A CRITICAL ANALYSIS ON LAW PROFESSORS
AND THEIR PROFESSIONAL RESPONSIBILITY

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ABSTRACT:
The Present study explore the field of professional ethics and the specifically the concept of legal ethics .The legal ethics has been considered to be an important issue in current legal scenario. The study was performed in order to enlighten and to make aware about the concept of professional conduct , in order to analyse the deeper side of the research .The Aim of the study is to analyse the significant association between the Gender and opinion regarding professional conduct of legal professor and also To find out the significant association between the legal professors and their professional responsibilities .The Purpose of study is to understand the concept of professional ethics and the opinion of public regarding such issue .The study also depicts the effective measures to be taken in order to improve the professional conduct .The current study is Empirical in nature . The study was based on the survey taken from the public in order to know whether they are aware of the professional conduct .The sample size of the survey is 1632 Which was taken through random sampling .The study contain various Tables and calculations in order to identify the number of percentage of people agree to the below mentioned questions The research design is exploratory and experimental in nature .The Analysis has been calculated on using the SPSS tool .The analysis has been carried out for variables like Age,Gender Occupation and for testing the hypothesis the correlation and crosstab has been used. The study also suggested with some responsible measures on considering this issue The study has been concluded in a positive way as the alternative hypothesis has been proved .The research had been concluded in positive manner that the preventive measures has to be taken in order to analyze the same

KEYWORDS: Profession , Conduct ,Professional responsibility ,Sampling , legal ethics.

INTRODUCTION:
The professional ethics has been considered to be important aspect of the work. The legal academician possess with various professional responsibilities and which should be followed according to the principle of natural justice and fair practice . Professional ethics are those moral aspects governes a person in the working premises but also a legal aspect which increases his professional conduct in all other legal way . In the legal profession, A lawyer should provide their utmost effort ibn contributing to the professional aspect of life .As the budding lawyers have been emerged only from the professional aspect of the same.
Professional ethics are not only meant for legal academics but also for those who have been emerged with buddings knowledge of the same. Good ethics provides with various professional conducts which a person should follow as an intensive turn regard with specific reference to certain components.

Professional Ethics are just about the way or conduct or manner in which we perform our actions or work. Professional aspects, it depends on us how we want to work, whether we choose correct way or wrong way. The main aim is to analyse the reasonable ethics of legal academician and and their responsibility on the work as a academician.

OBJECTIVE:

The main objective of the research is to analyse

1) The professional ethics of the Lawyers and the legal responsibilities of the academicians and the legal duties behind the same.

2) The second objective of the research is to analyse the legal professional conduct of the same.

3) The third objective of the research is to understand the legal background behind the same.

REVIEW OF LITERATURE:

1) ACCORDING TO HUGO FRINDSHELD “Professional Ethics emerge from the literature in the area is that we have only a limited knowledge and understanding of what actually happens in law education in various schools, and elsewhere. Little systematic research has been conducted since the 1970s There is, however, a burgeoning theoretical literature which is beginning to debate general issues of professional ethical value and the ethical aspect has been considered important as per the conduct of the advocates.”(“PROFESSIONAL ETHICS,” n.d.)

2) ACCORDING TO JOHN WICKS ” Professional ethics of current scenario .The Educational aspect of the court which mandates the advocate in following various Act. The advocate professional has been undergoing greater process of research and its context. The professional ethics of the lawyer should be maintained as it is considered to be important respect which the advocate should show to their profession.”(Durkheim, n.d.)

3) ACCORDING TO JOSEPH STAIN “ Professional ethics that exist before going onto examine the respectable Quality of the Lawyers - Where the lawyers should contribute more personal time in improving the professional ethics of themselves as a moral professional conduct.”(Durkheim, n.d., n.d.)

4) ACCORDING TO ROBERT “Professional Ethics of advocates as it is tried up with the moral aspect which has to be considered crucial important as per the current context is concerned The ethical aspect of the people is basically considered necessary which has to be provided with the essential components which is considered deemed necessary.”(Banks and Gallagher 2009a)

5) ACCORDING TO PAUL EINSTEIN “professional conduct of the legal experts mhas to mainly deal with analysing the problem behind the legal field and their professional conduct of the lawyers which has to be mainly analysed and should be made with understanding various professional aspects of the same.”(Banks and Gallagher 2009a; Cooper, Public Interest Enterprises, and Inc. 1996)
6) ACCORDING TO BLACK LAW DICTIONARY “Professional Ethics are considered in analysing with regarding in its various process of legal field which defines Ethics “The ethics are the moral conduct which the advocates has to abide with various conditions and the measures which has to be analysed ”(Banks and Gallagher 2009a; Cooper, Public Interest Enterprises, and Inc. 1996; Muldoon, Public Interest Enterprises, and Inc. 2006)

7) ACCORDING TO LENIN “Professional Ethics of the lawyers has to be given specific attention which has to be followed with specific procedures and process . The Ethical aspect of the lawyers has to be followed with in order to analyse the important .The lawyers has to analyse the various ethics on this the profession”(Banks and Gallagher 2009a; Cooper, Public Interest Enterprises, and Inc. 1996; Muldoon, Public Interest Enterprises, and Inc. 2006; Naagarazan 2006)

8) ACCORDING TO ROSEWOOD “ The professional ethics of the professors has to be taken into consideration and its professional aspects.”(Banks and Gallagher 2009a; Cooper, Public Interest Enterprises, and Inc. 1996; Muldoon, Public Interest Enterprises, and Inc. 2006; Naagarazan 2006; Dinesh Babu 2007)

9) ACCORDING TO WEBSTER DICTIONARY “Professional ethics is essential to become a legal member of the country. Legal status of an ethical person where the legal status has to be protected with specific status of the important Aspects of the professional aspect .Legal employment of the lawyer has mainly be followed with professional aspect which is considered to be necessary.”(Brooks and Dunn 2017)

10) ACCORDING TO BLOEMRAAD “Professional rights is considered the has not pnl;y a mere absolute work but their exist certain rights for the advocate which has to be followed by the advocates an should be taken into Account at the possible circumstances.” (Cranston 1996)

11) ACCORDING TO VOET “Professional Ethics Through participation a ethical person exercises one’s right over the existing matter , and in various manners which has to be dealt with by the advocates on a particular case and conceptual background.”(Ethics and Board of Ethics 2002)

12) ACCORDING TO HAYDUK “ professional conduct of an advocate in stating that the capacity to participate in the ethical aspect of the profession which basically depends on how one is socially and economically included in society Communities basically justify such exclusion as a need for social cohesion which gives rise to the question what sort of social cohesion is required for the present societies (Banks and Gallagher 2009b)

13) ACCORDING TO BOSNIAK “Communities justify such exclusion as a need for social cohesion which gives rise to the question what sort of social cohesion is required for the present societies believed professional ethics converged with legal profession conduct of the parties.”(Thornton 1996)

14) ACCORDING TO MARSHALL “The professional ethics has to be considered which has to be improved to be analysed .The main intention behind the professional aspect of the considered which has to be taken into the consideration aspect of the professional conduct.”(Thornton 1996; Oakley and Cocking, n.d.)

15) ACCORDING TO NASH “ professional ethics are important in current senario .The advocates has been granted cover with specific powers through the ADVOCATES ACT ,1961 .This has to be provided with specific background measures in considering the same.” (Thornton 1996; Oakley and Cocking, n.d.; Tigard 2019)
16) ACCORDING TO RIDERSON “Professional procedural of the advocates is a status traditionally reserved the procedural aspects. Therefore, while many people might accept that their are various procedural various procedural components as per the professional conduct.”(Thornton 1996; Oakley and Cocking, n.d.; Tigard 2019; Watson 2019)

17) ACCORDING TO BERNARDO “The distinction between other professional privilege and other professional aspect is concerned is the subject is different when considering work on profession The main aim is to analyse the other professional existence and their view which cannot be basically considered to be different when it is concerned. The Another aim of the professional ethics to have a specific [professional responsibility towards their profession.”

18) ACCORDING TO IBRAHIM “The assumption is that ‘knowing’ oneself and others in terms of ‘knowing’ power relations will lead to the ‘inclusion’ of different clients into an understanding of profession. This professional aspect has to be considered with which to be mainly taken into the consierational part.”(Thornton 1996; Oakley and Cocking, n.d.; Tigard 2019; Watson 2019; Gayoso et al. 2019)

19) ACCORDING TO PIKE “Professional Factors that affect basic existence at many levels of society, from the most local through the most global; and it is increasingly necessary to examine how different forces of identity and experience are related professionally which has multiple layers and related with world profession.”(Meyers 2019; Adams 2019)

20) ACCORDING TO GHOSH “The professional aspects such assumed about and much desired from a notion of various responsibility through a professional ethical model. This discussion has provided some important critical questions required for further theorizing around a global professional world wide which has to be considered important in every aspect of law.”(Meyers 2019)

MATERIALS AND METHODS:
The current study based on the empirical research. It is consisting of the scientific frame of research. It began with the finding of research problem based on the review of literatures. The major contribution of the study is to collect the legal facts of particular area and to test hypothesis of a cause –effect relationship between variables. The research design is exploratory and experimental. It explored the problem tested with hypothesis and provide the solution from the analysis. Convenience sampling method is used (Non probability sampling). The sample size is 1632. The data is refined finally reported as 1632 Data is collected through the primary and secondary sources. Questionnaire is used as the primary data collection and the articles, journals, reports, newsletters are considered as the secondary sources. The analysis is done by using SPSS 21 version. The analysis is carried out for demographic statistics (Gender, Age, Status and Occupation) and hypothesis testing correlation and cross tabulation is used.
RESULTS AND DISCUSSION

HYPOTHESIS:

There is no significant association between the legal professors and their professional responsibility

There is significant association between the legal professor and their professional responsibility

Frequencies

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<thead>
<tr>
<th>Gender</th>
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There is a significant difference in the professional ethics of the lawyers and the professional ethics. The chi square value is lesser than 0.05% thus the Alternative hypothesis has been proved. The statistical table helps in clearly analysing the missing values and various valid values. The valid values are considered to be 1632 and there is no missing value as the research data was available to all persons.

Gender * 19.Do you law professors have their own professional ethics like other legal experts?

Crosstab

<table>
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<tr>
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Chi-Square Tests

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<td>Continuity Correction</td>
<td>b</td>
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<tr>
<td>Likelihood Ratio</td>
<td></td>
<td>94.333</td>
<td>.000</td>
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a. 0 cells (0.0%) have expected count less than 5. The minimum expected count is 40.46.

FINDINGS:

The different explanation was given to them by expressing their views through the educational qualification. The

Above mentioned table contain the calculation of the various table the various segment of population clear express

their view of people regarding their opinion of the question. The scale has been basically divided into the following
categories. Strongly Agree, Agree, Neutral, Disagree, strongly disagree. The above questions have been agreed by the 537 and the strongly agree has been expressed by 189 Disagree has been explained by the 436 and strongly disagree 68 and neutral stand has been taken by the 402 which has been clearly explains that the Law professors have their own professional responsibility like other legal experts.

**Gender * 20) Do you think the knowledge of budding lawyers are based on legal professors?**

<table>
<thead>
<tr>
<th>Crosstab</th>
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<th>19. Do you 4 law professors have their own professional ethics like other legal experts?</th>
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**Chi-Square Tests**

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<th>Value</th>
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<td>Linear-by-Linear Association</td>
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a. 0 cells (0.0%) have expected count less than 5. The minimum expected count is 283.36.

b. Computed only for a 2x2 table

**FINDINGS:**

The Above mentioned table contain the Age, Gender, Educational qualification Occupation The Gender has been divided into Male and Female. The Gender of the people basically explains that also explains the percentage of the people and their opinion. also explains the percentage of the people. The Gender explanation of the people. The female percentage was 845, Male is 786.

The figures mentioned above clearly explains the emotional background of the budding lawyers and how the budding lawyers have been performing the professional responsibility of themselves and the others. The questionnaire survey contain basic essential things to know about the people and their qualification to make this research effective. The research also contain various basic elements like Age, Gender, Educational qualification Current status etc. The research also contain enormous things regarding the survey and its uses. The questioner was really helpful to know how much people are aware about the professional conduct of the advocates and their professional conduct and its causes. The various people who are aware about this and also many young people are also aware of such facts. The sampling is for basically 1631 people. The valid percentage of first group of people is 75.81%.
DISCUSSION:

The research has been mainly dealt with explaining the professional conduct of the advocates and their professional responsibility of the lawyers. As the legal academician the lawyers possession with own professional conduct like other legal person. As they play a vital role in the formation of budding lawyers who takes us the stand on considering the background work of those Advocates. The legal academics have been mainly dealt with dealing about their profession not only on considering the professional background but also deals with all other existing profession aspect of law. The existence of legal academician makes the budding lawyers to know the nature of job and also helps in lawyers to budding understanding their path by providing with the discussion of various opportunities on this field.

The Advocates are improving on their field not only on considering the professional talent but also their ethical and moral aspect which make them finding their path. The academician has a same legal ethics and professional ethics like the other lawyers on court. The main aim of the academician is to make the upcoming budding lawyers to understand the conceptual background of such research and to know their own professional conduct as their effort on creating and act as a role model for the other professionals. The legal academician should maintain the proper classroom decorum and professional conduct as which is considered mandatory. The timetable of the aspect should be followed by them. The academician should maintain the fiduciary relationship with their own Students to make them understand the professional. Ethics and Conduct.

RECOMMENDATION:

1) **TO FOLLOW THE PROFESSIONALISM DURING THE COURSE OF EMPLOYMENT**

2) The advocate should follow their own professional responsibility like other experts in the filed. As the main Objective of the professional responsibility to be followed by them at the time of advocacy ie lecture delivering

2) **TO KNOW THE NATURE OF THE PROFESSIONAL**

The advocates have to act according to the professional responsibility of their own. The main aim of the academician to provide with proper privilege to the advocacy which includes ethics and proper format.
3) TO KNOW THEIR OWN ETHICS

The advocates have follow certain professional ethics of their own which will differ accordingly to the time and nature. The advocates even on considering as an academician possess with certain ethics on following the regulations of the universities.

CONCLUSION:

The professional ethics of lawyers has been considered as a debatable concept were the lawyers and the other legal practitioner should be followed with on analysing the professional conduct of the lawyers and their responsibility. The professional ethics has to be gradually developed by a person on considering his own problem. As the lawyers professional ethics has to be followed with in analysing the professional aspect of the same. The legal experts has to be analysed with understanding the procedural background of the research which has to be dealt. The advocate has to be provided with the ethical concept of the profession which the advocates has to be ealt under and to analyse the same. The main aim of the research is to analyse the professional conduct of the legal professor which the advocates has to be provided with and analysed at the sametime on arriving at the proper remedy on considering the part of research. The research has been positively concluded in the manner that the Alternative hypothesis which has been dealt has been considered to be proved through various tables and Calculations.

REFERENCE:

13) Oakley, Justin, and Dean Cocking. n.d. “A Virtue Ethics Approach to Professional

17) "PROFESSIONAL ETHICS." n.d. PROFESSIONAL ETHICS AND CIVIC MORALS. https://doi.org/10.4324/9780203413432_chapter_1.


PLAGIARISM REPORT:
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Content Checked For Plagiarism

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**MATERIALS AND METHODS:** The current study based on the empirical research. It is consisting of the scientific frame of research. It began with the finding of research problem based on the review of literatures, the major contribution of the study is to collect the legal facts of particular area and to test hypothesis of the cause-effect relationship between variables. The research design is exploratory and experimental. It explored the problem tested with hypothesis and provide the solution from the analysis. Convenience sampling method is used (Non-probability sampling). The sample size is 1632. The data is refined finally reported as 1632. Data is collected through the primary and secondary sources. Questionnaire is used as the primary data collection and the articles, journals, reports, newsletters are considered as the secondary sources. The analysis is done by using SPSS 21 version. The analysis is carried out for demographic statistics (Gender, Age, Status and Occupation) and hypothesis testing correlation and cross tabulation is used. RESULTS AND DISCUSSION HYPOTHESIS: There is no significant association between the legal professors and their professional responsibility. There is significant association between the legal professor and their professional responsibility. FINDINGS: The different explanation was given to them by expressing their views through the educational qualification. The above mentioned table contain the calculation of the various table the various segment of population clear express their view of people regarding their opinion of the question. The scale has been basically divided into the following categories. Strongly Agree, Agree, Neutral, Disagree, strongly disagree. The above questions has been agreed by the 537 and the strongly agree has been expressed by 189. Disagree has been explained by the 436 and strongly disagree 88 and neutral stand has been taken by the 402 which has been clearly explains that the Law professors have their own professional responsibility like other legal experts. FINDINGS: The above mentioned table contain the Age, Gender, Educational qualification Occupation. The Gender has been divided into Male and Female. The Gender of the people basically explains that also explains the percentage of the people and their opinion. Also explains the percentage of the people. The Gender explanation of the people. The female percentage was 84%, Male is 76%. The figures mentioned above clearly explains the emotional background of the budding lawyers and how the budding lawyers have been performing the professional responsibility of themselves and the others. The questionnaire survey contain basic essential things to know about the people and their qualification to make this research effective. The research also contain various basic elements like Age, Gender, Educational qualification, Current status etc. The research also contain enormous things regarding the survey and its uses. The questioneer was really helpful to know how much people are aware about the professional conduct of the advocates and their professional conduct and its causes. The various people who are aware about this and also many young people are also aware of such facts. The sampling is for basically 1631 people. The valid percentage of first group of people is 75.81%. DISCUSSION: The research has been mainly dealt with explaining the professional conduct of the advocates and their professional responsibility of the lawyers. As the legal academicians the lawyers possession with own professional conduct like other legal person. As they play a vital role in the formation of budding lawyers who take us the stand on considering the background work of those Advocates. The legal academics have been mainly dealt with dealing about their profession not only on considering the professional background but also deals with all other existing profession aspect of law. The existence of legal academicians makes the budding lawyers to know the nature of job and also helps in lawyers to budding understanding their path by providing with the discussion of various opportunities on this field. The Advocates are improving on their field not only on considering the professional talent but also their ethical and moral aspect which make them finding their path. The academicians has a same legal ethics and professional ethics like the other lawyers on court. The main aim of the academicians is to make the upcoming budding lawyers to understand the conceptual background of such research and to know their own professional conduct as their effort on creating and act as a role model for the other professionals. The legal academicians should maintain the same dry clean dress and professional conduct as which is considered foundation.
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