7th RMLNLU International Legal Essay Writing Competition

in association with

Centre for Trade and Investment Law

presents

Conference on International Trade Law

February 02, 2020
Introduction

The Journal Committee at Dr. Ram Manohar Lohiya National Law University, Lucknow, in collaboration with Centre for Trade and Investment Law, India Institute of Foreign Trade, New Delhi, is organising RMLNLU-CTIL Conference on International Trade Law (“RILEC”) on 02nd February, 2020.

About RILEC

Since its inception in 2013, RILEC has sought to provide intellectually challenging and contemporarily relevant themes for the legal fraternity to research and write on. The aim of the competition is to promote legal scholarship throughout not only India but also globally. During the course of our journey, we have covered numerous themes of international law ranging from International Taxation to International Humanitarian Law.

Mr. Rabindra Kumar Mitra from National Law University, Odisha was adjudged the winner in the sixth edition of RMLNLU’s flagship essay in 2018. Mr. Urmil Shah from School of Law, Auro University was declared as runner-up and Mr. Yekalo Ghebremicael from Adi-Keih College of Arts and Social Science, Eritrea secured third position in the competition.

The competition certainly augmented the knowledge of many and was successful in its endeavour. Thus, the intention behind organising such an event paid off in the form of increased acuity in the particular field of law and fresh perspectives of prospective lawyers in delving with the issues of current relevance.

Themes

1. Policy Proposals for Export-Led Growth in compliance with WTO Law

Exports continue to be a significant part of the virtuous cycle of growth required to propel India to become a 5 trillion USD economy. This emphasis on export-led growth has manifested itself in many government policies such as the “Make in India” initiative as well as other “buy-local” provisions which stipulate local content requirements in government procurement. However, schemes which incentivise exports need to be consistent with India’s obligations as a member of the World Trade Organisation (“WTO”). India’s measures have been and continue to be susceptible to challenges in the binding, automatic and rule-based Dispute Settlement system of the WTO. For instance, the terms of National Solar Mission, by which India had imposed a local content requirement on solar companies as a prerequisite for benefitting from the program, were held to violate the National Treatment Principle of the GATT 1994.
Formulating innovate WTO-compliant solutions to incentivise Indian manufacturing is the need of the hour. In this context, participants are invited to formulate and suggest broad contours of Indian policies which can help India achieve the goal of export-led economic growth. Essays can explore the experience of other WTO Members who have been successful in fostering pioneering industries in compliance with WTO Agreements and the application of such policies to India. Further, essays can critically analyse current Indian policies and suggest modifications to ensure WTO-consistency which would not, ideally, compromise the incentives provided to a domestic industry. Essays which successfully synthesise legal analysis with the experience of domestic industries in various sectors will be preferred. To this end, multi-disciplinary approaches are encouraged but are not a necessity. Participants are encouraged to consider the entire gamut of regulations of the WTO, including rules on goods, subsidies, trade-related investment measures and technical standards.

2. Legal dimensions of Agrarian Distress and International Economic Law

Agrarian distress has proven to be a persistent policy conundrum for the Government of India. The provisional data with the National Crime Records Bureau shows that 11,370 farmers committed suicides in the year 2016. In response to the public outcry, the Government has not released any data subsequently. Agrarian distress is a multi-faceted problem caused primarily due to lack of remunerative prices, poor rural infrastructure, absence of logistical support and regulatory restrictions on the free movement of agricultural goods.

Unfortunately, the range of policy options that the Government of India can utilise is limited by the stringent conditions of the WTO’s Agreement on Agriculture (“AoA”). The AoA limits the quantum of price support that can be provided by India and allows certain classes of domestic support. As India heralds into an age where it has achieved food security, the time has come to re-think the policy prescriptions for agriculture so that there can be a renewed focus on livelihood security of Indian farmers. This re-alignment is also incentivised by external factors. Indian agricultural policies have been under scrutiny at the WTO, in terms of disputes which have been initiated as well as counter-notifications in the Committee of Agriculture. Further, depleting groundwater levels and the resource-intensive nature of Indian agriculture have raised serious environmental concerns regarding the sustainability of Indian agricultural practices.

Early signs of change in policy by the Government are the emphasis in direct benefit transfer to Indian farmers as well as NITI-Aayog, India’s premier research organisation, suggesting that archaic legislation which limit stocking and selling of agricultural products be repealed. At a broader level, the role of the government in fixing the price of many agricultural staples is being questioned due to market inefficiencies. In this context, participants are invited to formulate and suggest modifications to the current prevailing agricultural policies to meet challenges such as livelihood security of Indian farmers as well as climate change. Essays can treat policy recommendations of international organisation and think-tanks such as the Food and Agricultural Organisation and the Indian Council for Research on International Economic Relations as an inflection point for further analysis. Further, participants can analyse the policies adopted by other WTO Members to boost agricultural production in compliance with WTO. Scholars are also encouraged to look beyond the covered agreements of the WTO to explore other international legal norms which may be relevant to Indian agricultural policy. Alternatively, essays can also choose to critique existing regulations governing Indian agriculture in light of India’s commitments under international law. Essays which ground their analysis on specific prevailing realities of Indian agriculture will be preferred over essays which provide broad and over-arching recommendations.
Eligibility

Authors must be pursuing their 5-year integrated LL.B. (Hons.) course / 3-year LL.B. course / LL.M. from any recognised university in India and equivalent undergraduate law degree, abroad for the academic year of 2019-2020, to be eligible to participate in the Competition.

Structure

All entries will be judged and ranked by the Centre for Trade and Investment Law and Journal Committee. A maximum of top five entries will be selected after an intense review procedure. The participants may adopt any suitable means for presenting the papers including audio-visual aids, such as PowerPoint presentation.

The selected entries shall be published in the RMLNLU Law Review Blog. The top three essays will be conferred with rewards.

Prizes

1. **Winner** - INR 15,000
2. **First Runner-up** - INR 10,000
3. **Second Runner-up** - INR 5,000

- Top three entries will be receiving a ‘certificate of achievement’ and an opportunity to intern at Centre for Trade and Investment Law, New Delhi.
- A ‘certificate of merit’ shall be provided to the selected entries.
- Selected entries will be published on ‘The RMLNLU Law Review Blog’.
- All participants shall be receiving a ‘certificate of participation’.

Participation Guidelines

- Co-authorship of entries (maximum two) among individuals from the same or different institutions is allowed.
- Multiple entries for same authors are not allowed.
- A participant may submit an entry related to ONE sub-theme ONLY. One may not juxtapose sub-themes in an entry.
- Entries should be original, unpublished and non-plagiarised.

Note: Authors whose papers are selected for presentation in the conference shall be required to pay an amount INR 750 for single author entries and INR 1000 for co-authored entries.

Submission Guidelines

Participants are requested to adhere to the following submission guidelines:
- **Word Limit for the Competition:** 4000-5000 words (excluding footnotes).
- **Individual Attachments:** Name; contact details; current academic status (Year, University etc.); undertaking as to guarantee of originality
- **Formatting specifications:**
  - Font and size for the essay: Times New Roman | 12
- Font and size for footnotes: Times New Roman | 10
- Line spacing: 1.5

**Citation Style**: Uniform style of citation should be followed throughout the essay.

- The file name must consist only of the author’s name.
- Entries should be emailed to rilec.rmlnlu@gmail.com under the subject title “Entry for 7th RILEC - [Name(s) of Author(s)]” in Microsoft Word (.doc or .docx) format.
- The last date for the submission of soft copies is **17th November, 2019**.
- Any queries relating to the essay competition should be addressed to rilec.rmlnlu@gmail.com and prakhar.ctil@iift.edu.

**Miscellaneous Rules**

- The copyright for all entries shall vest with the organisers who herewith reserve the right to modify, postpone or defer the competition and its adjudication indefinitely as and when exigencies of an unforeseen nature may arise.
- Any attempt, direct or indirect, to contact the panel of judges will be met with the immediate disqualification of the relevant entry.
- Any indication of author’s name or university in the entry shall lead to immediate disqualification from the competition.
About RMLNLU

Dr. Ram Manohar Lohiya National Law University, was established in 2006 to meet up the new challenges in legal field and to strengthen the vision that was given by the establishment of first National Law School of the country.

The University is committed to provide excellent infrastructural facilities and environment to advance and disseminate learning and knowledge of law and legal process and to develop in the students and research scholars a sense of responsibilities to serve the society in the field of law by developing skills in advocacy, judicial and legal services, legislation and the like.

About CTIL

The Centre for Trade and Investment Law was established in the year 2016 by the Ministry of Commerce and Industry, Government of India, at the Indian Institute of Foreign Trade. The Centre’s primary objective is to provide sound and rigorous analysis of legal issues pertaining to international trade and investment law to the Government of India and other governmental agencies. The Centre is aiming to create a dedicated pool of legal experts who could provide technical inputs for enhancing India's participation in international trade and investment negotiations and dispute settlement. The Centre also aims to be a thought leader in the various domains of international economic law such as WTO law, international investment law and legal issues relating to economic integration.

It is CTIL's mission to identify, analyse and provide creative ideas and perspectives to influence the international discourse on wide ranging aspects of international economic law. The Centre engages on a regular basis with different stakeholders including central and state governments, think-tanks, research centres, national law schools and other institutions rendering legal education in international economic law, independent legal professionals, industry organisations and the private sector. The Centre is also conceived as a ready repository of trade and investment related information including updates on ongoing trade negotiations and disputes.

About the Committee

The Journal Committee has been constituted with the objective of promoting legal research writing. The RMLNLU Law Review is the annual peer-reviewed law journal of the committee which runs parallel to the RMLNLU Law Journal on CMET (Communication,
Media, Entertainment, and Technology). Both these journals publish articles, essays, case note/comments and book reviews from contributors all over the world. To encourage legal research writing in the field of international law, the committee organises Dr. RMLNLU International Legal Essay Writing Competition inviting entries on specific themes. The RMLNLU Law Review Blog is another such initiative of the committee which provides a platform for people in the field to express their opinions on contemporary legal issues.
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