



**PROFESSIONAL
ETHICS, ACCOUNTANCY FOR
LAWYERS AND BENCH BAR
RELATION**

-DR . Ganesh dubey

BA. LL.B 4th year

INTRODUCTION

- First of all we will discuss Professional Ethics-that is legal ethics.
- Ethics means-Moral principles that govern a person's behaviour or the conducting of an activity.
- Legal Ethics- Principles of conduct that members of the legal profession are expected to observe in their practice. They are an outgrowth of the development of the legal profession itself.



SYNOPSIS

- Aims and object.
- Need for the code of legal ethics.
- Suspension or dismissal of pleaders and Mukhtars guilty of professional misconduct.
- Suspension pending at the time of investigation.
- Professional conduct and etiquettes.
- Prohibition as to appearance for opposite party and use of information to the detriment of client.
- Respect and courtsey to court.



Standards of professional conduct and etiquette

```
graph TD; A[Standards of professional conduct and etiquette] --- B[Duty to colleague]; A --- C[Duty to the opponenet]; A --- D[Duty to client]; A --- E[Duty to th court];
```

Duty to
colleague

Duty to the
opponenet

Duty to
client

Duty to th
court

Other professional conduct and etiquette

Duty
Imparting
training

Duty to
render legal
aid

Restriction on
other
employment



AIMS AND OBJECT

- 1. The main object of the professional ethics of advocacy is to maintain the dignity of the legal profession. The profession of law needs not only high depth of knowledge of law and other social sciences but also a sense of social responsibilities which calls for high and noble conduct. The legal profession is a legal profession and is one of the most brilliant learned and challenging professions.



An advocate stands for justice more than a judge as it plead for it. Professional ethics means a code of conduct which regulates the behaviour and conduct of a practising behaviour and conduct of a practising towards

- himself
- his client
- opposite party and his counsel
- towards the court



- Professional ethics is branch of science of moral which is concerned mainly with human character and conduct. The standards of morals which are applied to an ordinary citizen in the society shall be the standards of morals for a practising lawyer too.

Not only this the morals of the practising lawyer shall be fixed keeping in view the intellectual understanding of higher level, social responsibility and dignity of the legal profession and high standard of integrity and efficient service to his client as well as public good.

