BMS EDUCATIONAL TRUST



BMS COLLEGE OF LAW

(Affiliated to Karnataka State Law University and Approved by Bar Council of India)



B. M. SREENIVASAIAH MEMORIAL 3rd NATIONAL MOOT COURT COMPETITION

26 - 28 October, 2017

No. 97, Kavi Lakshmisha Road, V.V.Puram, Bengaluru - 560004 Email: bmscl@yahoo.in Website: bmslawcollege.org Ph: 080-26679336/26602430/26508375

FOUNDERS



SRI B.M. SREENIVASIAH



SRI B.S. NARAYAN

Vision

- + Imparting quality legal education
- + Setting up new standards by:
 - a) Inculcating a sense of professionalism
 - b) Creating a sense of rule of law and responsibility towards society
 - c) Providing globalised legal education

Mission

- + Providing an excellent, affordable and distinctive education.
- + Promoting legal knowledge and service to enrich the legal profession and the communities we serve.
- + Capitalize on unique environment we are located.

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Former Chief Justice, High Court of Kerala
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Dean (3 Years LL.B. Degree course)

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Smt. REKHA LAKSHMAN, Guest Faculty

Sri. MAHADESHWARAN, Guest Faculty

Sri VEERABHADRAIAH C.

Asst. Professor & Faculty Co-ordinator

Dr. ANITHA D'SOUZA Principal, BMS College of Law

BMS EDUCATIONAL TRUST

BMS COLLEGE OF LAW

No. 97, Kavi Laksmisha Road, V.V.Puram, Bengaluru - 560 004 Email: bmscl@yahoo.in Website: bmslawcollege.org Ph: 080-26679336/26602430/26508375

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llege of Law, Bengaluru.			
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On behalf of the entire fraternity of BMS College of Law, invitation is hereby extended to your esteemed institution, to participate in the National Moot Court Competition. The Moot Problem, Registration Form and detailed Rules and Regulations of the Moot Court Competition are enclosed herewith. For more details please log in: www.bmslawcollege.org			
r team active participation.			
Yours	Sincerely		
	ION TO PARTICIPATE IN THE B.M. SREEN RIAL 3 rd NATIONAL MOOT COURT COMPERING IN THE B.M. SREEN BEIGHT COMPERING IN THE BOOK COURT COMPERING IN THE BOOK COURT COMPERING IN THE BOOK COURT COMPETITION IN THE BOOK COURT	ION TO PARTICIPATE IN THE B.M. SREENIVASAIAH RIAL 3 rd NATIONAL MOOT COURT COMPETITION - 2017. Ilege of Law, Bengaluru. Ileasure to inform you that BMS College of Law is organising B.M 13 rd National Level Moot Court Competition scheduled to be held from raternity of BMS College of Law, invitation is hereby extended to you oparticipate in the National Moot Court Competition. The Moof Form and detailed Rules and Regulations of the Moot Court detailed herewith. For more details please log in: www.bmslawcollege.org	

PRINCIPAL

MOOT PROBLEM

- 1. Indiana, a developing country has approximately 35% of the population involved in agricultural activities. Indiana is rich in atomic mineral resources, especially Uranium. The Uranium ores are, to a great extent, found in the mineralized zone of 'Namro', declared as a 'Scheduled Area' under Panchayat (Extension of Scheduled Areas) Act, 1996', which has a total cover area of 57 sq. km. and falls within the 'Reserve Forest' of Swadeshi, in the state of Jalkhand. The reserve forest covers an area of 125 sq. km and is home to the several indigenous tribal communities. Their total population is around 5000.
- 2. These tribal communities derive their means of livelihood from the forest lands of Swadeshi by carrying out activities such as apiculture, gathering of herbs, flowers and fruits and collection of gum dust and other produce. Although Swadeshiis rich in atomic mineral resources, commercial exploitation of the same is not permitted, as Indiana took pride in the natural bio-diversity comprising of rare flora and fauna. Further, the land and the rocks of Swadeshi were considered as a sacred place by the indigenous tribes that resided therein.
- 3. Indiana faced an electricity-crisis in January 2016 which resulted in the closure of several industries, temporarily, and several workers were either laid off, and/or retrenched in accordance with law. On 26th May 2016, The 'All Indiana Labour Forum' approached the Supreme Court of Indiana, and sought to quash the layoff of the employees, and also to direct the Government of Indiana [Hereinafter, Gol] to provide for a remedy to the power crisis, that has affected their right to livelihood, guaranteed under the Constitution of Indiana. The Court passed the following order that directed the Gol to initiate action so as to resolve the electricity crisis.

This Court hereby quashes the orders of the appropriate governments, and upon identifying that the power-crisis is the root cause for lay off and retrenchment, hereby directs the GoI to:

- a) Submit a report as to why there is power crisis.
- b) Appoint a Specialized Agency, viz. Department of Atomic Energy to prepare a report about the alternative energy resources available in the country and provide in the report the means and ways as to how the power crises have to be met.

- 4. The Department of Atomic Energy [Hereinafter, DoAE], on 11th July 2016, submitted a report; relevant portions of which is given below-
 - ".....In the given scenario, the production of electricity through the Mining and extraction of Uranium from the ores of Swadeshi is most Feasible..."
 - ".....The lands may be leased to UCIL and the Uranium Extraction Process can be suitably undertaken by the means of use of Leaching Process....."
- 5. The Gol, on 20th August 2016, in light of the Report submitted by the Department of Atomic Energyleased an area of 57 sq. km, inclusive of the Scheduled Area, from the lands of Swadeshi, for a period of fifty years, to Uranium Corporation of IndianaLimited [Hereinafter, UCIL], a fully owned entity of the DoAE, India.
- 6. In the months of August-September 2016, there was a protest that was undertaken by the indigenous communities alleging that the said mining activity would hinder their livelihood and peaceful existence in the forests of Swadeshi. Further, Swadeshi Suraksha Samiti [Hereinafter, SSS], a Non-Governmental Organization, protested that Uranium mill tailings retain about 85% of the original radioactivity of the ore, and it is very difficult to minimize releases of radioactive decay products such as Radium and Radon as well as heavy metals, given the developing economy of India.
- 7. On 16th December 2016, UCIL by way of a Tender Notification, sub-let the process of extraction of minerals to Rustom Uranium Corporation Private Limited [Hereinafter, RUC], which was registered under the Companies Act, 1956. This was by reason of it being the highest bidder. RUC was granted the lease on January 30th 2017. As per the agreement between the UCIL and RUC, the extracted minerals wouldbe owned by UCIL, and the land is leased to RUC for a period of 30 Years, commencing from the date of grant of 'Environmental Clearance', by the 'Ministry of Environment and Forests, Government of Indiana.
- 8. Further, the agreement provided that the output of RUC shall be given to UCIL, and payment for extraction of the same shall be made, by UCIL, at the rate prescribed by the 'Evaluation Committee', constituted by the DoAE. The EvaluationCommittee shall give due recognition to the 'Pricing Strategy' evolved in consultation with technical and market experts.
- 9. The RUC applied for an Environmental Clearance after due compliance with the laws present. The Gram Panchayats in and around the vicinity of the forests of Swadeshi were consulted during the Public Hearing, held in respect of the Environmental

Clearance for carrying out miningoperations. The Gram Panchayats did not raise any objection against the project. The Notification that provided for a Public Hearing of the tribal community, residing in Swadeshiwas cancelled on the ground that the said lease-area was within the Reserved Forest and the property rights of the same, vested with the Government and as such a public hearing need not be there.

- 10. On 1stMarch 2017, a Conditional Environmental Clearance was granted for a period of 30 years (Annexure A). On 5thApril 2017, RUC managed to get a Forest Clearance for carrying out the mining activities in the Reserve Forest Area. But the Company went on installing more plants than sanctioned by the Government. The tribal communities were not in favor of the project, they agitated, in vain, on grounds that they were to be displaced of the lands that were their homes and were also sacred to them.
- 11. SSS alleging that the rights of the tribal communities would be affected by mining activity and alleged that the Environmental Clearance that was granted was not in consonance with the objects of the Environment (Protection) Act, 1986 and the Forest Conservation Act, 1980, and thereon filed a Writ Petition before the Supreme Court of Indiana, under Article 32 of the Constitution of Indiana, on 14th July 2017. **SSS also argued that certain** plants were established illegally beyond the area. They also relied upon a study done by an independent scientific group and stated that the pollution levels have increased as a direct result of mining activities carried out. The tribal communities also filed a Writ Petition under Art.32 before the Hon'ble Supreme Court of Indiana as their rights were also infringed.
- 12. The following assumptions are to be made by the Parties and the same shall not be rebutted:
 - i. The Constitution and legislations referred to is in tune with Indian law.
 - ii. The description of "Reserve Forest", is the same as under the Indian Forest Act 1927

ANNEXURE - A

The MOEF, grants the Environmental Clearance in accordance with "Environment Impact Assessment Notification". The Clearance is thereby granted to M/s Rustom Uranium Corporation Private Limited, for an annual production capacity of 1 million tons of Uranium Ore by use of the mechanized method, involving the Total Lease Area of 45 sq. Km., subject to the following conditions and environmental safeguards.

A. Specific Safeguards

- i. The Environment Clearance is subject to the grant of Forest Clearance, for grant of permission to work in the Reserve Forest Areas of SWADESHI.
- ii. The Project shall ensure that no natural watercourse, prevailing within the lease area, shall be obstructed due to mining activities.
- iii. The Project shall develop effective emergency response procedure to ensure appropriate Risk Management System in the Public Domain, if any, due to the Project.
- iv. The land losers shall be compensated under the relevant laws in force.
- v. RUC shall endeavour to provide for compassionate employment, to at least one adult member of each family of the Indigenous Tribes.
- vi. RUC shall not put up any permanent structures within the Reserve Forest area, other than the ones required for the core-mining activity.
- vii. RUC shall carry out the activity of compensatory afforestation for an area of 45 sq. Km.

General Conditions

- i. RUC shall contribute a sum of 2 percent of its average three years profits every year to the CAMPA Fund.
- ii. RUC shall allow the indigenous communities to access the forest for firewood, apiculture and such other livelihood rights in accordance to their customary practices.
- iii. Failure to comply with any of the conditions above may result in the withdrawal of this clearance and attract action under the provisions of Environment (Protection) Act, 1986.

An Appeal against this Environmental Clearance shall lie to the National Green Tribunal.

Copy To:

- 1. Secretary of Mines, GOI
- 2. Chairman, Central Pollution Control Board and State Pollution Control
- 3. The Chief Wildlife Warden
- 4. District Collector, Namro
- 5. Monitoring File
- 6. Record File

Additional Director

(Disclaimer: This problem is hypothetical and has been framed purely for academic purpose only) Drafted by:

Mr. Manjeri Subin Sundarraj, Assistant Professor, National Law School of India University, Bengaluru

By the Reference of:

Prof. Dr. M. K. Ramesh, Professor, NLSIU, Bengaluru

*Participants are forbidden from contacting the author under any circumstances.

Any attempt to do so will result in immediate disqualification.

RULES AND REGULATIONS

I. Date and Venue:

26-28 October 2017 at B.M.S. College of Law, # 97, Kavi Laksmisha Road, V.V. Puram, Bengaluru - 560 004.

II. Dress Code:

The official Dress Code for the Competition is as follows:

Ladies: Black trousers, White shirt, Black blazer and Black formal shoes.

Men: Black trousers, White shirt, Black tie with Black blazer and formal Black shoes.

III. Language:

The entire proceedings in the competition, written as well as oral, shall be in English.

IV. Eligibility:

The competition is open for law students currently pursuing their Bachelor's Degree in Law i.e. 3 Year LL.B. or 5 Year LL.B. Programme.

V. Team Composition:

Each team shall consist of 3 members. This number cannot be modified under any circumstances. Each team shall include two orators, who will be accompanied by one researcher, all of whom shall have to be accordingly designated during the registration process. Each team will be allotted a team code. The team code shall be sent to the teams through mail after the registration is complete. Teams shall not disclose their identity or of their institution or city during any time of the competition; such disclosure shall invite penalties including disqualification. The decision for the same shall be at the discretion of the organizers. *The entries are restricted to 24 (Twenty Four) teams on first registration basis.*

VI. Registration:

- 1. The registration fee for the national moot court competition is Rs. 2500/- (Two Thousand five hundred only). All the teams are required to make the payment in the form of a bank draft drawn in the name of PRINCIPAL, BMS COLLEGE OF LAW, BENGALURU. Soft copies of registration form and bank draft shall be sent to bmscl3rdnationalmoot@gmail.com latest by 30th September 2017 and the hard copy of the registration forms which contain the details of students taking part along with the hard copy of the draft should be submitted latest by 05th October 2017 via post to the postal address: THE PRINCIPAL (B.M. SREENIVASAIAH MEMORIAL 3rd NATIONAL MOOT COURT COMPETITION 2017.), BMS COLLEGE OF LAW, # 97, KAVI LAKSHMISHA ROAD, V.V. PURAM, BENGALURU 560 004.
- 2. The registration form shall contain the details of the participants, signature and seal of the Head of the Institution/Faculty in charge of MCC. The Registration form is enclosed herewith.

VII. Memorandum of Written Submissions:

- 1. The following requirements must be strictly followed with respect to submission of Memorandum of Written Submissions. Non- conformities will be liable to penalties while awarding marks thereon.
 - a. Each team must prepare Memorandum of Written Submissions for both sides to the dispute (Petitioner and Respondent).
 - b. Once the Memorandum of Written Submissions have been submitted, no revisions, supplements, or additions will be allowed, however, teams may carry annexure along with and can submit them in the beginning of each round.
 - c. Teams shall send a <u>soft-copy</u> of the Memorandum of Written Submissions in Adobe **PDF** format only, via Email to bmscl3rdnationalmoot@gmail.com on or before 12th October 2017.

- d. All participating teams shall submit 6 sets of written memorials (Six sets i.e., 6 for Petitioner and 6 for Respondent totally 12 copies) must reach the organizers latest by 18thOctober 2017. Participants are advised to carry copies of Memorandum of Written Submissions during the competition for their own perusal.
- e. Not adhering to the rules and late submission of Memorandum of Written Submissions will lead to deduction of 3 Marks and 5 Marks for each day of delay respectively.

Any revisions, supplements or additions to the Memorandum of Written Submissions after submission shall not be allowed.

- f. The Memorandum of Written Submissions have to be submitted on typed A4 size paper printed on one side and must contain:
 - Team code on top right corner of 1st page
 - Cause Title (Identity of the College/ Participant should not be disclosed)
 - The Table of Contents
 - The Index of Authorities
 - The Statement of Jurisdiction
 - The Statement of Facts (1 page only)
 - The Statement of Issues
 - The Summary of Arguments (3 page only)
 - Arguments Advanced (25 pages)
 - Prayer
 - Appendix (Optional)
 - Exhibits (Optional)

Total No. of 45 pages

2. Format Requirements:

The written Memorials shall confirm to the below mentioned standards:

Font: Times New Roman

Font size: 12 and for footnotes, 10 Line Spacing: 1.5, Margin: 1 inch

Memorandum of Written Submissions should be spiral bound and not stapled.

Cover page must be placed on written Memorials as follows:

Petitioner - Blue Colour **Respondent**- Red Colour.

Evaluation of Written Submissions:

The Memorials submitted by the teams will be evaluated by a team of experts and marks will be notified before the commencement of the competition and memorial marks will be carried forward in each round of the competition. (i.e. from Preliminary round to Final round of the Competition). Since the arguments put forth by the competitors are based on memorials submitted, the memorial marks become an essential element in every round of the competition. A total of 100 Marks will be awarded for each side of the Memorandum of Written Submissions.

Parameters for Marking Memorandum of Written Submissions shall be:

- a) Logical progression of ideas.
- b) Originality in analysis and arguments.
- c) Understanding essential legal issues presented.
- d) Clear, concise and unambiguous writing style.
- e) Forceful and persuasive presentation.

- f) Integration of facts into legal arguments.
- g) Understanding and analysis of authority.
- h) Proper use of citations and citation form.
- I) Effective use of authority to support arguments.
- j) Neatness, legibility, no typos or format errors.

VIII. Structure of Oral Rounds.

The oral round shall comprise of two Preliminary Rounds, quarter- finals, semi-finals and a final round.

1. Preliminary Rounds:

- i. There shall be two preliminary rounds. Every team shall be given the opportunity to argue each side in the preliminary Rounds which shall be determined by way of draw of lots.
- ii. There shall be two preliminary rounds for 60 minutes each. Every team will get a total of 30 minutes to present their case. The time includes rebuttal and sur-rebuttal. The division of time between the speakers is at the discretion of the team members subject to the maximum of fifteen minutes for any one speaker and allocation of time must be communicated to the Court-clerk. Any extension of time beyond this specified period is subject to the discretion of the Panel.
 - b. No Orator of a Team shall speak for more than 15 minutes, including the time reserved for rebuttals.
 - c. No team shall reserve more than 5 minutes for Rebuttals.
 - d. No Researcher of any Team will be permitted to speak but would be allowed to communicate with his/her team members in a discreet manner.
 - e. Top eight teams on their cumulative marks scored in oral presentation as well as in the written submission shall be qualified for the Quarter-Final Rounds. In case of a tie, the teams shall advance to the next round on the basis of highest memorial score. If the tie is still not broken, then the highest speaker score will determine which team advances to the Quarter-finals.

2. Quarter Final Rounds:

Qualifying teams shall argue on only one side in the Quarter Finals and the side to be represented by the team shall be determined by way of draw of lots. Each team shall get a total of 30 minutes to present their case. The time includes rebuttal and sur-rebuttal. The division of time between the speakers is at the discretion of the team members subject to the maximum of fifteen minutes for any one speaker.

In determining the winner in the Quarter-final rounds, Memorial scores of the respective side will be added to the oral scores. Top four teams of the Quarter-final round shall advance to the semi-finals.

3. Semi Final Rounds:

Qualifying teams shall argue only on one side in the Semi- Finals and the side to be represented by the team shall be determined by way of draw of lots. Each team shall get a total of 30 minutes to present their case. The time includes rebuttal and sur-rebuttal. The division of time between the speakers is at the discretion of the team members subject to the maximum of Fifteen minutes for any one speaker. Each qualifying team shall communicate to the court-clerk about their allocation of 30 minutes.

In determining the winner in the Semi-final rounds, Memorial scores of the respective side will be added to the oral scores. Top two teams of the Semi-final rounds shall advance to the Final round of the Competition.

4. Final Round:

Each team shall get a time of 45 minutes to present their case. The time includes rebuttal and sur-rebuttal. The division of time between the speakers is at the discretion of the team members subject to the maximum of twenty-five minutes for any one speaker. Each qualifying team shall communicate to the court-clerk about their allocation of 45 minutes.

- a) No Orator of a Team shall speak for more than 25 minutes, including the time reserved for Rebuttals.
- b) No Team shall reserve more than 5 minutes for Rebuttals.
- c) No Researcher of any Team will be permitted to speak but would be allowed to communicate with his/her team members in a discreet manner.
- d) In determining the winners in the Final round, Memorial scores of the respective side will be added to the oral scores.

Note: The Memorial Scores of the teams shall be taken into consideration along with oral marks in each rounds of the Competition. The equation is explained below:

Preliminary Round:

Memorial Scores + Oral Scores (to qualify for the quarter-final rounds).

Quarter-finals:

Memorial Scores + Oral Scores (to qualify for the semi-final rounds).

Semi-finals:

Memorial Scores + Oral Scores (to qualify for the final round).

Final Round:

Memorial Scores + Oral Scores (to decide winners).

In case of a tie between two teams in any of the rounds, memorial scores will be taken in to consideration to break the tie.

Parameters for judging orals shall be:

- 1. Knowledge of facts and law.
- 2. Logical reasoning, Organization and Clarity.
- 3. Persuasiveness and Deference to the Court
- 4. Proper and articulate analysis of the issues arising out of facts.
- 5. Ability to explain legal principles clearly.

IX. Awards:

- A) Winner
- B) Runners-Up
- C) Best Memorial
- D) Best Mooter (Male and Female)

Trophies and cash prizes shall be awarded to the Winner, Runners-Up, Best Memorial, Best Speaker (Male & Female). All participants shall be awarded Certificates of Participation and the Winners shall receive Certificate of Merit. Certificates shall be issued only after the valedictory function and for no reason before to it.

The Prize Money shall be as follows:

A)	Winner	Rs. 25,000/-
B)	Runners-Up	Rs. 20,000/-
C)	Best Memorial	Rs. 5,000/-
D)	Best Mooter (Male)	Rs. 5,000/-
E)	Best Mooter (Female)	Rs. 5,000/-

X. Scouting:

- 1. Teams will not be allowed to observe the orals of any other team. Scouting is strictly prohibited. Scouting by any of the team members will result in immediate disqualification. The organizers' decision will be final in this regard.
- 2. The researchers shall sit with the orators at the time of the orals and shall not attend the court sessions of any other team participating in the competition.

XI. Accommodation, Food and Transport:

- 1. **Accommodation** Accommodation shall be provided only to the outstation teams on the days of the **competition** only i.e. from10-12March 2016. It shall be extended to the members of the team (maximum three) only. Team/s shall be responsible for any/all damages caused by them during their stay.
- 2. **Food**-Food shall be provided to all the teams on days of the competition.
- 3. **Transport**-Transportation between the accommodation and the college for the participating teams shall be provided. All teams shall send their travel plan at least 2 weeks prior to their arrival.

XII. Code of Conduct:

All the participants must behave in a dignified manner and not cause any inconvenience to the organizers. Any participant found misbehaving with other participants or volunteers will be disqualified immediately. Deference to the Judges of the moot court competition must be maintained inside and outside the Court Hall. Participants will be entirely disqualified from the competition on the following Grounds:

- a. If found smoking or consuming/ carrying drugs or alcohol in the campus or place of accommodation.
- b. If found misbehaving, or causing nuisance, or making abusive statements, showing disrespect towards judges, co-participants or members of the host institution.

XIII. Queries regarding the problem:

All queries regarding problem, rules and regulations, shall be mailed to **bmscl2ndnationalmoot@gmail.com** and the same will be cleared by the organizers. Any queries after **08**th **October 2017** with regard to problem will not be entertained, except at the sole discretion of the organizers.

XIV. Miscellaneous:

The organizers' decision with regard to the interpretation of rules or any other matter related to the competition will be final and binding. If there is any situation which is not contemplated in the rules, the organizers' decision on the same will be final and binding. The organizers reserve the right to vary, alter, modify, or repeal any of the above rules without any prior notification, if so required and as they may deem appropriate.



B. M. SREENIVASAIAH MEMORIAL 3RD NATIONAL MOOT COURT COMPETITION - 2017

October 26-28, 2017

REGISTRATION FORM

Name of the Institution	:
Address :	
Telephone No.:	Email/Website:
MOOTER- ONE	
Name	
Gender	Class :
Mobile/Telephone No. :	
E-mail	
MOOTER- TWO	
Name	
Gender	Class :
Mobile/Telephone No. :	
E-mail	
RESEARCHER	
Name	
Gender	Class :
Mobile/Telephone No. :	
E-mail	
Accomodation required	: Yes No Mode of Transportation: Air / Train / Bus
Date and Time of Arriva	l:
Date and Time of Depar	ture:
Details of Demand Draft	ft: D.D. No. and Date:
	Details of Bank:



BMS COLLEGE OF LAW



The college, situated in the heart of the city, was started during the academic year 1963-64 under the aegis of the B M S Educational Trust. The Trust is named after Late Dharamaprakasha Rajakaryaprasaktha B.M.Sreenivasaiah, whose philanthropy resulted in the establishment of the First Engineering College under the Private Management of the State of Karnataka.

Hon'ble Mr. Justice S. R. Bannurmath, former Chief Justice, High Court of Kerala and Chairman, State Human Rights Commission, Maharashtra, is the Honorary Chairman of the Trust.

Dr. B. S. Ragini Narayan is the Donor Trustee and Member Secretary of the Trust. The other Trustees are Dr. Dayananda Pai, Syndicate Member, Mangalore University and Manipal Academy of Higher Education, Sri. K. Jairaj, IAS (Retd.) former Additional Chief Secretary, Government of Karnataka, Dr. Ajay Nagabhushan M.N., IAS, Commissioner, Department of Collegiate Education, Government of Karnataka.

Apart from BMS College of Law, the BMS Educational Trust runs the following highly reputed Institutions providing education to around 12000 students in areas like Engineering, Science, Commerce, Information Technology and Architecture.

- a) BMS College of Engineering
- b) BMS College for Women
- c) BMS PU College for Girls
- d) BMS College of Arts & Commerce
- e) BMS Evening College of Engineering
- f) BMS Institute of Technology
- g) BMS School Architecture
- h) BMS Evening College of Arts & Commerce
- i) BMS Training & Research Institute
- j) BMS Center for Executive Education & Distance Learning

During the inception of the Law College, the Administrative Principal, Late A. G. Ramachandra Rao, was the Minister for Education in the State of Mysore. His successors Hon'ble late Mr. Justice E. S. Venkataramaiah and Hon'ble Mr. Justice M. N. Venkatachalaiah, former Chief Justices of India, were in the first decade, associated with the funding and guiding the Institution.

The College is proud to mention that Hon'ble Mr. Justice Rama Jois, former Chief Justice of the Punjab and Haryana High Court and former Governor of State of Bihar, Hon'ble Late Mr. Justice H. G. Bala Krishna, former Judge, High Court of Karnataka, Hon'ble Mr. Justice S. R. Nayak, former Judge, High Court of Karnataka & former Chief Justice, High Court of Chhattisgarh & former Chairman of Karnataka State Human Rights Commission, presently Chairman, Law Commission of Karnataka and Prof. Lakshmi Sagar, former Minister of Law & Parliamentary Affairs, Government of Karnataka also served the institution in several capacities including as members of teaching faculty.

Late A. G. Ramachandra Rao & Late Y. Ramachandra, Hon'ble Mr. Justice C. N. Aswathanarayana Rao, former Judge, High Court of Karnataka, Hon'ble Justice R. Gururanjan, former Judge, High Court of Karnataka, Dr. B. V. Acharya, former Member, Law Commission of India, and former Advocate General, Govt. of Karnataka, Hon. Mr. Justice S. R. Bannurmath, Former Chief Justice, High Court of Kerala and Chairperson, MSHRC, Dr. B.S. Ragini Narayan, Donor Trustee, BMSET served as Chairmen of BMS College of Law. Sri K. Jairaj, IAS (Retd.) is the present Chairman of the College.

Late A. G. Ramachandra Rao, Hon. Justice late E. S. Venkataramaiah, former Chief Justice of India, late V. Krishnamurty, Senior Advocate, Prof. late B. Venkatakrishnappa, Prof. late S. V. Ramanna, Prof. T.K. Acharya, Prof. V. Narayana Swamy, Prof. R. Harish and Dr. Seema Surendran served as former Principals of the College.

IMPORTANT DATES

Last date for receipt of soft copy of Registration Form along with scanned copy of the DD	30 September 2017
Last date for receipt of hard copy of Registration Form along with DD	05 October 2017
Last date for queries regarding the problem	08 October 2017
Last date for submission of Memorials (Soft Copy)	12 October 2017
Last date for submission of Memorials (Hard Copy)	18 October 2017
Inaugural Function	26 October 2017
Draw of Lots	26 October 2017
Moot Court Competition	27 October 2017
Valedictory Function	28 October 2017

CONTACT DETAILS

FACULTY CO-ORDINATOR

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Shruthi N.	+91 9008054168
Satish Kumar	
A. Pradeep	+91 9538683568
Swati Jagannath	+91 9036341611

ALL COMMUNICATIONS MUST BE ADDRESSED TO

THE PRINCIPAL, BMS COLLEGE OF LAW

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1st Moot Court (21 - 23 March 2014)





2nd Moot Court (10 - 12 March 2016)







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