DR. AMBEDKAR GOVERNMENT LAW COLLEGE, PUDUCHERRY ALL INDIA MOOT COURT COMPETITION

under the aegis of

MINISTRY OF CONSUMER AFFAIRS, FOOD AND PUBLIC DISTRIBUTION, New Delhi

March 08-10, 20240

About the College:

DR. Ambedkar Government Law College, Puducherry was established in the year 1972 by the Government of Puducherry and presently it is affiliated to Pondicherry University and approved by Bar Council India. This institution is known all over India for its excellence and rich contribution to legal education. In Puducherry, it is the only Government Law College having a vast curriculum and it has earned its reputation in such a way that legal educations in Puducherry and Dr. Ambedkar Government Law College have been treated as synonymous with each other. Currently, the institution has 590 students including research scholars and it attracts quality students from all over India. The new campus is situated at Kalapet, Puducherry with a serene background and a vast area of 28 acres with all the amenities and facilities required for an academic and research environment. This is a unique Law College in India where under one roof all major branches of law curriculum like B.A.LL.B., LL.B., LL.M., (CBCS, in four different Branches), PG Diploma in French Law and Ph.D. courses are being offered. Being a research institution this institution is also proud to contribute to the present development of legal education and research. The physical infrastructure of the institution has the potential to accommodate a whole university in its campus.

Being a pioneering institution in India to conduct Moot Court Competitions, Dr. Ambedkar Government Law College, Puducherry frequently conducts national level moot court competitions every year on various themes with the objective to train the law students about the practical aspects of court procedure. During the competition, law students/participants are divided into teams and they are required to argue on a specific problem before a panel of Judges in the same manner as done in a Court of Law so that they can hone their advocating skills and prosper well in the legal profession. The best performers are given cash awards in the presence of Dignitaries.

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The Institution has been conducting National Moot Court Competition since its inception and so far conducted 47 National Level Moot Court Competitions including 5 Regional Language (Tamil) Moot Court Competitions and one All India Women Moot Court Competition exclusively for girls student. Our College has also functioned as Regional Administrator for 16 years continuously for selection of Indian Team to represent India in Jessup Philips International Law Moot Court held in USA.

About the Moot Court Competition:

The consumer protection law is an integral part of UG Law Curriculum as it is expected that every student of law should be aware of the issues and recent trends in the consumer protection arena in national as well as international level. The Consumer Protection Act of 1986 was passed to safeguard customers' rights. However, with time, it was realized that the Act did not cover issues like product liability, consumer contracts made with service providers or manufacturers, or the e-commerce industry. In order to fill in the gaps in the Act of 1986, Parliament passed the Consumer Protection Act, 2019, which aims to provide a more comprehensive and robust mechanism to safeguard and strengthen the interests of consumers and their rights by successfully preventing unfair trade practices, adulteration of food, misleading advertisements, defective products, and black marketing, as well as prohibiting a rampant rise in scams and frauds flourishing in the digital markets. The Central Consumer Protection Authority, Product Liability, submission of e-complaints, deterrents in offenses and fines, and mediation are the main components of the Act of 2019. After three years of the Consumer Protection Act, 2019, being fully operational, it is important to discuss the challenges related to the promotion of consumer welfare and the protection of their rights in detail and find workable and long-lasting solutions to them, including the meaningful and effective functioning of various bodies in digital mode. Notwithstanding the constitutional provisions and national legislative framework backed by landmark judicial decisions on various aspects of consumer protection reflects the value of rights of the consumer in Indian legal system, violation of consumer rights poses a great threat to the protection of consumers.

In this backdrop, Dr. Ambedkar Government Law College, Puducherry, has decided to conduct a National Moot Court Competition in collaboration with Ministry of Consumer Affairs, Food and Public Distribution, Government of India, to promote consumer protection literacy among students of law. The main objective of this competition is to empower the students of Law; ensure inclusive education on consumer protection law; and spread the awareness regarding consumer rights in India.

Highlight of the Competition:

There is a possibility that the Ministry of consumer affairs, Food and Public Distribution, Government of India may felicitate the winners & runners in this Moot Court Competition on the occasion of the World Consumer Rights Day celebration to be held at New Delhi on March 15, 2024.

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MOOT COURT PROPOSITION

Case concerning Product Liability and Endorsers Liability

Bio-Med Care Co. & Others v. Mrs. Lisa & Another

1. The Union of Vengadam, a South Asian country, is a union of 28 states. It has a written Constitution and a federal democratic pattern of government. The total population of Vengadam is more than 1.4 billion as per the recent statistics, and hence, it is the world's most populous country. It is the seventh largest country in the world by area and is home to about 17.5 % of the world's total population. The country has a glorious tradition of public health, and there exists a Ministry of Health Care at the Centre from 1947 onwards.

2. As per the Constitution of Vengadam, health is a 'State'subject, and hence, the different state governments have taken several measures to ensure basic healthcare facilities in their states. Moreover, since ancient times, there has been an active involvement of private players in the healthcare sector. Together with the initiatives of the Central Government, State Governments and private players, the health sector in Vengadam has made enormous strides over the past decades. As a result, the life expectancy of individuals in the country has crossed 70 years, there has been a steep decrease in infant mortality, many communicable diseases have disappeared, etc. With the help of a well-established healthcare system during the COVID-19 Pandemic, the Vengadam successfully reduced hardships and death rates of COVID-19 patients.

3. Over the years, Medical Tourism has flourished in the Union of Vengadam and is rapidly developing as a 'Healing Center of the world'. This is due to the fact that Vengadam offers health services in compliance with international quality standards with the latest technologies and medical expertise at a low cost. Most of the doctors are trained in European countries and other developed countries, as well as there are plenty of trained nurses to take care of patients. It is estimated that every year, approximately 3 million patients visit Vengadam from about 100 countries in the world. As a result, Vengadam stands at number 5 in the Global Medical Tourism Index.

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4. The Union of Vengadam actively participates in almost all international discussions and conferences relating to the protection of human rights, including the rights of consumers. It was one of the first countries in the world to enact a specific legislation for the protection of consumers, i.e., the Consumer Protection Act, 1986, immediately after the adoption of Guidelines for the Protection of Consumers by the United Nations in 1985. The Consumer Protection Act, 1986 has undergone several amendments, and finally, it was replaced with the Consumer Protection Act, 2019 in order to create a comprehensive framework for the protection of consumers in the country. Though the provisions of the Act do not specifically include health services under the purview of consumer service, the Hon'ble judiciary, through interpretations, settled that a patient is a consumer and health services are consumer services for the purpose of consumer protection laws.

5. In May 2022, Mr. Steve and Mrs. Lisa, an Irish couple, visited Union of Vengadam to spend their summer vacation. As they were more interested in beach activities and trekking, they made their visit to the State of Dhrupadam, the southern State of the Union of Vengadam. While travelling in the State, they have seen several big hoardings of hospitals on the roadside as well as in popular tourist destinations. Mr. Steve and Mrs. Lisa were attracted to the hoardings of Pillai's Wellness Hospital as they displayed the details of Liposuction surgery.

6. The hoardings of Pillai's Wellness Hospital contain the photo of a famous Tamil Film Actor, Mr. Tilak Varma. He is one of the pan-Indian actors and recipient of several awards, including national film awards and film critics' awards. The hoardings of Mr. Tilak Varma portray that Pillai's Wellness Hospital is the best hospital in the country to carry out Liposuction surgery. Mrs. Lisa was facing the problem of over fat in her hands and was suffering pain and discomfort due to the same for the last two years.

7. Mr. Steve and Mrs. Lisa consulted Dr. Shivaraj, a cosmetic surgeon at Pillai's Wellness Hospital, to overcome the problem of over fat in Lisa's arms. Dr. Shivaraj suggested Liposuction surgery for the removal of over fat, and accordingly, Mrs. Lisa was admitted to the hospital. On June 4th, 2022, the said surgery was completed. On

6th June, 2022, she started to have pain in her right hand, and a color change was also noticed. On 8th June, 2022, it was identified that the cause of pain in the right hand was 'Necrosis'. It is an infection that usually occurs due to non-sterilised conditions during the surgical procedure.

8. The Management of Pillai's Wellness Hospital, constituted a medical team to investigate about the unfortunate incident of Mrs. Lisa. The Medical team identified that, the Dr. Shivaraj and his team performed the surgical procedure with utmost care and caution and the surgical instruments used for the procedure were of high quality. In Pillai's Wellness Hospital, the sterilization of surgical instruments was done with the help of various equipment supplied by Bio-Med Care Co. The technicians found that the equipment used for the sterilization of instruments used for Liposuction surgery contained a manufacturing defect. Though the equipment works well, due to this manufacturing defect the sterilization process does not happen positively. The Medical team concluded that, the infection occurred due to poor sterilization of surgical instruments used for the procedure. On receiving the legal advice that, the Pillai's Wellness Hospital will not come under the purview of 'Consumer' as defined under the Consumer Protection Act, 2019, the Hospital decided to initiate legal proceedings against the Bio-Med Care Co. under other appropriate laws.

9. The pain in Mrs. Lisa's hand was increasing day by day and they requested free treatment from Pillai's Wellness Hospital. However, the Hospital denied the request for free treatment. Mr. Steve shifted Mrs. Lisa to another well-known hospital in the same city. About a period of 6 months of treatment and suffering, Mrs. Lisa's condition was improved and she got discharged from the Hospital. Aggrieved by the mis-happenings and sufferings due to the surgery, Mrs. Lisa filed three different consumer complaints: two complaints before the District Consumer Commission and one complaint before the Central Consumer Protection Authority.

10. The first complaint was against the Bio-Med Care Co., claiming remedies as per the relevant provisions of the Consumer Protection Act, 2019. The Bio-Med Care Co. filed their reply stating that this complaint is not maintainable since Mrs. Lisa is not a consumer as per the provisions of the Act and also because she is a foreign Citizen. However, rejecting the contentions of Bio-Med Care Co., the District Commission

awarded Rs.15 lakhs as compensation. In appeals, both the State Commission and National Commission reaffirmed the order of the District Commission. Hence, Bio-Med Care Co. filed an appeal before the Hon'ble Supreme Court.

11. The second complaint was against the Pillai's Wellness Hospital, claiming remedies for the sufferings. The Hospital, in their reply, contented that, there was no negligence on the part of the Doctor and his team while providing the surgery and related treatments. Moreover, in the complaint, Doctor who actually provided the service is not arrayed as a party. During the pendency of this complaint, both the parties agreed to submit their dispute for mediation, and accordingly, the District Commission referred this complaint for settlement through mediation.

12. The mediation was successful, and the parties settled their dispute accordingly the District Commission passed an order. However, after one week of passing the order, Mrs. Lisa filed an appeal before the State Commission. While disposing of the appeal, the State Commission held that the Hospital is liable for deficiency in service and ordered to pay Rs.5 lakhs as compensation to the appellant. On an appeal filed by the Hospital, the National Commission reaffirmed the order of the State Commission. Aggrieved by the order, Pillai's Wellness Hospital filed an appeal before the Hon'ble Supreme Court.

13. The third complaint was filed before the Central Consumer Protection Authority against the claims made in the hoardings of Pillai's Wellness Hospital placed in different parts of the State of Dhrupadam. The Central Authority, after an appropriate investigation and other proceedings, imposed a penalty of Rs.50000 on Mr. Tilak Varma for endorsing the advertisement. In an appeal, the National Commission reaffirmed the order of the Central Authority. Being aggrieved by the said order, Mr. Tilak Varma filed an appeal to the Hon'ble Supreme Court challenging the constitutional validity of the relevant provision, which empowers the Central Authority to impose penalties on endorsers.

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14. The Hon'ble Supreme Court of Vengadam, for the sake of convenience, decided to hear all the cases on the same day with the following issues:

A. Whether Mrs. Lisa can be considered as a Consumer as per the provisions of the Consumer Protection Act, 2019, and hence eligible to claim remedy from Bio-Med Care Co.?

B. Whether there is any deficiency in service on the part of Pillai's Wellness Hospital so as to be liable to compensate Mrs. Lisa?

C. Whether the provisions conferring the right to appeal against an order issued by the Commission based on the settlement in Mediation is Constitutionally valid?

D. Whether the provisions that empower the Central Consumer Protection Authority to impose penalties on endorsers is Constitutionally valid?

NOTE:

1. The laws in the Union of Vengadam and the Union of India are in pari materia.

2. The Counsels representing both sides are required to address the issues that are specifically mentioned in the moot problem.

3. The Counsels have to represent the Appellants (Bio-Med Care Co.; Pillai's Wellness Hospital & Mr. Tilak Varma) and for the Respondents (Mrs. Lisa & Union of Vengadam).

Rules and Regulations governing the competition

1. Date and Venue:

March 08-10, 2024 Dr. Ambedkar Government Law College, Mathur Road, Kalapet, Puducherry- 605014

2. Eligibility:

Participation is restricted to bona fide undergraduate students of 5 years/ 3 years LL.B. programme of any University/College/Institution (recognised by the Bar Council of India).

3. Language:

The official language for the Moot Court Competition is English.

4. Dress Code:

4.1. For Boys-Black Pants, White Shirt with Black Blazer.

4.2 For Girls- Black Pants, White Shirt with Black Blazer or White Churidar Suits with Black Blazer or White Sari with White Blouse and Black Blazer.

5. Team Composition:

- 5.1. Each Institution participating in the competition shall send only one team consisting of two Speakers and one Researcher. In any case, the team shall not consist of more than 3 participants. Their travelling expenses shall be borne by the respective participating Institution.
- 5.2. Each team will have a team code. Teams shall not disclose their identity or that of their institution or city etc. Such disclosures will invite penalties including disqualification. The decision in this regard shall be at the discretion of the Organizing Committee.

6. Registration:

- 6.1 Institutions those are interested in sending a team to participate in this Moot Court Competition are required to send an e-mail to aglc@dhtepdy.edu.in to provisionally register for the same. The last date for provisional registration is February 05, 2024. A confirmation e-mail will be sent to the colleges who has sent the provisional registration mails.
- 6.2 The participating team must submit the hard copy of Registration Form along with DD and travel form on or before February 15, 2024. The Registration Form along with the demand draft should be sent by post to The Principal, Dr. Ambedkar Government Law College, Mathur Road, Kalapet, Puducherry 605014. Upon the receipt of the hard copy of the registration form, team codes of the participating teams will be sent via E-mail.
- 6.3 After Registration, any request for change of name/ participants will not be entertained except at the sole discretion of the Moot Committee. Registration fee is Rs. 3000/- for each participating team, payable only by way of DD drawn in favor of The Principal, Dr. Ambedkar Government Law College, Puducherry, payable at Puducherry.

7. Competition Rounds:

7.1 The Competition shall consist of Preliminary Rounds, Quarter-final Rounds, Semi-Final Rounds and Final Round. The top 8 teams from the preliminary rounds shall qualify to participate in the Quarter Finals. Winners of the Quarter-Finals will proceed to Semi- Finals. Winners in the Semi-finals will qualify for the Final Round.

7.2 Teams shall argue cases against each other. For the said purpose, fixture of teams will be decided by draw of lots prior to each round of the competition commencing on March 08, 2024 at Dr. Ambedkar Government Law College, Puducherry.

8. Preliminary Rounds:

8.1 In the Preliminary Round, each team shall argue for both the sides (the Appellant and Respondent) in Two Separate Rounds.

8.2 During the preliminary round, each team will be allowed 20 minutes to argue. The division of time between the two speakers is left to the discretion of the team. In addition to the 20 minutes time allotted for arguments, 2 minutes will be provided for Rebuttals and 2 minutes will also be given to the opposite team for Sur-Rebuttal.

8.3 Top 8 teams will be decided on the basis of the prelims scores and will be selected for the quarter final round.

9. Quarter – Final Rounds:

9.1 During the Quarter - Final rounds, the teams will be required to argue either on behalf of the Appellant or the Respondents. The teams to argue on a particular side will be decided by a draw of lots prior to the commencement of the Quarter final rounds.

9.2 In the Quarter- Final Rounds, each team will be allowed 25 minutes to argue. The division of time between the two speakers is left to the discretion of the team. In addition to the 25 minutes time allotted for arguments, 2 minutes will be provided for Rebuttals and 2 minutes will also be given to the opposite team for Sur- Rebuttal.

9.3 The Quarter-final round will be a knockout round with a win based exclusively on oral scores only enabling a team to get into the Semi-finals. Memorial scores will not be added to the oral scores for this round where in the oral scores will be 100 marks.

10. Semi-Final Rounds:

10.1 During the Semi- Final rounds, the teams will be required to argue either on behalf of the Appellant or the Respondents. The teams to argue on a particular side will be decided by a draw of lots prior to the commencement of the Semi - Final rounds.

10.2 In the Semi-Final Rounds, each team will be allowed 30 minutes to argue. The division of time between the two speakers is left to the discretion of the team. In addition to the 30 minutes time allotted for arguments, 2 minutes will be provided for Rebuttals and 2 minutes will also be given to the opposite team for Sur-Rebuttal.

10.3 The Semi-Final round will be a knockout round with a win based exclusively on oral scores only enabling a team to get into the Finals. Memorial scores will not be added to the oral scores for this round.

11. Final Round:

11.1 During the Final round, the teams will be required to argue either on behalf of the Appellant or the Respondents. The teams to argue on a particular side will be decided by a draw of lots prior to the commencement of the Final Round.

11.2 In the Final Round, each team will be allowed 45 minutes to argue. The division of time between the two speakers is left to the discretion of the team. In addition to the 45 minutes time allotted for arguments, 2 minutes will be provided for Rebuttals and 2 minutes will also be given to the opposite team for Sur-Rebuttal.

11.3 The winner of the Final Round will be declared as the winner of this Moot Court Competition. Memorial scores will not be added to the oral scores for this round.

11.4 Participating team will be required to strictly follow the time limits for all the rounds.

12. Memorials/ Written submissions:

12.1 All the teams are required to submit Memorials/Written submissions for both the Appellant and the Respondent.

12.2 Each team shall submit 8 (eight) sets of hard copies of memorials, each for the Appellant and Respondent side. Names of the participants or their institutions or any kind of identification mark should not appear on any part of the Memorials.

12.3 One set of memorials must reach the Organising Institution by February 29, 2024 by registered post/ speed post to augment the process of evaluations. Remaining seven sets of the memorials shall be submitted during the desk registration at 2.30 pm on March 08, 2024 at Dr. Ambedkar Government Law College, Puducherry. A covering letter must be enclosed with the memorial (hard copy) specifying the name of the college/university of the participating team. The covering letter should not be a part of the memorials.

12.4 Participants are advised to carry extra copies of their Memorials for their own use. The copies submitted to the organizing institution would be for the use of evaluation of memorial and for the use of judges of the competitions and will not be returned to the participants.

12.5 After the completion of the competition, the organizing institution shall reserve the right to use the memorials submitted by the participating teams, as they may deem appropriate.

12.6 i) The memorials should not exceed 35 typed pages (excluding front and back cover page)

ii) The font and size of the text of all part of the memorial must be in Times New Roman and 12 points. Footnotes must be in font size of 10.

iii) The memorials must contain the following:

- The top right corner of the cover page of the memorials must contain the respective team code that has been assigned to the team
- Cover Page for Appellant Blue Colour

- Cover Page for Respondent Red Colour
- Binding specification Spiral binding only
- Contents of memorial
 - a. Table of Contents
 - b. Table of Authorities
 - c. Statement of Jurisdiction
 - d. Statement of Facts
 - e. Statement of Issues
 - f. Summary of Arguments
 - g. Written Pleadings
 - h. Prayer

13. Evaluation:

- 13.1 Preliminary Rounds
- 13.1.1 Memorials

a) Each Memorial will be evaluated for 10 marks (so in total 20 marks) and the Team memorial marks will be the aggregate of both the sides.

b) Memorials will be adjudged by a special panel of Judges.

Total: 20 marks

13.1.2 Oral Rounds

The following will be the Evaluating Criteria and the marks will be allocated to each category as under.

SI. No.	Category	Marks
1	Knowledge of Facts and their analysis	20
2	Knowledge of Law along with use of Authorities and Citations	20
3	Skill of Advocacy including Clarity, Brevity and Ingenuity	20
4	Language& Style	10
5	Court Manners	10
Total		80
Grand Total		100

13.2 Quarter- Final/ Semi-Final/ Final Round:

13.2.1 Oral Rounds

The following will be the Evaluating Criteria and the marks will be allocated to each category as under:

Sl. No.	Category	Marks
1	Knowledge of Facts and their analysis	20
2	Knowledge of Law along with use of Authorities and Citations	20
3	Skill of Advocacy including Clarity, Brevity and Ingenuity	20
4	Language& Style	20
5	Court Manners	20
Total	1	100

There will be no weightage for Memorial marks in these rounds.

14. Scouting:

14.1 Teams will not be allowed to observe the oral argument of other teams.Scouting is strictly prohibited. Scouting by the team will result in disqualification.14.2 The Researcher may sit with speakers of his/her team at the time of oral arguments, but shall not attend the court session of any other team.

14.3 Further, the participants are strictly prohibited from contacting the framer of the moot proposition. Any attempt to do so will result in an immediate disqualification of the entire team.

15. Awards and Prize- Certificates of participation along with attractive cash prizes will be given for the following:

Winners The Runners-up The Best Female Counsel The Best Male Counsel The Best Memorial

Note- All the above prizes would be followed by a certificate of merit.

Each participant in the Moot Court Competition will be awarded a Certificate of Participation.

16. Hospitality and Accommodation:

16.1 Accommodation will be provided only to the members of the teams,
restricted up to three only, from 12:00 P.M. of March 08, 2022 to 08:00 A.M. of
March 11, 2024
16.2. Food and other facilities will be provided to the members of the team,
restricted up to three only, i.e. the dinner of March 08, 2024 up to the lunch of
March 10, 2024.

17. Conveyance:

Local Conveyance (transport between the accommodation and the Competition venue) to the participating teams will be provided by the organizing institution.

18. Reporting at the Venue:

The Teams are required to report on March 08, 2024 at 2:00 pm at the Dr. Ambedkar Government Law College, Mathur Road, Kalapet, Puducherry - 605014.

19. Desk Registration:

It will begin at Dr. Ambedkar Government Law College, Mathur Road, Kalapet, Puducherry - 605014 at 02:30 pm and will be followed by the Inaugural Function after which fixtures will be made (by draw of lots).

Note: Participants must submit 7 sets of their memorials at the time of registration positively. No arrangement for obtaining print outs will be available at the venue.

DR. Ambedkar Government Law College, Puducherry
All India Moot Court Competition under the aegis of
Ministry of Consumer Affairs, Food and Public Distribution, New Delh

REGISTRATION FORM

(Should be filled in CAPITAL Letters only)

Name of the Institution:

Address:

E-mail ID:

1.	Name of the Speaker – I*	
	Course of study & class	:
	Contact No.	:
	E-mail ID	:

- 2. Name of the Speaker - II* : Course of study & class : Contact No. : E-mail ID 3. Name of the Researcher* :
- Course of Study & Class Contact No. E-mail ID :

Recent Passport Size Photo attested by the Head of Institution

Recent Passport Size Photo attested by the Head of Institution

Recent Passport Size Photo attested by the Head of Institution

Details of Registration Amount

Name of the Bank

D.D. No. & Date

This is to certify that the above mentioned participants are bona fide students of this institution who would participate in the Moot Court Competition organised by your institution and would comply with the rules of the competition as well as COVID-19 safety protocols applicable from time to time.

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Signature of the Moot Court Co-ordinator Contact no. of Moot Court Co-ordinator

Signature of the Head of the Institution Official Seal

TRAVEL PLAN

1.	Name of the Institution	
2.	Mode of Transportation	Car/ Bus/ Train/ Air
3.	Date and Time of Arrival in Puducherry	
4.	Date and Time of Departure from Puducherry	

SI. No	Event	Date
1.	Last date for Provisional Registration	February 05, 2024
	via E-mail	
2.	Last date for sending the Hard Copy of	February 15, 2024
	Registration Form along with	
	Registration Fee	
3.	Submission of Memorial by registered	February 29, 2024
	post/ speed post (One Hard Copy)	
4.	Desk Registration	March 08, 2024
5.	Submission of Memorials by hand	March 08, 2024
	(Seven Hard Copies)	
б.	Preliminary Rounds	March 09, 2024
7.	Quarter- Final Round*	March 09, 2024
8.	Semi – Final Round	March 10, 2024
9.	Final Round	March 10, 2024

Scheme of Moot Court Competition

*The Quarter-Final Rounds might be conducted on March 10, 2024. Final decision shall be taken during the Competition.

Moot Court Organizing Committee		Contact Details:	
For Registration of Participation:			
Dr. S. Vijayan	:	+91 9443536273	
Ms. V.R. Uma	:	+91 7358174379	
Mr. Abhinav Gupta	:	+91 7903326360	
Ms. Priyanka Prasad	:	+91 9645935309	
Ms. K.R. Rajasathya	:	+91 9791391839	
For Accommodation:			
Mr. Abhinav Gupta(Boys)	:	+91 7903326360	
Ms. Priyanka Prasad(Girls)	:	+91 9645935309	
E- mail	:	aglc@dhtepdy.edu.in	

Dr. S. Srinivasan, Principal