



SRM
INSTITUTE OF SCIENCE & TECHNOLOGY
(Deemed to be University u/s 3 of UGC Act, 1956)

**SRM
FACULTY OF LAW
PRESENTS**

**4TH
ANNUAL
RATIONIBUS
JURE
NATIONAL
MOOT COURT
COMPETITION,
2019**



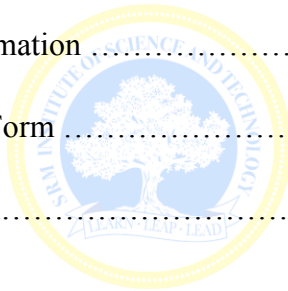
15-17 FEBRUARY 2019

4th Annual Rationibus Jure National Moot Court Competition, 2019

15th February – 17th February

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4th Annual Rationibus Jure National Moot Court Competition, 2019

15th February – 17th February

OFFICIAL INVITE

We, SRM Faculty of Law, take immense pleasure in inviting you to the 4th Annual Rationibus Jure Moot Court Competition, 2019 scheduled to be held from 15th to 17th February, 2019 at our institution. This year the moot proposition is based on Data Protection Law and Private International Law. The Rounds will be judged by Sitting and retired High Court Judges, Legal Luminaries, Legal Experts to maintain the vigour and to get the best out of the teams. Interested Institutions are requested to provisionally register their participation through e-mail on or before 20th January 2019 and send their soft copies along with demand draft on or before 25th January 2019 after which they can send us the duly filled registration forms when the team composition has been finalized.



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Prof. NARAYANA PERUMAL.S

**Head of the Department
SRM FACULTY OF LAW**

MOOT PROPOSITION

1. KeepTab Inc. is the provider of KeepTab, one of the most widely used personal task management applications. KeepTab was launched in August 2015. KeepTab's basic features are free and the users have the option of purchasing additional paid modules.
2. On 1st September, 2016, KeepTab Inc. entered into an agreement with Innovsoft India Private Limited (Innovsoft India), based on which development, maintenance and technical support for KeepTab, including all current and future modules, as well as remote monitoring of the cloud infrastructure were outsourced by KeepTab Inc. to Innovsoft India Private Limited (“Innovsoft India”). The relevant portions of the agreement between KeepTab Inc. and Innovsoft India are provided in **Exhibit I**. Innovsoft India was provided access to all the servers in the data centres for immediate trouble shooting in case of any issues.
3. On 2nd February, 2017 KeepTab Inc. introduced “GetFit”, a paid module to the KeepTab app priced at \$25 per annum. GetFit allows users to track health parameters like heart beat rate and weight, as well as fitness goals such as steps walked, the pace of the walk and calories burnt (which are automatically calculated by a proprietary algorithm based on location data, movement and other parameters).
4. KeepTab Inc. has its primary data centre is in the US and a mirror data centre in England. The company has more than 50 million users from all over the world, including from all countries in Europe. It has paid a Data Processing Fee to the UK ICO.
5. Innovsoft India is a 100% subsidiary of Innovsoft Holdings B.V. (Innovsoft Holdings), a company incorporated and based in the Netherlands. Innovsoft Holdings has subsidiaries in Dubai and Australia also. The group companies are in the business of providing technology consulting, development, implementation and management services to their clients (such as KeepTab Inc.) with

their main workforce being the employees of Innovsoft India at Chennai. All the four group companies have entered into Binding Corporate Rules (BCR) in accordance with the GDPR. The BCR has been approved by Dutch Data Protection Authority as the lead supervisory authority and is similar in content to Accenture's BCR¹.

6. On 3rd July, 2018 a German citizen by name Friedrich Weber discovered a publicly accessible document on DocHub, an open publishing platform, containing his name and email address together with several rows of latitude, longitudes and date and timestamps. He found that this information² was also available for a total of 2420 individuals including himself. The word 'GetFit' was present in the footer. Being a user of KeepTabGetFit, he suspected that the data could have got disclosed due to a data breach at KeepTab Inc. He contacted KeepTab and simultaneously complained to the Federal Commissioner for Data Protection and Freedom of Information of Germany, who referred the case to the Information Commissioner's Office of the United Kingdom (ICO) on 6th July, 2018.
7. On 13th August, 2018 the ICO launched an investigation against KeepTab Inc. KeepTab Inc. acknowledged that all 2420 individuals were its users and that the data in the publicly available document corresponded to data that it had in its servers. KeepTab Inc. cooperated with the ICO providing all requested information and submitting its systems for audit. On KeepTab Inc.'s request Innovsoft India also cooperated by submitting for audit the infrastructure used by the project team for KeepTab app. However, no vulnerability was discovered and the investigation was unable to find exactly how the data had become publicly available.
8. On 08 November 2018, ICO imposed a fine of 2 million Euros on KeepTab Inc. and observed that:
 - (i) Proper audit logs for access of KeepTab's servers were not maintained;
 - (ii) KeepTab had not complied with data minimization principle;

¹ Accenture's BCR can be accessed at https://www.accenture.com/_acnmedia/PDF-79/Accenture-Public-Facing-BCR.pdf

² Example of the location data available on the publicly accessible document:

[28°35' 48.16" N] [77° 11' 36.87" E] [2018-06-13] [GMT +5:30, 06:06:28]
[28° 37' 1.98" N] [77° 12' 29.26" E] [2018- 03-21] [GMT +5:30, 06:36:21]
[51° 29' 49.2" N] [0° 08'08.8" W] [2018-01-06] [GMT 01:21:08]
[51° 29' 46.2" N] [0°08'04.6" W] [2018-01-06] [GMT 03:16:29]

(iii) Even if the root cause for the data breach could not be established, since the data could only have come from KeepTab, it was responsible for the breach.

9. KeepTab Inc. paid the fine. Following the negative publicity due to ICO's investigation, the number of active KeepTab users and the revenues dropped significantly.
10. While the investigation was going on, KeepTab Inc. had contacted DocHub. DocHub immediately took down the document and deactivated the user's account. Subsequently KeepTab Inc. sought the help of local law enforcement and got a subpoena issued to DocHub's headquarters in California, who then provided the IP address from which the document was uploaded and the date and time stamp of when it was uploaded. On 29th November, 2018, the law enforcement established, with the help of information provided by internet service providers, that the IP address and the date and timestamp pointed to a police station in Chennai.
11. Equipped with this information KeepTab Inc. sought explanation from Innovsoft India as to how the information about KeepTab users got in the hands of police officers in Chennai. They questioned some employees of Innovsoft India and one of the employees confided the following:
“On 6th July, 2018, Innovsoft India Private Limited received an order from the Sub Inspector of Police, Taramani Police Station (Chennai) for data about two users of KeepTab in connection with an investigation. Innovsoft India reached out to the police officer on the phone number of the police station and explained that Innovsoft India only had limited access for troubleshooting purposes and that they did not have the authority to provide the data without KeepTab Inc.’s approval. However, the police officer insisted that they had the power to ask for any information that an Indian company had access to and that Innovsoft India must comply. He also specifically mentioned that the request should be kept confidential because of the nature of the investigation.”
12. Innovsoft India immediately consulted their external law firm, which confirmed that police officers have the power under Section 91 of Code of Criminal Procedure to make such a demand and that Innovsoft India would have to comply.

13. A few days later, the police officer came to Innovsoft India's office with another person, who was introduced as a technical expert, and demanded that Innovsoft India should let them use a machine connected to the KeepTab data centre access network so that they could view the necessary details. Innovsoft India agreed and provided access to the technical expert. After about two hours, both of them thanked Innovsoft India and left saying that they had got the required information.
14. On 26th December, 2018 KeepTab Inc. sent a notice of termination of the agreement for breach and demanded that Innovsoft India pay for damages due to breach of contract and indemnify KeepTab Inc. for the fine paid to ICO. If Innovsoft India failed to comply, KeepTab Inc. would initiate legal action.
15. On 7th January, 2019 Innovsoft India filed a suit for declaratory relief before the Hon'ble Madras High Court stating that it was not liable to pay damages for breach of contract or to indemnify KeepTab Inc. on the following grounds:
 1. That the Madras High Court has jurisdiction.
 2. That Innovsoft India Private Limited has not violated its obligations under the GDPR and under the contract with KeepTab Inc. by handling over information to the Indian police officers.
 3. That Innovsoft India Private Limited is not liable to pay damages to KeepTab Inc. for breach of contract.
 4. That Innovsoft India Private Limited is not required to indemnify KeepTab Inc. for the fines and penalties imposed by the ICO.

EXHIBIT I

Master Professional Services Agreement

This Master Professional Services Agreement (“Agreement”) is entered into on 1st September, 2016 between KeepTab Inc., a California corporation with its principal place of business at 1127 Viscaino Ave, Sunnyvale, CA 94086, USA (hereinafter referred to as “KeepTab”) and Innovsoft India Private Limited, a company incorporated in India with its registered office at No. 4, Rajiv Gandhi Salai, Taramani, Chennai, Tamil Nadu 600113 (hereinafter referred to as “Innovsoft India”).

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Only the relevant sections are provided. The remaining sections have been redacted.

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10. Compliance with applicable laws

In the provision of services under this Agreement, Innovsoft India hereby undertakes to comply with all applicable laws, including but not limited to, the data protection laws in force in the EU. In particular, Innovsoft India shall ensure compliance with all the requirements of the General Data Protection Regulation (EU) 2016/789 as a processor for KeepTab on or before 25th May, 2018. With respect to access of data by Innovsoft India, the parties agree to be bound by the terms and conditions of the EU standard contractual clauses on controller to processor international transfer of personal data with KeepTab being the ‘data exporter’ and Innovsoft India being the ‘data importer’. KeepTab’s primary data centre being in the United States, the terms of the EU standard contractual clauses shall apply *mutatis mutandis* to onward transfer from the United States to India.

11. Indemnity

Innovsoft agrees to indemnify and hold KeepTab harmless from and against any and all claims, demands, proceedings, costs, expenses, fines, liabilities, causes of action and damages of every kind and character (including reasonable attorney’s fees) which may be asserted by any third party or any authority in any way related or incident to, arising out of, or in connection with (1) Innovsoft India’s

negligent, intentional or wrongful performance or failure to perform under this Contract; and (2) Innovsoft's violation or non-compliance with Section 10.

12. Governing Law and Jurisdiction

This Agreement shall be governed by and construed in accordance with English law. Any action brought by either party against the other concerning the transactions contemplated by this Agreement shall be brought only in the courts of England and Wales.

13. Severability

In case any provision in this Agreement shall be held invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired thereby.



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RULE BOOK

1. Date & Venue Of The Competition:

4th Annual Rationibus Jure National Moot Court Competition, 2019 scheduled to be held from *15th to 17th of February, 2019* at the SRM Faculty of Law, SRM Institute of Science and Technology, Kattankulathur – 603 203.

2. Official Language

The official language of the competition shall be English. All competition rounds, memoranda and compendiums must be in English.

3. Eligibility

All students enrolled in a 3-year LLB programme or a 5-year integrated LLB programme shall be eligible to participate in the *4th Annual Rationibus Jure National Moot Court Competition, 2019*.

However, only one team per university/institution shall be eligible to participate.

4. Team Composition

The team composition shall be as follows: 2 Speakers & 1 Researcher. The teams may choose to participate without a Researcher.

Teams are barred from disclosing the identity of their institution during the course of proceedings in the Court Rooms. Any disclosure of team identities shall invite penalties including disqualification.

Each team shall be provided with the team code at the time of the registration.

5. Registration

The registration fee for the Competition is INR 3,500/- (Rupees Three Thousand Five hundred only). Registration fee is only payable by way of Demand Draft (DD) in the favour of:

“DEAN, SRM FACULTY OF LAW”, payable at Chennai.

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The last date for receiving the copies of the Registration Form and payment details is 31st January 2019, at the following postal address;

M. Biruntha Karthikeyan
Assistant Professor and Moot Co-ordinator,
4TH Annual Rationibus Jure National Moot Court Competition, 2019
Faculty of Law
SRM Institute of Science and Technology
Kattankulathur – 603 203
Kancheepuram District,
Tamil Nadu

A scanned copy of the registration form and the registration fee (DD) must be sent via email to srmsolmcs@gmail.com by 12 Noon, 25th January 2019.

Note: Hard-copy of the Registration Form and the Travel Form should be sent to the aforementioned postal address.

6. Dress Code:

Inside the court room the participants shall follow the below mentioned dress code:

- i. Females: White Kurta, Black Salwar and Black Dupatta or White Formal Shirt and Black formal Trousers/skirt along with the Black Blazer and Tie(Optional).
- ii. Male: White Shirt, Black Trousers, Black Tie along with Black Blazer and Black Shoes.

7. ACCOMMODATION AND FOOD

Accommodation and food to the participating teams will be provided by the Organizer only from 15th February, 2019 to 17th February, 2019. The teams must bring along a maximum of three (3) members. Any additional member shall not be entertained during the competition.

b. The participants must abide by the rules and regulation observed in the campus, non-compliance with which may lead to disqualification.

Note: Intake/use/mere possession of any prohibited substance (e.g. cigarette/alcohol/narcotic substance) is strictly prohibited during the stay throughout the competition, non-compliance with which may lead to immediate disqualification.

8. CLARIFICATIONS

Clarifications to the Moot Proposition and the Rules regarding submission of the Memorandum shall be sought by sending an e-mail to srmsolmcs@gmail.com on or before **2nd February, 2019, 11:59 PM**. Clarifications sent after this date shall not be entertained at any cost. The List of Clarifications shall be released on **4th February, 2019**.

9. MEMORANDUM/Written SUBMISSIONS

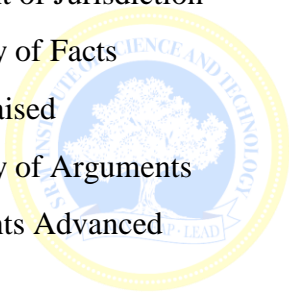
- a. Participants are required to submit Memorandum or Written Submissions for both the Plaintiff and the Defendant.
- b. Teams shall e-mail Soft Copies of both the Memorandums, in PDF and Microsoft Word formats, i.e. two (2) separate file attachments for the Plaintiff and Defendant, on or before **10th February 2019, 11:59 PM** to srmsolmcs@gmail.com. Late submissions will attract penalties.
- c. Only the Team Code shall be specified on the Memorandum. Any reference regarding the participating institution shall result in immediate disqualification.
- d. Amendment to the memorandum shall not be permitted after submission of the soft copies. Variation found in the Hard Copy shall be penalised.
- e. **Six (6) Hard Copies of each of the Plaintiff and Defendant Memorandums** shall be submitted during the Team Registration on **15th February, 2019** in person. Participants are advised to carry additional copies of their Memorandum for their own use. Copies submitted to the Organising Committee shall be used for the evaluation of the Memorandum and for the Judges Bench for each of the Oral Rounds. **There shall be no memorandum exchange.**

f. The Organising Committee reserves the right to use the memorandum submitted by the participating teams, as it deems appropriate. The memorandum submitted shall not be returned to the participants.

All memoranda must be typed and printed on A4 sized white paper with font size 12, fonttype Times New Roman, line spacing 1.5 and justified alignment. **The Summary of Arguments and Arguments Advanced shall not exceed 25 pages in total.**

9.1 Contents

- Cover Page
- Table of Contents
- Table of Abbreviations
- Index of Authorities
- Statement of Jurisdiction
- Summary of Facts
- Issues Raised
- Summary of Arguments
- Arguments Advanced
- Prayer



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The cover page must only include the following in justified alignment except mentioned otherwise,

- Team Code on the right-hand top corner
- Name of the forum being approached
- Case type and number
- Case name
- ‘Memorandum on behalf of plaintifffor defendant’

Note:The colour scheme for the cover page of the plaintiffmemorandum must be blue and of the defendant memorandum must be red. Citations for the memoranda are to be in the form of footnotes only, endnotes are not permitted. Footnotes must not contain substantive pleadings and should not be communicative. All footnotes must adhere to the 21st edition of bluebook citation format. The foot note font size is 10 and font

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type is Times New Roman. The memoranda must not contain annexures, photographs, sketches, exhibits or affidavits etc., violation of the said provision will attract penalties.

9.2 MEMORANDUM SCORING

The Organising Committee shall constitute a panel of judges with domain expertise, for the evaluation of the memoranda. Both memoranda shall be evaluated separately on a scale of 0-100. The criteria for evaluation are as follows,

CRITERIA	MARKS
Application and appreciation of facts	20
Application of legal principles, Authorities and Precedents	20
Ingenuity and logical reasoning	20
Lucidity and Writing skills	15
Referencing	15
Formatting and presentation	10
Total	100

9.3 PENALTY

Penalty shall be imposed by Negative marking as per the following criteria:

- Late Submission of Memorandums: 2 marks per Memorandum for first 12 hours after the deadline and 1 mark for every next 6 hours.
- Wrong File Name: 1 mark per Memorandum.
- Exceeding page limit prescribed: 1 mark for each exceeding page.
- Excluding relevant / Including irrelevant items on the cover page: 1 mark per violation.

- Exclusion of sections mentioned in 9.1:3 marks per exclusion.
- Failure to comply with Bluebook 21st Edition for Footnotes: 0.25 mark per footnote.
- Wrong Font Size: 0.5 mark per page.
- Wrong Font Style: 0.5 mark per page.
- Wrong Line Spacing: 0.5 mark per page.
- **Failure to use correct colour coding: 2 marks per Memorandum.**

10. ORAL ROUNDS FORMAT AND SCORING PROCEDURE

10.1 Preliminary Rounds

The preliminary rounds shall be conducted in two stages. Each stage will be one preliminary round where each team will represent either the plaintiff or defendant for that round. Sides will be determined by way of draw of lots. Each team will face a separate team and a separate bench in both the preliminary rounds.

Each preliminary round shall be for 40 minutes in total. Each team will be given a total time of 20 minutes comprising of oral pleadings, rebuttal/ sur-rebuttal. Time management is at the discretion of the team subject to a maximum of 12 minutes per speaker. The same must be communicated to the designated Court Officer of the Court Hall prior to the commencement of each round.

Each preliminary round will be judged by two judges, each of whom shall score every speaker on a scale of 0-100. The teams winning both the preliminary rounds will automatically qualify for the quarter final rounds. In case of one win and one loss, the total score of both the rounds will be taken in consideration. In case of tie, the Memorandum score of both the teams will be taken into consideration.

10.2. Quarter-Final Round

The top eight (8) teams shall qualify for the quarter-final round. The sides and against whom the team shall argue will be determined by way of draw of lots.

Each Quarter-Final round shall be for 60 minutes in total. Each team will be given a total time of 30 minutes comprising of oral pleadings, rebuttal/ sur-rebuttal. Time management is at the discretion of the team subject to a maximum of 20 minutes per speaker. The same must be communicated to the designated Court Officer of the Court Hall prior to the commencement of the round.

The Quarter-Final round shall be judged by two judges, each of whom will score every speaker on a scale of 0-100. The team securing the higher marks will qualify for the Semi-Final Rounds, by virtue of a knockout win.

10.3. Semi-Final Round

The top four (4) teams shall qualify for the semi-final round. The sides and against whom the teams shall argue will be determined by way of draw of lots.

Each Semi-Final round shall be for 90 minutes in total. Each team will be given a total time of 45 minutes comprising of oral pleadings, rebuttal/ sur-rebuttal. Time management is at the discretion of the team subject to a maximum of 25 minutes per speaker. The same must be communicated to the designated Court Officer of the Court Hall prior to the commencement of the round.

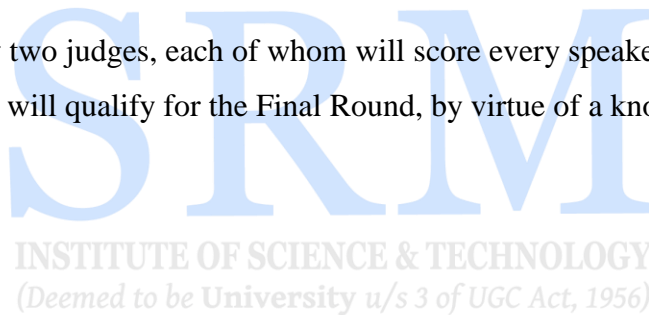
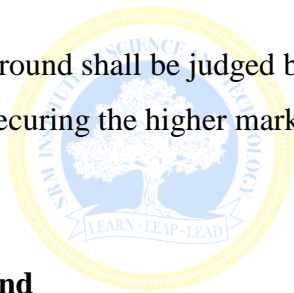
The Semi-Final round shall be judged by two judges, each of whom will score every speaker on a scale of 0-100. The team securing the higher marks will qualify for the Final Round, by virtue of a knockout win.

10.4. Final Round

The top two (2) teams shall qualify for the final round. Sides will be determined by way of draw of lots.

The Final round shall be for 90 minutes in total. Each team will be given a total time of 45 minutes comprising of oral pleadings, rebuttal/ sur-rebuttal. Time management is at the discretion of the team subject to a maximum of 25 minutes per speaker. The same must be communicated to the designated Court Officer of the Court Hall prior to the commencement of the round.

The Final round shall be judged by a panel of judges, each of whom will score every speaker on a scale of 0-100. The team securing the higher marks shall be adjudged as the winners of the Competition.



10.5. ORDER OF ORAL PLEADINGS

The order of oral pleadings shall be as follows:

- Plaintiff Speaker 1;
- Plaintiff Speaker 2;
- Defendant Speaker 1;
- Defendant Speaker 2;
- Rebuttal by Plaintiff; and
- Sur-rebuttal by Defendant.

During the course of the oral pleadings, no speaker shall disclose his/her identity or the identity of his/her institution by any means whatsoever.

If in case, the plaintiff does not raise for rebuttal, the sur-rebuttal is deemed to be cancelled.

Submission of compendiums, case laws, authorities to the judges must mandatorily be done through the Court Officer. All such materials must be verified by the Court Officer before the commencement of the round. Disclosure of the institutions name in any manner including abbreviations in such materials shall not be allowed for submission to the judges.

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10.6. ORAL PLEADINGS SCORING

The oral pleadings of each speaker shall be evaluated on a scale of 0-100 as follows,

CRITERIA	MARKS
Knowledge and Marshalling of Facts	20
Application of Legal Principles and Usage of Authorities	20
Structure, Articulation and Clarity	20
Persuasiveness, Ingenuity and Response to Questions	20
Court Etiquette, Presentation Style and Time Management	20

11. SCOUTING

Scouting is not permitted and it shall be deemed to have happened if the Speaker(s), Researcher, or any other person affiliated with a Team is found: *(Deemed to be University u/s 3 of UGC Act, 1956)*

- 1) Witnessing, hearing, observing, etc. the Oral Submissions in a Round, except where the Round is one in which the Team to which he/she is affiliated is participating in;
- 2) Reading the Memorandum of a Team except where, it is of the Team to which he/she is affiliated.

12. MISCELLANEOUS

- The final decision regarding Implementation and Interpretation of Rules regarding Moot Court practice and procedures lies with the Organizing Committee.
- If any one of the members of a Team is notified or informed of any detail or information concerning the Competition, it shall be deemed as if the said Team as a whole has been duly notified or informed.

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- The Proposition is neither intended to nor does it attempt to resemble any incident or any person, living or dead. Any such resemblance is purely coincidental. The Proposition is a fictitious factual account prepared for the purposes of the present Competition only and it does not attempt to influence or predict the outcome of any matter whatsoever.
- The copyright in the Memorandums submitted by the Teams shall vest with SRM Faculty of Law, Moot Court Society. The acceptance of such vesting is a precondition to participation in the Competition. The Rules governing the conduct of the Competition should be strictly adhered to. Any deviation thereof can attract penalties or disqualification.
- **Registration Fee once paid is non-refundable.**
- The Organizing Committee reserves the right to amend, alter, vary or change, in any manner whatsoever, the Rules governing the Competition, which would be communicated to the Teams within a reasonable period of time.

USING OF MOBILE PHONES/LAPTOPS OR OTHER ELECTRONIC GADGETS ARE STRICTLY PROHIBITED INSIDE THE COURTROOM. VIOLATION OF THIS WOULD AMOUNT TO DISQUALIFICATION.

The MCS and Faculty Convenor of the Organizing Committee of SRM Faculty of Law shall be the final arbiter for these Rules and any such decision made by them on any issue/dispute arising in relation to the Competition shall be final and binding on all concerned.

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IMPORTANT DATES

Events	Dates
Last Date for Provisional Registration	20 th January, 2019
Last Date for Soft Copy Registration	25 th January, 2019
Last Date for Submission of Hardcopy of DD, Registration Form and Travel Form	31 st January, 2019
Last Date for seeking Clarification	2 nd February, 2019
Release of Clarification	4 th February, 2019
Last Date for Submission of Softcopy of Memorandum	10 th February, 2019
Last Date for Submission of Hardcopy of Memorandum	15 th February, 2019
Inauguration, Draw of Lots, Researcher's Test	15 th February, 2019
Prelims and Quarter Finals	16 th February, 2019
Semi-Finals, Finals and Vaedictory	17 th February, 2019

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AWARDS

- WINNERS: Rs. 30,000/-
- RUNNERS: Rs. 21,000/-
- BEST SPEAKER: Rs. 7,000/-
- BEST RESEARCHER: Rs. 7,000/-
- BEST MEMORANDUM: Rs. 7,000/-



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CONTACT INFORMATION

E-mail ID: srmsolmcs@gmail.com

Faculty co-ordinator:

M.BirunthaKarthikeyan,

Assistant Professor,

birunthadevi.m@ktr.srmuniv.ac.in

Student co-ordinators:

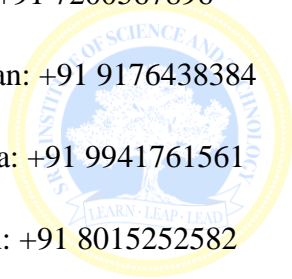
1. NandhineeSrinivasan: +91 7401052712

2. L. Yuvasree: +91 7200567896

3. K.Subramanian: +91 9176438384

4. DarshanBetala: +91 9941761561

5. Vaseem Khan: +91 8015252582



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For Moot Proposition related clarification:

1. RatneshPareek: +91 8824346230

2. T.G. Madhuvaneswaran: +91 9790816321

REGISTRATION FORM

DATE: _____

INSTITUTION DETAILS

Name:

Address:

Contact No.:

E-mail ID:

Faculty in Charge:

Designation:



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PARTICIPANT'S DETAILS:

Name of Speaker 1:

Year and Course:

Contact No.:

Email ID:

Affix Photos

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Name of Speaker 2:

Year and Course:

Contact No.:

Email ID:

Affix Photo

Name of Researcher:

Year and Course:

Contact No.:

Email ID:



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Affix Photo

DEMAND DRAFT DETAILS

Name of the Bank:

Branch:

Demand Draft No.:

Date:

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DECLARATION:

We, affirm that all the information provided in the registration form is true. Further, we declare that the institution and its team members will abide by all the rules and regulations as notified throughout the period of competition.

(Signature – Speaker 1)

(Signature – Speaker 2)

(Signature – Researcher)

(Faculty – In – Charge)

(Head of the institution with Seal)



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TRAVEL FORM

Name of the Institution:

Travel Mode: Bus / Train / Flight

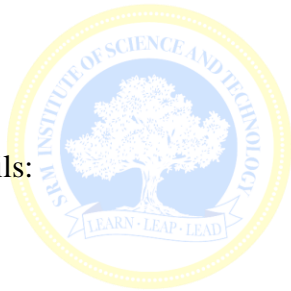
Travel Details: _____

Arrival Time: _____

Departure Time: _____

Accommodation Needed: Yes / No

Any other Details:



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(Sign and Seal of the Head of the Institution)