



ERODE COLLEGE OF LAW

Under the aegis of

MOOT COURT ASSOCIATION

Jointly Organize

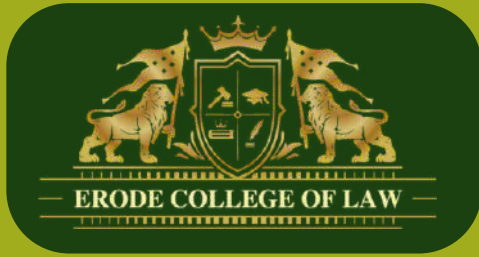
LUMINA 2025

(Lex Lumin Inter-College National Advocacy)

**1st NATIONAL LEVEL INTER COLLEGE MOOT
COURT COMPETITION**

(19th September - 21st September 2025)





A UNIT OF SRI SAI SINDHU FOUNDATION

FOUNDERS



SINDHU RAVICHANDRAN
CHAIRMAN
ERODE COLLEGE OF LAW



GAYATHRI RAVICHANDRAN
VICE CHAIRMAN
ERODE COLLEGE OF LAW



ARUN BALAJI. V.G
JOINT SECRETARY
ERODE COLLEGE OF LAW

“PROVE YOURSELF”

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MESSAGE FROM THE CHAIRMAN'S DESK

It gives me immense pleasure and pride to extend a heartfelt welcome to all the distinguished guests of honour, esteemed dignitaries, respected faculty members, and, most importantly, the brilliant young minds participating in this Inter-College Moot Court Competition.

Legal education, in its true essence, extends far beyond the pages of textbooks. It thrives in the realm of practical exposure, critical analysis, and real-time application of legal principles. Moot court competitions stand as a cornerstone of this experiential learning, offering law students a dynamic platform to hone their advocacy skills, deepen their understanding of complex legal issues, and cultivate the confidence necessary to navigate the intricacies of the legal profession.

This competition is more than an event it is a celebration of intellect, discipline, and the unwavering pursuit of justice. It reflects our institution's unwavering commitment to fostering academic excellence and nurturing the future custodians of law. Witnessing students from various colleges converge, debate, and engage in constructive legal discourse is truly inspiring. It signifies not only the diversity of thought but also the unity of purpose shared among future legal professionals.

I take this opportunity to sincerely appreciate the relentless efforts of the organizing committee, faculty mentors, student coordinators, and volunteers. Your tireless dedication, meticulous planning, and unwavering enthusiasm have brought this competition to forefront the realm of ECL and ensured its success.

To all participants: I urge you to embrace this opportunity not merely as a contest, but as a vital step in your professional journey. Let each round serve as a platform for growth, self-discovery, and intellectual enrichment. Compete with integrity, learn with humility, and carry forward the spirit of justice and fairness that the legal field demands.

May this competition be a memorable chapter in your legal education, filled with learning, connectedness, and inspiration.

With best wishes for a successful and enriching event.

Warm regards,
Mr. Sindhu Ravichandran,
Chairman,
Erode College of Law.

MESSAGE FROM THE VICE CHAIRMAN'S DESK

It is a matter of immense pride and satisfaction to witness the successful organization of this Inter-College Moot Court Competition a prestigious platform that not only refines the art of advocacy but also inculcates in budding legal minds a profound reverence for the rule of law and the enduring principles of justice, equity, and fairness.

Moot court competitions serve as a vital conduit between classroom learning and courtroom practice. The competition empowers students to transcend theoretical understanding by immersing themselves in the rigours of legal research, strategic argumentation, and eloquent presentation. It is in these intellectually charged settings that future advocates develop clarity of thought, precision of language, and ethical grounding essential for a meaningful legal career.

This huge event stands as a testament to our institution's steadfast commitment to academic excellence, legal innovation, and the holistic development of students. By encouraging scholarly inquiry, constructive debate, and professional decorum, we strive to cultivate legal professionals who are not only knowledgeable and skilled but also deeply conscious of their societal and ethical responsibilities.

I am confident that such initiatives will continue to inspire our students to pursue excellence, uphold justice, and contribute meaningfully to the legal community and beyond. Competitions like these provide a transformative experience one that will leave a lasting imprint on your journey as future custodians of justice.

To all the participants: I wish you to approach each round with courage, humility, and the spirit of learning. Whether you win or not, the experience gained here will undoubtedly serve as a strong foundation for your future endeavours.

I would also like to place on record my heartfelt appreciation for the tireless efforts of the organizing committee, faculty mentors, student volunteers, and all those who have contributed to bringing this event to forefront of ECL. Your meticulous planning and commitment have made this competition not only possible but impactful.

Wishing everyone a successful, enriching, and intellectually rewarding experience.

Warm regards,
Mrs. Gayathri Ravichandran,
Vice Chairman,
Erode College of Law.



MESSAGE FROM THE JOINT SECRETARY'S DESK

It is with immense pride and joy that I extend a heartfelt welcome to all the distinguished judges, learned faculty members, and enthusiastic participants to our Inter Moot Court Competition. This prestigious event stands as a testament to our institution's commitment to nurturing the next generation of legal professionals by providing a platform where knowledge meets practice.

Moot court competitions are much more than an academic activity they are an immersive experience that shapes a law student's journey. They cultivate essential skills such as in-depth research, analytical reasoning, and persuasive advocacy. They also encourage students to think critically, present arguments with clarity, and engage with the nuances of law as it operates in the real world.

Through this competition, participants not only gain courtroom experience but also imbibe the values of discipline, dedication, and ethical practice. It is our sincere hope that every team leaves this event with enriched knowledge, cherished memories, and a renewed passion for the pursuit of justice.

I express my gratitude to our esteemed panel of judges for gracing this event with their presence and to the organizing committee for their relentless efforts in making this competition a reality. To all the participants, I extend my very best wishes may this moot court experience inspire confidence, ignite curiosity, and mark a meaningful milestone in your legal journey.

With Best Regards,
Arun Balaji. V.G.
Joint Secretary,
Erode College of Law.



MESSAGE FROM THE PRINCIPAL'S DESK

It gives me immense pleasure to welcome you to LEX LUMIN 2025, the inaugural National Level Inter-College Moot Court Competition hosted by Erode College of Law. Bringing together the brightest legal minds from across the country, this event places environmental justice at its heart, challenging you to confront real-world dilemmas and to craft arguments that honour those who have suffered both human communities and the ecosystems that sustain us.

This competition is more than an academic exercise; it stands as a solemn tribute to victims of environmental degradation, from families displaced by industrial negligence to endangered species whose futures hang in the balance. Your research and advocacy here will illuminate the power of law to secure restoration, accountability, and hope for those who cannot plead their own cause.

I extend my heartfelt gratitude to our faculty, moot court mentors, organising committee, guest judges, and resource persons for their tireless dedication in bringing LEX LUMIN 2025 to life. To all participants, I encourage you to engage deeply, think creatively, and uphold the highest standards of courtroom decorum. May your deliberations spark lasting commitments to the rule of law, environmental stewardship, and compassion for every victim we seek to defend.

Wishing all participants the very best and looking forward to a memorable and impactful competition.

Best Regards,
Dr. N. Md. Akbar Ali Baig,
Principal, i/c
Erode College of Law.



ABOUT THE INSTITUTION

Erode, often hailed as the "Loom City of India", is a thriving city in western Tamil Nadu, celebrated for its rich textile heritage and agricultural excellence. Known as the "Turmeric Capital of India", Erode plays a vital role in India's spice exports and is one of the leading producers of high-quality handloom and power loom cotton fabrics. The city also holds historical and cultural significance, being the birthplace of Thanthai Periyar E.V. Ramasamy, the eminent social reformer whose progressive ideals continue to shape Tamil society. With the serene Cauvery River flowing nearby and the Western Ghats in view, Erode offers an ideal environment for academic and personal growth.

Amidst this vibrant setting stands Erode College of Law, a promising institution founded in the year 2022 by Mr. Sindhu Ravichandran, whose vision and dedication have laid a strong foundation for quality legal education. Though young, the college is committed to producing competent, ethical, and socially conscious legal professionals. This year marks a proud and historic moment for our institution as we host our first-ever Inter-College Moot Court Competition. This event is a testament to our commitment to experiential learning and to creating meaningful platforms for legal discourse and advocacy training.

The Erode College of Law was established itself as a premier institution for imparting legal education, the college is affiliated to The Tamil Nadu Dr. Ambedkar Law University and recognized by the Bar Council of India. With a strong commitment to excellence, the college provides a vibrant and inclusive environment that fosters intellectual growth and development. Its comprehensive curriculum is enhanced by practical training opportunities, including jail and court visits, project work, and lecture series. The college also organizes moot court competitions, inviting distinguished judges and legal professionals to participate, thereby offering students valuable exposure to real-world legal scenarios. This well-rounded approach has earned the Erode College of Law a reputation for producing well-prepared and competent legal professionals.

We warmly welcome all participants, faculty, and dignitaries to Erode College of Law and invite you to be part of this memorable beginning. May this competition foster learning, growth, and lasting connections.



About the Moot Court Association, ECL

The Moot Court Association (MCA) of Erode College of Law, established in the year 2022, stands as a dynamic platform dedicated to nurturing the advocacy skills of budding legal professionals. Since its inception, the MCA has been instrumental in fostering a culture of legal excellence and practical learning within the institution.

The Association is committed to bridging the gap between theoretical legal education and practical courtroom experience. It organizes regular Intra-College Moot Court Competitions in both Tamil and English, thereby encouraging students to develop proficiency in legal research, drafting, oral advocacy, and courtroom decorum in both regional and national languages.

Our students, under the guidance and support of the MCA, have actively participated in prestigious National Moot Court Competitions across the country and have brought laurels to the institution through their commendable performance.

Roles and Responsibilities of the Moot Court Association:

Organizing Intra-College Competitions in Tamil and English to foster mooting skills among students. Conducting orientation sessions, training programs, and workshops on research methodology, memorial drafting, and oral argument techniques. Facilitating participation of students in external moot court competitions, including National and State-level events. Maintaining a structured selection process for identifying and preparing mooters and researchers through auditions and memorial evaluations. Providing mentorship and feedback to teams by engaging alumni and faculty experts. Drafting rules and byelaws, and ensuring smooth administration of mooting activities within the college. Promoting legal awareness and courtroom etiquette through regular seminars, guest lectures, and simulation exercises. Collaborating with other academic committees to enhance the overall legal acumen and professional readiness of students.

Structure of the Association:

The Moot Court Association is structured to include:

President, Vice President, General Secretary, Additional Secretary, Joint Secretary, Class Representatives from each Class, Faculty Coordinators and Legal Mentors.

This organizational framework ensures inclusive student participation and effective execution of all mooting initiatives.

With a vision to cultivate a strong foundation in advocacy, the Moot Court Association of Erode College of Law continues to inspire and empower the next generation of legal minds, contributing significantly to the academic and professional development of our students.

MOOT PROPOSITION

Case Title: State of Ratnapur v. Green Tomorrow Foundation & Ors.
(SLP (C) No. 5678 of 2025 pending before the Hon'ble Supreme Court of Zhindiva)

1) The State of Ratnapur, nestled deep within the mineral-rich heartland of Zhindiva, was once hailed as a shining beacon of industrial prosperity. Blessed with an abundance of coal, bauxite, and other natural riches that seemed to pour endlessly from its fertile soil, Ratnapur rode a wave of unprecedented economic success. Towering smokestacks, buzzing factories, and ever-expanding infrastructure stood as testaments to its booming development. The air pulsed with the rhythm of progress, and the state was celebrated as a model of modern industrial growth.

2) However, as the tides of fortune shifted, this once-flourishing powerhouse found itself spiraling into an energy crisis of catastrophic proportions. The coal that had powered its ascent now seemed insufficient, unreliable, and unsustainable. Rolling blackouts became an everyday ordeal, plunging cities and villages alike into prolonged darkness. Hospitals clung desperately to their dwindling backup generators, rationing electricity to keep life-support machines running. Schools were shuttered indefinitely, leaving an entire generation of children in educational limbo. Industries once the pride of the state ground to a deafening halt, their machines falling silent, their workers left idle and anxious.

3) Amidst the darkness, both literal and symbolic, public morale crumbled. Anger, fear, and frustration simmered as citizens grappled with the collapse of a system that had once promised boundless growth. The very energy that had illuminated Ratnapur's rise now cast a long, oppressive shadow over its future.

4) Refusing to remain a passive spectator to its own decline, the State Government of Ratnapur launched a bold and sweeping intervention the Energy Security and Economic Revival Policy, 2023 (ESERP 2023). Touted as nothing short of transformative, the policy was both ambitious in scale and audacious in spirit. It envisioned the construction of six state-of-the-art, coal-fired power plants, each equipped with cutting-edge Carbon Capture Technology (CCT), a technological leap meant to balance industrial revival with environmental responsibility. Alongside this, the blueprint included three colossal open-cast coal mines, fully mechanized and poised to roar back to life, extracting the earth's riches with renewed vigor.

5) The government unveiled ESERP 2023 as a panacea silver bullet designed to pierce through the twin crises of soaring unemployment and crippling energyscarcity. Ministers hailed it as a turning point, a policy that would not only reignite the engines of industry but also reassure a weary public that Ratnapur's resurgence was not just a hope, but a plan in motion.

6) The State Environmental Appraisal Committee (SEAC) moved with remarkable swiftness. Bolstered by a 2021 Union Government Memorandum that designated energy infrastructure as “strategic and of national importance,” SEAC fast-tracked environmental clearances with unprecedented speed. Bureaucratic red tape was cut with surgical precision; files moved not in months, but in days. The ink had scarcely dried on the approval documents when bulldozers began to descend upon the landscape, engines rumbling with the weight of urgency and political will.

7) Government authorities, when questioned, defended the breakneck pace, citing the dire energy situation and invoking the promise of modern, “eco-sensitive” technologies such as Carbon Capture Systems and mechanized mining processes. They maintained that ecological harm would be minimal and manageable, and that the urgency of the crisis left them with no alternative. “Our hands are tied,” they insisted—caught between a rock and hard place, forced to choose between environmental caution and the pressing needs.

8) But scarcely had the approvals been inked before a storm of protest erupted. Environmental activists raised the alarm, accusing the authorities of bulldozing due process in their race toward development. Leading the charge was the Green Tomorrow Foundation (GTF), a watchful and outspoken NGO with a proven instinct for uncovering environmental and procedural violations. GTF alleged that the mandatory public hearings were either hastily conducted, deliberately glossed over, or blatantly manipulated, rendering the entire clearance process a mere formality.

9) More disturbingly, tribal communities whose ancestral lands lay in the path of the proposed coal mines voiced their anguish and outrage. They claimed they were excluded from consultations, misled or ignored outright, and stripped of their legal rights under the Forest Rights Act, 2006 and the Panchayats (Extension to Scheduled Areas) Act, 1996 (PESA). What was meant to be a process of free, prior, and informed consent had, in their words, been reduced to a sham. The ideal of public consultation was sacrificed at the altar of expediency, leaving vulnerable communities to face displacement without voice or remedy.

10) Then came a double whammy that the State Government hadn’t anticipated. Neighbouring States sounded the alarm, voicing strong objections to the project’s potential transboundary consequences. They warned of downstream pollution, disruption of riverine ecosystems, fragmentation of protected forest landscapes, and the looming threat of irreversible environmental catastrophe. The ripple effects, they argued, would not stop at Ratnapur’s borders.

11) Adding weight to these concerns, a consortium of renowned international environmental experts issued a scathing report, declaring Ratnapur's forest belt to be a "critical ecological corridor" a linchpin in the subcontinent's biodiversity network and a vital natural carbon sink in the global fight against climate change. Ignoring its ecological importance, they cautioned, was tantamount to "playing with fire in a tinder-dry forest."

12) Amidst growing public unrest and mounting expert warnings, the Green Tomorrow Foundation (GTF) moved swiftly and decisively. Without missing a beat, the NGO filed a writ petition before the Hon'ble High Court of Ratnapur, challenging the approvals granted under the ESERP 2023. Anchoring their arguments in Articles 14 and 21 of the Constitution of India, they contended that the right to life encompasses not just survival, but dignified existence with access to clean air, water, and a sustainable environment.

13) GTF further invoked established international environmental law principles, including the Precautionary Principle, the doctrine of Sustainable Development, and the concept of Intergenerational Equity, arguing that the government's actions were not only legally indefensible, but also morally irresponsible. The petition painted a grim picture of short-sighted governance, warning that the cost of unchecked development would be borne not only by the present generation but by many yet to come.

14) In a thunderous and far-reaching judgment delivered in January 2025, the High Court of Ratnapur delivered a decisive blow to the ESERP 2023. The Court quashed all environmental clearances granted under the policy and imposed a seven-year moratorium on new coal-based infrastructure projects within the State. The bench did not mince words, it lambasted the clearance process as hurried, superficial, and procedurally flawed, stating that speed had been prioritized over substance.

15) In a landmark pronouncement, the Court held that the 2021 Union Government Memorandum, which had fast-tracked energy projects by designating them as "strategic infrastructure," was ultra vires the Environment (Protection) Act, 1986. Further, invoking the doctrine of intergenerational equity, the Court declared that future generations possess an inherent right to live in ecological harmony with nature, thereby embedding environmental justice into the heart of constitutional interpretation.

16) The ruling sent shockwaves through the corridors of power not only in Ratnapur but across the nation. The State Government, outraged and unrelenting, promptly filed a Special Leave Petition (SLP) before the Hon'ble Supreme Court of Zhindiva, seeking to overturn the High Court's verdict. In its plea, the State accused the High Court of "throwing the baby out with the bathwater," arguing that the judgment failed to strike a balance between ecological preservation and economic necessity.

17) The State contended that Article 21 of the Constitution guarantees not only the right to a clean environment but also the right to development, progress, and access to reliable energy. It claimed to have embraced every available modern safeguard, including Carbon Capture Technology (CCT), to ensure that environmental impact would be minimized. CCT, they insisted, was their "trump card" the technological breakthrough that could enable responsible industrialization while still honoring climate commitments. "It is," their counsel argued, "the goose that lays the golden egg sustainability and growth, hand in hand."

18) But the petitioners refused to back down, standing firm in their conviction that technoutopian promises could not obscure the gritty human and ecological realities on the ground. They warned that no amount of engineering jargon or "clean coal" branding could erase the devastating consequences of forest displacement, irreparable tribal trauma, and the collapse of fragile ecosystems. "Once that ecological threshold is crossed," they argued, "there is no reset button no turning back."

19) Just as the legal battle reached fever pitch, fresh drama erupted, adding layers of geopolitical and environmental intrigue. The United Nations Climate Fund stepped into the fray, offering substantial carbon credit incentives to Ratnapur on the condition that it would curtail its coal expansion plans. However, the State, citing prohibitive economic burdens and developmental constraints, flatly rejected the offer, insisting that its energy sovereignty and industrial revival could not be bartered away for conditional aid.

20) Simultaneously, Neighbouring States intensified their opposition, threatening to initiate legal proceedings under inter-state river water treaties, citing potential violations due to downstream ecological disruption and transboundary pollution. The matter, now charged with national and international stakes, teetered on the edge of a full-blown constitutional and environmental crisis.

21) Sensing the high-stakes nature of the dispute, the Hon'ble Supreme Court of Zhindiva appointed a distinguished Amicus Curiae, tasked with presenting anon-partisan roadmap to resolution. The Court, while reserving its judgment, urged restraint, foresight, and constitutional balance a path that is “not too hot, not too cold, but just right.” The challenge, it noted, was to harmonize development with sustainability, without losing sight of either human progress or planetary limits.

ISSUES:

1. Whether the petition instituted is maintainable before this Honourable Supreme Court?
2. Whether the blanket moratorium imposed by the Honourable High Court upon the project is constitutionally valid?
3. Whether the fundamental rights of the tribal communities and other citizens have been infringed?
4. Whether the memorandum issued by the Union Government and the Energy Security and Economic Revival Policy, 2023, are in consonance with the Constitution of Zhindiva ?
5. Whether the implementation of the project results in environmental degradation ?

NOTE TO THE MOOTERS

1. The laws of Zhindiva are *pari materia* with the laws in India
2. The Participants should strictly adhere to the above-mentioned issues enumerated in the present moot proposition. However, participants can add sub-issues in the above-mentioned issues.
3. The events and the characters depicted in the present moot proposition are purely fiction and hypothetical work. Any resemblance to actual people, living or dead, is purely coincidental.
4. This moot proposition is purely intended for the Moot Court Competition and educational purposes amongst law students.
5. Any similarity to actual person, living or dead is purely coincidental.
6. Annexure has been included within this propositions itself for the convenience of the participants.

THIS PROPOSITION IS DRAFTED WITH THE ADVICE OF ADV.P. BAKKIYA LAKSHMI AND ADV.S.L. SRIMATHI, STANDING COUNSEL IN THE NATIONAL GREEN TRIBUNAL. PARTICIPANTS ARE NOT ALLOWED TO CONTACT THE PROBLEM DRAFTER DIRECTLY OR INDIRECTLY FOR ANY CLARIFICATION OR QUERIES.

ANNEXURE

Energy Security and Economic Revival Policy, 2023 (ESERP 2023)

Government of Ratnapur

Policy Document Summary

Preamble

Recognizing the growing energy crisis crippling the socio-economic fabric of the State of Ratnapur and acknowledging the constitutional obligation under Article 21 to secure life and livelihood, the Government of Ratnapur hereby enacts the Energy Security and Economic Revival Policy, 2023 (ESERP 2023). The policy aims to ensure equitable access to energy, accelerate industrial recovery, create employment, and transition to cleaner and more efficient technologies, while ensuring compliance with national environmental laws and sustainability frameworks.

Objectives

- 1.To ensure 24x7 access to electricity across all households, hospitals, educational institutions, and industrial units by 2026.
- 2.To revive stalled manufacturing and mining sectors through rapid infrastructure expansion and energy infusion.
- 3.To create 5 lakh+ direct and indirect jobs in mining, energy, logistics, and allied services.
- 4.To integrate advanced clean coal technologies, including Carbon Capture and Storage (CCS) and Flue-Gas Desulfurization (FGD) in all new thermal projects.
- 5.To position Ratnapur as a model State balancing development with responsible environmental commitments.

Components

- 1.Establishment of Six Coal-Based Ultra-Supercritical Thermal Power Plants
Each plant with a capacity of 1200 MW. Equipped with Carbon Capture Technology. Located in energy-deficit districts for regional parity. Development of Three Mega Open-Cast Coal Mines. To ensure fuel security and minimize external dependence. Fully mechanized operations with minimal human exposure. Allotment via transparent public-private participation.
- 2.Infrastructure and Transmission Modernization
Upgradation of 132 KV and 220 KV substations. Smart grid pilot projects in 5 districts.

3.Environmental Compliance and Technology Transfer

Third-party audit for each project by accredited environmental agencies. Mandatory Environmental Impact Assessments (EIA) and Social Impact Assessments (SIA). Commitment to afforestation at a 5:1 ratio.

4.Rehabilitation & Resettlement (R&R) Framework

Compensation packages as per LARR Act, 2013. Vocational training for displaced communities. Priority in employment to project-affected families (PAFs).

5.Green Fund Allocation

2% of gross revenue from each project diverted to a State Green Innovation Fund for reforestation, biodiversity preservation, and climate resilience initiatives.

6. Fast-Track Clearance Mechanism

In light of the Union Government's 2021 Memorandum categorizing energy infrastructure as "strategic and time-bound," all ESERP projects will qualify for: Single-window clearance system. Expedited hearings by SEAC. Consultation with international technology experts.

7. Monitoring and Evaluation

A High-Level Policy Implementation Board (PLIB) will review project progress every quarter. Reports will be tabled in the State Legislative Assembly bi-annually for transparency.

8. Legal and Constitutional Backing

Aligned with Directive Principles of State Policy (Article 39 and 47). Seeks to balance Article 21 rights to life and health with the State's duty to promote economic justice. Compliant with the Environment (Protection) Act, 1986, subject to modified fast-track mechanisms in public interest.

Conclusion

ESERP 2023 is not merely a policy document, but a vision blueprint. It is an attempt to pull Ratnapur out of the shadows of powerlessness into a future of sustainable strength and inclusive development "Powering Progress without Sacrificing Principles."

RULES AND REGULATIONS

1.OBJECTIVE OF THE EVENT

1.1.The Inter-College Moot at Erode College of Law brings together emerging legal talents to tackle critical environmental justice issues through a simulated courtroom experience. Participants will sharpen their understanding of contemporary jurisprudence by conducting thorough legal research, drafting, compelling memorials, and honing their oral advocacy skills.

1.2 It further aims to foster the evolution of jurisprudential analysis and catalyse the emergence of new legal frameworks.

2.DATE & VENUE OF THE COMPETITION:

LUMINA 2025 - is scheduled to be held from 19th September, 2025 to 21th September, 2025 at Erode College of Law, Perundurai, Erode District.

3.OFFICIAL LANGUAGE:

The Official Language of the competition shall be English. All competition rounds, memorial and compendiums must be in English.

4.ELIGIBILITY:

All students enrolled in a 3-year LLB programme or a 5-year integrated LLB programme shall be eligible to participate in the LUMINA 2025.

5.PARTICIPATION CRITERIA:

Only one team will be permitted to represent each institution.

6.TEAM COMPOSITION:

6.1 Composition

Each institution participating in the competition can send a team comprising of a minimum of two or a maximum of three students. There can be two speakers and one researcher designated in each team. Teams shall identify the speakers and researcher during registration.

6.2 Anonymity and Team Codes

- Teams should not disclose their institution at any stage of the competition.
- Upon registration, each team will receive a unique code.
- This code must be displayed on all memorials.

6.3 Sanctions for improper use, sharing, or misuse of team codes:

1. first offence: forfeiture of the round.
2. second offence: disqualification.

6.4 Researcher Role

- The Researcher may assist with both memorial drafting and in-court support.
- The Researcher may not address the bench or interact with judges unless explicitly permitted by the Presiding Officer.

6.5 Substitution Policy

- Emergency replacements are permitted only in cases of genuine medical or personal emergencies.
- A written request, supported by appropriate documentation, must be submitted to the Organizing Committee at least 24 hours before the scheduled round.
- The substitute must satisfy all eligibility criteria and complete registration formalities prior to participation.

7. REGISTRATION:

The registration fee for the Competition is **INR 4,500/-** (Rupees Four Thousand Five Hundred Only). Registration fee is only be paid through given account details. Last date for the online Registration and Payment – 31/08/2025, 11.59 P.M.

Account Name: ERODE COLLEGE OF LAW

Bank Name: ICICI BANK

Account Number: 002505016599

IFSC code: ICIC0000025

MICR: 638229004

Email ID: eclmootcourtassociation@gmail.com

7.1. The procedure for registration for the competition, is as follows:

Interested teams are requested to register themselves to participate in the Competition by filling the registration form through the above mentioned **QR CODE**



The last date for receiving the soft copies of the Registration Form is at 31st August, 2025.

Note: Scanned copy of the Application Form should be sent to the aforementioned email address.

7.2. The window for online registrations opens from 06th August 2025. Each team shall register for the competition by filling the online registration form before 31st August, 2025 (by 11:59 PM), subject to extensions officially announced via email by the Organizing Committee only. The teams are strongly encouraged to complete the registration form at the earliest possible.

7.3. No temporary registration requests shall be entertained. Late registrations will not be entertained.

7.4. Registration is limited to 24 teams only and will be confirmed on a first-come, first-served basis.

7.5. Participants will receive approval as acceptance of their request for participation within 48- 72 hours of registration or earlier.

7.6. Participants will receive a unique team code as post registration confirmation. During the competition the participants shall be referred by the team code only. Team code will be communicated separately by email to all registered participants only, once the registration deadline expires.

7.7. Registration Process:

The participants are requested to upload the registration form with **Bonafide Certificate from their respective institution and duly filled Application form** which is attached in the brochure. The Bonafide Certificate has to be duly signed and sealed by your head of the institution of your university/ college.

7.8. Proof for Payment (payment receipt) must be attached with the registration form (google forms)

7.9. Once a team is registered after filling in the registration form, a team code shall be assigned to it by the Organizing Committee. This team code will serve as their unique identifier for Memorial submission. This code shall be communicated over mail by the organizing committee after the registration closed.

7.10. The organizing committee reserves the absolute discretion to refuse or cancel the registration of any team in case of violation of any rule is mentioned.

7.11. In any case, the refund for the registration will not be allowed.

7.12. Desk registration will take place on 19th September 2025 before inauguration ceremony. During desk registration, participants must submit their application form (hard copy) and college identity card as proof.

8.DRESS CODE:

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

Female: White Kurta set, Black waist coat or White Formal Shirt and Black formal Trousers along with the Black Blazer, tie (Optional) and Black Shoes.

Male: White Shirt, Black Trousers, Black Tie along with Black Blazer and Black Shoes.

9.ACCOMMODATION AND FOOD:

- Accommodation and food to the participating teams will be provided by the Organizer only from **19th September 2025 (Evening) to 21st September 2025 (evening)**. Accommodation and food will be provided only to the participants. Any additional member shall not be entertained.
- The participants must abide by the rules and regulations observed in the campus, non-compliance with 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.

10. CLARIFICATIONS:

10.1. All requests for clarifications with regard to the problem must be submitted to eclmootcourtassociation@gmail.com The last date for accepting responses to the clarification shall be **2nd September 2025**.

10.2. The request for clarifications should be clear and related to the facts of the case and not related to the substantive arguments.

10.3. The clarification as and when issued become a part of the Moot problem. These changes shall be compiled and communicated duly by the organizing committee to the participating teams.

11. ANONYMITY OF TEAMS

11.1. Teams must not reveal the name of their institution, or names of the participants, anywhere in the memorials or in the course of the oral arguments.

11.2. Teams must also not make use of or display in any manner whatsoever any logo, pins, badges etc. in the memorials or during the course of the oral arguments. Provided that speakers may refer to themselves and other speakers in an oral round Speaker 1 or Speaker 2.

11.3. A team must be identified only by the team code that will be allotted to it after registration as per rules.

11.4. Violation of rules at any point will lead to severe penalty or disqualification as determined by the organizing committee.

12. MEMORIALS

12.1. Each participating team must prepare memorials from both sides i.e., one Petitioner Memorial and one Respondent Memorial.

12.2. Submission Guidelines

12.2.1. Submission of Soft Copies

- All teams should send a soft copy of memorials for each side in both Microsoft Word and PDF formats, via form, on or before **15th September 2025 (08:00 P.M.)**. Any submission made after the deadline will be considered late submission and penalized according to the rules of the Competition.
- Each Memorial should be contained in a single file with the name of the file being the allocated team code followed by the first letter of the party whose arguments are presented in that memorial, i.e., an R for Respondent and P for Petitioner.
- Submission of these memorials shall be mailed to eclmootcourtassociation@gmail.com

12.3. Memorial Structure

12.3.1. Format of Memorial

Each Memorial must contain all of, and only, the following components in this particular order:

- 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

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 title
- Memorial on behalf of Plaintiff/Petitioner/Appellant or Defendant/ Respondent.

Note: The colour scheme for the cover page of the Plaintiff/Petitioner/ Appellant Memorial must be **BLUE** and of the Defendant/Respondent Memorial must be **RED**.

12.3.2. Content Specifications in Memorial

- | | |
|-----------------------------|---|
| • Language | - English |
| • Font and Size (Body) | - Times New Roman, 12 pts |
| • Line Spacing (Body) | - 1.5 Lines |
| • Font And Size (Footnotes) | - Times New Roman, 10 pts |
| • Line Spacing (Footnotes) | - Single Line |
| • Page Margins | - 1 inch on all sides |
| • Page Limit of Memorial | - 35 Pages maximum
(excluding cover page and annexure) |
| • Paper Specification | - White A4 Size Paper |
| • Body Of the Memorial | - Justified |
| • Citations | - ILI citation (Indian Law Institute) |

NOTE: All the pages of the memorial, except the cover page should be numbered, the page numbering should be on the top right corner of each page.

12.3.3. Penalties of Memorial

Non-compliance of the rules mentioned in memorials guidelines shall attract penalties. Amendment to the memorial shall not be permitted after submission of the soft copies. Variation found in the Hard Copy shall be penalized. The teams are advised not to reveal their personal identities or the identity of their institution anywhere in the memorials. **Six (6) Hard Copies of each of the Plaintiff/Petitioner/Appellant and Defendant/Respondent Memorials shall be submitted on or before 17th September 2025.** Participants are advised to carry additional copies of their memorial for their own use. Copies submitted to the Organizing Committee shall be used for the evaluation of the memorial and for the Judges Bench for each of the Oral Rounds. Violation of this provision shall result in penalties including deduction of marks or disqualification from the competition. The decision of the organizing committee shall be final in this regard.

12.3.4. Hard copy submission postal address:

To,
The Principal,
No 17, Erode college of law,
PCA campus,
Erode Road, Perundurai, Erode District -638052
Mobile No: 8838288458 (only for postal address)

No submission will be accepted after the deadline. **In case of postal delay, the team must provide sufficient proof of the delay.**

Last date for Hardcopy submission: 17/09/2025

13. JUDGING OF MEMORIALS

13.1. Each Memorial will be assessed individually and independently

13.1.2. A team's total Memorial score shall be the sum of marks awarded for the Petitioner memorial and marks awarded for the Respondent memorial.

13.2. Memorial scoring

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

CRITERIA	MARKS
CLARITY OF FACTS	15
INCOPORATION OF FACTS INTO THE ARGUMENTS	20
USE OF AUTHORITIES/PRECEDENTS	20
KNOWLEDGE AND INTERPRETATION OF APPLICABLE LAWS	20
GRAMMAR AND STYLE OF PRESENTATION	10
ORIGINALITY	10
APPROPRIATE RELIEF PRAYED	5
TOTAL	100

13.3 PENALTY

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

Breach of Anonymity: Disqualification from the Moot.

Late Submission of Memorials: 2 marks per memorial for the first 12 hours after the deadline and 1 mark for every next 6 hours.

Missing or additional section in format of Memorial: 2 marks per Memorial.

Incorrect order of format of Memorial: 2 Marks

Exceeding page limit prescribed: 3 marks for each exceeding page.

Excluding relevant / Including irrelevant items on the cover page: 1 mark per violation.

Failure to comply with ILI Citation Style for Footnotes: 0.25 mark per footnote. Wrong Font Size: 0.5 mark per page.

Incorrect Font Style: 1 mark per page.

Incorrect Line Spacing: 1 mark per page.

Failure to use correct colour coding (BLUE for Petitioner and RED for Respondent): 2 marks per Memorial

14. STRUCTURE OF THE COMPETITION

14.1. Desk Registration

- Desk registration will take place on 19th September 2025 before inauguration ceremony. During desk registration, participants must submit their application form (hard copy) and college identity card as proof.

14.2. General Guidelines for Oral Submissions:

- Teams are not permitted to raise issues in the Oral Rounds that have not been submitted in their written submissions.
- The use of mobile phones, laptops, or any other electronic gadgets for research or reference purposes is strictly prohibited during the Oral Rounds.
- Participants may use their Bare Acts, print outs and commentaries provided that anonymity is not violated during the Rounds.
- The decision of the Judges as to the marks allotted to each team shall be final and binding.

14.3 Researcher's Test

- Participation in the Researcher's Test is mandatory for all teams and failure to participate may result in disqualification of the team.
- The Researcher nominated by the institution through the registration form will be allowed to write the researcher's test.
- The duration of the Researcher's Test shall be ONE hour and may include both multiple choice as well as subjective questions. The number of questions, type, etc., shall be at the discretion of the Organizing Committee/Host College.
- The objective of the Researcher's Test is to test the knowledge of the law involved as well as the factual details of the Moot Problem and the application of the relevant law to the circumstances in the Moot Problem.
- Researcher's Test shall not be conducted in the open book format i.e., notes, bare acts, books or any other material or electronic aid shall not be permitted during the test.
- On the basis of the score in the Researcher's Test, the Best Researcher will be selected.

14.4. ORAL ROUNDS:

14.4.1 Draw of Lots: The matchup of teams in Preliminary Rounds shall be determined on the basis of draw of lots and GIVEN FIXTURES. Draw of lots and Memorial Exchange shall take place on **September 19th** after the Inaugural Ceremony

14.5. PRELIMINARY ROUNDS:

14.3.1. The preliminary rounds shall be conducted in two stages. Each stage will be one preliminary round where each team will represent either the Plaintiff/Petitioner/Appellant or Defendant/Respondent for that round. Sides will be determined by way of fixtures. In both preliminary rounds, each team shall argue against a different team before a different bench.

14.3.2. Each preliminary round shall be for 35 minutes in total. Each team will be given a total time of 15 minutes comprising of oral arguments, rebuttal for 2.5 minutes.

14.3.3. 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.

14.3.4. In the event of a tie, the result shall be determined based on the memorial marks. If the memorial marks are also equal, then the speaker scores will be considered, and the higher individual speaker score shall be taken into account.

14.4. QUARTER FINAL ROUND:

14.4.1. 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 and fixtures.

14.4.2. Each Quarter-Final round shall be for 50 minutes in total. Each team will be given a total time of 25 minutes. Oral arguments for 20 minutes, rebuttal/ surrebuttal for 5 minutes.

14.4.3. Time management is at the discretion of the team subject to a maximum of 15 minutes per speaker. The same must be communicated to the designated Court Officer of the Court Hall prior to the commencement of the round.

14.4.4. 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.

14.4.5. In the event of a tie, the result shall be determined based on the memorial marks. If the memorial marks are also equal, then the speaker scores will be considered, and the higher individual speaker score shall be taken into account.

14.5. SEMI – FINAL ROUND:

14.5.1. 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.

14.5.2. Each Semi-Final round shall be for 60 minutes in total. Each team will be given a total time of 30 minutes comprising of oral arguments for 25 minutes, rebuttal/ surrebuttal for 5 minutes. Time management is at the discretion of the team subject to a maximum of 15 minutes per speaker. The same must be communicated to the designated Court Officer of the Court Hall prior to the commencement of the round.

14.5.3. The Semi-Final round shall be judged by three 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.

14.6. FINAL ROUND:-

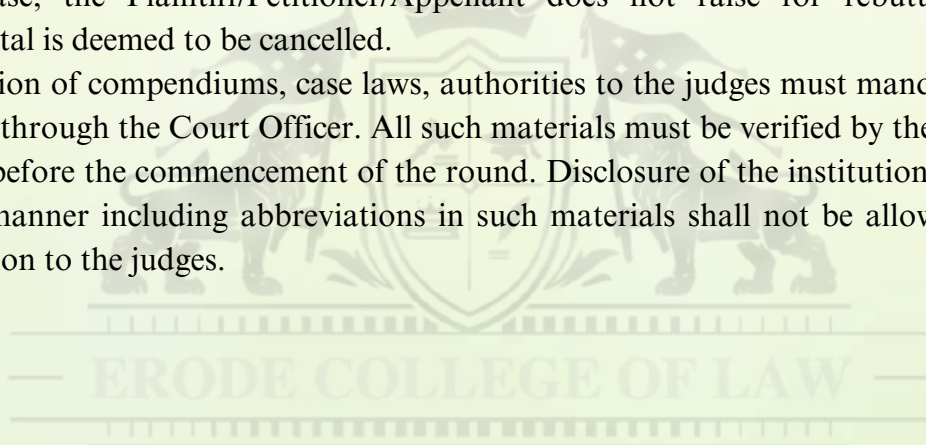
14.6.1. The top two (2) teams shall qualify for the final round. Sides will be determined by way of draw of lots.

14.6.2. The Final round shall be for 80 minutes in total. Each team will be given a total time of 40 minutes. Oral pleadings for 30 minutes, rebuttal/ sur-rebuttal for 10 minutes. 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.

14.6.3. 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.

14.7. ORDER OF ORAL PLEADINGS:

- The order of oral pleadings shall be as follows: Plaintiff/Petitioner/Appellant Speaker 1; Plaintiff/Petitioner/Appellant Speaker 2;
- Defendant/Respondent Speaker 1; Defendant/Respondent Speaker 2; Rebuttal by Plaintiff/Petitioner/Appellant; Sur- rebuttal by Defendant/Respondent.
- 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/Petitioner/Appellant does not raise for rebuttal, the surrebuttal 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.



14.8. ORAL PLEADINGS SCORING:

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

CONTENTS	MARKS
KNOWLEDGE OF THE FACTS	10
KNOWLEDGE OF THE APPLICABLE LAWS	10
INTERPRETATION OF FACTS AND LAW	20
ARGUMENTATIVE SKILLS	15
CLARITY OF THOUGHTS AND EXPRESSION	15
COURTROOM CONDUCT	10
ABILITY TO RESPOND TO THE QUESTIONS	10
OVERALL PRESENTATION STYLE, POISE AND DEMEANOR	10
TOTAL	100

- 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: 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; Reading the memorial of a Team except where, it is of the Team to which he/ she is affiliated.

15. 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.

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 memorials submitted by the Teams shall vest with ERODE COLLEGE OF LAW, Moot Court Association. 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 MCA and Faculty Convenor of the Organizing Committee of Erode College of Law, ECL 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.

16. IMPORTANT DATES

Events	Dates
Registration Open date	Aug 6, 2025
Registration Close date	Aug 31, 2025
Last Date for Soft Copy Registration (Registration Form)	Aug 31, 2025
Last Date for seeking Clarification	Sep 2, 2025
Release of Clarification	Sep 4, 2025
Last Date for Submission of Soft copy of Memorial	Sep 15, 2025
Last Date for Submission of Hardcopy of Memorial	Sep 17, 2025
Inauguration, Draw of Lots, Researcher's Test	Sep 19, 2025
Prelims and Quarter Finals	Sep 20, 2025
Semi-Finals, Finals and Valedictory	Sep 21, 2025

17. AWARDS AND HONOURS

- a) Certificate of Merit: The winner of the Final Round shall be declared as the “Winner” of the competition and shall be awarded a certificate of merit and Trophy with prize money of **Rs.18,000/-**.
- b) Runner’s Up: The other team that made it to the Final Round shall be declared “Runners up” and shall be awarded a certificate of merit and runner trophy with prize money of **Rs. 10,000/-**.
- c) Best Speaker: Best Speaker (separately for Male and Female) shall be determined on the basis of the highest average marks obtained individually in the preliminary rounds excluding the memorial marks and shall be awarded a certificate of merit and a best speaker trophy with prize money of **Rs. 5000/- each**.
- d) Best Researcher: Best Researcher shall be determined on the basis of the highest marks obtained in the in the Researcher Test, and shall be awarded a certificate of merit and trophy with prize money of **Rs. 5000/-**.
- e) Best Memorial: Best Memorial shall be determined on the basis of the highest marks obtained in the memorial, and shall be awarded a certificate of merit and trophy.
- f) Certificate of Participation: Every participating team shall be awarded a “Certificate of Participation”.

FOR ANY QUERIES REACH OUT TO US AT



eclmootcourtassociation@gmail.com

In case of any queries feel free to reach us at below mentioned contacts during office hours:

Faculty Co-ordinators:

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ERODE COLLEGE OF LAW

LEX LUMINA

1ST NATIONAL MOOT COURT COMPETITION, 2025

(Speaker 1)

Affix passport size photo of
the participant here

1.Name of the participant:

2.Name and address of the Institution which the participant represents:

3.Course along with year and semester:

4.Address as mentioned in ID proof:

5.Email (Mandatory):

6.Phone No. (Mandatory):

7.Signature of the participant:

Signature of the Principal /Head of the Department

Place:

Date:



ERODE COLLEGE OF LAW

LEX LUMINA

1ST NATIONAL MOOT COURT COMPETITION, 2025

(Speaker 2)

Affix passport size photo of
the participant here

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2. Name and address of the Institution which the participant represents:
3. Course along with year and semester:
4. Address as mentioned in ID proof:
5. Email (Mandatory):
6. Phone No.(Mandatory):
7. Signature of the participant:

Signature of the Principal /Head of the Department

Place:

Date:



ERODE COLLEGE OF LAW

LEX LUMINA 1ST NATIONAL MOOT COURT COMPETITION, 2025

(RESEARCHER)

Affix passport size photo of
the participant here

1. Name of the participant:
2. Name and address of the Institution which the participant represents:
3. Course along with year and semester:
4. Address as mentioned in ID proof:
5. Email (Mandatory):
6. Phone No.(Mandatory):
7. Signature of the participant:

Signature of the Principal /Head of the Department

Place:

Date:

FORMAT OF BONAFIDE CERTIFICATE

This is to certify that the above-mentioned participants are bona fide students of this institution who would participate in the Moot Court Competition organized by your institution and would comply with the rules of the competition.



Office Seal

Signature of the Head of the Institution

ORGANIZING COMMITTEE

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Dr.C.Narayanan, Advisor

Dr.M.Vadivel, HoD

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Dr.D.Sendhilkumar, Asst.Professor of Pol.sci

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Mr.I.Vetri Mani Bharathi, (ALUMNI, COURTESY - DESIGNER)

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