

Paramount Law Times Newsletter



(For uptodating law and events)

2014-15 – (second half)
Issue no 0019
Dated 14 October, 2014

Present Issue :

Faith, Law, Science & Nature

Dr. S. K. Kapoor
Ved Ratan

MY PROSPECTIVE

**Replication of Statesman like qualities
required**

Justice S. D. Anand (Retd.)

CYBER WORLD

**Commodification of human behavior:
An insight into data selling**

Nishant Ahlawat
Cyber Law practitioner

WELCOME ANNOUNCEMENT

**State Judicial Services preparations
Guidance facility**

Finding necessity for guidance for all those preparing for State Judicial Services Competitions Examinations, Paramount Law Consultants Ltd. has decided to help with valuable guidance. Interested persons are welcome.

**Legal Audit and Moral Audit
Services**

Paramount Law Consultants Ltd., Delhi has completed its research and is taking up legal audit and moral audit services for the Corporates.

Subhash Nagpal
Chairman
Paramount Law Consultants Ltd., Delhi

Faith, Law, Science and Nature

Dr. S. K. Kapoor
Ved Ratan

1. **Faith**, **Law** and **Science** distant themselves from each other like three vertices of a triangle coordinated by center of the triangle as a seat of **Nature**.
2. Still, all the four namely (**Faith**, **Law**, **Science** and **Nature**) remain coordinated and related to each other like the **Truth** of coordinating triangle.
3. It is this **Truth** of our existence Phenomenon of collective existence with a different views of nature and such a colourful spectrum of **Truth**, which deserve to be appreciated and its values to be imbibed for having proper insight about our existence.
4. This diversity of values, virtues of existence Phenomenon as a colourful diversity deserve to be accepted as unified path of **Reality**.
5. It is along this colourful path of reality unified spectrum of diversity which leads to the abode of the **Creator**.

6. Faith, law, science, all of them aim the Truth in its different manifestations coming within the comprehension of cognitive facilities (and non cognitive facilities) of man which express and mark their presence as intelligence, consciousness and that which transcends both.
7. That which transcends both intelligence and consciousness, despite existence within limitation of human frame as well intelligently remains the subject matter of consciousness and also the same too remains subject matter of consciousness intelligence. It is not only like iron and magnet leading to functional electricity. It is much more than that.
8. There is no physical comparison format for intelligence and consciousness. So faith, law, Science reach and non reach to nature is to be accepted as a Reality.
9. The non reach of law, as well as non reach of Science and even non reach of nature which transcends nature may even remain non reach for faith as well and as such an urge to reach the non reach zone is to ever remain and infact it is the life.
10. There being no known range zone, infact would be a no justification for life.
11. To justify life, let us respect the non reach zone may it be within the domain of faith, law, Science or even of Nature.
12. It is this respect of non reach zone which shall be making our Existence to be a blissful Residue clause of the Existence Phenomenon.
13. We are not Robot who owe-existence to detriment display zone activities machine. We are human beings and we cherish chase of non reach zone.
14. Let each one of us cherish and be blissful by respecting the non reach zone as life index.



MY PROSPECTIVE

Replication of Statesman like qualities required

Justice S. D. Anand (Retd.)

It was heartening to watch Gulam Nabi Azad complementing the Prime Minister for having proved to be a Statesman in the matter of helping the population of flood-ravaged Jammu and Kashmir. All right thinking people would join Azad in the expression of gratitude to the Prime Minister for the immediate effectuation of the ordered relief.

Hats off to the Forces (Army, Air Force, Navy and others too) for saving thousands of people at the risk of their own safety.

The Prime Minister has proved worthy of office and further proved that he prefers to act than speak. The replication of the qualities of head and heart possessed and exhibited by him would enhance the intellectual quality content of the political class.

Irrespective of the political hues, the entire nation ought to rise as one to render help to the marooned people of Jammu and Kashmir which is an integral part of India.



CYBER WORLD

COMMERCIALIZATION OF HUMAN BEHAVIOR: AN INSIGHT INTO DATA SELLING

Nishant Ahlawat

What is so great about these internet companies that they, provide consumer's/user's access to their services so easily and usually that too for no apparent charges at all?

As an internet strong market, Indian citizens or users from India are on grid of all Internet companies. Besides as was evident from recently concluded general elections, trends of marketing – aptly, targeted marketing were no different in election canvassing from product promotions of small or big products.

Infact, lately, a huge amount of attention has been paid to government snooping, and the bulk collection and storage of vast amounts of raw data in the name of national security. Even state run programs like National Intelligence Grid (NATGRID) Project of India, Central Monitoring System (CMS) Project of India, Internet Spy System Network and Traffic Analysis System (NETRA) of India, Crime and Criminal Tracking Network and Systems (CCTNS) etc. working amidst total absence of legal framework for enabling enforcement of such program seems not appropriate as per law. But even with equitable legislation it would be a direct infringement of Article 21 of the Constitution of India and thus such programs have been a part of sharp criticism for being a direct attack on personal privacy of individuals.

What most of internet users don't know, or are just beginning to realize, is that a much greater and more immediate threat to their privacy is coming from thousands of companies which have never been heard of, in the name of e-commerce.

Popularly known as data brokers they are collecting, analyzing and packaging some of user's most sensitive personal information and selling it as a commodity not only to each other or advertisers, even to the government, often without such user's direct knowledge.¹

Much of this is the kind of harmless consumer marketing that's been going on for decades.

What's changed is the volume and nature of the data being mined from the Internet and our mobile devices, and the growth of a multibillion dollar industry

¹<http://www.cbsnews.com/news/the-data-brokers-selling-your-personal-information/>

that operates in the shadows with virtually no oversight. In light of the scenarios as described above, one peculiar point that emanates is the potential, scope and actual market that stands on behavioral trends and characteristics of an individual user.

With awareness and activeness on a rise very much like other countries, demands to ensure privacy rights in India has significantly increased lately. In consideration of passed new privacy package that included various new rules that apply to companies and consumers passed in June 2011.²

Previously, vide the Information Technology (Amendment) Act, 2008 the following two sections relating to Privacy were added to the Information Technology Act, 2000:

Section 43A, which deals with implementation of *reasonable security practices for sensitive personal data or information* and provides for the compensation of the person affected by *wrongful loss or wrongful gain*.

Section 72A, which provides for imprisonment for a period up to 3 years and/or a fine up to Rs. 5,00,000 for a person who causes *wrongful loss or wrongful gain* by disclosing personal information of another person while *providing services under the terms of lawful contract*.³

A very important aspect of the new rules necessitates that any organization that processes personal information must obtain written consent from the data subjects before undertaking certain activities. However in absence of proper awareness and know-how of enforcement agencies, application and affectivity of such provisions is still a matter of debate.

In absence of dedicated privacy and data protection laws which has been interpreted by Indian Supreme Court in light of Article 21 of the Indian Constitution in a number of judgments not only Indian enforcement system is incapable of protecting civil liberties in cyberspace the factum of poor privacy legislations is also an established fact.

As explained above not only we need a series of national and international introspection sessions to combat and restrict this new form of human behavior trafficking but we also have to align internet related commerce in an ethical and pro humane manner.

For queries, suggestion and
feedback contact me on
nishant@technolegals.com

