



Siddiqui & Siddiqui
ADVOCATES



LCPC 3.0

LLOYD CIVIL PRACTICE COMPETITION

Rules And Regulations

A Competition to cultivate, imbibe, develop, enhance, appreciate, honor and reward the civil practice and procedural skills amongst students aspiring to achieve in the sphere of civil litigation. It is to simulate real time Civil Court Procedures, training in civil practice and its methodology and to promote and sustain unified spirit to ensure the development of advocacy finesse.

CODIFIED ON 06th September 2023

ORGANIZED BY

LLOYD LAW COLLEGE

with guidance of

MR. M. ATYAB SIDDIQUI

Advocataes

SIDDIQUI & SIDDIQUI



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AS CODIFIED ON 06th September 2023

STATEMENT of OBJECTS AND REASONS

1. The Lloyd – Civil Practice Competition [hereinafter L-CPC] is a skill and development programme cum Competition open to the students of Lloyd Law College & Lloyd School of Law to cultivate, imbibe, develop, enhance, appreciate, honor and reward the trial practice and procedural skills amongst students aspiring to achieve in the sphere of civil litigation. It is to simulate real time Civil Courts Procedures, Training in Civil Practice and its methodology and to promote and sustain unified spirit to ensure the development of advocacy finesse.
2. After achieving the goals behind the idea of initial editions of Lloyd [Criminal] Trial Advocacy Competition, and successful completion of the first & second series of Lloyd Civil Practice Competition 2020, the Lloyd Law College is proud to extend the series to the third series of Civil Trial Advocacy Practice and hence, designed Lloyd – Civil Practice Competition in the year 2023-2024.
3. In principle, L- CPC is based on the Code of Civil Procedure, 1908 (Act No. 5 of 1908) with situational modifications in context with academic life-line of students.



LLOYD – CIVIL PRACTICE COMPETITION

[RULES AND REGULATIONS]

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AS CODIFIED ON 06th September 2023



LLOYD – CIVIL PRACTICE COMPETITION [RULES AND REGULATIONS]

1. Short title:

These Rules may be called the Lloyd – Civil Practice Competition Rules, 2023-24.

2. Applicability and commencement:

- (1) These rules apply to the students of the Lloyd Law College & Lloyd School of Law, Greater Noida.
- (2) These Rules shall come into effect from the date notified by the Dean & Director of the Lloyd Law College & Lloyd School of Law .

3. Definitions:

In these rules, unless the context otherwise requires, –

- (a) “Applicant” means a student either from BA.LL.B/B.Com.LL.B. or LL.B. who has applied or intends to apply for the registration form under Rule 9;
- (b) “competition” means Lloyd – Civil Practice Competition 2023;
- (c) “court” includes the courts mentioned in Rule 14;
- (d) “misconduct” envisages breach of discipline, misconduct and includes wrongful omission or commission of any act whether done or omitted to be done intentionally or knowingly, and shall also includes any act, or omission, forbidden under CHAPTER VII;
- (e) "OC" means the organizing committee of the L-CPC – 2023-24;
- (f) “participant” means a person who has been selected on the basis of merit list prepared under Rule 7;
- (g) “registry” means L-CPC Registry that shall be constituted by the L-CPC-OC;
- (h) “Rule” means the Lloyd - Civil Practice Competition Rules and Regulations 2023 and also includes the rules made by the L-CPC-OC under Rule 37.
- (i) “selected participant” means a participant who has been selected for next stages of this Competition on the basis of merit list of the former stage;

4. Exceptions and exemptions clause:

Nothing in these rules shall affect or deemed to affect any rule of law not inconsistent with these rules.

5. Others

The competition is purely academic in nature and context and any interpretation of the said rules by the Dean of Lloyd Law College, & Lloyd School of Law shall be final, conclusive and binding.



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CHAPTER-II

REGISTRATION AND SELECTION PROCEDURE

6. Tenure of the competition:

The competition shall be held from 16th September 2023 in accordance with the First Schedule, or such other period (s) as the Dean of Lloyd Law College, & Lloyd School of Law may notify from time to time.

7. Registration process:

- (1) Whoever wants to participate in the competition shall provisionally register by submitting the online registration form available at <https://docs.google.com/forms/d/e/1FAIpQLSdEf3E-rwPfhQ6msNGj2KlgiVdUjOu8fZ6Y0uOKm37a3V1v9A/viewform?pli=1> by 14th September 2023
- (2) Any number of applicants may participate in the Screening Round.
- (3) The OC will send and declare the result on 21st September 2023 to the registered mail IDs of applicants.
- (4) Subject to the above clauses, the OC may make specific rules in relation to the registrations.

8. Screening Rounds

- (1) There shall be two stages of screening rounds, i.e. Written Test and Personal Interview.
- (2) All the applicants need to appear in the written & Interview Rounds both [Subjective or Objective or both].
- (3) The Register Applicants will be evaluated out of 50 marks (35 Marks- Written Test & 15 Marks- Personal Interview)
- (4) An applicant shall not be allowed more than one attempt.
- (5) The syllabus of the Screening Rounds generally includes The Code of Civil Procedure, 1908, The Indian Contract Act, 1860 and The Indian Evidence Act, 1872 that shall be provided at applicant's mail post through an provisional registration.
- (6) The written test shall be through an open book method.

9. Participant composition and eligibility:

- (1) Each team shall comprise of 01(one) member only.
- (2) An applicant must be a regular bona-fide student of Lloyd Law College & Lloyd School of Law. Provided that no applicant shall be in semester-I as on August 2023.
- (3) An applicant who is participating in 5th Lloyd Trial Advocacy Competition 2023-24 [L-TAC 5.0] shall not be allowed to participate in this Competition.

10. Stages of the competition:

- (1) The competition shall be conducted in various stages as per the calendar shown in the First Schedule (or as notified by the Dean of Lloyd Law College, & Lloyd School of Law from time to time).
- (2) Each participant shall have to pass through each of the stages in accordance with the elimination rules.
- (3) There will be various elimination stages at different level and only a designated number of participants will take part in consecutive stages in accordance with the Second Schedule.

CHAPTER-III STRUCTURE of THE COMPETITION

11. Language of the competition:

- (1) The language for the competition shall be English.
- (2) Notwithstanding anything contained in sub-clause (1), shall bar any participant to use Hindi in a few exceptional documents or wherever it is so needed provided that the participant shall have to provide a translated English version of that document if the court deems it fit.
- (3) Notwithstanding anything contained in sub-clause (1), shall bar any participant to partially plead orally in Hindi during the proceedings if it is permitted by the presiding officer of the court, in rare cases for limited time. Provided that the presiding judge shall remark the same in the Order of the Court.
- (4) Any assisting person to the participant including witness can use Hindi during the proceeding and the language used by him shall not affect the marking adversely.

12. Form of dresses to be worn by participants:

- (1) A participant appearing as advocates before any court shall wear a black coat, white shirt, black pant, and white bands as part of his dress, which shall be sober and dignified. Provided that the females participants may wear black and white sarees, or formal Salwar Suit with black & white color in the place of shirt and trouser.
- (2) Nothing in sub-clause (1) shall prevent any participant from wearing other formal dress. Provided that in all circumstances, wearing of white shirt/saree/formal Salwar Suit with black & white color shall be compulsory.

13. Applicable jurisdiction :

- (1) For the purpose of the competition;
 - i.) The Delhi State jurisdiction shall be applicable.
 - ii.) The Delhi State has four districts including the district of Indraprastha.
- (2) All the Delhi High Court Rules and other rules applicable to the courts of Delhi shall be applicable to the respected courts constituted under clause 13.
- (3) One of the cause-of-actions in each case shall be the district of Indraprastha and the plaintiff shall file the plaint in the Court provided under Rule 13(1).

14. Constitution of courts:

- (1) There shall be constitution of one court of Civil Judge and one District Judge in the district of Indraprastha, Delhi namely “District and Sessions Courts, Indraprastha”, save as to except such family court or other courts may be constituted by the Dean of Lloyd Law College & Lloyd School of Law upon notification.
- (2) There shall not be constitution of the High Court and Supreme Court for the purpose of filing of any petition including appeal or Writ.

15. Court Fees:

- (1) Within the contents of filings made such as plaint, application, reply, etc., wherever the court fee is required, the following words “COURT FEES” shall be written at the place of court fees.
- (2) The Requisite Court Fees and such other fees like welfare ticket etc, available at the Registry shall be pasted every document (Plaint, Affidavit, Replies, Vakalatnama) as and where required. The same shall be made available to the participants upon request.
- (3) The amount (i.e. the value) of the court fee shall be entered wherever required.
- (4) No participant shall be required to pay any actual fee to the registry during filing or attestation.
- (5) The OC on consultation with the Dean of Lloyd Law College & Lloyd School of Law shall frame such rules as deemed necessary to regulate the procedures concerning usage and applicability of Court Fees.

16. Proceedings:

- (1) The proceedings of all the stages and miscellaneous rounds shall be conducted physical in college campus only unless other specified.
- (2) For the purpose of this clause, the Registry may take any decision through Notification which shall be final and binding.



17. Subject matter of the case:

For the purpose of this Competition, only the categories of civil matters that are mentioned in Fifth Schedule can be filed in the Courts mentioned in Rule 13(1).

18. Time bound proceedings:

- (1) This clause shall not be applicable on miscellaneous proceedings.
- (2) The proceedings may be time bound. Provided that Registry shall provide at least 60 minutes time to each case in each round. Provided further that the presiding judge shall have the final authority to increase or decrease the time limit.

19. Specific provisions as to Stages:

- (1) All the documents in any Stage shall be submitted in hard copy before the registry and will send the soft copy in .pdf format in L-CPC email.
- (2) In Stage III, IV, V, VI and miscellaneous proceedings, it is mandatory for a participant to get such important persons (like litigants, witnesses etc as may be the case) present before the court as required by the law.
- (3) In Stage IV and V, not more than 5 witnesses shall be allowed from a participant in relation to one case.

CHAPTER-IV MISCELLANEOUS PROCEEDINGS

20. When miscellaneous applications can be filed:

- (1) Any participant may file interim or miscellaneous application before the courts mentioned in Rule 13(1) as per the provisions of these rules.
- (2) It is clarified that application Under Order 6 Rule 7 as also review petitions shall not be entertained at any stage. Competitors are advised to diligently draft their pleadings to include all grounds of attack and defense.
- (3) Applications to the tune of Order 7 Rule 11 (Rejection of plaint) and Order 39 Rule 1 and 2 (Interim application) for directions etc., however can be moved along with the main pleadings.
- (4) Any subsequent filing of the said applications shall not be allowed.

21. Who cannot file miscellaneous application:

No eliminated participant can file any interim or miscellaneous application.



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22. of what miscellaneous applications can be filed:

- (1) All pleadings have to be filed, drafted and formatted in accordance with rules/notifications of the Delhi High Court.
- (2) All notified timelines have to be necessarily followed by the participants failing, which the participants may be subjected to loss of marks in evaluation.
- (3) In case of any unjustifiable withdrawal from the competition, the director may at his discretion notify negatively for the applicant vis-a-vis any scholarship application under Lloyd Scholarship Policy.

HIGH COURT of DELHI AT NEW DELHI

No. 90/Rules/DHC

Dated: 10.10.2022

PRACTICE DIRECTIONS

Hon'ble the Chief Justice and companion Judges, on the recommendations of the "Rules Committee under section 123 of CPC which will also look into Delhi High Court (Original Side) Rules, 2018 and Ancillary Matters" and in partial supersession of the earlier Practice Directions bearing No. 74/Rules/DHC dated 16.03.2021 have been pleased to issue the following modified Practice Directions:-

"A4 size paper be used uniformly in all jurisdictions for all kinds of pleadings contained in petitions, affidavits, applications or other documents, etc., and all memorandum of appeals, orders, and judgments in the High Court as well as in all District Courts of Delhi. The A4 size paper to be used as above shall conform to the following specifications of paper and formatting style:-A4 size paper (29.7 cm X 21 cm) having not less than 75 GSM with font – Times New Roman, font size 14, in 1.5 line spacing (for quotations and indents – font size 12 in single line spacing), with a margin of 4 cm on the left & right and 2 cm on top & bottom. The printing/typing shall be on both sides of the paper."

These Practice Directions shall come into force w.e.f. 01.11.2022.

By Order

Sd/-

(RAVINDER DUDEJA)
REGISTRAR GENERAL

23. Power of registry in respect to miscellaneous proceedings:

- (1) The registry shall have the power to fix the duration for filing of interim or miscellaneous application.
- (2) The registry may extend the jurisdiction of filing of the applications.
- (3) The registry may issues notification in respect to any matter concerned with the interim or miscellaneous applications.

CHAPTER-V EVALUATION AND JUDGES

24. Who can be a judge:

The OC may approach anyone as a judge in trial proceedings who

- i) is an advocate, or
- ii) is or has been a judge of any court, or
- iii) is an associate or partner in a law firm, or
- iv) has been a judge in LCPC 2020 & 2022 .

25. Quorum:

- (1) In all the proceedings, there shall be a single judge in accordance with the law.
- (2) In finals Stage [Stage III], the number of judges may be increased and no one shall be allowed to challenge the bench on quorum.

26. Evaluation:

- (1) The participant shall be evaluated in each round and stage in accordance with the score plan as specified in the Fourth Schedule.
- (2) A participant after the competition gets over may request the registry to get their score sheet disclosed to them.

CHAPTER-VI WORKSHOPS

27. Workshops:

- (1) The registry may organize any workshop before or after any proceeding physically at Lloyd Law College/ Lloyd School of Law, Greater Noida, which shall be compulsory for each selected participant to attend.
- (2) Failing to clause (1) shall award a penalty of (-4) marks in the ongoing stage.
- (3) A participant absenting 3 workshops shall be eliminated from the Competition and he/she can raise the appeal to the DRDC through L-CPC Mail ID within 2 days of elimination notice.



28. Briefing session:

- (1) The registry shall take a briefing session with all the participants on one day and participants can have all their doubts cleared there.
- (2) Each participant shall be present at the briefing session.
- (3) Failing to clause (2) shall award a penalty of (-6) marks in the 1st stage score.

29. Identity Card:

Each participant shall be provided with an Enrollment Number that shall work as their Identity Card, when quoted.

CHAPTER-VII CODE of CONDUCT

30. Decorum of the court:

All participants are expected to maintain the decorum in the court during the competition and are expected to conduct themselves in a manner befitting the legal profession.

31. Dispute Redressal and Disciplinary Committee:

Any dispute related to the competition including disciplinary complaints shall be referred to the Dispute Resolution and Disciplinary Committee [DRDC]. The faculty incharge of the OC shall constitute one or more such committees, each of which shall consist of five members of whom,

- (i) Two members are the Faculty Coordinators of the competition;
- (ii) Two members are the representative of the OC.
- (iii) One member is from amongst eminent faculties/patrons which shall be nominated by the chairman of the competition.

Provided, in case the accused or the complainant is a female, two members in the panel shall be female. Provided further that faculty coordinator may nominate the name of another faculty at his place for any reason.

32. Misconduct:

(1) Declining, withdrawing or termination of participation:

A participant is said to withdraw its participation from the competition who, –

- (a) Fails to appear in any L-CPC proceeding; or
- (b) Fails to submit the document during the timeline;
- (c) Withdraws, without the consent and knowledge of the registry; from any L-CPC proceeding or

(d) fails to pay, within reasonable time but not less than 5 days, the amount payable to L-CPC Registry and surrender of such books/bare act/manual provided to the participant.

(2) False complaint:

A participant, who files false complaint against any participant, any member of the OC (including volunteer), without any reasonable ground, commits a misconduct under this section.

(3) Defamation:

A participant, by words either spoken or intended to be read, or by signs or by visible representations, makes or publishes any imputation concerning any participant or any member of the OC (including volunteer) in whole or in part intending to harm, or knowing or having reason to believe that such imputation will harm, the reputation of such person, is said to defame that person.

(4) Bribe:

A participant who offers, or gives, bribe in any kind including money to or from any participant or member of OC (including volunteer) for the purpose of bribe or undue advantage in the competition, commits “bribe”

(5) Failure to return case files when eliminated:

A participant who fails to return the case files (from the side of defendant) when eliminated, or asked, by the OC, commits a misconduct under this clause.

(6) Fraud:

A participant who gives, or prepares, or fabricates, false information or document, commits “fraud”.

(7) Interpolation:

A participant who manipulates the court, or otherwise interpolates in the judgment, or order, commits “interpolation”.

(8) Forgery:

A participant who forges document with an intention or having the knowledge to mislead the Court or the Registry, commits forgery.

(9) Giving false information:

A participant who lies in the court, or Registry or to the OC (including volunteer) is said to have committed a misconduct under this provision.

(10) Transmitting information outside the Court:

A participant who transmits or leaks out any information outside the Courtroom, whether or not for any undue advantage, is said to have committed a misconduct under this provision.

For the purpose of Clause 4, 8, 9 and 10, any act by any assisting person [e.g. Litigant or witness] shall be deemed to be an act under the instructions of the said participant.

33. Procedure and powers of DRDC:

- (1) Where on receipt of a complaint or otherwise the OC has reason to believe that any participant has been guilty of any misconduct as prescribed in clause 31, it shall refer the case for disposal to its DRDC.
 - (2) The DRDC shall, on application made to it by any person interested, fix a date for the hearing of the case and shall cause a notice thereof to be given to the participant concerned and to the OC.
 - (3) The DRDC after giving the participant concerned and the OC an opportunity of being heard, may make one or more of the following orders, namely: –
 - a) Dismiss the complaint, or
 - b) Reprimand the participant, or
 - c) Suspend the participant from the ongoing edition of the competition, or
 - d) Not to allow participation of the participant in any upcoming editions of this Competition or/and Lloyd Trial Advocacy Competition, or
 - e) Direct the participant to pay the fee with double multiplier, or
 - f) Refer the matter to the CDC of the College, or
 - g) Any other order it may deem fit.
33. In case of any ambiguity in any rule, the interpretation / clarification of the Dean of Lloyd Law College & Lloyd School of Law shall be final and conclusive.
34. Any aspect not covered by these Rules, the Dean of Lloyd Law College & Lloyd School of Law shall have the final direction to adjudicate decide and notify.

CHAPTER-VIII of MISCELLANEOUS

34. Stenographer:

As per exigencies here shall be one stenographer in each court room. Provided that the registry may designate such additional number of stenographers as it deem fit proper from time to time.

35. Attendance:

- (1) Participants, stenographers and other members who may be engaged by the registry or L-CPC-OC shall be given deemed attendance. Provided that he/she shall have his case listed on that day and he is marked present in the court room.
- (2) The accused persons and witnesses including victims, complainants, investigating officers shall also be provided deemed attendance for the day they are required by the court. Provided that the interested participant shall have to provide the details to the registry within seven days or the time as it deems fit proper to the registry.



36. Awards:

The awards of the competition shall be given in accordance with the Third schedule.

37. Power to make rules for the competition:

The OC may, by notification through email or WhatsApp group or by publishing on its official website, amend, omit any clause or make additional rules for carrying out the purposes of this competition including rules with respect to any matter.



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THE FIRST SCHEDULE

[See Clause 5 and 9]

L-CPC - CALENDER 2023-24

Event	Tentative Dates	
Application and Selection Process		
Notification	Online	06 th September 2023
Application – Last Date	offline	14 th September 2023
Screening Round I – Written Test	offline	16 th September 2023
Screening Round II – Personal Interview	offline	16 th September 2023
Declaration of Result of Top 50	Online (Email)	21 st September 2023
Orientation and Briefing		
Orientation and Briefing Session	offline	23 rd September 2023
Stage I – Pre Filing and Initial Pleadings		
Submission of Factsheet by the Plaintiff	offline	28th September 2023
Workshop on Drafting of Legal Notice and Reply	offline	30th September 2023
Filing of Legal Notice	offline	02nd October 2023
Filing of Reply to the Legal Notice	offline	5th October 2023
Workshop on Filing of Complaint and Written Statement	offline	7th October 2023
Filing of Complaint/ Suit by Plaintiff along with all the relevant documents	offline	13th October 2023
Filing of Written Statement by Defendant along with all the relevant documents	offline	18th October 2023
Workshop on Replication and its Filing	offline	21st October 2023
Drafting of Replication and its Filing	offline	25th October 2023
Workshop on Admission and Denial	offline	28th October 2023
Admission and Denial of Documents	offline	31st October 2023
Stage II - Framing of Issues		
Workshop on Framing of Issues	offline	04 th October 2023
Submission of Proposed Issues by both Parties	offline	09 th November 2023
Framing of Issues	offline	To be Notified
Result to Cases Selected for Evidence stage	Online	To be Notified
Stage III - Evidence Stage		
Workshop on Plaintiff Evidence Stage	offline	To be Notified
Plaintiff Evidence (Filing of Affidavits by way of evidence, Tendering and Affirmation of evidence)	offline	To be Notified
Workshop on Defendant Evidence Stage	offline	To be Notified
Defendant Evidence, (Filing of Affidavits by way of evidence, Tendering and Affirmation of evidence)	offline	To be Notified
Result to cases selected for Final Argument Stage	offline	To be Notified
Stage IV – Final Argument Stage		
Workshop on Final Arguments Stage	offline	To be Notified
Final Arguments	offline	To be Notified
Valedictory Ceremony	offline	To be Notified

* The dates are subject to change especially for the reason of University exams / or for any other reasonable cause.



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THE SECOND SCHEDULE

[See Clause 9]

NUMBER of PARTICIPANTS ENTITLED TO PARTICIPATE IN CONSECUTIVE STAGES

All participants registering till 14th September 2023 will participate in selection process.



50 selected participants will participate in “Stage I”.



20 selected participants will participate in “Stage II”



8 selected participants will participate in “Stage III”



04 selected participants will participate in “Stage IV”



THE THIRD SCHEDULE

[See Clause 35]

AWARDS

ACHIEVEMENT

REWARD

BEST PARTICIPANT

BEST PARTICIPANT	Trophy, Certificate of Merit, Internship with a Reputed Advocate, and Cash Prize
2ND BEST PARTICIPANT	Trophy, Certificate of Merit, Internship with a Reputed Advocate, and Cash Prize
3RD BEST PARTICIPANT	Certificate of Merit, Internship with a Reputed Advocate, and Cash Prize
4TH BEST PARTICIPANT	Certificate of Merit, Internship with a Reputed Advocate, and Cash Prize

(Total Cash Prize of Rs.1,00,00/- will be shared in the ratio of final score

For Ex. A,B,C,D are the 4 winners, from 1st to 4th with total marks of 70, 65, 60, 55 respectively. So, their prize ratios will be 70:65:60:55.)

BEST LEGAL DRAFT

BEST LEGAL DRAFT	Certificate of Merit, Internship with a Reputed Advocate, and Cash Prize of
2ND BEST LEGAL DRAFT	Certificate of Merit, Internship with a Reputed Advocate, and Cash Prize of
3RD BEST LEGAL DRAFT	Certificate of Merit, Internship with a Reputed Advocate, and Cash Prize of

(Total Cash Prize of Rs.25,000/- will be shared in the ratio of final score.

BEST PREPARED WITNESS

(Assessment on parameters of evidence like examination in chief/cross examination etc.)

10 BESTWITNESSES

Certificate of Merit and Cash Prize of 1500/- to each 10 best witnesses

PARTICIPATION

PARTICIPANTS	Certificate of Participation, and Advocate's Band
STENOGRAPHERS	Letter of Appreciation & Honorary Stipend of Rs 3,000/-

THE FOURTH SCHEDULE

(See Clause 25)

SCHEME FOR EVALUATION of MARK

STAGE I	PRE-FILING AND INITIAL PROCESS [250 Marks]								
	Fact Sheet	Legal Notice	Reply to Legal Notice	Plaint	Written Statement	Filing of Replication		Admission and Denial	
	Plaintiff	Plaintiff	Defendant	Plaintiff	Defendant	Plaintiff	Defendant	Plaintiff	Defendant
	05	25	20	40	30	15	15	25	25
Total = Score of Stage I							200 Marks		

STAGE II	FRAMING of ISSUES [50 Marks]	
	Plaintiff	Defendant
	25	25
	Total = Score of Stage [I +II]	
		250 Marks

STAGE III	EVIDENCE [200 Marks]			
	Plaintiff Evidence		Defendant Evidence	
	As Plaintiff	As Defendant	As Plaintiff	As Defendant
	50	50	50	50
	Total = Score of Stage [I +II]			450 Marks

STAGE IV	FINAL ARGUMENTS STAGE [100 Marks]	
	As Plaintiff	As Defendant
	50	50
	Total = Score of Stage [I +II+III]	
		550 Marks



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THE FIFTH SCHEDULE

[See Clause 16]

SUBJECT MATTER of THE CASE

- 1. Without prejudice to the generality of legal processes, rights & liability the applicants shall be required to work on the following:**
 - a) Suit for Compensation in Civil Defamation
 - b) Suit for Damages
 - c) Suit for Possession/ Title Suit/ Suit for declaration/ Suit for injunction
 - d) Suit for Partition
 - e) Suit for Recovery
 - f) Suit for specific performance
 - g) Suits for matrimonial disputes of civil nature (Divorce, Restitution of Conjugal Rights etc, under personal Law)
 - h) Suits for easements
 - i) Suits for passing of action
 - j) Suits relating to copyright / infringement action
 - k) Other suits that the Registry may specify by Notification

- 2. The selected participants shall be provided with illustrative outlines upon which the participants need to prepare their fact sheet. However, participants shall be free to include additional facts in their fact sheet. Provided that the fact sheet prepared by the participants shall not be against or contradictory to the illustrative outlines provided to them.**

- 3. The Lloyd Law College shall provide to the applicants who qualify for the competition an outline of illustrative complaints and written statements of defence on the basis of which the applicants shall develop their own pleadings and evidence.**