1. The written arguments should be minimum of 15pages and maximum of 30pages
2. The memorials should be in the following order:

(1) Cause title

(2) Table of contents

(3) Abbreviations

(4) Index of Authorities

(5) Jurisdiction

(6) Statement of facts (1Pg)

(7) Statement of Issues

(8) Summary of Arguments

(9) Arguments Advanced

(10) Prayer

1. Annexure (Photo copy of Citations) must be compulsorily attached to the memorial (No Acts or bare Acts should be attached).
2. The memorials should be neatly stitched like a court file.
3. A margin of one inch shall be maintained on all sides of the paper while writing the memorials.
4. All students should be in Black & White dress.
5. A certificate from advocate has to be attached.

**Moot Court – I**

Bhumika aged 25, an employee of XYZ company, filed a complaint of sexual harassment against Mr. Bhupen, her team manager, to the Internal Complaints Committee, of the said company, constituted under the Sexual Harassment of Women at work place (Prevention, Prohibition and Redressal) Act 2013. Since Conciliation failed, an inquiry was initiated.

In the said inquiry, Mr. Bhupen seeks to be represented by his advocate Mr. Devdas. The committee quoted Rule 7(6) of Sexual Harassment of Women at work place (Prevention, Prohibition and Redressal) Rules 2013, and refused permission

Mr. Devdas and other advocates of the Bar raised concerns over various Acts which does not allow parties to be represented by advocates and the same was reported to the Karnataka State Bar Council. The Karnataka State Bar Council filed a Writ Petition before the High court of Karnataka challenging all the laws which excludes advocates from appearing on behalf of their clients before several such authorities.

Points of contention are

1. Whether the Rule 7(6) of the Sexual Harassment of Women at work place (Prevention Prohibition and Redressal) Rules 2013 is unconstitutional?
2. Whether the right to appear before any Court, Tribunal or other decision-making authority is a Fundamental Right of the Advocate?
3. Whether such laws are violative of Sec 30 of Advocates Act of 1961?