DR.AMBEDKARCOLLEGE, DEEKSHABHOOMI, NAGPUR DEPARTMENT OF LAW AcademicSession-2024-25

NAMEOFTHE PROGRAMME:	MOOT COURT WORKSHOP
	2024-25 BY SMCA.
NAMEOFTHEGUESTSPEAKER:	ADV.CHETAN DHORE
	ADV.RAHUL DHANDE
NAMEOFTHE PROGRAMME	DR.VARSHA DESHPANDE
SUPERVISOR:	
NAMEOFTHEPROGRAMME CO-	DR.VAISHALI A. SUKHDEVE
ORDINATOR:	
DATEANDDAY:	19 th October 2024, SATURDAY.
TIME:	2 P.M
TOTAL NUMBER OF PARTICIPANTS	90

VENUE:	ROOM NO.6 AND SEMINAR HALL,
	DEPARTMENT OF LAW



MOOT COURT WORKSHOP 2024

Dr. Ambedkar College, Deekshabhoomi, Nagpur Department of Law Students' Moot Court Association



NOTICE

This is to inform all participants, who have registered for the Moot Court Workshop 2024 organised by the SMCA.

Following are certain important instructions which are required to be followed by you all throughout the duration of the workshop.

The workshop will be conducted over a period of 1 day, followed by submission and follow up on the assignment subsequently.

Date	Activity
16/10/2024 (Wednesday)	Address by Varsha Deshpande ma'am
17/10/2024(Thursday)	Skit/role play of the facts of the case
19/10/2024 (Saturday)	Submission of Assignment
	In-house moot court workshop

- > Attendance is **mandatory** for all these sessions.
- > Certificate of participation will be issued only to those participants who attend all the above mentioned sessions.
- > The Moot problem to be discussed in the Workshop has been circulated amongst all the participants
- It is mandatory for all the participants to go through the Moot Problem thoroughly and submit the assignment on the day of the workshop i.e. 19th October 2024



Moot Courts are vital for law students as they offer practical legal skills, courtroom experience, and opportunities for honing research, oral advocacy and writing abilities. Thus, it is extremely important that they receive proper and adequate guidance in the same. With this thought in mind, The Students MootCourt Association of the Department of Law, Dr. Ambedkar College, Deekshabhoomi, Nagpur organized Workshop on MootCourt on the 19th October2024 for the students of 1st Semester and final semester of B.A LLB 5Years and LLB 3 Years, under the guidance of Adv. Chetan Dhore, Practicing Advocate Bombay High Court, Nagpur Bench, Nagpur And Adv. Rahul Dhande, Practicing Advocate, Bombay High Court, NagpurBench, Nagpur.

Through this workshop the participants were taught the basics of mooting which start right from reading a proposition to drafting a memorial. To make the whole learning process more effective the moot preposition was circulated to the students one week before the actual workshop.

Adv. Rahul Dhande addressed one group of participants, and the other group was guided by Adv. Chetan Dhore. The workshop revolved around the case of Rajesh Sharma vs ABC College based on a moot court proposition involving a student's right to financial aid and transparency of institutional financial records. The central theme examined the conflict between Rajesh Sharma, a student admitted under the EWS (Economically Weaker Sections) quota, and the college's denial of a fee waiver during a financial emergency. This proposition opened discussions on the rights of students in government-aided institutions and the responsibilities of such institutions under the RTI Act.

Adv. Chetan Dhore discussed the problems faced by students while mooting and how to tackle them. He told the importance and significance of moot court competitions, and he encouraged the students to participate in the same. He discussed the techniques of mooting, and he shared his personal experiences of moot court competitions. With respect to moot proposition, Adv. Dhore introduced the legal framework of the RTI Act, explaining its purpose in ensuring transparency in public institutions, including those receiving government aids. He discussed the specific case of Rajesh Sharma, focusing on the denial of access to education due to financial constraints and the subsequent filing of an RTI application. Adv. Dhore underscored the student's right to seek transparency on fund utilization and fee structures in a government-aided institution.

While guiding other group of students, Adv. Rahul Dhande, went into detailed purpose of mootcourt competitions. He clarified the proper format of writing a memorial and highlighted the value of conducting research before drafting. Adv. Rahul Dhande, in his addresswith regard to given moot proposition, provided insights into the judicial recourse available in such cases, elaborating on Rajesh's writ petition before the High Court. He emphasized the obligation of educational institutions to provide accurate financial information under the RTI Act and their role in ensuring equal opportunities for EWS category students.

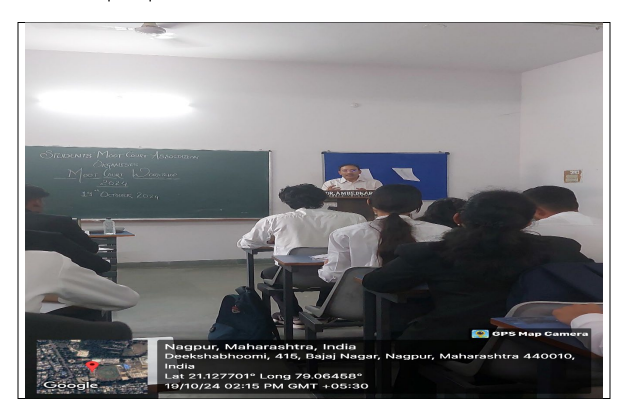
The resource persons were kind enough to explain all the nitty gritty of it. They also explained the method of researching for a moot. The interactive session following the workshop was particularly enriching, with students posing relevant questions. Adv. Dhore

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and Adv. Dhande also encouraged students to actively utilize the RTI Act to hold institutions accountable for their policies and financial management.

The workshop concluded with a vote of thanks by the SMCA Executive Member Sanskruti Pakhide and Shraddha Mishra, who expressed gratitude to the esteemed advocates for shedding light on the drafting, researching and argument skills required in moot courts. The event was well-received by the participants marking a significant step in fostering a deeper understanding of intricacies involved in mooting.

The participants as well as the organizers were indebted for the patient demeanour and teaching style of the speakers. The participants left with a feeling of confidence and eagerness to learn more while the speakers parted with having taught probably the most enthusiastic participants ever.



Adv. Rahul Dhande addressing the participants about nitty gritty of researching and drafting moot memorials

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Adv. Chetan Dhore explaining the mooting skills to the participants.



MOOT COURT WORKSHOP 2024

DR AMBEDKAR COLLEGE DEEKSHA BHOOMI, NAGPUR
DEPARTMENT OF LAW
STUDENTS' MOOT COURT ASSOCIATION



Rajesh Sharma, a 19-year-old student from a small village in Uttar Pradesh, was admitted to ABC College, a government-aided institution affiliated with the State University of Uttar Pradesh, under the Economically Weaker Sections (EWS) quota. ABC College receives substantial financial assistance and regulatory oversight from the state government.

Rajesh was admitted to the Bachelor of Science (B.Sc.) program in the academic year 2023-2024. After completing his first semester, Rajesh's family faced severe financial hardship due to a medical emergency. Despite being admitted under the EWS quota, Rajesh was unable to pay the tuition fees for the second semester. As a result, the college barred him from attending classes, using library facilities, and appearing for internal exams.

Rajesh's parents approached the college authorities, requesting a fee waiver or extension, considering their financial situation. However, the college denied the request, citing its policy of mandatory fee payment for all students, including those admitted under the EWS quota.

Feeling aggrieved, Rajesh filed an application under the **Right to Information Act**, **2005** with ABC College and the State Education Department. He sought details about:

- The utilization of state funds by the college.
- The fee structures, including any exemptions or waivers available to students from the EWS category.
- The specific policies and procedures related to the handling of financial aid requests for students in financial distress.

Response to RTI Request: The college responded to the RTI application but provided limited information, claiming that certain financial details were internal matters of the institution and did not fall under the purview of public disclosure. Rajesh contended that since ABC College is a government-aided institution, it is subject to the transparency obligations under the RTI Act, and

all financial records, particularly those affecting students' rights, should be publicly accessible.

Based on the incomplete and unsatisfactory response to his RTI application, Rajesh filed a writ petition before the Supreme Court of India, claiming his several contentions.

Newpords

CLASS: I SEM (3 Yrs.) Session - I

ROLL. NO.	NAME OF STUDENT	SIGNATURE
1	AANCHAL TEMBHRE	
2	AARYA P UKEY	
3	ABHIJEET SHAHU	
4	ABHISHEK DEVIPRASAD TIWARI	
5	AHIRKAR VAISHNAVI VASANTRAO	
6	AKHI PRABHAKAR GEDAM	
7	AMIN MANOHAR KALWALE	
8	AMIT GAJANAN DHUNDALWAR	
9	AMOL GANESH KHIRODKAR	
10	ANIKET SANTOSH DHAGE	Anilet
11	ANJALI SHASHIKAPUR BHIMATE	
12	ANKIT SANGEET CHANDRAKAR	
13	ANSHIKA PRAMOD BADHOLIYA	Anshila.
14	ANUSHKA DHANESHWAR DHEMBE	Anshila.
15	APURVA CHANDRABHAN DHAWALE	Provak.
16	ARCHIT VIRENDRA CHANDAK	
17	ARYA SHENDE	
18	ASHISH DEORAOJI MENGHARE	
19	ASHISH GAJANAN MOTGHARE	
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21	DHAMMAPAL MADHUKAR MESHRAM	

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27	DURGA RAMKRUSHNA MESHRAM	THOM H
28	GARIMA MANOHAR AGRAWAL	
29	GAURI SHIRISH KARKARE	
30	GAURI VAMESHWAR KATRE	
31	GAYATRI NARESHSINGH THAKUR	G.N. Thak(x)
32	HARSH BISHWANATH SHARMA	
33	HARSHITA OMPRAKASH BALGONIWAR	harshita.
34	HARSHVARDHAN ASHOKRAV GHANOKAR	harehita.
35	HARSHWARDHAN DHANANJAY WAKODE	A TOT OXUTO
36	JANVEE SINGH	
37	JANVI BHATKULKAR	
38	JANVI VINOD JAMODKAR	
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79	SAMITH NATTHU DHARNE	
80	SAMRUDDHI YOUGENDRAPRASAD SHUKLA	
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105	SUYASH KABRA	<u> </u>
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Sariya Sadag Mohammad Zikag LLB (3 years) slem - I Roll No - 103 Statement of facts Merrylands' is a nation whose Constitution faces Regulations are exact sepublic that of india's arrently enacted ones one of the status of union of Merrylands is 'Hari prodesh' decision Judgments delivered by the superior Courts in india have a persuasive force in the Courts in Merrylands. Till the year 1978, the union of Curadia Julled Marrylands. on 10th Agust 1978 it gat its indefanance. \coprod The state of 'Hari Pradesh' establised a Scheme in 1980 to Provide. on toth 3% reservation in jeruius to the children and grandchildren belonging to the state of 'Hari Dradesh' for aired recjuitment to all Services
post ranging from class-I to class-IV, including all
public Sector undertaking / Boards / Corporations. The levelets of Such reservation is applicable to the Children and grand-children. of freedom fighters Howevery alrady unuployed and married daughters However already anthoyed and married. daughter or grand-daughter are not eligible to table laright of such agovernentioned scheme. The state of Hari Pradesh state that the governments indenies to recognize . the sacrifices mad by the freedom fighters when ameraing asteletisting such schem / policy.



NAME: JAHNUI J. DIXIT CLASS :- LLB [3 YEAR] FIRST SEMESTER STATEMENT OF FACTS In the year 1980, the state of 'Hari Pradesh' framed a 3 chen to grant 3% reservation in services to the children/grandchildr belonging to the state of Mari Pradesh in direct recruirment to all services/posts i.e, class I to class IV including all all Public Sector Undertakings/Boards/Corporations. The scheme is applicable for sons/grandsons; daughters/ granddaughters of freedom fighters. Employed children and married daughters/granddaughters have been excluded. It is pointed out that Mrs. Sourita Kumari wants to be benifitted by the reservation but cannot due to the above mentioned provision of exclusion. Mucs. Savita Kumaxi, who is otherwise applicable for all the benefits is being refrained from doing so as she is married daughter of of Shri Amulya Kumar, who wies a freedom figh and hence not fulfilling the writeria to awail the benefit of the reservation. The present appeal was filed by Mrs. Savita Kumari challenging the ocheme of the government before the non'ble High Court.

