



गोंडवाना विद्यापीठ गडचिरोली

(महाराष्ट्र शासन अधिनियम क्रमांक २००७/(३२७/०७) विधि - ८ महाराष्ट्र अधिनियम १९९४ (१९९४ चा मद्रा.३५) च्या कलम ३ च्या पोटकलम (२) अन्वये दिनांक २७ सप्टेंबर, २०११ रोजी स्थापित राज्य विद्यापीठ)

महाविद्यालय व विद्यापीठ विकास मंडळ
(महाविद्यालयीन विभाग)

एम.आय.डी.सी. रोड कॉम्प्लेक्स, गडचिरोली ४४२६०५(महा.) फोन:०७९३२.२१६५५४,२२३१०४,२१६५९४फॅक्स रू ०७९३२,२२३३२२
Email : arcollegesectiongug48@gmail.com web:gondwana.digitaluniversity.ac web:gondwanauniversity.org

(डॉ. जे. व्ही. दडवे)

क्रमांक/महा.वि/गो.वि. १४४७/२०१७

संचालक (प्रभारी)

दिनांक : ६ / ०१ / २०१७

प्रति,

मा. प्राचार्य/अध्यक्ष/सचिव,

विधी संलग्नित महाविद्यालये

गोंडवाना विद्यापीठ, गडचिरोली

Sub.- Invitation for participating in 11 th K.C. Law College National Moot
Court Competition

Ref.- Email for dt. 20-01-2017

महोदय,

उपरोक्त संदर्भाकित पत्र व विषयान्वये आपणांस कळविण्यात येते की, Moot Court Association यांनी के. सी. विधी कॉलेज, मुंबई येथे स्पर्धा आयोजित केलेली आहे महाविद्यालयातील प्राध्यापकांनी सहभागी होण्याकरिता विद्यापीठाशी संलग्नित विधी महाविद्यालयांनी सोबत जोडलेल्या पत्राचे अवलोकन करून संबंधीताच्या निदर्शनास आणून द्यावे. हि विनंती

सधन्यवाद!

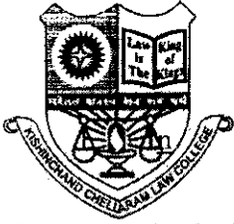
संलग्नित:- वरिलप्रमाणे

(डॉ. जे. व्ही. दडवे)

संचालक (प्रभारी)

महाविद्यालय व विद्यापीठ विकास मंडळ

गोंडवाना विद्यापीठ, गडचिरोली



K.C.L.C.
K. C. Law College
Moot Court Association



123, Dinshaw Waccha Road, Chrchgate, Mumbai - 400020 Tel: + 91 22 22822376 | Email ID: kclawasso@gmail.com

11th K.C. Law National Moot Court Competition, 2017

Moot Court Problem

The State of Cadbridge is one of the fastest growing economies of the world, it is a Sovereign Secular Socialist Democratic Republic. The currency of the country is the Cadbridge Rupee (CRs.).

In spite of making progress in leaps and bounds in various spheres, the country continues to be plagued by problems such as rampant poverty and income inequality, with 48% of the population below the poverty line and 54% of the nation's wealth being possessed by a mere 1.5% of the population.

Due to the extensive red tapism in the executive branch of the government, it is weighed down by corruption. Newspaper reports indicate that a parallel economy could exist. As per a study conducted by the Central Bank of Cadbridge (CBC), 20% of notes of denomination CRs. 1,500 and CRs. 500 printed by them are out of circulation and have not been in use for the past five years. These notes which haven't been in circulation for an extended period of time are colloquially referred to as 'Black Money'.

The 'Press Trust of Cadbridge', a reputed government news agency conducted a survey amongst the leading banks of the country. It found out that there has recently been a spurt in the number of people attempting to deposit counterfeit currency. As part of the survey, interviews were conducted of the CEO's of these banks and a majority of them felt that the inadequate and redundant security features of these notes caused the easy influx of counterfeit currency and the systematic introduction of plastic notes in line with global standards will reduce the counterfeiting of currency.

During the previous general election, the current ruling party CPP (Cadbridge People's Party) promised the citizens that it would deal with the issue of 'Black

Money' i.e unaccounted currency and re-funnel it towards the economy. In an attempt to curb the growth of this parallel economy and deal with the issue of unaccounted currency as well as tackle the corruption and issue of counterfeit currency the government took a drastic step. The Prime Minister of Cadbridge Dr. Moody made an announcement through a gazetted notification at 8 pm on 3rd January 2017. It was stated that post 12 am the notes of the denomination of 500 and 1,500 Cadbridge Rupees that were printed prior to 2015 will cease to be legalised tenders; effective immediately. It included certain exceptions like petrol pumps and hospitals which would still accept the old currency for a stipulated period of time to be decided by the government.

It was declared that Banks would be temporarily shut and ATMs would be inoperable for 48 hours while the process of recalibration would be undertaken. The people were also informed that new paper currency of CRs. 500 and CRs. 2,000 would be rolled out with stronger security features that can prevent counter-fetism and can be detected with sensors from a reasonable distance in order to prevent hoarding.

This decision resulted in 90% of the notes in circulation which were pre-2015 print being derecognized as legal tenders. Further to deal with the cash crunch in the economy the people were instructed that they would not be allowed to withdraw more than CRs. 3,500 from their accounts per day until further notice. This decision created a lot of panic and confusion among the citizens of Cadbridge.

Under these circumstances to pray for respite litigants approached the High Courts of Mansfield Park, Cantebury and Godric's Hollow within the state of Cadbridge, following were the outcomes:

1. A small and medium sized industry 'Honeydukes' has filed a petition in the High Court of Mansfield Park saying that it is unable to conduct its daily business due to the restrictions on the withdrawal limit. It does not have an adequate amount of petty cash for its day to day operations and its business is suffering since they are not being able to make payments to their vendors who they generally only deal with in cash. This has led to a stunted income and they are having to bear severe losses. The High Court, however, has decided

against them in the case citing that these restrictions are temporary and in the interest of public good- Honeydukes has filed an appeal in the Supreme Court.

2. In the High Court of Canterbury, a case was filed wherein a branch of the Regional Bank of Caglistun had been operational for 62 hours straight and none of the employees had been given any respite. Due to withdrawal limit of 24,500 Cadbridge Rupees per week only there was a huge amount of public outrage. On account of the prolonged period of pressure and fear of an outbreak of riots Branch Manager Mr. Baher succumbed to a heart attack and died on the spot. This resulted in chaos and it was a few hours before the body could be retrieved due to the stampede outside. His widow has filed a suit for compensation against the State of Cadbrige claiming that had it not been for this decision and its resultant stress and confusion her husband would have been alive and well and that she must receive damages. The case is pendente lite.
3. In the High Court of Godric's Hollow a Religious outfit 'God for Humanity' has filed a petition calling this move discriminatory and since its implementation has been carried out during the peak wedding season, lack of funds is creating hindrances for ceremonies and rituals as they cannot be carried out by the common man. To add salt to the wounds of petitioners one of the prominent ministers of the government in spite of such circumstances spent close to CRs. 50 Crores on his daughter's wedding. The petitioners claim malafide intent, excessive delegation and inequitable treatment and have challenged this move on the grounds that it violates their fundamental rights. The High Court has ordered an interim stay on the notification. This decision has led to a lot of uproar in the state, the people are now confused as to which of the two currencies can even be utilised and there is mass panic. The state has appealed to the Supreme Court.

This decision of the High Court was pronounced on the 16th of January 2017, in an attempt to prevent further escalation and to bring the pandemonium under control, the President of Cadbridge issued a proclamation under Article

360 of the Constitution of Cadbridge on the 30th of January 2017 applicable primarily to the state of Godric's Hollow.

In addition to the above petitions a Public Interest Litigation was filed by a prominent media house CNN (Cadbridge National Network) and the National Consortium of Journalists (NCJ) raised quite a storm. It was filed on the basis of a sting operation conducted by them, where members of various political parties can be seen assuring a select few people that money could be converted easily from 'Black Money' to white for a certain percentage of the cost. This has raised the question whether the arbitrary and excessive action of the government is fulfilling its purpose. To add to this, the petition also attacks the decision on the grounds of it being unconstitutional due to it not adhering to provisions of the Central Bank of Cadbridge Act.

On seeing the divergent views- the Supreme Court has instructed the High Courts to refrain from entertaining any of the petitions pertaining to this matter. Henceforth, they have directed that the Apex Court will be hearing them together as a group petition since they are all primarily focused on the same issue.

It must also be noted that that the Constitution and laws of the state of Cadbridge are Pari-Materia to those of the Union of India.

Questions put forth:

1. Whether the 3rd January notification is ultra vires the constitution of Cadbridge?
2. Whether the Central Government and the Central Bank of Cadbridge can limit the amount of money that can be withdrawn from bank accounts via a notification?
3. Whether the income inequality present in Cadbridge violates peoples' fundamental rights under Article 21 of the Constitution.
4. Whether any of the fundamental rights of the citizens of Cadbridge have been violated by the 'demonetization'?
5. Whether the CPP can be held accountable for its poor implementation of its election promise?

6. Whether the grounds under which the President of Cadbridge issued the proclamation on 30th January 2017 are valid?
7. Whether the autonomy of the Central Bank of Cadbridge has been infringed by the Central Government?
8. Whether it is within the mandate of a media house to file a Public Interest Litigation based on a sting operation?

The questions put forth are not to be considered as issues. Participants are at liberty to frame issues themselves based on the Moot Problem, as they may deem fit. It is at the discretion of the participants if they would like to use the above questions as a guide in framing the issues.



K.C.L.C.
K. C. Law College
Moot Court Association



123, Dinshaw Waccha Road, Chrchgate, Mumbai - 400020 Tel: + 91 22 22822376 | Email ID: kclawasso@gmail.com

TC Code: _____

Date: _____

(For Office Use Only)

REGISTRATION FORM

Name of College/ University: _____

Address of College/ University: _____

Postal Code: _____ City: _____ State: _____

Contact No: _____

E-mail ID (Moot Court Association): _____

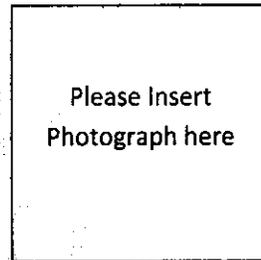
PARTICIPANT DETAILS:

Speaker I: _____

Email ID: _____

Mobile No: _____

Gender: Male Female

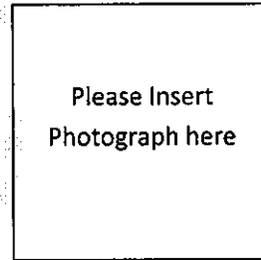


Speaker II: _____

Email ID: _____

Mobile No: _____

Gender: Male Female

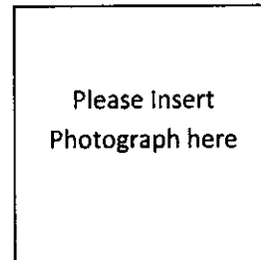


Researcher: _____

Email ID: _____

Mobile No: _____

Gender: Male Female



Contact Person: *(A member of the team to whom all communication related to the Competition shall be made)*

Name: _____ Contact No: _____

Email ID: _____

Accommodation: Yes No *(If yes, please fill in the Travel Form and enclose the same)*



DEMAND DRAFT DETAILS:

Demand Draft No.	
Bank Name	
Branch	
Amount	Rs. 2000 /-
Dated	

*The Demand Draft should be in the favor of 'Principal, K.C. Law College' of the amount of Two Thousand Rupees Only and sent to the following address on or by Friday, February 10, 2017 by 17:00 hours. (Please mention the name of participants and Institution on the reverse of the original DD):

K.C. Law College,
Vidyasagar Principal K.M. Kundani Chowk,
123, Dinshaw Wachha Road,
Mumbai 400020, Maharashtra

Declaration

We, hereby declare that the institution and its team members will abide by all the rules of the competition set by the organizers and as notified to us from time to time throughout the period of the competition. We also declare and confirm that all the information provided by the organizers in the registration form is true and accurate to the best of our knowledge. In case of non compliance or violation of any rules or regulations on our part, the organizing body shall reserve the right to cancel our registration/candidature.

Speaker 1
(Name & Signature)

Speaker 2
(Name & Signature)

Researcher
(Name & Signature)

Faculty In-charge
(Name & Signature)

Principal of College
(Name & Signature)


Seal of Institution



K.C.L.C.
K. C. Law College
Moot Court Association



123, Dinshaw Waccha Road, Churugate, Mumbai - 400020 Tel: + 91 22 22822376 | Email ID: kclawasso@gmail.com

Rules & Regulations of the Competition

I. DEFINITIONS

1. The following terms shall have the corresponding meanings unless otherwise provided
 - 1.1. '**Competition**' shall refer to K.C. Law National Moot Court Competition, 2017.
 - 1.2. '**Competition Problem**' shall refer to the compendium of facts and issues released by the organizers of the Competition with its clarifications and corrections.
 - 1.3. '**Competition Rules**' shall refer to the official rules of the Competition as amended from time to time.
 - 1.4. '**Knock-out round**' shall refer to the Semi-finals and Final rounds of the Competition.
 - 1.5. '**Memorial**' shall refer to the memorandum of written submissions submitted by any participating team as per the Competition Rules.
 - 1.6. '**Organizing Committee**' (hereinafter to be referred as O.C.) shall refer to the committee appointed for the administration and conduct of the Competition including any other authorized persons, and of all events leading up to the Competition.
 - 1.7. '**Official Email**' shall refer to the official email id of the K.C. Law National Moot Court Competition, i.e., kclawasso@gmail.com.

II. GENERAL RULES

2. Eligibility

- 1.1. All recognized law schools, universities and institutions in India with minimum three year or higher duration of LL.B. courses shall be eligible to participate.
- 1.2. Each participating team shall comprise of three members wherein two (2) members, shall be designated as Speakers and one (1) member as Researcher. If, there are less than 3 members, i.e. 2 members, then there will be no researchers test for that team. No change in the names of participants shall be permitted after the last date of registration, except at the sole discretion of the organizers.
- 1.3. No team shall contradict the composition mentioned above. No faculty member, coach, or a designated observer will be allowed to accompany the team.
- 1.4. Teams are requested to make their own arrangements for travel and accommodation while attending the competition. Kindly be informed that College shall **NOT** be providing accommodation, but we will be providing meals for the entire day and teams can refer to the Travel Form for recommendations of any over-night stay for teams (at

their own cost). *Please Note: organizers will not be held liable or responsible for any damage, injury, loss or adverse situation arising out of or incidental to occupation of premises recommended, for purpose of accomadation.*

2. Clarifications of the Problem

2.1. Teams may request for clarifications via e-mail to kclawasso@gmail.com latest by Saturday February 25, 2017, 23:59 hours.

3. Registration

3.1. Participation must be confirmed through two modes: (1) Email of filled registration form and scanned Demand Draft and (2) Physical copy of filled registration form and Demand Draft to be sent to the institution.

3.2. Teams must send their registration form and payment on or before Friday, February 10, 2017, 17:00 hours, along with a non-refundable registration fee of INR 2500/- (Two Thousand Five Hundred Only) through a **demand draft** in favor of '*Principal, K.C. Law College.*'

4. Dress Code

4.1. Western formals (white shirt, black trousers, black tie, black blazer, and black shoes for gentlemen); and

4.2. Western (White shirt, black trousers, black blazer, and black shoes) or Indian (Punjabi dress –white kurta and white/black churidar/salwar with or without dupatta [white or black] and black shoes) formals for ladies.

5. Language

5.1. The Competition shall be held in the English language ONLY.

6. Memorandum

6.1. Each Team participating in the Competition must prepare a memorandum on behalf of the Plaintiff and on the behalf of the Respondent.

6.2. Each team shall at the time of submission, must submit a soft copy in Portable Document Format (.PDF extension) **and** in Word format (.DOC extension) via email to kclawasso@gmail.com , on or before Monday March 6, 2017, 23:59 hours with subject line stating "Memorials for Team (Mention College Name)". *sublink to Penalty

6.2.1. Teams must further submit 3 hard copies of the Memorial (in respect of the Plaintiff and Respondent) on or before Wednesday, March 8, 2017, 16:59 hours to the following address:

The General Secretary,
Moot Court Association,

K.C. Law College,
Vidyasagar Principal K.M. Kundani Chowk,
123, Dinshaw Wachha Road,
Mumbai 400020, Maharashtra

Participants may create and provide Case Compendiums, however they must get extra copies for the judges themselves.

6.3. Any memorial submitted after the deadline shall be subject to penalty for late submission.

6.4. The participating teams shall be allotted a 'Team Code' after the registration. Teams 'shall not reveal identity' in any form, except the Team Code allotted to them during the Competition. Names of participants or name of college of the Teams concerned must not appear on or within the Memoranda.

6.5. The Memorial must contain the following parts only:

- 6.5.1. Cover Page;
- 6.5.2. Table of Contents;
- 6.5.3. List of Abbreviations;
- 6.5.4. Index of Authorities;
- 6.5.5. Statement of Jurisdiction;
- 6.5.6. Questions Presented;
- 6.5.7. Statement of Facts;
- 6.5.8. Summary of Pleadings; and
- 6.5.9. Pleadings (including Conclusion/Prayer for Relief).

6.6. Content Specification

6.6.1. Cover Page

6.6.1.a The front cover of each Memorial must have the following information:

6.a.i. The Team Code on the upper right-hand corner followed by 'P' for Memorandum on behalf of the Plaintiff and 'R' for Memorandum on behalf of the Respondent (e.g., Team allotted code number 23 shall write 'TCP23' on the top right hand corner of the front cover of its Memorial for the Plaintiff and 'TCR23' of the Memorial for the Respondent);

6.a.ii. The name of the court;

6.a.iii. The year of the Competition (the year during which the relevant Round takes place, for instance, *The 11th K.C. Law National Moot Court Competition, 2017*);

6.a.iv. The name of the case; and

6.a.v. The title of the document (i.e., *Memorandum on behalf of the Plaintiff* or *Memorandum on behalf of the Respondent*);

6.6.2. Index of Authorities

6.6.2.a The Index of Authorities must list all legal authorities cited in any part of the Memorial and must indicate the page number(s) of the Memorial on which each authority is cited.

6.6.3. Citation

6.6.3.a Footnotes must be used to identify the source of statements or propositions made in the pleadings of the Memoranda. Endnotes are not permitted. The use of footnotes must be restricted to pleadings only. Font size should be restricted to 10, Times New Roman, with single spacing.

6.6.4. Length

6.6.4.a The limitation on length must be kept in check on the basis of the following stipulations:

6.a.i. The statement of facts, including section headings must be no longer than 2 pages.

6.a.ii. The summary of pleadings may not be longer than 2 pages.

6.a.iii. The total length of the Pleadings, including the section headings, conclusion/prayer for relief, and any associated footnotes, must be no longer than 30 pages.

6.6.5. Presentation of Memorandum

6.6.5.a The following colour schemes shall be followed for marking of the separate cover pages containing the Memoranda:

6.a.i. Plaintiff - BLUE

6.a.ii. Respondent - RED

6.6.6. Scoring of the Memorandum:

Marking Criteria	Marks Allotted
Evidence of Original Thought	20
Knowledge of Law & Facts	20
Proper and Articulate Analysis	20
Correct format and citation	20
Extent and Use of Research	20

TOTAL MARKS	100
--------------------	------------

6.6.7. Formatting specifications:

6.6.7.a For Main Text:

- 6.a.i. Font type: Times New Roman
- 6.a.ii. Font size: 12
- 6.a.iii. Line spacing: 1.5
- 6.a.iv. Body of text: Justified

6.6.7.b For Heading:

- 6.b.i. Font type: Times New Roman
- 6.b.ii. Font size: 14

6.6.7.c For Cover Page:

- 6.c.i. Font type: Times New Roman
- 6.c.ii. Font size: 16

7. Procedure of Oral Rounds

7.1. Oral presentations during the round must be made by two (2) members. Each Team must indicate to the bailiff how it wishes to allocate its given time for each round among (a) its first speaker, (b) its second speaker.

7.2. Time allocated for but not used by one speaker may not be used by another speaker, or in the rebuttal or sur-rebuttal.

7.3. Judges may, at their discretion, extend total oral argument time of the team up to 10 minutes beyond the given time slot for such team in any round. Speakers asked to further expand upon arguments may, in this instance, argue for more than their individual limit for each round.

7.4. The order of the pleadings in each Oral Round at all levels of the Competition is: Plaintiff 1 --> Plaintiff 2 --> Respondent 1 --> Respondent 2 --> Rebuttal (Plaintiff 1 or 2) --> Sur-rebuttal (Respondent 1 or 2). Once a speaker has completed his or her main leading, that speaker may not make any additional argument except for rebuttal or sur-rebuttal. This applies irrespective of whether the pleading Team uses all of the time it has allocated for the main pleading. Further, any time that is not used in the main pleading may not be used to extend the time allocated to rebuttal or sur-rebuttal.

7.4.1. Rebuttal and Sur-rebuttal.

7.4.1.a Each Team may reserve up to five minutes for rebuttal or sur-rebuttal. As a courtesy to the judges, Teams should announce whether they intend to reserve

time for rebuttal or sur-rebuttal at the beginning of their oral argument, and how much time they intend to reserve. Failure to announce will not waive the right to rebuttal or sur-rebuttal. The rebuttal or sur-rebuttal must be delivered by one of the two speakers participating in the oral round. A rebuttal shall immediately follow after pleadings of Respondent 2, and the sur-rebuttal shall immediately follow the rebuttal. The Team need not indicate prior to rebuttal or sur-rebuttal as to which of the Team Members will deliver rebuttal or sur-rebuttal. Teams may waive their rebuttal or sur-rebuttal through an express declaration.

7.4.2. Scope of Pleadings

7.4.2.a A team's oral pleadings are not in any way limited to the scope of the Team's Memorandum. The scope of the Plaintiff's rebuttal is limited to responding to the Respondent's primary oral pleadings, and the scope of the Respondent's sur-rebuttal is limited to responding to the Plaintiff's rebuttal. If the Plaintiff waive off its right to rebut, Respondent may not appear for sur-rebuttal.

7.4.3. Scoring of Speakers

7.4.3.a The criterion for scoring of the Speakers has been given herein below:

Marking Criteria	Marks Allotted
Preparation and familiarity with facts	20
Knowledge & Application of Law	20
Structure of Legal Argument	10
Time Management	10
Organization, Presentation, Speaking Ability	10
Responsiveness to Questions	10
Persuasiveness and Advocacy of Prayers	10
Courtroom Etiquette	10
TOTAL MARKS	100

7.4.4. Court Room Communication

7.4.4.a Written communication during the Oral Round shall be limited to written communication among team members seated at the counsel table. No other written communication may take place.

7.4.5. Scouting

7.4.5.a Team members or persons directly affiliated with any team may only

attend preliminary rounds in which their team is competing. Violation of this rule should be brought to the attention of the court room officers immediately, without disturbing the oral round, or immediately after the oral round has finished. A team which commits scouting in any form shall be disqualified from the competition.

III. STRUCTURE OF THE COMPETITION

1. The competition shall consist of 3 Rounds”

- 1.1. Researchers Test*
- 1.2. The Preliminary Rounds;
- 1.3. The Semi Finals; and
- 1.4. The Final

*The Researcher’s Test will be conducted via a Multiple Choice Questions and shall be held on the day of the Competition, i.e. Saturday, March 18, 2017 after High Tea.

Note: The side on which the Team will be arguing will be decided by a draw of lots, with the Teams picking the lots. The Teams will be provided with a hard copy of the memorandum of their opponent’s Written Submission prior to the oral rounds. They are required to return the same after their rounds.

2. Preliminary Rounds

- 2.1. In the preliminary rounds, each Team shall argue once as the Plaintiff and once as the Respondent. The draw of lots for determining the Opponent teams shall be conducted after registration. No team shall be provided any information regarding the identity of their opponent teams or any other team under any circumstances.
- 2.2. Each oral session of the preliminary round of competition consists of fifty (50) minutes of oral pleadings including rebuttals.
 - 2.2.1. Plaintiff and Respondent are each allotted twenty-five (25) minutes.
 - 2.2.2. A maximum of five (5) minutes may be reserved for rebuttals and sur-rebuttals.
 - 2.2.3. The team may not allocate more than ten (10) minutes, including rebuttal or sur-rebuttal to either speaker.
 - 2.2.4. The total scores in the preliminary rounds shall be out of 200. The decision of the judges would be final and would not be questioned or changed in any circumstances.

3. Semi Finals/Final Rounds

- 3.1. The semi-final round of competition consists of sixty (60) minutes of oral pleadings

including rebuttals.

3.1.1. Plaintiff and Respondent are each allotted thirty (30) minutes.

3.1.2. A maximum of five minutes (5) shall be reserved for rebuttals and sur-rebuttals.

3.2. The final round of competition consists of hundred (100) minutes of oral pleadings including rebuttals.

3.2.1. Plaintiff and Respondent are each allotted twenty-five (25) minutes.

3.2.2. A maximum of five (5) minutes shall be reserved for rebuttals and sur-rebuttals.

IV. PENALTY

Penalty	Quantum of Penalty
Delay in submission of Memoranda (Soft Copy)	2 points per day
Resubmission of Memoranda (Soft Copy)	5 points
Formatting violations including Use of incorrect font Use of incorrect font-size Use of improper line spacing Use of improper block quote Use of endnotes	1 point per type of violation, up to a maximum of 5 points
Failure to include all parts of Memorandum, or inclusion of an unremunerated part	2 points for each part
Failure to include necessary and correct information on Memorandum cover page	2 points (one-time penalty)
Excessive length: Pleadings 1-100 words over 101-200 words over 201-300 words over 301-400 words over 401+ words over	3 points 6 points 9 points 12 points 15 points
Excessive length: Summary of Pleadings	2 points (one-time penalty)
Excessive length: Statement of Facts	2 points (one-time penalty)
Breach of Anonymity of Teams	2 points (one-time penalty)

V. MISCELLANEOUS

1. The O.C. reserves the right to amend, modify, change or repeal any of the competition rules at any stage. The O.C. shall communicate any changes made in the competition rules to the Participating Teams.
2. If a team believes that violation of the rules of the competition has taken place at any stage of the competition, the team(s) within half an hour after the completion of the round in which violation has allegedly occurred should register a complaint with the Grievance Cell which will be constituted specifically for such purpose. Team(s) under no circumstances shall approach the Judges with any complaints.
3. **The General Secretary's decision shall be final in all matters concerning the competition.**

The O.C. on behalf of the Moot Court Society wishes all the very best to the participants.

Core Committee:

- | | |
|---|----------------------------|
| 1. General Secretary – Ms. Nishi Bhankharia | Contact No: +91 9833447205 |
| 2. Assistant Secretary – Mr. Kyrus Modi | Contact No: +91 9920056379 |
| 3. Treasurer – Mr. Vinayak Narichania | Contact No: +91 9819841511 |

For any complaints on the day of the competition, teams may contact the Grievance Cell:

1. Ms. Ishaa Jogani
2. Ms. Vidhi Barot

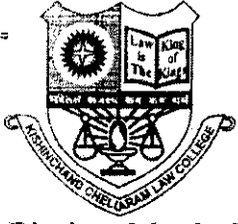
Any clarifications regarding the competition may be sought from -

Regarding Moot Procedure and Proposition:

- Please email kclawasso@gmail.com on or before Saturday, February 25, 2017, 23:59 hours.
- All responses to clarifications will be sent via email to the registered Email IDs of the teams by Wednesday, March 1, 2017, 23:59 hours.

Regarding Travel & Accommodation:

- | | |
|---------------------------|----------------------------|
| 1. Mr. Kyrus Modi | Contact No: +91 9920056379 |
| 2. Mr. Vinayak Narichania | Contact No: +91 9819841511 |



K.C.L.C.
K. C. Law College
Moot Court Association



123, Dinshaw Waccha Road, Chrchgate, Mumbai - 400020 Tel: + 91 22 22822376 | Email ID: kclawasso@gmail.com

TRAVEL FORM

Name of the Institution: _____

Details of Arrival:

Date of Arrival:	
Time of Arrival:	
Train/Flight/Bus:	
Details of Railway/ Flight /Bus:	

Details of Departure:

Date of Departure:	
Time of Departure:	
Train/Flight/Bus:	
Details of Railway/ Flight / Bus:	

Any other details:

If teams intend to stay a night, our institution will NOT provide for accommodation, however recommendations can be provided by emailing your queries on our Email ID. Accommodations will therefore be at your own cost.

(Kindly attach this form if you have ticked YES in accommodation in the Registration Form. Also, kindly provide this form by or on Friday, February 10, 2017)

