

## **SPECIAL LECTURE ON LAW OF LIMITATION ACT**

On 14<sup>th</sup> September 2019 a special lecture on law of limitation act was organized for final year students at 11.30 AM at Room No: 4. In this lecture the resource person, senior advocate Sri. Srinath delivered a lecture on Limitation Act and its application. The word limitation in its literal term means a restriction or the rule or circumstances which are limited. The law of limitation has been prescribed as the time limit which is given for different suits to the aggrieved person within which they can approach the court for redress or justice.” He further explains the basic concept of limitation is relating to fixing or prescribing of the time period for barring legal actions in law of Limitation Act, 1963, period of limitation is the period of limitation prescribed for any suit, appeal or application by the Schedule, and ‘prescribed period’ means the period of limitation computed in accordance with the provisions of this Act.



Further the resource person explained that, the Law of Limitation signifies to prevent from the last date for different legal actions which can take place against an aggrieved person and to advance the suit and seek remedy or righteous before the court. Where a suit is initiated after the bar of limitation, it will be hit by the law of limitation. The main and the fundamental aim of the law of limitation are to protect the lengthy process of penalizing a person indirectly without doing any offence. Finally the session concluded with the fruitfully interaction with our students.

