	ction."	1		

#### Insertion of Section 9B

- **12.** After section 9 of the principal Act, the following section shall be inserted, namely: —
- "9B. Special Public Grievance Redressal Committee of Bar Council of India: -
- (1) Bar Council of India shall constitute a Special Public Grievance Redressal Committee consisting of the following members, namely: -
- (i) one former Judge of Supreme Court or Chief Justice of any High Court or their nominee as its chairman:
- (ii) two retired Judges of different High Courts as its members;
- (iii) one senior Advocate;
- (iv) one member of Bar Council of India;
- (2) The Special Public Grievance Redressal Committee shall inquire into any allegation or complaint of corrupt practices or misconduct against any office bearer or member of Bar Council of India in discharge of his duties as a member of the Council, which is referred to it by the Council.
- (3) The inquiry report of the Committee shall be placed before the General Body meeting of the Council and the Council after considering the report may-
- (i) accept the findings of the report and seek appropriate remedy under law; or
- (ii) accept the report and may refer the matter to initiate a disciplinary proceeding against the officebearer or as the case may be a member, or
- (iii) return the report with reasons to .be recorded in writing to the Special Public Grievance Redressal

Committee for having review of the finality of the inquiry report. However, if the Committee returns the report in same form or in any modified form, the General Body of the Council may accept its recommendation.

- (4) The committee constituted under this section shall meet at such place and such time, and shall observe such procedure in regard to the transaction of business at its meetings as it may decide unless provided for by the regulations.
- (5) The members of the committee may be paid such allowances for meeting the personal expenditure in attending the meeting and for attending to any other work of the committee. "

## Insertion and substitution in Section 10

**13.** For Clause (b) of sub section 2 the following clause shall be substituted, namely: -

"a Legal Education Committee consisting of twentyfive members, of whom nine shall be persons nominated by the Council from amongst its members and sixteen shall be persons nominated by the Council who are not members thereof; out of sixteen nominated members of Legal Education Committee-

- (i) one shall be a former Chief Justice of India or a former Judge of Supreme Court, who will be the Chairman of the Committee,
- (ii) two shall be sitting or former Chief Justices of High Courts,
- (iii) one shall be the Attorney General for India
- (iv) one shall be the Solicitor General of India,
- (v) two shall be Senior Advocates or Advocates of repute who are members of a registered Bar Association,
- (vi) one shall be the Chairman of University Grant Commission or his nominee,
- (vii) one shall be the Secretary (Department of Legal Affairs) Ministry of Law and Justice or his nominee

	not below the rank of Joint Secretary,	
	(viii) three shall be Vice-Chancellors of reputed Universities, and	
	(ix) four shall be other Professors or Deans of Institutions of Excellence in the field of Law and Social Sciences."	
	(B) For Sub section 3 the following sub section shall be inserted, namely: -	
	"A State Bar Council and the Bar Council of India may by issuing Regulations/Guidelines constitute such other Committees/Sub Committees as deem necessary for the purpose of carrying out of the provisions of this Act".	
Insertion and substitution in	<b>14.</b> (A) For sub section 3 the following sub-section shall be substituted, namely: -	
Section 10A	"The committees other than disciplinary committees constituted by the Bar Councils shall meet at the headquarters of the respective Bar Councils or at such other place in India as it may, for reasons to be recorded in writing determine."	
	(B) After sub section 5 the following sub section shall be inserted, namely: -	
	"(6) The meetings of Bar Councils or its Committees may be held in any form as decided by the respective Bar Councils."	
	15. For Section 11 of the Act. The following section	
Section 11	shall be substituted, namely: -	
	"11. Staff of Bar Council. – (1) Every State Bar Council and Bar Council of India shall appoint	
	Secretary(s) and may appoint Additional Secretary(s), Joint Secretary(s), Assistant Secretary(s) Accounts	
<u> </u>	• • •	

	Officer (s) and such number of other persons on its staff as it may deem necessary.	
	Provided that the Bar Council of India may also designate a secretary as Principal Secretary, if needed.	
	(2) The officers and other staff as appointed so appointed shall not be from elected members of the Council, and shall possess such designation and qualification as may be prescribed. "	
Substitution in Section 12	<b>16.</b> For sub section 3 the following sub-section shall be substituted, namely:	
	"The accounts of a Bar Council shall be audited by auditors duly qualified to act as auditors of companies under the Companies Act, 2013 (18 of 2013), at such times and in such manner as may be prescribed."	
Insertion and substitution in	17. For Section 15 of the Act, the following Section shall be substituted, namely: -	
Section 15	"15. Power to make regulations. —(1) A Bar Council may make regulations to carry out the purposes of this Chapter.	
	(2) In particular, and without prejudice to the generality of the foregoing power, such regulations may provide for—	
	(a) the election of members of the Bar Council by secret ballot including the conditions subject to which persons can exercise the right to vote by postal ballot, the preparation and revision of electoral rolls and the manner in which the results of election shall be published	
	(b) The format for a complaint for disciplinary proceedings and to prescribe the fee to be deposited by the complainant for such proceedings	
	(c) the manner of election of the Chairman and the Vice-Chairman of the Bar Council;	

(d) the manner in which and the authority by which doubts and disputes as to the validity of an election to the Bar Council [or to the office of the Chairman or Vice-Chairman] shall be finally decided;

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- (f) the filling of casual vacancies in the Bar Council;
- (g) the powers and duties of the Chairman and the Vice-Chairman of the Bar Council
- (ga) the constitution of one or more funds by a Bar Council for the purpose of giving financial assistance or giving legal aid or advice referred to in sub-section (2) of section 6 and sub-section (2) of section 7;
- (gb) organisation of legal aid and advice to the poor, constitution and functions of committees and sub-committees for that purpose and description of proceedings in connection with which legal aid or advice may be given;]
- (h) the summoning and holding of meetings of the Bar Council, 2\*\*\* the conduct of business thereat, and the number of members necessary to constitute a quorum;
- (i) the constitution and functions of any committee of the Bar Council and the term of office of members of any such committee;
- (j) the summoning and holding of meetings, the conduct of business of any such committee, and the number of members necessary to constitute a quorum;

	(k) the qualifications and the conditions of service of	
	the secretary, the accountant and other employees of	
	the Bar Council;	
	(l) the maintenance of books of accounts and other	
	books by the Bar Council;	
	(m) the appointment of auditors and the audit of the	
	accounts of the Bar Council;	
	(n) the management and investment of the funds of the	
	Bar Council.	
	(3) No regulations made under this section by a State	
	Bar Council shall have effect unless they have been	
	approved by the Bar Council of India"	
Substitution in	<b>18.</b> For Section 18 of the Act, the following section	
Section 18	shall be substituted, namely: -	
	"18. Transfer of name from one State roll to another.	
	—(1) Notwithstanding anything contained in section	
	17, any person whose name is entered as an advocate	
	on the roll of any State Bar Council may make an	
	application in the prescribed form to the Bar Council	
	of India for the transfer of his name from the roll of	
	that State Bar Council to the roll of any other State Bar	
	Council and, on receipt of any such application the	
	Bar Council of India shall direct that the name of such	
	person shall, upon payment of such transfer fee as	
	may be prescribed by the regulations, be removed	
	may be prescribed by the regulations, be removed	
	may be prescribed by the regulations, be removed from the roll of the first mentioned State Bar Council	
	may be prescribed by the regulations, be removed from the roll of the first mentioned State Bar Council and entered in the roll of the other State Bar Council	
	may be prescribed by the regulations, be removed from the roll of the first mentioned State Bar Council and entered in the roll of the other State Bar Council and the State Bar Councils concerned shall comply	

Insertion **19.** After Section 19 of the Act, the following section of Section 19A shall be inserted, namely: \_ "19A. Verification by State Bar Councils. -(1) The State Bar Councils shall be required to undertake a process of verification of the place of practice and the validity /genuineness of the educational certificates produced by an Advocate at the time of his/her enrolment. The verification of educational Certificate will be done from the concerned Board or University. (2) The Verification of all advocates enrolled with a State Bar Council shall be undertaken by the State Bar Council every· five years in order to verify whether such advocate is continuing in the profession and whether there has been any change in their ' place of practice'. (3) After such five-yearly verification, the updated roll shall be sent to Bar Council of India: Provided that in addition to the regular five yearly verification, the State Bar Council shall carry out verification under this section, before 90 days of each State Bar Council election. (4) The State Bar Councils shall adhere to the Bar Council of India Certificate and Place of Practice (Verification) Regulations, 2015, and cooperate with the Bar Council of India in verifying the genuineness of certificates, degrees, and other credentials of advocates enrolled with them, as well as in periodically updating the details of their addresses and places of practice."

**20.** After Sub-section 2, the following Sub section

shall be inserted, namely: -

Insertion

Section 22

in

		"(3) State Bar Councils shall maintain and manage records of all advocates registered under their jurisdiction in electronic format, ensuring that such data is stored securely and is readily accessible for verification and compliance purposes."	
Insertion substitution	and in	<b>21.</b> (A) For Seb-section 1, the following Sub-section shall be substituted, namely: -	
Section 24		"24. Persons who may be admitted as advocates on a state roll. —(1) Subject to the provisions of this Act, and the regulations made thereunder, a person shall be qualified to be admitted as an advocate on a State roll, if he fulfils the following conditions, namely: —"	
		(B) For clause (e), the following clause shall be substituted, namely: -	
		"he fulfils such other conditions as may be specified in the regulations made by the State Bar Council as approved by the Bar Council of India"	
		(C) For clause (f), the following clause shall be substituted, namely: -	
		"he has paid, in respect of the enrolment, stamp duty, if any, chargeable under the Indian Stamp Act, 1899 (2 of 1899), and an enrolment fee payable to the State Bar Council and to the Bar Council of India as notified by the Central Government from time to time."	
		(D) After clause (f), the following clause shall be inserted, namely"-	
		"(g) he has paid the professional development fee chargeable under the Regulations of Bar Council of India and the State Bar Council.	
		Provided that professional development fee should not be more than 30 % of total fee charged at the time of enrolment;	
		(h) he clears the All-India Bar Examination or any other test prescribed by Bar Council of India and fulfils such	

	other conditions as may be specified in the regulations made by Bar Council of India under its Regulations;"	
	(E) For clause (b) of sub section 2, the following clause shall be substituted, namely: -	
	"Fulfils the conditions specified in clauses (a), (b), (e) (f) and (g) of sub-section (1)."	
	(F) For sub sub clause (ii) of Clause (d) OF Sub Section 3, the following clause shall be substituted, namely-	
	"Fulfils the conditions specified in clauses (a), (b), (e) (f) and (g) of sub-section (1)."	
Insertion in Section 24A	<b>22.</b> After sub section 2 of the Act, the following sub section shall be inserted, namely: -	
	"(3) The State Bar Council may not enroll a person if such person is convicted of offence punishable with imprisonment of three years or more, with or without fine.	
	Provided that the Enrolment Committee of State Bar Council shall be required to seek approval of Bar Council of India before enrolment of persons convicted of any offence or who have been dismissed or removed from employment or office under the State on any charge involving moral	
	turpitude."  23. After Section 24A, the following section shall be	
Section 24B	inserted, namely: -  "24B Removal of the name from State Roll The name of an advocate shall be removed from the State roll, if he is convicted of an offence and sentenced for a period of three years or above, with or without fine, and the conviction has been confirmed by the High Court or the Supreme Court:	

	Provided that in case period of sentence is less than five years, the advocate may after two years have elapsed since his release make an application to the State Bar Council for re- enrolment and the State Bar Council shall consider such application in consultation with Bar Council of India in accordance with section 26 and the regulation made in this regard."
Substitution o Section 26A	<b>24.</b> For section 26A of the Act, the following Section shall be substituted, namely: -
	"26A- Power to remove names from rolls-A State Bar Council may on receipt of information or request, remove from the State roll, the name of any advocate, -
	(a) who is dead; or
	(b) from whom a request has been received to thateffect; or
	(c) who is found guilty of serious misconduct or causing obstruction in court's functioning;
	or
	(d) who has incurred any disqualification under section 24A
	Provided that for the person mentioned in Clause (c) and (d), the State Bar council shall not take any action without conducting an inquiry."
Substitution in Section 28	25. For section 28 of the act, the following shall be substituted, namely: -
	28. Power to make regulations. —(1) A State Bar Council may make regulations to carry out the purposes of this Chapter.
	(2) In particular, and without prejudice to the generality of the foregoing power, such regulations may provide for—
	(a) the time within which and form in which an advocate shall express his intention for the entry of his

	name in the roll of a State Bar Council under section 20;	
	(c) the form in which an application shall be made to the Bar Council for admission as an advocate on its roll and the manner in which such application shall be disposed of by the enrolment committee of the Bar Council;	
	(e) the instalments in which the enrolment fee may be paid.	
	(3) No regulations made under this Chapter shall have effect unless they have been approved by the Bar Council of India."	
Substitution i Section 30	in <b>26.</b> For the Section 30 of the act, the following section shall be substituted, namely: -	
	"30. Right of advocates to practice. — Subject to the provisions of this Act and the rules made thereunder by Central Government or regulations made by the Bar Council of India, every Advocate whose name is entered in the state roll shall be entitled to practice throughout the territories to which this Act extends., —	
	(i) in all courts including the Supreme Court;	
	(ii) before any tribunal or person legally authorised to take evidence; and	
	(iii) before any other authority or person before whom such advocate is by or under any law for the time being in force entitled to practice."	
Insertion Section 33A	of <b>27.</b> After Section 33 of the act, the following section shall be inserted, namely: -	
	"Section 33A: Registration of an Advocate with a Bar Association	
	(1) An advocate enrolled with State Bar Council engaged in or intends to practice before a court, tribunal or Quasi-Judicial forum or any authority shall get himself registered as a member of the Bar Association where he ordinarily practices or intends	

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		to practice law.	
		(2) In case any advocate leaves one Bar Association and joins another by reason of change of place of practice or by reason of change of field of law, he shall intimate such change to the Bar Association of which he is a member within a period of thirty days.	
		(3) No advocate shall exercise the right to vote in more than one Bar Association."	
Omission Section 34	in	<b>28.</b> Sub section 1A & 2 of the Section shall be omitted.	
substitution	and in	<b>29.</b> (A) For sub-section 1 the following section shall be substituted namely: -	
Section 35		"Where on receipt of a complaint or otherwise a State Bar Council has reason to believe that any advocate on its roll has been guilty of professional or other misconduct, it shall refer the case for disposal to its disciplinary committee within a period of one month from the date of receipt of Complaint."	
		(B) After clause (d) of sub section 3, the following clauses shall be inserted namely: -	
		"(e) impose such fine as it may deem fit, proportionate to the gravity of the misconduct proved against the advocate, subject to the maximum limit of Rs. 3 lacs and cost of the proceeding;	
		(f) impose special and exemplary costs subject to the maximum of Rs Fifty thousand on the complainant in case, the complaint is found to be vexatious or frivolous in case he is found to have been un-cooperative in the disciplinary proceedings under the Act."	
Insertion Section 35A	of	Section shall be added, namely: -	
		"35A- Prohibition on the boycotts or abstention from courts' work	

- (1) No association of advocates or any member of the association or any advocate, either individually or collectively, shall give a call for boycott or abstinence from courts' work or boycott or abstain from courts' work or cause obstruction in any from in court's functioning or in court premises.
- (2) Violation of clause (1) shall be treated as misconduct and shall be liable for disciplinary action as contemplated under the Act and Regulations

Provided that advocates may participate in a strike only when it does not impede the administration of justice such as strikes intended to bring attention to legitimate concerns about professional conduct, working conditions, or administrative matters and may include symbolic or one- day token strikes, as long as they are conducted in a way that does not disrupt court proceedings or violate clients' rights."

# Insertion and substitution in Section 36

**31.** (A) For sub section 1., the following sub section shall be substituted: -

"Where on receipt of a complaint or otherwise Bar Council of India has reason to believe that any Advocate has been guilty of professional or other misconduct it shall refer the case for disposal either to its Disciplinary Committee of the Bar Council of India or to the Disciplinary Committee of the concerned State Bar Council.

Provided that in a prima – facie case of serious complaints, Bar Council of India may immediately put any Advocate under suspension which may be reviewed from time to time."

- (B) After Sub section 4 the following section shall be inserted, namely: -
- "(5) A state Bar Council or Bar Council of India, if it thinks it necessary, appoint an Advocate with a minimum of fifteen years of practice or a former Judicial Officer as Inquiry Officer to record the evidence and forward the same to the concerned

		Disciplinary Committee for the expeditious and final disposal of the matter."	
Substitution Section 36B	in	<b>32.</b> For Section 36B of the Act, the following Section shall be substituted, namely: -	
		"36B. Disposal of disciplinary proceedings. —(1) The disciplinary committee of a State Bar Council shall dispose of the complaint received by it under section 35 expeditiously and in each case the proceedings shall be concluded within a period of Two years from the date of the receipt of the complaint or the date of initiation of the proceedings at the instance of the State Bar Council, as the case may be, failing which such proceedings shall stand transferred to the Bar Council of India which may dispose of the same as if it were a proceeding withdrawn for inquiry under subsection (2) of section 36.	
		Provided that the Bar Council of India shall make endeavors to conclude the said proceedings transferred to it within a period of One Year from the date of receipt of the records.	
		(2) Notwithstanding anything contained in subsection (1), where on the commencement of the Advocates (Amendment) Act, 2025 any proceedings in respect of any disciplinary matter against an advocate is pending before the disciplinary committee of a State Bar Council, that disciplinary committee of the State Bar Council shall dispose of the same within a period of one year from the date of such commencement or within a period of one year from the date of the receipt of the complaint or, as the case may be, the date of initiation of the proceedings at the instance of the State Bar Council, whichever is later, failing which such proceedings shall stand transferred to the Bar Council of India for disposal under subsection (1).	
		(3) If it is evident from the record that the State Bar Council or its Disciplinary Committee has failed to conduct effective hearings, exhibited negligence, or	

		shown lack of diligence in hearing and disposing of complaints within the stipulated period of two years as prescribed under sub-section (1), such failure may be treated <b>as</b> misconduct on the part of the General Council of the State Bar Council or its Disciplinary Committee, as the case may be."	
Insertion substitution	and on in		
Section 42		"(aa) Summoning the complainant or any other person concerned as may be prescribed in the regulations made by Bar Council of India."	
		(B) For sub section 2, the following section shall be substituted, namely: -	
		"All proceedings before a disciplinary committee of a Bar Council shall be deemed to be the judicial proceedings within the meaning of sections 229 and 267 of the Bharatiya Nyaya Sanhita, 2023, and every such disciplinary committee shall be deemed to be a Civil Court for the purposes of sections 384, 385 and 388 of the Bharatiya Nagarik Suraksha Sanhita, 2023 (46 of 2023)."	
substitution Section 45	of	<b>34.</b> For Section 45 of the ACT, the following section shall be substituted, namely: -	
		"45. Penalty for persons illegally practicing in courts and before other authorities. —Any person who practices in any court or before any authority or person, in or before whom he is not entitled to practice under the provisions of this Act, shall be punishable with imprisonment for a term which may extend to one year and/or with fine which may extend to two lakh rupees."	
Insertion Section 45B	of	<b>35.</b> After Section 45, the following section shall be inserted, namely: -	
		"45B- Liability for Misconduct in certain cases- If any person suffers loss either caused deliberately or by misconduct of the advocate, then, such person	

		may make a complaint of misconduct against the advocate under appropriate regulations as may be prescribed by Bar Council of India for deciding the liability of the advocate."	
substitution Section 48B	in	36. For sub section 2, the following sub section shall be substituted, namely: -  "Where a State Bar Council is unable to perform its functions for any reason whatsoever, the Bar Council of India may, without prejudice to the generality of the foregoing power, constitute a Committee replacing the State Bar Council and give such directions to such Committee, headed by Former Judge of a High Court and consisting of four senior Advocates having minimum twenty years of practice and registered with Bar Association, as may appear to it necessary, and such directions shall have effect, notwithstanding anything contained in the regulations made by the State Bar Council."	
Substitution Section 49	in	37. For Section 49 of the Act, the following Section shall be substituted, namely: -  "49. General power of the Bar Council of India to make regulations. — 1[(1)] The Bar Council of India may make regulations for discharging its functions under this Act, and, in particular, such regulations may prescribe—  (a) the conditions subject to which an advocate may be entitled to vote at an election to the State Bar Council including the qualifications or disqualifications of voters, and the manner in which an electoral roll of voters may be prepared and revised by a State Bar Council;  (ab) qualifications for membership of a Bar Council and the disqualifications for such membership;	

- (ac) the time within which and the manner in which effect may be given to the proviso to sub-section (2) of section 3;
- (ad) the manner in which the name of any advocate may be prevented from being entered in more than one State roll;
- (ae) the manner in which the seniority among advocates may be determined;
- (af) the minimum qualifications required for admission to a course of degree in law in any recognised University;]
- (ag) the class or category of persons entitled to be enrolled as advocates;
- (ah) the conditions subject to which an advocate shall have the right to practise and the circumstances under which a person shall be deemed to practise as an advocate in a court;]
- (ai)- for the verification of educational certificates, degrees, and credentials of advocates enrolled with State Bar Councils, and to ensure compliance with the Bar Council of India Certificate and Place of Practice (Verification) Regulations, 2015.
- (b) the form in which an application shall be made for the transfer of the name of an advocate from one State roll to another;
- (c) the standards of professional conduct and etiquette to be observed by advocates;
- (d) the standards of legal education to be observed by Universities in India and the inspection of universities for that purpose;
- (e) the foreign qualifications in law obtained by persons other than citizens of India and for laying down the conditions for equivalence of the same with qualifications in Law obtained in India, which may include prescribing a bridge course for equivalence of the Indian pattern and for further laying down the conditions and restrictions, if any, for the purpose of

enrolment and practice as an advocate or legal practitioner under this Act.

- (f) the procedure to be followed by the disciplinary committee of a State Bar Council and by its own disciplinary committee;
- (g) the restrictions in the matter of practice to which senior advocates shall be subject;
- (gg) the form of dresses or robes to be worn by advocates, having regard to the climatic conditions, appearing before any court or tribunal;]
- (h) the fees which may be levied in respect of any matter under this Act;
- (i) general principles for guidance of State Bar Councils and the manner in which directions issued or orders made by the Bar Council of India may be enforced;
- (ia) to recognize and regulate the law firms including such firms operating in more than one State;
- (ib) to register and regulate Bar Associations;
- (ic) for rendering of legal services and spreading legal literacy;
- (id) to prepare and carry out welfare schemes for advocates in practice.
- (i) any other matter which may be prescribed:

Provided that no regulations made with reference to clause (c) or clause (gg) shall have effect unless they have been approved by the Chief Justice of India:

Provided further that no regulations made with reference to clause (e) shall have effect unless they have been approved by the Central Government.

(2) Notwithstanding anything contained in the first proviso to sub-section (1), any regulations made with reference to clause (c) or clause (gg) of the said subsection and in force immediately before the commencement of the Advocates (Amendment) Act,

	1973 (60 of 1973), shall continue in force until altered or repealed or amended in accordance with the provisions of this Act.]"	
Insertion in Section 49A	<b>38.</b> After clause (c) of Sub section 1, the following clause shall be inserted, namely: -  "(cc) rules governing the entry of foreign law firms or foreign lawyers in India."	
Insertion of Section 49B	39. After Section 49, the following section shall be inserted, namely: -  "49B- Power of Central Government to give directions The Central Government may give such directions to Bar Council of India as may appear to the Central Government to be necessary for carrying into execution any of the provisions of this Act or of any rule or order made thereunder"	
Chapter VII- Temporary and Transitional Provisions	<b>40.</b> For Section 55, 56, 57, 58, 58A, 58AA, 58AB, 58AC, 58AD, 58AE, 58AF, 58AG, 58B, in Chapter VII of the Principal Act shall be omitted.	

#### TABULAR STATEMENT ON AMENDMENTS TO THE ADVOCATES ACT, 1961

Section	Existing Provision	Proposed Amendments
Section 2:	New Definitions added to Section 2(1).	(aa) Advisory Board means a Board of Advisors constituted by Bar Council
Definitions		of India for the Development of Legal Education, Legal Research and
		Legal Profession
		(bb) 'Bar Association' means the association of Advocates registered with the State Bar Councils or Bar Council of India as the case may be, and includes such association at the level of Supreme Court, High Courts and district courts and below, tribunals and quasi-judicial forums.
		(ee) "Bar Examination" means any examination or test including the All-India Bar Examination, prescribed by Bar Council of India for enrolment of a law graduate as an Advocate or for his continuance in 'practice of law' as an Advocate after his enrolment under the provisions of this Act.
		(ff) Center of Legal Education means Institution recognized by Bar Council of India imparting education exclusively in the field of law.
Section 2:	Section 2 (1) (h) "Law Graduate means	Section 2 (1) (h) "Law Graduate means a person who has obtained a
Definitions	a person who has obtained a bachelor's	bachelor's degree in law of three or five years or such other duration as
	degree in law from any university	prescribed, from any Center of Legal Education or University established
	established by Law in India.	by Law or a college affiliated to any university and recognized by Bar
		Council of India.

Section	<b>Existing Provision</b>	Proposed Amendments
Section 2:	Section 2(1) (i) "legal practitioner"	Section 2(i) - "Legal Practitioner" means any Advocate or law graduate
Definitions	means an advocate [or vakil] of any	engaged in the practice of law before courts, tribunals or quasi-judicial
	High Court, a pleader, mukhtar or	forums or doing legal work in any private or public organization including
	revenue agent.	but not limited to statutory and autonomous bodies, domestic and foreign
		law firms and corporate entities.
		Provided that for the removal of doubt, an experience certificate as legal practitioner issued by the respective State Bar Councils and Bar Associations, Courts/Tribunals/Quasi-judicial forums or issued by any private or public organization including but not limited to domestic and foreign law firms and corporate entities, shall be <i>prima facie</i> a proof of such legal practice.  The Bar Council/s shall be at liberty to verify the authenticity of the same in either case upon receipt of any complaint regarding the same.
		(ia) "Misconduct" means an act or omission by an advocate which constitutes breach of or non-observation of the standards of conduct expected from an Advocate, prescribed by any regulation made by the Bar Council of India.
		(o) "Verification Certificate" means and includes periodic verification of certificates, place of practice and other details or credentials of the Advocates to be issued by the State Bar Councils as per Regulations prescribed by BCI.

Section	<b>Existing Provision</b>	Proposed Amendments
Section 3-	3. State Bar Councils. —(1) There shall	(1) There shall be a Bar Council— (a) for each of the States of Andhra
State Bar	be a Bar Council—	Pradesh, Bihar, Gujarat, Jharkhand, Madhya Pradesh and Chhattisgarh,
Council	(a) for each of the States of Andhra	Karnataka, Odisha, Rajasthan, Sikkim, Uttar Pradesh, Uttarakhand,
	Pradesh, Bihar, Gujarat, 8[Jammu and	Meghalaya, Manipur and Tripura, to be known as the Bar Council of that
	Kashmir,] 9[Jharkhand], 10[Madhya	State;
	Pradesh and Chhattisgarh], 11***,	
	12***, 13[Karnataka], Orissa,	(b) for the States of Arunachal Pradesh, Assam, Mizoram and Nagaland to
	14[Rajasthan, Telangana 15[Uttar	be known as the Bar Council of Arunachal Pradesh, Assam, Mizoram and
	Pradesh],16[Uttaranchal, Meghalya,	Nagaland;]
	Manipur and Tripura]], to be known as	
	the Bar Council of that State;	(c) for the State of Kerala and the Union territory of [Lakshadweep] to be
		known as the Bar Council of Kerala;
	(b) for the States of Arunachal Pradesh,	
	Assam, Mizoram and Nagaland to be	(cc) for the [State of Tamil Nadu] and the Union territory of Puducherry to
	known as the Bar Council of Arunachal	be known as the Bar Council of Madras;]
	Pradesh, Assam, Mizoram and	
	Nagaland;]	(ccc) for the States of Maharashtra and Goa and the Union territories of
		Dadra and Nagar Haveli and Daman and Diu, to be known as the Bar
	(c) for the State of Kerala and the Union	Council of Maharashtra and Goa;]
	territory of [Lakshadweep] to be known	
	as the Bar Council of Kerala;	(d) for the States of Punjab and Haryana and the Union territory of
		Chandigarh, to be known as the Bar Council of Punjab and Haryana;
	(cc) for the [State of Tamil Nadu] and	
	the Union territory of Pondicherry to be	(dd) for the State of Himachal Pradesh, to be known as the Bar Council of
	known as the Bar Council of Madras;]	Himachal Pradesh;]

Section	Existing Provision	Proposed Amendments
	(ccc) for the States of Maharashtra and	(e) for the State of West Bengal and the [Union territory of Andaman and
	Goa and the Union territories of Dadra	Nicobar Islands], to be known as the Bar Council of West Bengal; and
	and Nagar Haveli and	
	Daman and Diu, to be known as the Bar	(f) for the Union territory of Delhi, to be known as the Bar Council of
	Council of Maharashtra and Goa;]	Delhi.
	(d) for the States of Punjab and Haryana	(g) for the Union territory of Jammu and Kashmir and Union territory of
	and the Union territory of Chandigarh,	Ladakh, to be known as the Bar Council of Jammu and Kashmir; and
	to be known as the Bar Council of Punjab and Haryana;	Ladakh.
		(2) A State Bar Council shall consist of the following members:
	(dd) for the State of Himachal Pradesh,	
	to be known as the Bar Council of	(a) in case of State Bar Council of Delhi, the Additional Solicitor
	Himachal Pradesh;]	General of India of Delhi High Court, ex-officio; in case of the State
		Bar Council of Assam, Arunachal Pradesh, Mizoram and Nagaland,
	(e) for the State of West Bengal and the	the Advocate-General each of the State of Assam, Arunachal Pradesh,
	[Union territory of Andaman and	Mizoram and Nagaland, ex-officio; in case of State of Punjab and
	Nicobar Islands], to be known as the Bar	Haryana, the Advocate General of each State of Punjab and Haryana
	Council of West Bengal; and	ex-officio and in case of any other State Bar Council the Advocate
		General of the said State, <i>ex-officio</i> ;
	(f) for the Union territory of Delhi, to be	
	known as the Bar Council of Delhi.	(b) in the case of a State Bar Council with an electorate not exceeding five
		thousand, fifteen members, in the case of a State Bar Council with an
	(2) A State Bar Council shall consist	electorate exceeding five thousand but not exceeding ten thousand, twenty
	of the following members:	members, and in the case of a State Bar Council with an electorate

Section	Existing Provision	Proposed Amendments
		exceeding ten thousand, twenty-five members, elected in accordance with
	(a) in the case of the State Bar	the system of proportional representation by means of the single
	Council of Delhi, the Additional	transferable vote from amongst advocates on the electoral roll of the State
	Solicitor - General of India, ex officio;	Bar Council:]
	[in the case of the State Bar Councils of	Provided that as nearly as possible one-half of such elected members shall,
	Assam, Arunachal Pradesh Mizo ram	subject to any regulations that may be made in this behalf by the Bar
	and Nagaland, the Advocate-General of	Council of India, be persons who have for at least ten years been advocates
	each of the States of Assam, Arunachal	on a State roll, and in computing the said period of ten years in relation to
	Pradesh, Mizoram and Nagaland] ex	any such person, there shall be included any period during which the person
	officio; in the case of the State Bar	has been an advocate enrolled under the Indian Bar Councils Act, 1926 (38
	Council of Punjab and Haryana, the	of 1926).]
	Advocate-General of each of the States	
	of Punjab and Haryana, ex officio; ] and	(3) There shall be a Chairman and a Vice-Chairman of each State Bar
	in the case of any other State Bar	Council elected by the Council in such manner as may be prescribed.
	Council, the Advocate-General of the	
	State, ex officio;	(3)A- Omitted
	(b) in the case of a State Bar Council	
	with an electorate not exceeding five	(4) An Advocate shall be disqualified from voting at an election under
	thousand, fifteen members, in the case	sub-section (2) or for being chosen as and for continuing as a member
	of a State Bar Council with an electorate	of the State Bar Council or Bar Council of India, unless he possesses
	exceeding five thousand but not	such qualifications or satisfies such conditions as may be prescribed in
	exceeding ten thousand, twenty	this behalf by Bar Council of India (and subject to any regulations or
	members, and in the case of a State Bar	guidelines that may be made or prescribed by Bar Council of India in
	Council with an electorate exceeding ten	that behalf.)
	thousand, twenty-five members, elected	

Section	Existing Provision	Proposed Amendments
	in accordance with the system of	(5) An electoral roll of eligible Advocates shall be prepared and
	proportional representation by means of	revised from time to time by each State Bar Council as per regulations
	the single transferable vote from	prescribed by Bar Council of India.".
	amongst advocates on the electoral roll	
	of the State Bar Council:]	(a) every election of the State Bar Council or Member of Bar Council
	Provided that as nearly as possible one-	of India shall be held in accordance with the provisions of the
	half of such elected members shall,	regulations made by Bar Council of India; and
	subject to any rules that may be made in	
	this behalf by the Bar Council of India,	(b) nothing in clause (b) of sub-section (2) shall affect the representation
	be persons who have for at least ten	of elected members in any State Bar Council as constituted immediately
	years been advocates on a State roll, and	before the commencement of this Act, until that State Bar Council is
	in computing the said period of ten years	reconstituted in accordance with the provision of this Act.
	in relation to any such person, there shall	
	be included any period during which the	Provided that no Advocate/Legal Practitioner shall be entitled to be a
	person has been an advocate enrolled	member of any State Bar Council or Bar Council of India who is a convict
	under the Indian Bar Councils Act, 1926	or is facing trial in an offence of having minimum punishment prescribed
	(38 of 1926).]	is three years, with or without fine under any law for the time being in
		force or against whom a disciplinary proceeding is pending for a case of
	(3) There shall be a Chairman and a	misconduct in any State Bar Council or in Bar Council of India or who has
	Vice-Chairman of each State Bar	been punished for such misconduct.
	Council elected by the Council in such	Provided further that the Bar Council of India may permit any such
	manner as may be prescribed.	Advocate/Legal Practitioner, to contest the election of State Bar Council
		or Bar Council of India, if it finds that the Advocate <i>prima-facie</i> appears
	(3A) Every person holding office as	to have been falsely implicated and/or no substantive case of "misconduct"
	Chairman or as Vice-Chairman of any	is made out against such advocate.

Section	<b>Existing Provision</b>	Proposed Amendments
	State Bar Council immediately before	
	the commencement of the Advocates	(6) Nothing in clause (b) of sub-section (2) shall affect the
	(Amendment) Act, 1977 (38 of 1977),	representation of elected members in any State Bar Council as
	shall, on such commencement, cease to	constituted immediately before the commencement of the Advocates
	hold office as Chairman or Vice-	(Amendment) Act, 2025 until that State Bar Council is reconstituted in
	Chairman, as the case may be:	accordance with the provisions of this Act.
	Provided that every such person shall	
	continue to carry on the duties of his	
	office until the Chairman or the Vice-	
	Chairman, as the case may be, of each	
	State Bar Council, elected after the	
	commencement of the Advocates	
	(Amendment) Act, 1977 (38 of 1977),	
	assumes charges of the office.]	
	(4) An advocate shall be disqualified	
	from voting at an election under sub-	
	section (2) or for being chosen as, and	
	for being, a member of a State Bar	
	Council, unless he possesses such	
	qualifications or satisfies such	
	conditions as may be prescribed in this	
	behalf by the Bar Council of India, and	
	subject to any such rules that may be	
	made, an electoral roll shall be prepared	

Section	<b>Existing Provision</b>	Proposed Amendments
	and revised from time to time by each	
	State Bar Council.	
	(5) Nothing in the proviso to sub-section	
	(2) shall affect the term of office of any	
	member elected before the	
	commencement of the Advocates	
	(Amendment) Act, 1964 (21 of 1964),	
	but every election after such	
	commencement shall be held in	
	accordance with the provisions of the s	
	made by the Bar Council of India to give	
	effect to the said proviso.]	
	(6) Nothing in clause (b) of sub-section	
	(2) shall affect the representation of	
	elected members in any State Bar	
	Council as constituted immediately	
	before the commencement of the	
	Advocates (Amendment) Act, 1973 (60	
	of 1973), until that State Bar Council is	
	reconstituted in accordance with the	
	provisions of this Act.	

Section	<b>Existing Provision</b>	Proposed Amendments
Section 4:	4. Bar Council of India. —(1) There	4. Bar Council of India. —(1) There shall be a Bar Council for the
Bar Council	shall be a Bar Council for the territories	territories to which this Act extends to be known as the Bar Council of India
of India	to which this Act extends to be known as	which shall consist of the following members, namely: —
	the Bar Council of India which shall	(a) the Attorney-General of India, ex officio;
	consist of the following members,	(b) the Solicitor-General of India, ex officio;
	namely: —	3****
	(a) the Attorney-General of India, ex	(c) one member elected by each State Bar Council from amongst its
	officio;	members.
	(b) the Solicitor-General of India, ex	
	officio;	(d) not more than three members to be nominated by the Central
	3****	Government.
	(c) one member elected by each State	
	Bar Council from amongst its members.	(1A) No person shall be eligible for being elected as a member of the Bar
		Council of India unless he possesses the qualifications specified in the
	(1A) No person shall be eligible for	proviso to sub-section (2) of section 3.
	being elected as a member of the Bar	
	Council of India unless he possesses the	(1B) To have two women members co-opted by the Council from
	qualifications specified in the proviso to	amongst the eminent women advocates in addition to elected members.
	sub-section (2) of section 3.	
		(2) There shall be a Chairman and a Vice-Chairman of the Bar Council of
	(2) There shall be a Chairman and a	India elected by the Council in such manner as may be prescribed.
	Vice-Chairman of the Bar Council of	
	India elected by the Council in such	(2)A- Omitted
	manner as may be prescribed.	

Section	<b>Existing Provision</b>	Proposed Amendments
	(2A) A person holding office as	(3) The term of office of a member of the Bar Council of India elected by
	Chairman or as Vice-Chairman of the	the State Bar Council shall, —
	Bar Council of India immediately before	
	the commencement of the Advocates	(i) in the case of a member of a State Bar Council who holds office ex
	(Amendment) Act, 1977 (38 of 1977),	officio, be two years from the date of his election [or till he ceases to be a
	shall, on such commencement, cease to	member of the State Bar Council, whichever is earlier]; and
	hold office as Chairman or Vice-	
	Chairman, as the case may be:	(ii) in any other case, be for the period for which he holds office as a
	Provided that such person shall continue	member of the State Bar Council:
	to carry on the duties of his office until	Provided that every such member shall continue to hold office as a
	the Chairman or the Vice-Chairman, as	member of the Bar Council of India until his successor is elected.
	the case may be, of the Council, elected	
	after the commencement of the	
	Advocates (Amendment) Act, 1977 (38	
	of 1977), assumes charge of the office.	
	(3) The term of office of a member of the	
	Bar Council of India elected by the State	
	Bar Council shall, —	
	(i) in the case of a member of a State Bar	
	Council who holds office ex officio, be	
	two years from the date of his election	
	2[or till he ceases to be a member of the	

Section	Existing Provision	Proposed Amendments
	State Bar Council, whichever is earlier];	
	and	
	(ii) in any other case, be for the period	
	for which he holds office as a member	
	of the State Bar	
	Council:	
	Provided that every such member shall	
	continue to hold office as a member of	
	the Bar Council of India until his	
	successor is elected.	
Section 6:	(1) The functions of a State Bar Council	(1) The functions of a State Bar Council shall be—
Functions	shall be—	(a) to admit persons as advocates on its roll, who are entitled to be
of State Bar	(a) to admit persons as advocates on its	enrolled as per the provisions of this Act and regulations made
Council.	roll	thereunder;".
		(b) to prepare and maintain such roll including in electronic mode;
	(b) to prepare and maintain such roll;	
	(c) to entertain and determine cases of	(c) to entertain and determine cases of misconduct against advocates on its
	misconduct against advocates on its roll;	roll;
	(d) to safeguard the rights, privileges	(d) to safeguard the rights, privileges and interests of advocates on its roll;
	and interests of advocates on its roll;	
		(dd) to promote and ensure effective and transparent functioning of the
	(dd) to promote the growth of Bar	Bar Associations under its jurisdiction as provided under clause (bb)
	Associations for the purposes of	of sub-section (1) of section 2, and to prescribe requisite norms for the

Section	<b>Existing Provision</b>	Proposed Amendments
	effective implementation of the welfare	purpose of this sub-section and to provide effective welfare schemes
	schemes referred to in clause (a) of sub-	for the members of such Bar Associations, subject to the regulations if
	section (2) of this section and clause (a)	any prescribed by Bar Council of India in this regard.
	of sub-section (2) of section 7.	
		e) to promote and support law reform;
	e) to promote and support law reform;	
		(ee) to conduct seminars and organise talks on legal topics by eminent
	(ee) to conduct seminars and organise	jurists and publish journals and papers of legal interest;
	talks on legal topics by eminent jurists	
	and publish journals and papers of legal	(eee) to organise legal aid to the poor in the prescribed manner;]
	interest;	
		(f) to manage and invest the funds of the Bar Council;
	(eee) to organise legal aid to the poor in	
	the prescribed manner;]	(g) to provide for the election of its members;
	(0)	
	(f) to manage and invest the funds of the	(gg) to inspect the Centres of Legal Education or Universities in
	Bar Council;	accordance with the directions given under clause (i) of sub-section (1)
	(a) 4	of section 7.
	(g) to provide for the election of its	
	members;	(h) to perform all other functions conferred on it by or under this Act;
	(gg) to visit and inspect Universities in	(i) to do all ather things a second for dischausing the of second for the
	accordance with the directions given	(i) to do all other things necessary for discharging the aforesaid functions.
	under clause (i) of sub-section (1) of	(2) A State Den Connection and the second second state of the second sec
	section 7	(2) A State Bar Council may constitute one or more funds in the prescribed
	Section /	manner for the purpose of—

Section	<b>Existing Provision</b>	Proposed Amendments
	(h) to perform all other functions conferred on it by or under this Act;	(a) giving financial assistance to organise welfare schemes for the indigent, disabled or other advocates;
	(i) to do all other things necessary for discharging the aforesaid functions.	(b) giving legal aid or advice in accordance with the regulations made in this behalf;
	(2) A State Bar Council may constitute	(c)- Omitted
	one or more funds in the prescribed	
	manner for the purpose of—	(3) A State Bar Council may for the Fund or Trust established under
	<ul><li>(a) giving financial assistance to organise welfare schemes for the indigent, disabled or other advocates;</li><li>(b) giving legal aid or advice in accordance with the rules made in this behalf;</li></ul>	sub-section (2) of this section or otherwise seek financial assistance from the National Legal Services Authority of India or the State Legal Services Authority or any other Government Authority or Non-Government Organization for carrying out the purpose of this Act and may receive any grants, donations, gifts or benefactions for all or any of the purposes specified in sub-section (2) which shall be credited to the appropriate fund or funds constituted under that sub-section.
	(c) establishing law libraries.	
	(3) A State Bar Council may receive any grants, donations, gifts or benefactions for all or any of the purposes specified in sub-section (2) which shall be	

Section	Existing Provision	Proposed Amendments
	credited to the appropriate fund or funds	
	constituted under that sub-section.	
Section 7:	(1) Function of Bar Council of India-	(1) Function of Bar Council of India-
Function of		
the State	(b) to lay down standards of professional	(b) to lay down standards of professional conduct and etiquette for
Bar	conduct and etiquette for advocates.	advocates and to prescribe regulations as it may deem necessary.
Council.	•	
	(c) to lay down the procedure to be followed by its disciplinary committee and the disciplinary committee of each	(c) to lay down the procedure to be followed by its disciplinary committee and the disciplinary committee of each State Bar Council;
	State Bar Council;	(d) to safeguard the rights, privileges and interests of advocates;
	(d) to safeguard the rights, privileges and interests of advocates;	(da) To verify the genuineness and authenticity of the educational certificates and degrees of advocates enrolled with various State Bar Councils, ensuring that no person with forged, fake, or unrecognized
	(e) to promote and support law reform;	degrees is enrolled and practicing as an advocate/legal practitioner.
	(f) to deal with and dispose of any matter arising under this Act, which may be referred to it by a State Bar Council;	(db) To prescribe, implement, and oversee a framework for the periodic verification and updating of the addresses, places of practice, and other credentials of advocates enrolled with the State Bar Councils in accordance with the Certificate and Place of Practice (Verification)
	(g) to exercise general supervision and control over State Bar Councils;	Regulations, 2015.  (e) to promote and support law reform;

Section	<b>Existing Provision</b>	Proposed Amendments
	(h) to promote legal education and to lay	(f) to deal with and dispose of any matter arising under this Act, which may
	down standards of such education in	be referred to it by a State Bar Council;
	consultation with the Universities in	
	India imparting such education and the	(g) to exercise general supervision and control over State Bar Councils;
	State Bar Councils;	
		(h) to promote legal education and to lay down standards of such
	(i) to recognise Universities whose	education in consultation with the Universities.
	degree in law shall be a qualification for	
	enrolment as an advocate and for that	(h)(a) to provide for an entrance Examination/test for admission in
	purpose to visit and inspect Universities	undergraduate and postgraduate degree courses of the centers of
	3[or cause the State Bar Councils to visit	legal education across the country.
	and inspect Universities in accordance	
	with such directions as it may give in	(hb) to prescribe or conduct such exams including Bar examinations,
	this behalf];	pre or post enrolment to make a person entitled to practice law, as
		may be deemed necessary for maintaining standards of legal
	(ia) to conduct seminars and organise	profession in India;
	talks on legal topics by eminent jurists	
	and publish journals and papers of legal	(i) to recognize Centres of Legal Education or Universities whose degree
	interest;	in law shall be a qualification for enrolment as an Advocate and/or shall
		be a qualification for teaching law at any level; and for that purpose, to
	(ib) to organise legal aid to the poor in	visit and inspect such Centres of Legal Education or Universities or
	the prescribed manner;	cause the State Bar Councils to visit and inspect Centres of Legal
		Education/Universities in accordance with such directions as it may give
	(ic) to recognise on a reciprocal basis	in this behalf.
	foreign qualification in law obtained	

Section	<b>Existing Provision</b>	Proposed Amendments
	outside India for the purpose of	(ia) to conduct seminars and organise talks on legal topics by eminent
	admission as an advocate under this Act;	jurists and publish journals and papers of legal interest;
	(j) to manage and invest the funds of the Bar Council;	(ib) to organize legal aid for the indigent and such other persons as may be eligible as per Regulations prescribed in this behalf,"
	(k) to provide for the election of its members;	(ic) to recognize on a reciprocal basis foreign qualification in law obtained outside India and for laying down the conditions for equivalence of the same with qualifications in Law obtained in India
	(1) to perform all other functions	and for further laying down the conditions and restrictions, if any,
	conferred on it by or under this Act;	for the purpose of admission and practice as an advocate or legal practitioner under this Act;
	(m) to do all other things necessary for	
	discharging the aforesaid functions.	(j) to manage and invest the funds of the Bar Council;
	(2) The Bar Council of India may constitute one or more funds in the	(k) to provide for the election of its members;
	prescribed manner for the purpose of—  (a) giving financial assistance to	(l) to provide for recognition and regulation of law firms,
	organise welfare schemes for indigent,	(m) to make regulations for identifying the non- practicing advocates and
	disabled or other advocates;	barring their voting rights in the elections to the State Bar Councils and
		the Bar Associations.
	(b) giving legal aid or advice in	
	accordance with the rules made in this	(n) to provide for legal assistance to the persons belonging to the
	behalf.	Scheduled Castes and the Scheduled Tribes, Other Backward Classes,

Section	<b>Existing Provision</b>	Proposed Amendments
		women, differently abled persons, victims of social unrest, natural
	(c) establishing law libraries.	calamities, victim of diseases impacting the social acceptability, and needy
		persons and for spreading legal literacy, legal awareness amongst the
	(3) The Bar Council of India may	people.
	receive any grants, donations, gifts or	
	benefactions for all or any of the	(o) to frame schemes achieving the objectives mentioned in clause (o) and
	purposes specified in sub-section (2)	to generate funds for the same by way of securing aid from the
	which shall be credited to the	Government or non government organization.
	appropriate fund or funds constituted	
	under that sub-section.	(p) to provide for pre or post enrolment training and apprenticeship to law
		graduate who has obtained an under-graduate law degree from a
		recognized institution for a period not exceeding one year.
		(q) to provide for continuing legal education for advocates.
		(r) to constitute an Advisory Board for development of Legal Education,
		Legal Research and Legal Profession and work in the field of Legal
		Education, to aid and advise the Bar Council of India.
		(s) to promote and to develop mechanisms to enhance the skill of Advocates and Law Teachers.
		(t) to lay down uniform regulations for elections of State Bar Councils and to constitute Election Tribunals for deciding the disputes in relation

Section	Existing Provision	Proposed Amendments
		there to.
		(u) to perform all other functions conferred on it by or under this Act;
		(v) to do all other things necessary for discharging the aforesaid functions.
		(2) Bar Council of India may constitute one or more funds and create or establish any Trust under Indian Trusts Act, 1882 or a Society registered under the Societies Registration Act, 1860 for the purpose of:
		(a) giving financial assistance to deserving advocates or law students, organizing seminars, providing training to young Advocates or to provide for welfare scheme for indigents, disabled or other advocates either directly or through the Trust;
		(b) providing for legal aid or advice in accordance with the regulations made in this behalf; and
		(c) establishing law libraries,
		(d) establishing the Centres of legal education
		(3) Any Trust constituted under this provision may have as Managing

Section	<b>Existing Provision</b>	Proposed Amendments
		Trustees or Trustees, elected members of Bar Council of India, Advocates, academicians or any other eminent persons as may be
		nominated by Bar Council of India and/or the Trust.
		(4) Any Trust already constituted by Bar Council of India shall
		continue to function as it is, if it fulfils the conditions laid down under sub-section (2) and (3) of section 7.
		(5) Bar Council of India may for the purpose of Fund or Trust or
		Society established under sub- section (2) or otherwise seek financial
		assistance from the National Legal Services Authority of India or State Legal Services Authority or any other Government Authority or Non-
		Government Organization for carrying out the purpose of this Act or for
		the objects of the Trust or the Society and receive any grants, donations,
		gifts or benefactions for all or any of the purposes specified in sub-
		section (2) which shall be credited to the appropriate fund or funds constituted under that sub-section.
Section 8	8. Term of office of members of State	8. Term of office of members of State Bar Council. —The term of office of
	Bar Council. —The term of office of an	an elected member of a State Bar Council (other than an elected member
	elected member of a State Bar Council	thereof referred to in section 54) shall be five years from the date of
	(other than an elected member thereof	publication of the result of his election:
	referred to in section 54) shall be five	
	years from the date of publication of the	Provided that where a State Bar Council fails to provide for the election
	result of his election:	of its members before the expiry of the said term, Bar Council of India
		may, by order, for reasons to be recorded in writing, extend the said

Section	Existing Provision	Proposed Amendments
	Provided that where a State Bar Council	term for a period not exceeding six months at a time.
	fails to provide for the election of its	
	members before the expiry of the said	Provided further that Bar Council of India may extend the tenure of
	term, the Bar Council of India may, by	the State Bar Council for further period of six months or for any other
	order, for reasons to be recorded in	period from the date on which it would otherwise have ceased, but in
	writing, extend the said term for a period	no case exceeding total period of eighteen months if the State Bar Council
	not exceeding six months.	is unable to hold elections or discharge its functions during its tenure due
		to circumstances beyond its control.
Section: 8A	8A. Constitution of Special Committee	8A. Constitution of Special Committee in the absence of election (1
	in the absence of election. —	) Where a State Bar Council fails to provide for the election of its
	(1) Where a State Bar Council fails to	members before the expiry of the term of five years or the extended
	provide for the election of its members	term, as the case may be, referred to in section 8, Bar Council of India
	before the expiry of the term of five	shall, on and from the date immediately following the day of such
	years or the extended term, as the case	expiry, constitute a Special Committee to manage the affairs of the State
	may be, referred to in section 8, the Bar	Bar Council, consisting of-
	Council of India shall, on and from the	
	date immediately following the day of	(i) the ex officio member of the State Bar Council referred to in clause (a)
	such expiry, constitute a Special	of sub-section (2) of section 3 to be the Chairman:
	Committee consisting of—	Provided that where there are more than one ex officio member, the senior
		most amongst them shall be the Chairman; and
	(i) the ex officio member of the State	
	Bar Council referred to in clause (a) of	(ii) two members to be nominated by the Bar Council of India from
	sub-section (2) of section 3 to be the	amongst advocates on the electoral roll of the State Bar Council, to
	Chairman:	discharge the functions of the State Bar Council until the Bar Council is
		constituted under this Act.

Section	Existing Provision	Proposed Amendments
	Provided that where there are more than	
	one ex officio members, the senior most	(2) On the constitution of the Special Committee and until the State Bar
	amongst them shall be the Chairman;	Council is constituted—
	and	(a) all properties and assets vesting in the State Bar Council shall vest in
		the Special Committee;
	(ii) two members to be nominated by the	
	Bar Council of India from amongst	(b) all rights, liabilities and obligations of the State Bar Council, whether
	advocates on the electoral roll of the	arising out of any contract or otherwise, shall be the rights, liabilities and
	State Bar Council, to discharge the	obligations of the Special Committee;
	functions of the State Bar Council until	
	the Bar Council is constituted under this	(c) all proceedings pending before the State Bar Council in respect of any
	Act.	disciplinary matter or otherwise shall stand transferred to the Special
		Committee.
	(2) On the constitution of the Special	
	Committee and until the State Bar	(3) The Special Committee constituted under sub-section (1) shall, in
	Council is constituted—	accordance with such directions as Bar Council of India may give to it
	(a) all properties and assets vesting in	in this behalf, hold elections to the State Bar Council within a period
	the State Bar Council shall vest in the	of six months from the date of its constitution under sub-section (1),
	Special Committee;	and where, for any reason, the Special Committee is not in a position
		to conduct election within the said period, the Bar Council of India
	(b) all rights, liabilities and obligations	may, for reasons to he recorded by it in writing, extend the tenure of
	of the State Bar Council, whether arising	the Special Committee for any duration for the purpose of conducting
	out of any contract or otherwise, shall be	elections or for effectively carrying out the purpose of this Act.
	the rights, liabilities and obligations of	
	the Special Committee;	

Section	Existing Provision	Proposed Amendments
		(4) In case the Special Committee fails to manage the affairs of the State
	(c) all proceedings pending before the	Bar Councils effectively or fails to hold the election within the
	State Bar Council in respect of any	stipulated period, BCI may take appropriate action for the purpose of
	disciplinary matter or otherwise shall	holding the elections or managing the affairs of the Council effectively.
	stand transferred to the Special	
	Committee.	
	(3) The Special Committee constituted	
	under sub-section (1) shall, in	
	accordance with such directions as the	
	Bar Council of India may give to it in	
	this behalf, hold elections to the State	
	Bar Council within a period of six	
	months from the date of its constitution	
	under sub-section (1), and where, for	
	any reason the Special Committee is not	
	in a position to conduct election within	
	the said period of six months, the Bar	
	Council of India may, for reasons to be	
	recorded by it in writing, extend the said	
	period.	
Section 9	9. Disciplinary committees. —(1) A Bar	(1) A Bar Council shall constitute one or more Disciplinary Committees,
	Council shall constitute one or more	each of which shall consist of three persons of whom two shall be the
	disciplinary committees, each of which	persons elected by the Council from amongst its members and the other
	shall consist of three persons of whom	shall be a person co-opted by the Council from amongst the advocates who

Section	<b>Existing Provision</b>	Proposed Amendments
	two shall be persons elected by the	possess the qualifications specified in proviso to sub-section (2) of section
	Council from amongst its members and	3 and who are not members of the Council but are members of the Bar
	the other shall be a person co-opted by	Association registered with the State Bar Council, as the case may be, and
	the Council from amongst advocates	the senior most advocate amongst the members of a disciplinary
	who	Committee shall be the Chairman thereof.
	possess the qualifications specified in	
	the proviso to sub-section (2) of section	(2)- Omitted
	3 and who are not members of the	
	Council, and the senior-most advocate	
	amongst the members of a disciplinary	
	committee shall be the Chairman	
	thereof.	
	(2) Notwithstanding anything contained	
	in sub-section (1), any disciplinary	
	committee constituted prior to the	
	commencement of the Advocates	
	(Amendment) Act, 1964 (21 of 1964)	
	may dispose of the proceedings pending	
	before it as if this section had not been	
	amended by the said Act.	
Section 9A	9A. Constitution of legal aid	8
	committees. —	(1) A Bar Council may constitute one or more legal aid committees each of
	(1) A Bar Council may constitute one or	which shall consist of such number of members, not exceeding nine but not
	more legal aid committees each of	less than five, as may be prescribed.

Section	<b>Existing Provision</b>	Proposed Amendments
	which shall consist of such number of	
	members, not exceeding nine but not	(2) The qualifications, the method of selection and the term of office of the
	less than five, as may be prescribed.	members of a legal aid committee shall be such as may be prescribed.
	(2) The qualifications, the method of	(3) The Bar Council may seek funds from authorities under the National
	selection and the term of office of the	Legal Services Authority or State Legal Services Authority or any other
	members of a legal aid committee shall	Government or Non-Government Authority for carrying out the purpose of
	be such as may be prescribed.	this Section."
9BSpecial		9B. Special Public Grievance Redressal Committee of Bar Council of
Public		India: -
Grievance		(1) Bar Council of India shall constitute a Special Public Grievance
Redressal		Redressal Committee consisting of the following members, namely: -
Committee		(i) one former Judge of Supreme Court or Chief Justice of any High
of Bar		Court or their nominee as its chairman;
Council of		
India.		(ii) two retired Judges of different High Courts as its members;
		(iii) one senior Advocate;
		(iv) one member of Bar Council of India;
		(2) The Special Public Grievance Redressal Committee shall inquire into
		any allegation or complaint of corrupt practices or misconduct against any
		office bearer or member of Bar Council of India in discharge of his duties
		as a member of the Council, which is referred to it by the Council.

Section	<b>Existing Provision</b>	Proposed Amendments
		(3) The inquiry report of the Committee shall be placed before the General Body meeting of the Council and the Council after considering the report may- (i) accept the findings of the report and seek appropriate remedy under law; or
		(ii) accept the report and may refer the matter to initiate a disciplinary proceeding against the office-bearer or as the case may be a member, or
		(iii) return the report with reasons to .be recorded in writing to the Special Public Grievance Redressal Committee for having review of the finality of the inquiry report. However, if the Committee returns the report in same form or in any modified form, the General Body of the Council may accept its recommendation.
		(4) The committee constituted under this section shall meet at such place and such time, and shall observe such procedure in regard to the transaction of business at its meetings as it may decide unless provided for by the regulations.
		(5) The members of the committee may be paid such allowances for meeting the personal expenditure in attending the meeting and for attending to any other work of the committee.

Section	Existing Provision	Proposed Amendments
Section 10	10. Constitution of committees other	10. Constitution of committees other than disciplinary committees. —(1)
	than disciplinary committees. —(1) A	A State Bar Council shall constitute the following standing committees,
	State Bar Council shall constitute the	namely: —
	following standing committees, namely:	(a) an executive committee consisting of five members elected by the
	_	Council from amongst its members;
	(a) an executive committee consisting of	
	five members elected by the Council	•
	from amongst its members;	Council from amongst its members.
	(b) an enrolment committee consisting	(2) The Per Council of India shall constitute the following standing
	1 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	(2) The Bar Council of India shall constitute the following standing
	of three members elected by the Council from amongst its members.	committees, namely: —  (a) an executive committee consisting of nine members elected by the
	from amongst its members.	Council from amongst its members;
	(2) The Bar Council of India shall	Council from amongst its members,
	constitute the following standing	(b) a Legal Education Committee consisting of twenty-five members, of
	committees, namely: —	whom nine shall be persons nominated by the Council from amongst its
	(a) an executive committee consisting of	•
	nine members elected by the Council	not members thereof; out of sixteen nominated members of Legal
	from amongst its members;	Education Committee-
	from amongst its memoers,	(i) one shall be a former Chief Justice of India or a former Judge of
	(b) a legal education committee	Supreme Court, who will be the Chairman of the Committee,
	consisting of ten members, of whom	(ii) two shall be sitting or former Chief Justices of High Courts,
	five shall be persons elected by the	
	Council from amongst its members and	(iv) one shall be the Solicitor General of India,
	Tomanago io memoris and	(v) two shall be Senior Advocates or Advocates of repute who are members
		(v) two shall be belief Advocates of Advocates of Tepate who are members

Section	Existing Provision	Proposed Amendments
	five shall be persons co- opted by the	of a registered Bar Association,
	Council who are not members thereof.	(vi) one shall be the Chairman of University Grant Commission or his
		nominee,
	(3) A State Bar Council and the Bar	(vii) one shall be the Secretary (Department of Legal Affairs) Ministry of
	Council of India may constitute from	Law and Justice or his nominee not below the rank of Joint Secretary,
	amongst its members such other	(viii) three shall be Vice-Chancellors of reputed Universities, and
	committees as it may deem necessary	(ix) four shall be other Professors or Deans of Institutions of Excellence in
	for the purpose of carrying out the	the field of Law and Social Sciences.
	provisions of this Act.	
		(3) A State Bar Council and the Bar Council of India may by issuing
		Regulations/Guidelines constitute such other Committees/Sub Committees
		as deem necessary for the purpose of carrying out of the provisions of this
		Act
Section-10A	10A. Transaction of business by Bar	10A. Transaction of business by Bar Councils and committees thereof. —
	Councils and committees thereof. —	(1) The Bar Council of India shall meet at New Delhi or at such other place
	(1) The Bar Council of India shall meet	as it may, for reasons to be recorded in writing, determine.
	at New Delhi or at such other place as it	
	may, for reasons to be recorded in	(2) A State Bar Council shall meet at its headquarters or at such other place
	writing, determine.	as it may, for reasons to be recorded in writing, determine.
	(2) A State Bar Council shall meet at its	(3) The committees other than disciplinary committees constituted by the
	headquarters or at such other place as it	Bar Councils shall meet at the headquarters of the respective Bar Councils
	may, for reasons to be recorded in	or at such other place in India as it may, for reasons to be recorded in
	writing, determine.	writing determine.

Section	<b>Existing Provision</b>	Proposed Amendments
	(3) The committees other than	(4) Every Bar Council and every committee thereof except the disciplinary
	disciplinary committees constituted by	committees shall observe such regulations of procedure in regard to the
	the Bar Councils shall meet at the	transaction of business at their meetings as may be prescribed.
	headquarters of the respective Bar	(5) The disciplinary committees constituted under section 9 shall meet at
	Councils.	such times and places and shall observe such regulations of procedure in
		regard to the transaction of business at their meetings as may be prescribed.
	(4) Every Bar Council and every	
	committee thereof except the	(6) The meetings of Bar Councils or its Committees may be held in any
	disciplinary committees shall observe	form as decided by the respective Bar Councils.
	such rules of procedure in regard to the	
	transaction of business at their meetings	
	as may be prescribed.	
	(5) The disciplinary committees	
	constituted under section 9 shall meet at	
	such times and places and shall observe	
	such rules of procedure in regard to the	
	transaction of business at their meetings	
	as may be prescribed.	
Section 11.	11. Staff of Bar Council. —(1) Every	11. Staff of Bar Council. – (1) Every State Bar Council and Bar Council of
	Bar Council shall appoint a secretary	India shall appoint Secretary(s) and may appoint Additional Secretary(s),
	and may appoint an accountant and such	Joint Secretary(s), Assistant Secretary(s) Accounts Officer (s) and such number of other persons on its staff as it may deem necessary.
	number of other persons on its staff as it	Provided that the Bar Council of India may also designate a secretary as
	may deem necessary.	Principal Secretary, if needed.

Section	<b>Existing Provision</b>	Proposed Amendments
	(2) The secretary and the accountant, if any, shall possess such qualifications as may be prescribed.	(2) The officers and other staff as appointed so appointed shall not be from elected members of the Council, and shall possess such designation and qualification as may be prescribed.
Section 12	12. Accounts and Audit. —(1) Every Bar Council shall cause to be maintained such books of accounts and other books in such form and in such manner as may be prescribed.  (2) The accounts of a Bar Council shall be audited by auditors duly qualified to act as auditors of companies under the Companies Act, 1956 (1 of 1956), at such times and in such manner as may be prescribed.	maintained such books of accounts and other books in such form and in such manner as may be prescribed.  (2) The accounts of a Bar Council shall be audited by auditors duly qualified to act as auditors of companies under the Companies Act, 2013 (18 of 2013), at such times and in such manner as may be prescribed.
Section 15	15. Power to make rules. —(1) A Bar Council may make rules to carry out the purposes of this Chapter.  (2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for—  (a) the election of members of the Bar Council by secret ballot including the conditions subject to which persons can	15. Power to make regulations. —(1) A Bar Council may make regulations to carry out the purposes of this Chapter.  (2) In particular, and without prejudice to the generality of the foregoing power, such regulations may provide for—  (a) the election of members of the Bar Council by secret ballot including the conditions subject to which persons can exercise the right to vote by postal ballot, the preparation and revision of electoral rolls and the manner in which the results of election shall be published

Section	<b>Existing Provision</b>	Proposed Amendments
	exercise the right to vote by postal	(b) The format for a complaint for disciplinary proceedings and to
	ballot, the preparation and revision of	prescribe the fee to be deposited by the complainant for such
	electoral rolls and the manner in which	proceedings
	the results of election shall be published	
	3****	(c) the manner of election of the Chairman and the Vice-Chairman of the
	(c) the manner of election of the	Bar Council;
	Chairman and the Vice-Chairman of the	
	Bar Council;	(d) the manner in which and the authority by which doubts and disputes as
		to the validity of an election to the Bar Council [or to the office of the
	(d) the manner in which and the	Chairman or Vice-Chairman] shall be finally decided;
	authority by which doubts and disputes	5* * * *
	as to the validity of an election to the Bar	(f) the filling of casual vacancies in the Bar Council;
	Council [or to the office of the Chairman	
	or Vice-Chairman] shall be finally	(g) the powers and duties of the Chairman and the Vice-Chairman of the
	decided;	Bar Council
	5* * * *	
	(f) the filling of casual vacancies in the	(ga) the constitution of one or more funds by a Bar Council for the purpose
	Bar Council;	of giving financial assistance or giving legal aid or advice referred to in
		sub-section (2) of section 6 and sub-section (2) of section 7;
	(g) the powers and duties of the	
	Chairman and the Vice-Chairman of the	(gb) organisation of legal aid and advice to the poor, constitution and
	Bar Council	functions of committees and sub-committees for that purpose and
		description of proceedings in connection with which legal aid or advice
	(ga) the constitution of one or more	may be given;]
	funds by a Bar Council for the purpose	

Section	<b>Existing Provision</b>	Proposed Amendments
	of giving financial assistance or giving	(h) the summoning and holding of meetings of the Bar Council, 2*** the
	legal aid or advice referred to in sub-	conduct of business thereat, and the number of members necessary to
	section (2) of section 6 and sub-section	constitute a quorum;
	(2) of section 7;	
		(i) the constitution and functions of any committee of the Bar Council and
	(gb) organisation of legal aid and advice	the term of office of members of any such committee;
	to the poor, constitution and functions of	
	committees and sub-committees for that	(j) the summoning and holding of meetings, the conduct of business of any
	purpose and description of proceedings	such committee, and the number of members necessary to constitute a
	in connection with which legal aid or	quorum;
	advice may be given;]	
	(h) the summoning and holding of	(k) the qualifications and the conditions of service of the secretary, the
	meetings of the Bar Council, 2*** the	accountant and other employees of the Bar Council;
	conduct of business thereat, and the	
	number of members necessary to	(1) the maintenance of books of accounts and other books by the Bar
	constitute a quorum;	Council;
	(i) the constitution and functions of any	(m) the appointment of auditors and the audit of the accounts of the Bar
	committee of the Bar Council and the	Council;
	term of office of members of any such	(n) the management and investment of the funds of the Dan Covaril
	committee;	(n) the management and investment of the funds of the Bar Council.
	(i) the summoning and holding of	(3) No regulations made under this section by a State Bar Council shall
	meetings, the conduct of business of any	·
	such committee, and the number of	have effect unless they have been approved by the Bai Council of fildia
	such committee, and the number of	

Section	<b>Existing Provision</b>	Proposed Amendments
	members necessary to constitute a	
	quorum;	
	(k) the qualifications and the conditions of service of the secretary, the accountant and other employees of the Bar Council;	
	(1) the maintenance of books of accounts and other books by the Bar Council;	
	(m) the appointment of auditors and the audit of the accounts of the Bar Council;	
	(n) the management and investment of the funds of the Bar Council.	
	(3) No rules made under this section by a State Bar Council shall have effect unless they have been approved by the	
Section 18	Bar Council of India  18. Transfer of name from one State roll	10 Transfer of name from an State will to another (1) Netwithstanding
Section 18	to another. —(1) Notwithstanding	18. Transfer of name from one State roll to another. —(1) Notwithstanding anything contained in section 17, any person whose name is entered as an
	anything contained in section 17, any	advocate on the roll of any State Bar Council may make an application in
	person whose name is entered as an	

Section	Existing Provision	Proposed Amendments
	advocate on the roll of any State Bar	from the roll of that State Bar Council to the roll of any other State Bar
	Council may make an application in the	Council and, on receipt of any such application the Bar Council of India
	prescribed form to the Bar Council of	shall direct that the name of such person shall, upon payment of such
	India for the transfer of his name from	transfer fee as may be prescribed by the regulations, be removed from
	the roll of that State Bar Council to the	the roll of the first mentioned State Bar Council and entered in the roll of
	roll of any other State Bar Council and,	the other State Bar Council and the State Bar Councils concerned shall
	on receipt of any such application the	comply with such direction:
	Bar Council of India shall direct that the name of such person shall, without the	Provided that where any such application for transfer is made by a person against whom any disciplinary proceeding is pending or where for any
	payment of any fee, be removed from	other reason it appears to the Bar Council of India that the application for
	the roll of the first mentioned State Bar	transfer has not been made bona fide and that the transfer should not be
	Council and entered in the roll of the	made, the Bar Council of India may, after giving the person making the
	other State Bar Council and the State	application an opportunity of making a representation in this behalf, reject
	Bar Councils concerned shall comply	the application.]
	with such direction:	
		(2) For the removal of doubts, it is hereby declared that where on an
	Provided that where any such	application made by an advocate under sub-section (1), his name is
	application for transfer is made by a	transferred from the roll of one State Bar Council to that of another, he shall
	person against whom any disciplinary	retain the same seniority in the latter roll to which he was entitled in the
	proceeding is pending or where for any	former roll.
	other reason it appears to the Bar	
	Council of India that the application for	
	transfer has not been made bona fide and	
	that the transfer should not be made, the	
	Bar Council of India may, after giving	

Section	Existing Provision	Proposed Amendments
	the person making the application an	
	opportunity of making a representation	
	in this behalf, reject the application.]	
	(2) For the removal of doubts, it is	
	hereby declared that where on an	
	application made by an advocate under	
	sub-section (1), his name is transferred	
	from the roll of one State Bar Council to	
	that of another, he shall retain the same	
	seniority in the latter roll to which he	
	was entitled in the former roll.	
Section 19		19A. Verification by State Bar Councils
		(1) The State Bar Councils shall be required to undertake a process of
		verification of the place of practice and the validity /genuineness of the
		educational certificates produced by an Advocate at the time of his/her enrolment. The verification of educational Certificate will be done from
		the concerned Board or University.
		the concerned Board of Oniversity.
		(2) The Verification of all advocates enrolled with a State Bar Council shall
		be undertaken by the State Bar Council every· five years in order to verify
		whether such advocate is continuing in the profession and whether there
		has been any change in their 'place of practice'.
		(3) After such five-yearly verification, the updated roll shall be sent to Bar

Section	Existing Provision	Proposed Amendments
		Council of India: Provided that in addition to the regular five yearly verification, the State Bar Council shall carry out verification under this section, before 90 days of each State Bar Council election.
		(4) The State Bar Councils shall adhere to the Bar Council of India Certificate and Place of Practice (Verification) Regulations, 2015, and cooperate with the Bar Council of India in verifying the genuineness of certificates, degrees, and other credentials of advocates enrolled with them, as well as in periodically updating the details of their addresses and places of practice.
Section 22	22. Certificate of enrolment. —(1) There shall be issued a certificate of enrolment in the prescribed form by the State Bar Council to every person whose	22. Certificate of enrolment. —(1) There shall be issued a certificate of enrolment in the prescribed form by the State Bar Council to every person whose name is entered in the roll of advocates maintained by it under this Act.
	name is entered in the roll of advocates maintained by it under this Act.  (2) Every person whose name is so	(2) Every person whose name is so entered in the State roll shall notify any change in the place of his permanent residence to the State Bar Council concerned within ninety days of such change.
	entered in the State roll shall notify any change in the place of his permanent residence to the State Bar Council concerned within ninety days of such change	(3) State Bar Councils shall maintain and manage records of all advocates registered under their jurisdiction in electronic format, ensuring that such data is stored securely and is readily accessible for verification and compliance purposes.
Section 24	24. Persons who may be admitted as advocates on a state roll. —(1) Subject	

Section	<b>Existing Provision</b>	Proposed Amendments
	to the provisions of this Act, and the	shall be qualified to be admitted as an advocate on a State roll, if he fulfils
	rules made thereunder, a person shall be	the following conditions, namely: —
	qualified to be admitted as an advocate	(a) he is a citizen of India:
	on a State roll, if he fulfils the following	Provided that subject to the other provisions contained in this Act, a
	conditions, namely: —	national of any other country may be admitted as an advocate on a State
	(a) he is a citizen of India:	roll, if citizens of India, duly qualified, are permitted to practice law in that
	Provided that subject to the other	other country;
	provisions contained in this Act, a	(b) he has completed the age of twenty-one years;
	national of any other country may be	(c) he has obtained a degree in law—
	admitted as an advocate on a State roll,	(i) before the 1[12th day of March, 1967], from any University in the
	if citizens of India, duly qualified, are	territory of India; or
	permitted to practice law in that other	(ii) before the 15th day of August, 1947, from any University in any area
	country;	which was comprised before that date within India as defined by the
	(b) he has completed the age of twenty-	Government of India Act, 1935; or
	one years;	(iii) after the 12th day of March, 1967, save as provided in sub-clause (iiia),
	(c) he has obtained a degree in law—	after undergoing a three-year course of study in law from any University
	(i) before the 1[12th day of March,	in India which is recognised for the purposes of this Act by the Bar Council
	1967], from any University in the	of India; or
	territory of India; or	(iiia) after undergoing a course of study in law, the duration of which is not
	(ii) before the 15th day of August, 1947,	less than two academic years commencing from the academic year 1967-
	from any University in any area which	68 or any earlier academic year from any University in India which is
	was comprised before that date within	recognised for the purposes of this Act by the Bar Council of India; or]
	India as defined by the Government of	(iv) in any other case, from any University outside the territory of India, if
	India Act, 1935; or	the degree is recognised for the purposes of this Act by the Bar Council of
		India; or

Section	<b>Existing Provision</b>	Proposed Amendments
	(iii) after the 12th day of March, 1967,	he is a barrister and is called to the Bar on or before the 31st day of
	save as provided in sub-clause (iiia),	December, 1976; 5[or has passed the article clerk's examination or any
	after undergoing a three-year course of	other examination specified by the High Court at Bombay or Calcutta for
	study in law from any University in	enrolment as an attorney of that High Court;] or has obtained such other
	India which is recognised for the	foreign qualification in law as is recognised by the Bar Council of India for
	purposes of this Act by the Bar Council	the purpose of admission as an advocate under this Act];
	of India; or	(e) he fulfils such other conditions as may be specified in the regulations
	(iiia) after undergoing a course of study	made by the State Bar Council as approved by the Bar Council of India
	in law, the duration of which is not less	(f) he has paid, in respect of the enrolment, stamp duty, if any, chargeable
	than two academic years commencing	under the Indian Stamp Act, 1899 (2 of 1899), and an enrolment fee
	from the academic year 1967-68 or any	payable to the State Bar Council and to the Bar Council of India as notified
	earlier academic year from any	by the Central Government from time to time.
	University in India which is recognised	
	for the purposes of this Act by the Bar	(g) he has paid the professional development fee chargeable under the
	Council of India; or]	Regulations of Bar Council of India and the State Bar Council.
	(iv) in any other case, from any	Provided that professional development fee should not be more than 30 % of
	University outside the territory of India,	total fee charged at the time of enrolment;
	if the degree is recognised for the	(h) he clears the All-India Bar Examination or any other test prescribed by Bar
	purposes of this Act by the Bar Council	Council of India and fulfils such other conditions as may be specified in the
	of India; or	regulations made by Bar Council of India under its Regulations;
	he is a barrister and is called to the Bar	Explanation. —For the purposes of this sub-section, a person shall be
	on or before the 31st day of December,	deemed to have obtained a degree in law from a University in India on the
	1976; 5[or has passed the article clerk's	date on which the results of the examination for that degree are published
	examination or any other examination	by the University on its notice board or otherwise declaring him to have
	specified by the High Court at Bombay	passed that examination.

Section	<b>Existing Provision</b>	Proposed Amendments
	or Calcutta for enrolment as an attorney	(2) Notwithstanding anything contained in sub-section (1), 3[a vakil or a
	of that High Court;] or has obtained such	pleader who is a law graduate] may be admitted as an advocate on a State
	other foreign qualification in law as is	roll if he—
	recognised by the Bar Council of India	(a) makes an application for such enrolment in accordance with the
	for the purpose of admission as an	provisions of this Act, not later than two years from the appointed day; and
	advocate under this Act];	(b) fulfils the conditions specified in clauses (a), (b), (e) (f) and (g) of sub-
	(e) he fulfils such other conditions as	section (1).
	may be specified in the rules made by	(3) Notwithstanding anything contained in sub-section (1) a person who—
	the State Bar Council under this	(a) has, for at least three years, been a vakil or a pleader or a mukhtar, or
	Chapter;	was entitled at any time to be enrolled under any law 6*** as an advocate
	(f) he has paid, in respect of the	of a High Court (including a High Court of a former Part B State) or of a
	enrolment, stamp duty, if any,	Court of Judicial Commissioner in any Union territory; or
	chargeable under the Indian Stamp Act,	(aa) before the 1st day of December, 1961, was entitled otherwise than as
	1899 (2 of 1899), and an enrolment fee	an advocate to practise the profession of law (whether by way of pleading
	payable to the State Bar Council of 8[six	or acting or both) by virtue of the provisions of any law, or who would have
	hundred rupees and to the Bar Council	been so entitled had he not been in public service on the said date; or]
	of India, one hundred and fifty rupees by	(c) before the 1st day of April, 1937, has been an advocate of any High
	way of a bank draft drawn in favour of	Court in any area which was comprised within Burma as defined in the
	that Council.	Government of India Act, 1935 (25 & 26 Geo. 5 C 42); or
	Provided that where such person is a	(d) is entitled to be enrolled as an advocate under any rule made by the Bar
	member of the Scheduled Castes or the	Council of India in this behalf, may be admitted as an advocate on a state
	Scheduled Tribes and produces a	roll if he—
	certificate to that effect from such	(i) makes an application for such enrolment in accordance with the
	authority as may be prescribed, the	provisions of this Act; and
	enrolment fee payable by him to the	

Section	<b>Existing Provision</b>	Proposed Amendments
	State Bar Council shall be one hundred	(ii) fulfils the conditions specified in clauses (a), (b), (e) (f) and (g) of sub-
	rupees and to the Bar Council of India,	section (1).
	twenty-five rupees.]	
	Explanation. —For the purposes of this	
	sub-section, a person shall be deemed to	
	have obtained a degree in law from a	
	University in India on the date on which	
	the results of the examination for that	
	degree are published by the University	
	on its notice board or otherwise	
	declaring him to have passed that	
	examination.	
	(2) Notwithstanding anything contained	
	in sub-section (1), 3[a vakil or a pleader	
	who is a law graduate] may be admitted	
	as an advocate on a State roll if he—	
	(a) makes an application for such	
	enrolment in accordance with the	
	provisions of this Act, not later than two	
	years from the appointed day; and	
	(b) fulfils the conditions specified in	
	clauses (a), (b), (e) and (f) of sub-section	
	(1).	
	(3) Notwithstanding anything contained	
	in sub-section (1) a person who—	

Section	<b>Existing Provision</b>	Proposed Amendments
	(a) has, for at least three years, been a	
	vakil or a pleader or a mukhtar, or was	
	entitled at any time to be enrolled under	
	any law 6*** as an advocate of a High	
	Court (including a High Court of a	
	former Part B State) or of a Court of	
	Judicial Commissioner in any Union	
	territory; or	
	(aa) before the 1st day of December,	
	1961, was entitled otherwise than as an	
	advocate to practise the profession of	
	law (whether by way of pleading or	
	acting or both) by virtue of the	
	provisions of any law, or who would	
	have been so entitled had he not been in	
	public service on the said date; or]	
	(c) before the 1st day of April, 1937, has	
	been an advocate of any High Court in	
	any area which was comprised within	
	Burma as defined in the Government of	
	India Act, 1935 (25 & 26 Geo. 5 C 42);	
	or	
	(d) is entitled to be enrolled as an	
	advocate under any rule made by the Bar	
	Council of India in this behalf, may be	

Section	<b>Existing Provision</b>	Proposed Amendments
	admitted as an advocate on a state roll if	
	he—	
	(i) makes an application for such	
	enrolment in accordance with the	
	provisions of this Act; and	
	(ii) fulfils the conditions specified in	
	clauses (a), (b), (e) and (f) of sub-section	
	(1).	
Section 24A	24A. Disqualification for enrolment.	24A. Disqualification for enrolment. —(1) No person shall be admitted as
	—(1) No person shall be admitted as an	an advocate on a State roll—
	advocate on a State roll—	(a) if he is convicted of an offence involving moral turpitude;
	(a) if he is convicted of an offence	(b) if he is convicted of an offence under the provisions of the
	involving moral turpitude;	Untouchability (Offences) Act, 1955 (22 of 1955).
	(b) if he is convicted of an offence under	(c) if he is dismissed or removed from employment or office under the State
	the provisions of the Untouchability	on any charge involving moral turpitude.
	(Offences) Act, 1955 (22 of 1955).	Explanation. —In this clause, the expression "State" shall have the
	(c) if he is dismissed or removed from	meaning assigned to it under article 12 of the Constitution:]
	employment or office under the State on	Provided that the disqualification for enrolment as aforesaid shall cease to
	any charge involving moral turpitude.	have effect after a period of two years has elapsed since his 2[released or
	Explanation. —In this clause, the	dismissal or, as the case may be, removal.]
	expression "State" shall have the	(2) Nothing contained in sub-section (1) shall apply to a person who having
	meaning assigned to it under article 12	been found guilty is dealt
	of the Constitution:]	with under the provisions of the Probation of Offenders Act, 1958 (20 of
	Provided that the disqualification for	1958)
	enrolment as aforesaid shall cease to	

Section	Existing Provision	Proposed Amendments
	have effect after a period of two years has elapsed since his 2[released or dismissal or, as the case may be, removal.]	(3) The State Bar Council may not enroll a person if such person is convicted of offence punishable with imprisonment of three years or more, with or without fine.  Provided that the Enrolment Committee of State Bar Council shall be
	(2) Nothing contained in sub-section (1) shall apply to a person who having been found guilty is dealt with under the provisions of the Probation of Offenders Act, 1958 (20 of 1958)	required to seek approval of Bar Council of India before enrolment of persons convicted of any offence or who have been dismissed or removed from employment or office under the State on any charge involving moral turpitude.
Section-24B		24B Removal of the name from State Roll The name of an advocate shall be removed from the State roll, if he is convicted of an offence and sentenced for a period of three years or above, with or without fine, and the conviction has been confirmed by the High Court or the Supreme Court:  Provided that in case period of sentence is less than five years, the advocate may after two years have elapsed since his release make an application to the State Bar Council for re- enrolment and the State Bar Council shall consider such application in consultation with Bar Council of India in accordance with section 26 and the regulation made in this regard.
Section 26A	26A. Power to remove names from roll.  —A State Bar Council may remove from the State roll the name of any advocate who is dead or from whom a request has been received to that effect.	26A- Power to remove names from rolls-A State Bar Council may on receipt of information or request, remove from the State roll, the name of any advocate, -  (a) who is dead; or  (b) from whom a request has been received to that-effect; or  (c) who is found guilty of serious misconduct or causing obstruction in

Section	Existing Provision	Proposed Amendments
		court's functioning;
		or (d) who has incurred any disqualification under section 24A
		(a) who has meaned any disquantication under section 2 in
		Provided that for the person mentioned in Clause (c) and (d), the State
		Bar council shall not take any action without conducting an inquiry.
Section 28	28. Power to make rules. —(1) A State	28. Power to make regulations. —(1) A State Bar Council may make
	Bar Council may make rules to carry out	regulations to carry out the purposes of this Chapter.
	the purposes of this Chapter.	(2) In particular, and without prejudice to the generality of the foregoing
	(2) In particular, and without prejudice	power, such regulations may provide for—
	to the generality of the foregoing power,	(a) the time within which and form in which an advocate shall express his
	such rules may provide for—	intention for the entry of his name in the roll of a State Bar Council under
	(a) the time within which and form in	section 20;
	which an advocate shall express his	2* * * * *
	intention for the entry of his name in the	(c) the form in which an application shall be made to the Bar Council for
	roll of a State Bar Council under section	admission as an advocate on its roll and the manner in which such
	20;	application shall be disposed of by the enrolment committee of the Bar
	2* * * * *	Council;
	(c) the form in which an application	(d)- Omitted
	shall be made to the Bar Council for	(e) the instalments in which the enrolment fee may be paid.
	admission as an advocate on its roll and	(3) No regulations made under this Chapter shall have effect unless they
	the manner in which such application	have been approved by the Bar Council of India.
	shall be disposed of by the enrolment	
	committee of the Bar Council;	

Section	Existing Provision	Proposed Amendments
	(d) the conditions subject to which a	
	person may be admitted as an advocate	
	on any such roll;	
	(e) the instalments in which the	
	enrolment fee may be paid.	
	(3) No rules made under this Chapter	
	shall have effect unless they have been	
	approved by the Bar Council of India.	
Section 30	30. Right of advocates to practice.	30. Right of advocates to practice. — Subject to the provisions of this Act
	—Subject to the provisions of this Act,	and the rules made thereunder by Central Government or regulations
	every advocate whose name is entered in	made by the Bar Council of India, every Advocate whose name is
	the 3[State roll] shall be entitled as of	entered in the state roll shall be entitled to practice throughout the
	right to practice throughout the	territories to which this Act extends., —
	territories to which this Act extends, —	(i) in all courts including the Supreme Court;
	(i) in all courts including the Supreme	(ii) before any tribunal or person legally authorised to take evidence; and
	Court;	(iii) before any other authority or person before whom such advocate is by
	(ii) before any tribunal or person legally	or under any law for the time being in force entitled to practice.
	authorised to take evidence; and	
	(iii) before any other authority or person	
	before whom such advocate is by or	
	under any law for the time being in force	
	entitled to practise.	
Section 33A		Section 33A: Registration of an Advocate with a Bar Association
		(1) An advocate enrolled with State Bar Council engaged in or intends to

Section	Existing Provision	Proposed Amendments
		practice before a court, tribunal or Quasi-Judicial forum or any authority shall get himself registered as a member of the Bar Association where he ordinarily practices or intends to practice law.
		(2) In case any advocate leaves one Bar Association and joins another by reason of change of place of practice or by reason of change of field of law, he shall intimate such change to the Bar Association of which he is a member within a period of thirty days.
		(3) No advocate shall exercise the right to vote in more than one Bar Association.
Section 34	Section 34- Power of High Court to make rules(1) The High Court may make rules laying down the conditions subject to which an advocate shall be permitted to practise in the High Court and the Courts subordinate thereto.	Section 34- Power of High Court to make rules(1) The High Court may make rules laying down the conditions subject to which an advocate shall be permitted to practise in the High Court and the Courts subordinate thereto.  (1A)-Omitted
	(1A) The High Court shall make regulations for fixing and regulating by taxation or otherwise the fees payable as costs by any party in respect of the fees of his adversary's advocate upon all proceedings in the High Court or in any Court subordinate thereto.:]	(2)- Omitted

Section	Existing Provision	Proposed Amendments
	(2) Without prejudice to the provisions contained in sub-section (1), the High Court at Calcutta may make rule providing for the holding of the Intermediate and the Final examinations for articled clerks to be passed by the persons referred to in section 58 AG for the purpose of being admitted as advocates on the State roll any other matter connected therewith.]	
Section 35	35. Punishment of advocates for misconduct. —(1) Where on receipt of a complaint or otherwise a State Bar Council has reason to believe that any advocate on its roll has been guilty of professional or other misconduct, it shall refer the case for disposal to its disciplinary committee.  (1A) The State Bar Council may, either of its own motion or on application made to it by any person interested, withdraw a proceeding pending before its disciplinary committee and direct the inquiry to be made by any other	35. Punishment of advocates for misconduct. —(1) Where on receipt of a complaint or otherwise a State Bar Council has reason to believe that any advocate on its roll has been guilty of professional or other misconduct, it shall refer the case for disposal to its disciplinary committee within a period of one month from the date of receipt of Complaint.  (1A) The State Bar Council may, either of its own motion or on application made to it by any person interested, withdraw a proceeding pending before its disciplinary committee and direct the inquiry to be made by any other disciplinary committee of that State Bar Council.  (2) The disciplinary committee of a State Bar Council 4*** shall fix a date for the hearing of the case and shall cause a notice thereof to be given to the advocate concerned and to the Advocate-General of the State.

Section	Existing Provision	Proposed Amendments
	disciplinary committee of that State Bar	(3) The disciplinary committee of a State Bar Council after giving the
	Council.	advocate concerned and the Advocate-General an opportunity of being
	(2) The disciplinary committee of a	heard, may make any of the following orders, namely:—
	State Bar Council 4*** shall fix a date	(a) dismiss the complaint or, where the proceedings were initiated at the
	for the hearing of the case and shall	instance of the State Bar Council, direct that the proceedings be filed;
	cause a notice thereof to be given to the	(b) reprimand the advocate;
	advocate concerned and to the	(c) suspend the advocate from practice for such period as it may deem fit;
	Advocate-General of the State.	(d) remove the name of the advocate from the State roll of advocates.
	(3) The disciplinary committee of a	(e) impose such fine as it may deem fit, proportionate to the gravity of
	State Bar Council after giving the	the misconduct proved against the advocate, subject to the maximum
	advocate concerned and the Advocate-	limit of Rs. 3 lacs and cost of the proceeding;
	General an opportunity of being heard,	(f) impose special and exemplary costs subject to the maximum of Rs
	may make any of the following orders,	Fifty thousand on the complainant in case, the complaint is found to be vexatious or frivolous in case he is found to have been un-cooperative
	namely:—	in the disciplinary proceedings under the Act.
	(a) dismiss the complaint or, where the	(4) Where an advocate is suspended from practice under clause (c) of sub-
	proceedings were initiated at the	section (3), he shall, during the period of suspension, be debarred from
	instance of the State Bar Council, direct	practicing in any court or before any authority or person in India.
	that the proceedings be filed;	(5) Where any notice is issued to the Advocate-General under sub-section
	(b) reprimand the advocate;	(2), the Advocate-General may appear before the disciplinary committee
	(c) suspend the advocate from practice	of the State Bar Council either in person or through any advocate appearing
	for such period as it may deem fit;	on his behalf.
	(d) remove the name of the advocate	Explanation. —In this section, 3[section 37 and section 38], the
	from the State roll of advocates.	expressions "Advocate-General" and "Advocate-General of the State"
	(4) Where an advocate is suspended	shall, in relation to the Union territory of Delhi, mean the Additional
	from practice under clause (c) of sub-	Solicitor General of India.

Section	Existing Provision	Proposed Amendments
	section (3), he shall, during the period of	
	suspension, be debarred from practicing	
	in any court or before any authority or	
	person in India.	
	(5) Where any notice is issued to the	
	Advocate-General under sub-section	
	(2), the Advocate-General may appear	
	before the disciplinary committee of the	
	State Bar Council either in person or	
	through any advocate appearing on his	
	behalf.	
	Explanation. —In this section, 3[section	
	37 and section 38], the expressions	
	"Advocate-General" and "Advocate-	
	General of the State" shall, in relation to	
	the Union territory of Delhi, mean the	
	Additional Solicitor General of India.	
Section 35A		35A- Prohibition on the boycotts or abstention from courts' work
		(1) No association of advocates or any member of the association or
		any advocate, either individually or collectively, shall give a call for boycott or abstinence from courts' work or boycott or abstain from
		courts' work or cause obstruction in any from in court's functioning or
		in court premises.
		(2) Wielstien of alongs (1) shall be twenty a surface of a 1 1 11 1
		(2) Violation of clause (1) shall be treated as misconduct and shall be

Section	Existing Provision	Proposed Amendments
		liable for disciplinary action as contemplated under the Act and Regulations
		Provided advocates may participate in a strike only when it does not impede the administration of justice such as strikes intended to bring attention to legitimate concerns about professional conduct, working conditions, or administrative matters and may include symbolic or one-day token strikes, as long as they are conducted in a way that does not disrupt court proceedings or violate clients' rights.
Section 36	36. Disciplinary powers of Bar Council of India. —(1) Where on receipt of a complaint or otherwise the Bar Council of India has reason to believe that any advocate 6*** whose name is not entered on any State roll has been guilty of professional or other misconduct, it shall refer the case for disposal to its disciplinary committee.  (2) Notwithstanding anything contained in this Chapter, the disciplinary committee of the Bar Council of India may, 7[either of its own motion or on a report by any State Bar Council or on an application made to it by any person interested], withdraw for inquiry before	36. Disciplinary powers of Bar Council of India 1) Where on receipt of a complaint or otherwise Bar Council of India has reason to believe that any Advocate has been guilty of professional or other misconduct it shall refer the case for disposal either to its Disciplinary Committee of the Bar Council of India or to the Disciplinary Committee of the concerned State Bar Council.  Provided that in a prima – facie case of serious complaints, Bar Council of India may immediately put any Advocate under suspension which may be reviewed from time to time.  (2) Notwithstanding anything contained in this Chapter, the disciplinary committee of the Bar Council of India may, 7[either of its own motion or on a report by any State Bar Council or on an application made to it by any person interested], withdraw for inquiry before itself any proceedings for disciplinary action against any advocate pending before the disciplinary committee of any State Bar Council and dispose of the same.  (3) The disciplinary committee of the Bar Council of India, in disposing of any case under this section, shall observe, so far as may be, the procedure

Section	<b>Existing Provision</b>	Proposed Amendments
	itself any proceedings for disciplinary	laid down in section 35, the references to the Advocate-General in that
	action against any advocate pending	section being construed as references to the Attorney-General of India.
	before the disciplinary committee of any	(4) In disposing of any proceedings under this section the disciplinary
	State Bar Council and dispose of the	committee of the Bar Council of India may make any order which the
	same.	disciplinary committee of a State Bar Council can make under sub-section
	(3) The disciplinary committee of the	(3) of section 35, and where any proceedings have been withdrawn for
	Bar Council of India, in disposing of any	inquiry 1[before the disciplinary committee of the Bar Council of India],
	case under this section, shall observe, so	the State Bar Council concerned shall give effect to any such order.
	far as may be, the procedure laid down	
	in section 35, the references to the	(5) A state Bar Council or Bar Council of India, if it thinks it necessary,
	Advocate-General in that section being	appoint an Advocate with a minimum of fifteen years of practice or a
	construed as references to the Attorney-	former Judicial Officer as Inquiry Officer to record the evidence and
	General of India.	forward the same to the concerned Disciplinary Committee for the
	(4) In disposing of any proceedings	expeditious and final disposal of the matter.
	under this section the disciplinary	
	committee of the Bar Council of India	
	may make any order which the	
	disciplinary committee of a State Bar	
	Council can make under sub-section (3)	
	of section 35, and where any	
	proceedings have been withdrawn for	
	inquiry 1[before the disciplinary	
	committee of the Bar Council of India],	
	the State Bar Council concerned shall	
	give effect to any such order.	

Section	Existing Provision	Proposed Amendments
Section 36B	36B. Disposal of disciplinary	36B. Disposal of disciplinary proceedings. —(1) The disciplinary
	proceedings. —(1) The disciplinary	committee of a State Bar Council shall dispose of the complaint received
	committee of a State Bar Council shall	by it under section 35 expeditiously and in each case the proceedings shall
	dispose of the complaint received by it	be concluded within a period of Two years from the date of the receipt of
	under section 35 expeditiously and in	the complaint or the date of initiation of the proceedings at the instance of
	each case the proceedings shall be	the State Bar Council, as the case may be, failing which such proceedings
	concluded within a period of one year	shall stand transferred to the Bar Council of India which may dispose of
	from the date of the receipt of the	the same as if it were a proceeding withdrawn for inquiry under sub-section
	complaint or the date of initiation of the	(2) of section 36.
	proceedings at the instance of the State	Provided that the Bar Council of India shall make endeavors to
	Bar Council, as the case may be, failing	conclude the said proceedings transferred to it within a period of One
	which such proceedings shall stand	Year from the date of receipt of the records.
	transferred to the Bar Council of India	
	which may dispose of the same as if it	(2) Notwithstanding anything contained in sub-section (1), where on the
	were a proceeding withdrawn for	commencement of the Advocates (Amendment) Act, 2025 any
	inquiry under sub-section (2) of section	proceedings in respect of any disciplinary matter against an advocate is
	36.	pending before the disciplinary committee of a State Bar Council, that
		disciplinary committee of the State Bar Council shall dispose of the same
	(2) Notwithstanding anything contained	within a period of one year from the date of such commencement or within
	in sub-section (1), where on the	a period of one year from the date of the receipt of the complaint or, as the
	commencement of the Advocates	case may be, the date of initiation of the proceedings at the instance of the
	(Amendment) Act, 1973 (60 of 1973),	State Bar Council, whichever is later, failing which such proceedings shall
	any proceedings in respect of any	stand transferred to the Bar Council of India for disposal under sub-section
	disciplinary matter against an advocate	(1).
	is pending before the disciplinary	

Section	Existing Provision	Proposed Amendments
	committee of a State Bar Council, that disciplinary committee of the State Bar Council shall dispose of the same within a period of six months from the date of such commencement or within a period of one year from the date of the receipt of the complaint or, as the	(3) If it is evident from the record that the State Bar Council or its Disciplinary Committee has failed to conduct effective hearings, exhibited negligence, or shown lack of diligence in hearing and disposing of complaints within the stipulated period of two years as prescribed under sub-section (1), such failure may be treated as <b>misconduct</b> on the part of the General Council of the State Bar Council or its Disciplinary Committee, as the case may be.
	case may be, the date of initiation of the proceedings at the instance of the State Bar Council, whichever is later, failing which such proceedings shall stand transferred to the Bar Council of India for disposal under sub-section (1).	
Section 42	42. Powers of disciplinary committee.  —(1) The disciplinary committee of a Bar Council shall have the same powers as are vested in a civil court under the Code of Civil Procedure, 1908 (5 of 1908), in respect of the following matters, namely:  — (a) summoning and enforcing the attendance of any person and examining him on oath; (b) requiring discovery and production of any documents;	42. Powers of disciplinary committee. —(1) The disciplinary committee of a Bar Council shall have the same powers as are vested in a civil court under the Code of Civil Procedure, 1908 (5 of 1908), in respect of the following matters, namely: —  (a) summoning and enforcing the attendance of any person and examining him on oath;  (aa) Summoning the complainant or any other person concerned as may be prescribed in the regulations made by Bar Council of India.  (b) requiring discovery and production of any documents;  (c) receiving evidence on affidavits;  (d) requisitioning any public record or copies thereof from any court or office;

Section	<b>Existing Provision</b>	Proposed Amendments
	(c) receiving evidence on affidavits;	(e) issuing commissions for the examination of witnesses or documents;
	(d) requisitioning any public record or	(f) any other matter which may be prescribed:
	copies thereof from any court or office;	Provided that no such disciplinary committee shall have the right to require
	(e) issuing commissions for the	the attendance of—
	examination of witnesses or documents;	(a) any presiding officer of a court except with the previous sanction of the
	(f) any other matter which may be	High Court to which such
	prescribed:	court is subordinate;
	Provided that no such disciplinary	(b) any officer of a revenue court except with the previous sanction of the
	committee shall have the right to require	State Government.
	the attendance of—	
	(a) any presiding officer of a court except with the previous sanction of the High Court to which such court is subordinate; (b) any officer of a revenue court except with the previous sanction of the State	be deemed to be the judicial proceedings within the meaning of sections 229 and 267 of the Bharatiya Nyaya Sanhita, 2023, and every such disciplinary committee shall be deemed to be a Civil Court for the purposes of sections 384, 385 and 388 of the Bharatiya Nagarik Suraksha Sanhita,
	Government.	(3) For the purposes of exercising any of the powers conferred by sub-
		section (1), a disciplinary
	(2) All proceedings before a disciplinary	committee may send to any civil court in the territories to which this Act
	committee of a Bar Council shall be	extends, any summons or other
	deemed to be judicial	r
	proceedings within the meaning of	required by the committee or any
	sections 193 and 228 of the Indian Penal	commission which it desires to issue, and the civil court shall cause such
	Code (45 of 1860), and every	process to be served or such
	such disciplinary committee shall be	commission to be issued, as the case may be, and may enforce any such

Section	Existing Provision	Proposed Amendments			
	deemed to be a civil court for the	process as if it were a process for			
	purposes of sections 480, 482 and 485	attendance or production before itself.			
	of the Code of Criminal Procedure,	, 2[(4) Notwithstanding the absence of the Chairman or any member of a			
	18981 (5 of 1898).	disciplinary committee on a date			
		fixed for the hearing of a case before it, the disciplinary committee may, if			
	(3) For the purposes of exercising any of	f it so thinks fit, hold or continue the			
	the powers conferred by sub-section (1),	, proceedings on the date so fixed and no such proceedings and no order			
	a disciplinary	made by the disciplinary committee in			
	committee may send to any civil court in	any such proceedings shall be invalid merely by reason of the absence of			
	the territories to which this Act extends,	, the Chairman or member thereof on			
	any summons or other	r any such date:			
	process, for the attendance of a witness	Provided that no final orders of the nature referred to in sub-section (3) of			
	or the production of a document	t section 35 shall be made in any			
	required by the committee or any	proceeding unless the Chairman and other members of the disciplinary			
	commission which it desires to issue,	, committee are present.			
	and the civil court shall cause such	1			
	process to be served or such	(5) Where no final orders of the nature referred to in sub-section (3) of			
	commission to be issued, as the case	e section 35 can be made in any			
	may be, and may enforce any such	proceedings in accordance with the opinion of the Chairman and the			
	process as if it were a process for	r members of a disciplinary committee			
	attendance or production before itself.	either for want of majority opinion amongst themselves or otherwise, the			
	2[(4) Notwithstanding the absence of	f case, with their opinion thereon,			
	the Chairman or any member of a	shall be laid before the Chairman of the Bar Council concerned or if the			
	disciplinary committee on a date	e Chairman of the Bar Council is acting			
	fixed for the hearing of a case before it,	, as the Chairman or a member of the disciplinary committee, before the			

Section	<b>Existing Provision</b>		Propose	d Amendm	ients		
	the disciplinary committee may, if it so	Vice-Chairman	of	the	Bar	C	Council,
	thinks fit, hold or continue the	and the said Chair	man or the Vice	-Chairman	of the Bar Cou	ncil, as 1	the case
	proceedings on the date so fixed and no	may be,	after	such	hearing	as	he
	such proceedings and no order made by	thinks fit, shall do	eliver his opinion	on and the f	final order of t	the disci	iplinary
	the disciplinary committee in	committee shall for	ollow such opin	ion.]			
	any such proceedings shall be invalid						
	merely by reason of the absence of the						
	Chairman or member thereof on						
	any such date:						
	Provided that no final orders of the						
	nature referred to in sub- section (3) of						
	section 35 shall be made in any						
	proceeding unless the Chairman and						
	other members of the disciplinary						
	committee are present.						
	(5) Where no final orders of the nature						
	referred to in sub- section (3) of section						
	35 can be made in any						
	proceedings in accordance with the						
	opinion of the Chairman and the						
	members of a disciplinary committee						
	either for want of majority opinion						
	amongst themselves or otherwise, the						
	case, with their opinion thereon,						

Section	<b>Existing Provision</b>	Proposed Amendments
	shall be laid before the Chairman of the Bar Council concerned or if the Chairman of the Bar Council is acting as the Chairman or a member of the disciplinary committee, before the Vice-Chairman of the Bar Council, and the said Chairman or the Vice-Chairman of the Bar Council, as the case may be, after such hearing as he thinks fit, shall deliver his opinion and the final order of the disciplinary committee shall follow such opinion.]	
Section 45	45. Penalty for persons illegally practicing in courts and before other authorities—Any person who practices in any court or before any authority or person, in or before whom he is not entitled to practice under the provisions of this Act, shall be punishable with imprisonment for a term which may extend to six months.	45. Penalty for persons illegally practicing in courts and before other authorities. —Any person who practices in any court or before any authority or person, in or before whom he is not entitled to practice under the provisions of this Act, shall be punishable with imprisonment for a term which may extend to one year and/or with fine which may extend to two lakh rupees.
Section 45B		45B- Liability for Misconduct in certain cases- If any person suffers loss either caused deliberately or by misconduct of the advocate, then, such person may make a complaint of misconduct against the advocate under

Section	Existing Provision	Proposed Amendments
		appropriate regulations as may be prescribed by Bar Council of India
		for deciding the liability of the advocate.
Section 48B	48B. Power to give directions. —(1) For	48B. Power to give directions. —(1)
	the proper and efficient discharge of the	For the proper and efficient discharge of the functions of a State Bar
	functions of a State Bar Council or any	Council or any committee thereof, the Bar Council of India may, in the
	committee thereof, the Bar Council of	exercise of its powers of general supervision and control, give such
	India may, in the exercise of its powers	directions to the State Bar Council or any committee thereof as may appear
	of general supervision and control, give	to it to be necessary, and the State Bar Council or the committee shall
	such directions to the State Bar Council	comply with such directions.
	or any committee thereof as may appear	
	to it to be necessary, and the State Bar	(2) Where a State Bar Council is unable to perform its functions for any reason
	Council or the committee shall comply	whatsoever, the Bar Council of India may, without prejudice to the
	with such directions.	generality of the foregoing power, constitute a Committee replacing the State
		Bar Council and give such directions to such Committee, headed by Former
	(2) Where a State Bar Council is unable	Judge of a High Court and consisting of four senior Advocates having minimum
	to perform its functions for any reason	twenty years of practice and registered with Bar Association, as may appear to
	whatsoever, the Bar Council of India	it necessary, and such directions shall have effect, notwithstanding anything
	may, without prejudice to the generality	contained in the regulations made by the State Bar Council
	of the foregoing power, give such	
	directions to the ex officio member	
	thereof as may appear to it to be	
	necessary, and such directions shall have	
	effect, notwithstanding anything	
	contained in the rules made by the State	
	Bar Council.	

Section	<b>Existing Provision</b>	Proposed Amendments
Section 49-	49. General power of the Bar Council of	49. General power of the Bar Council of India to make regulations. —
	India to make rules. — $1[(1)]$ The Bar	1[(1)] The Bar Council of India may make regulations for discharging its
	Council of India may make rules for	functions under this Act, and, in particular, such regulations may
	discharging its functions under this Act,	prescribe—
	and, in particular, such rules may	(a) the conditions subject to which an advocate may be entitled to vote at
	prescribe—	an election to the State Bar Council including the qualifications or
	(a) the conditions subject to which an	disqualifications of voters, and the manner in which an electoral roll of
	advocate may be entitled to vote at an	voters may be prepared and revised by a State Bar Council;
	election to the State Bar Council	
	including the qualifications or	(ab) qualifications for membership of a Bar Council and the
	disqualifications of voters, and the	disqualifications for such membership;
	manner in which an electoral roll of	
	voters may be prepared and revised by a	(ac) the time within which and the manner in which effect may be given to
	State Bar Council;	the proviso to sub-section (2) of section 3;
	(ab) qualifications for membership of a	(ad) the manner in which the name of any advocate may be prevented from
	Bar Council and the disqualifications for	being entered in more than one State roll;
	such membership;	being entered in more than one state fori,
		(ae) the manner in which the seniority among advocates may be
	(ac) the time within which and the	determined;
	manner in which effect may be given to	(af) the minimum qualifications required for admission to a course of
	the proviso to sub-section (2) of section	degree in law in any recognised University;]
	3;	
		(ag) the class or category of persons entitled to be enrolled as advocates;

Section	Existing Provision	Proposed Amendments
	(ad) the manner in which the name of	(ah) the conditions subject to which an advocate shall have the right to
	any advocate may be prevented from	practise and the circumstances under which a person shall be deemed to
	being entered in more than one State roll;	practise as an advocate in a court;]
		(ai)- for the verification of educational certificates, degrees, and
	(ae) the manner in which the seniority among advocates may be determined;	credentials of advocates enrolled with State Bar Councils, and to ensure compliance with the Bar Council of India Certificate and Place of
	(af) the minimum qualifications required for admission to a course of	Practice (Verification) Regulations, 2015.
	degree in law in any recognised	(b) the form in which an application shall be made for the transfer of the
	University;]	name of an advocate from one State roll to another;
	(ag) the class or category of persons entitled to be enrolled as advocates;	(c) the standards of professional conduct and etiquette to be observed by advocates;
	(ah) the conditions subject to which an advocate shall have the right to practise and the circumstances under which a	(d) the standards of legal education to be observed by Universities in India and the inspection of universities for that purpose;
	person shall be deemed to practise as an	(e) the foreign qualifications in law obtained by persons other than citizens
	advocate in a court;]	of India and for laying down the conditions for equivalence of the same with qualifications in Law obtained in India, which may include
	(b) the form in which an application	prescribing a bridge course for equivalence of the Indian pattern and for
	shall be made for the transfer of the	further laying down the conditions and restrictions, if any, for the purpose
	name of an advocate from one State roll	of enrolment and practice as an advocate or legal practitioner under this
	to another;	Act.

Section	<b>Existing Provision</b>	Proposed Amendments
	(c) the standards of professional conduct and etiquette to be observed by	(f) the procedure to be followed by the disciplinary committee of a State Bar Council and by its own disciplinary committee;
	advocates;  (d) the standards of legal education to be observed by Universities in India and	(g) the restrictions in the matter of practice to which senior advocates shall be subject;
	the inspection of universities for that purpose;	(gg) the form of dresses or robes to be worn by advocates, having regard to the climatic conditions, appearing before any court or tribunal;]
	(e) the foreign qualifications in law obtained by persons other than citizens of India which shall be recognised for the purpose of admission as an advocate under this Act;	<ul><li>(h) the fees which may be levied in respect of any matter under this Act;</li><li>(i) general principles for guidance of State Bar Councils and the manner in which directions issued or orders made by the Bar Council of India may be enforced;</li></ul>
	(f) the procedure to be followed by the disciplinary committee of a State Bar Council and by its own disciplinary committee;	<ul><li>(ia) to recognize and regulate the law firms including such firms operating in more than one State;</li><li>(ib) to register and regulate Bar Associations;</li></ul>
	(g) the restrictions in the matter of practice to which senior advocates shall be subject;	<ul><li>(ic) for rendering of legal services and spreading legal literacy;</li><li>(id) to prepare and carry out welfare schemes for advocates in practice.</li></ul>
		(j) any other matter which may be prescribed:

Section	<b>Existing Provision</b>	Proposed Amendments
	4[(gg) the form of dresses or robes to be	Provided that no regulations made with reference to clause (c) or clause
	worn by advocates, having regard to the	(gg) shall have effect unless they have been approved by the Chief Justice
	climatic conditions, appearing before	of India:]
	any court or tribunal;]	Provided further that no regulations made with reference to clause (e) shall
		have effect unless they have been approved by the Central Government.
	(h) the fees which may be levied in	
	respect of any matter under this Act;	(2) Notwithstanding anything contained in the first proviso to sub-section
		(1), any regulations made with reference to clause (c) or clause (gg) of the
	(i) general principles for guidance of	said sub-section and in force immediately before the commencement of the
	State Bar Councils and the manner in	Advocates (Amendment) Act, 1973 (60 of 1973), shall continue in force
	which directions issued or orders made	until altered or repealed or amended in accordance with the provisions of
	by the Bar Council of India may be	this Act.
	enforced;	
	(j) any other matter which may be	
	prescribed:	
	Provided that no rules made with	
	reference to clause (c) or clause (gg)	
	shall have effect unless they have been	
	approved by the Chief Justice of India:]	
	1[Provided further that] no rules made	
	with reference to clause (e) shall have	
	effect unless they have been	
	approved by the Central Government.	

Section	Existing Provision	Proposed Amendments
	(2) Notwithstanding anything contained	
	in the first proviso to sub-section (1),	
	any rules made with reference to clause	
	(c) or clause (gg) of the said sub-section	
	and in force immediately before the	
	commencement of the Advocates	
	(Amendment) Act, 1973 (60 of 1973),	
	shall continue in force until altered or	
	repealed or amended in accordance with	
	the provisions of this Act.]	
Section 49A	49A. Power of Central Government to	49A. Power of Central Government to make rules. —(1) The Central
	make rules. $-(1)$ The Central	Government may, by notification in the Official Gazette, make rules for
	Government may, by notification in the	carrying out the purposes of this Act including rules with respect to any
	Official Gazette, make rules for carrying	matter for which the Bar Council of India or a State Bar Council has power
	out the purposes of this Act including	to make rules.
	rules with respect to any matter for	
	which the Bar Council of India or a State	(2) In particular and without prejudice to the generality of the foregoing
	Bar Council has power to make rules.	power, such rules may provide for—
		(a) qualifications for membership of a Bar Council and disqualifications
	(2) In particular and without prejudice to	for such membership;
	the generality of the foregoing power,	(b) the manner in which the Bar Council of India may exercise supervision
	such rules may provide for—	and control over State Bar Councils and the manner in which the directions
	(a) qualifications for membership of a	issued or orders made by the Bar Council of India may be enforced;
	Bar Council and disqualifications for	(c) the class or category of persons entitled to be enrolled as advocates
	such membership;	under this Act;

Section	<b>Existing Provision</b>	Proposed Amendments
	(b) the manner in which the Bar Council	(cc) rules governing the entry of foreign law firms or foreign lawyers
	of India may exercise supervision and	in India.
	control over State Bar	
	Councils and the manner in which the	(d) the category of persons who may be exempted from undergoing a
	directions issued or orders made by the	course of training and passing an examination prescribed under clause (d)
	Bar Council of India may be enforced;	of sub-section (1) of section 24;
	(c) the class or category of persons	(e) the manner in which seniority among advocates may be determined;
	entitled to be enrolled as advocates	(f) the procedure to be followed by a disciplinary committee of a Bar
	under this Act;	Council in hearing cases and the procedure to be followed by a disciplinary
	(d) the category of persons who may be	committee of the Bar Council of India in hearing appeals;
	exempted from undergoing a course of	(g) any other matter which may be prescribed.
	training and passing an examination	
	prescribed under clause (d) of sub-	(3) Rules under this section may be made either for the whole of India or
	section (1) of section 24;	for all or any of the Bar Councils.
	(e) the manner in which seniority among	
	advocates may be determined;	(4) If any provision of a rule made by a Bar Council is repugnant to any
	(f) the procedure to be followed by a	provision of a rule made by the Central Government under this section,
	disciplinary committee of a Bar Council	then, the rule under this section, whether made before or after the rule made
	in hearing cases and the	by the Bar Council, shall prevail and the rule made by the Bar Council
	procedure to be followed by a	shall, to the extent of the repugnancy, be void.
	disciplinary committee of the Bar	
	Council of India in hearing appeals;	(5) Every rule made under this section shall be laid, as soon as may be after
	(g) any other matter which may be	it is made, before each House of Parliament, while it is in session, for a
	prescribed.	total period of thirty days which may be comprised in one session or in two
		or more successive sessions, and if, before the expiry of the session

Section	<b>Existing Provision</b>	Proposed Amendments
	(3) Ruless under this section may be	immediately following the session or the successive sessions aforesaid,
	made either for the whole of India or for	both Houses agree in making any modification in the rule or both Houses
	all or any of the Bar Councils.	agree that the rule should not be made, the rule shall thereafter have effect
		only in such modified form or be of no effect, as the case may be; so,
	(4) If any provision of a rule made by a	however, that any such modification or annulment shall be without
	Bar Council is repugnant to any	prejudice to the validity of anything previously done under that rule.
	provision of a rule made by the Central	
	Government under this section, then, the	
	rule under this section, whether made	
	before or after the rule made by the Bar	
	Council, shall prevail and the rule made	
	by the Bar Council shall, to the extent of	
	the repugnancy, be void.	
	(5) Every rule made under this section	
	shall be laid, as soon as may be after it	
	is made, before each House of	
	Parliament, while it is in session, for a	
	total period of thirty days which may be	
	comprised in one session or in two or	
	more successive sessions, and if, before	
	the expiry of the session immediately	
	following the session or the successive	
	sessions aforesaid, both Houses agree in	
	making any modification in the rule or	

Section	Existing Provision	Proposed Amendments
	both Houses agree that the rule should	
	not be made, the rule shall thereafter	
	have effect only in such modified form	
	or be of no effect, as the case may be; so,	
	however, that any such modification or	
	annulment shall be without prejudice to	
	the validity of anything previously done	
	under that rule.	
Section 49B	New Section	49B- Power of Central Government to give directions The Central
		Government may give such directions to Bar Council of India as may
		appear to the Central Government to be necessary for carrying into
		execution any of the provisions of this Act or of any rule or order made
		thereunder
Chapter	Section 55, 56, 57, 58, 58A, 58AA,	
VII-	58AB, 58AC, 58AD, 58AE, 58AF,	
Temporary	58AG, 58B, in Chapter VII of the	
and Transitional	Principal Act shall be omitted.	OMITTED
Provisions Provisions		
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