



JOSH-THE POWER OF WORDS

COMMITTEES	AGENDA
LOK SABHA	Deliberation on the current situation of minority's with special emphasis on the implementation and working of Citizen Amendment Act.
AIPPM	Deliberation on the issue gender neutrality with special emphasis on sexual offences.
INDIAN PRESS	Journalism, Caricature & Photography.

Early Bird Applications

Registration Fees: ₹ 850

PRIZES WORTH 735000

Participation certificate and Mementos will be provided to all the participants.

Accomodation will be provided after prior intimation.

Venue: ND Tewari Bhawan, Mandi House, New Delhi

Date: 20th-21st MARCH 2020

Conclave you never experienced before!

FOR QUERIES

PIYUSHI (9149939306)

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SHRISHTI

(9667440396)

For more info Legalfoxes Official: +919350096894

ABOUT THE FIRM

LEGALFOXES AND KANUNISAHARA Are Law firms operating from Delhi, Legalfoxes is Registered Firm operating from Gurgaon , Haryana and Mostly active in Supreme court, All High courts (Pan India) ,Delhi District Courts and All Tribunals. Parton Of The firm is Mr Ashwani Kumar Dubey (AOR SUPREME COURT) And Organised By Mr Atin Handuja (Founder and CEO , Legalfoxes) . Firm Deals in all Kind of Litigation and Corporate matters and have approximately 50 Advocates working pan India

Invitation Letter

The Hon'ble Partner/Vice-Chancellor/Director/Principal/H.O.D.

Subject: Invitation for "JOSH-THE POWER OF WORDS" Youth Conclave - 2020

Dear Sir/ Madam,

Greetings from Legalfoxes and Kanunisahara

It gives us immense pleasure to inform you that Legalfoxes and Kanunisahara is Organizing the Youth Conclave – 2019 "JOSH - The Power of Words" At N.D Tewari bhawan ,Mandi House New Delhi. This event is being organized with a purpose to spread the maximum awareness among the students and the exposure to the current issues in the country. This event will surely add to the research and communication skills of the students on issues of nationalimportance.

I cordially invite your esteemed institution to participate in this Youth Conclave-2019. The competition will be held on 20-21 March 2020(Friday & Saturday) . We look forward for a maximum participation of students from your prestigiousinstitution.

For any enquiry/ clarification, feel free to contact the persons mentioned in the poster as well as on the website.

With best regards.

ATIN HANDUJA

FOUNDER CEO

LEGALFOXES

CONTACT: 9350096894

MAIL lawfoxes@gmail.com

About 'JOSH - THE POWER OF WORDS YOUTH CONCLAVE 2020'

If we look around, the political scenario has suddenly become very dynamic. Especially after some of the bold steps taken by the current government. Some might argue they are in the national interest while some call its sheer populism.

We are sure, everyone has their opinions about these burning topics but can everyone bring out their perspectives in just the right way? If you think you can, what could be a better way to express them than at the Youth Parliament being held at Ideal Institute of Management and Technology.

The youth parliament aims to strengthen the roots of democracy, inculcate healthy habits of discipline, tolerance of the views of others and to enable the student community to understand the working of our Parliamentary institutions. The participating students are allotted different portfolios of Parliamentarians/ministers and they represent their respective constituencies. Further, thumping on tables and raising the placards gives it an effect of a real parliament session. This Youth Parliament focuses on the importance of young minds working on stagnant laws and suggesting a change to rotate the wheel. This event stresses upon inculcating leadership qualities in the youth of ourcountry.

It gives me immense pleasure to put forward that the committees and the agendas of the previous editions were highly appreciated not only by the guest of honor but also by the experts and students of various esteemed institution.

If you trust your ability to convey and convince your stand on a topic of national importance, get yourself registered now!

INDEX

GENERAL GUIDELINES

- There will be individual participation.
- The participants shall report at the venue hall by sharp 8: 30a.m.
- No formal dressing is required. However, it would be appreciated for wearing an attire similar to the politician of their constituency, carried in decentmanner.
- Participants may use bilingual language during theirspeech.
- Constituencies would be allotted according to the previous experiences of each participant.
- There is no limitation on the number of participations from one institute. (i.e. any number of students can participate from one institute).
- Participants should seek confirmation of their registration prior one week of theevent.
- Participants creating any kind of indiscipline shall be disqualified on the discretion of thejudges.
- Participants thereby should adhere by the rules and regulations of theevent.

PROGRAMME SCHEDULE

Day 01 20 MARCH 2020

	REPORTING, REGISTRATION & TEA
9:00 am – 10:00 am	
	INAUGURAL CEREMONY
10:00	
am	
10 am –10:10 am	LIGHTING OF THE LAMP BY HON'BLE CHIEF GUEST
	WELCOME ADDRESS
10:00-10:20 am	
10:20 am -10:30 am	ADDRESS BY HON'BLE CHIEF GUEST
	CONCEPT NOTE
10:30 am –10:40 am	
10.30 am -10.40 am	CALL FOR PARLIAMENTARIANS
10:40 am – 11:15 am	CALL FOR TARLIAMENTARIANS
	FIRST SESSION
11:30 am – 02:30 pm	11101 02001011
•	LUNCH
02:30 pm – 03:15 pm	
	SECOND SESSION
03:15 pm – 05:15 pm	
5:30 pm	EVENING TEA

21 MARCH 2020

9:00 am – 9:30 pm	REPORTING & TEA
9:30 am – 01:00 pm	FIRST SESSION
01:00 pm – 01:45 pm	LUNCH
01:45 pm- 03:45 pm	SECOND SESSION
	<u>VALEDICTORY SESSION</u>
4:00 pm	
4:00 pm -4:15pm	DECLARATION OF RESULTS
4:15 pm – 4:30 pm	VOTE OF THANKS
04:30 pm	EVENING TEA

COMMITTEES

LOK SABHA

The Youth Parliament is a platform offered to the youngsters where they are given a mock parliament set up and exposure to the parliamentary type debate. It is a way to introduce the youngsters to lawmaking process and work of parliament process. The platform will inspire the youth to express their views in an organized way as for a real Lok Sabha session. It would encourage and bring out leaders for a better tomorrow.

This platform requires you to step forward and question the policies of the policy makers themselves, to keep forward their views and opinions with confidence and boldness. It is about hearing and being heard in a way which has never been done before.

AGENDA

Deliberation on current situation of Minority with special emphasis on implementation and working of citizen amendment act RULES AND REGULATIONS

The rules of *Lok Sabha* resemble as far as possible the rules and procedures of Indian *Lok Sabha*.

1. SEATING OF THE PARLIAMENTARYMEMBERS

The side majority will form the Government. Ruling party will sit on the right side of the chair. Opposition and other alliances are to sit on the left side of the chair.

2. LANGUAGE

Both Hindi and English are allowed in Parliament.

3. PROCEDURE

The procedure of the session of Lok Sabha resembles as far as possible the procedure of the House of people of Indian Parliament (Lok Sabha). The following procedure shall take place during two-day session of Mock Parliament.

- · National Anthem
- · Oath of Speaker
- · Oath of Parliamentarians
- · Statement from members of House
- DiscussionHour
- · QuestionHour
- · ZeroHour
- · Introduction of the Bills
- · Reading of the bill (3 Reading consisting of discussion andamendments)

- · Voting (SimpleMajority)
- · Declaration of bill as passed orrejected.
- · Statement of Speaker
- · NationalSong

Note: An informal session or adjournment of maximum 15 minutes can be allotted to the house on the sole discretion of the chair. The chair person can discontinue any motion any time for the benefit of the debate. The chairperson has the authority to put into effect any order or procedure that the chairperson may feel is required for the properfunctioning.

For the benefit of debate, the chairperson has the right to start the second day directly from any point; however, the same shall be informed at the end of day 1.

The legislative business will be given preference but in case no bill introduced then the session will return to the discussion hour as per the case may be.

The chairperson may on the sole discretion amend or form any rule at any time for the benefit of thecommittee.

"Like the practice obtaining in the *Lok Sabha*, the session of Youth Parliament will start with the arrival of the Speaker, which is announced by the Marshal, who first comes in the House to ascertain whether there is quorum in the House which should be at least 10 per cent of total membership of theHouse.

As soon as the Speaker arrives in the Chamber, Marshal will announce his arrival with the words,

"Hon. Members, The Hon. Speaker"

Thereafter the entire House stands up. The Speaker before taking his seat first bows to his left, then to his right and then in front of him. The Members from the respective sides also respectfully bow to the chair before taking theirseats."

4. OATH ORAFFIRMATION:

The Speaker will take up the procedure of the House in the order in which it is printed in the list of procedure or may take oath collectively. A newly elected member of the House is required to make an Oath or affirmation at the commencement of a sitting of the House. The prescribed form of Oath or affirmation is:

"I., having been elected (or nominated) a member of (Youth Parliament) House of the People do swear in the name of God/solemnly affirm that I will bear true faith and allegiance to the Constitution of India as by law established, that I will uphold the sovereignty and integrity of India and that I will faithfully discharge the duty upon which I am about to enter."

5. STATEMENTS FROM THEHOUSE

- a. After establishing quorum, the speaker will ask for statements from themembers.
- b. The leader of the house is the default first speaker and the leader of opposition is the default last speaker. However, they may pass on their chance to speak to whoever they wish to.
- c. The maximum time allowed to make statements is twominutes.
- d. Agendas for discussion hour (explained in the next section) are allowed to be sent once first two speakers have given their statements.

6. DISCUSSIONHOUR

- a. A discussion hour is the time allotted (maximum 30 minutes) for the discussion on a subagenda which the members feel should be discussed in front of the house. The total time of all the discussion shall be anhour.
- b. All agendas for discussion hour are supposed to be sent prior the commencement of discussion hour.
- c. Agendas for discussion hour are allowed to be sent once first two speakers have given their openingstatements.
- d. The process of putting up agendas for a discussion is in writing and follows the given format: Name of the constituency Topic of the discussion Total Duration (not to exceed 30 minutes) Individual Speaker Time (not to exceed 60 seconds).
- e. The speaker shall keep the agendas in chronological order and first put the agenda to vote which is received first by theboard.
- f. The speaker may withdraw any sub-agenda he/she feels has no relation to the agenda. However, he/she has to notify the particular MP of the same on which the MP is allowed to send a chit explaining why the agenda should not bewithdrawn.

- g. On receiving the agenda, the speaker will ask for seconds and oppositions, if no seconds, the motion fails and in case of seconds but no oppositions the agenda clearly passes.
- h. On receiving both seconds and oppositions the chairperson will put the agenda to vote and the result is decided by a simple majority of placardvote.
- i. An extension to a discussion hour may be obtained if the total time does not exceed 30 minutes or otherwise on the discretion of the chair.

NOTE: The unstarred questions which are meant to be answered in written form can be asked to each other by members of the parliament during discussion hour.

7. QUESTIONHOUR

It is the one hour after the discussion hour where the members of the house are free to ask questions to each other on matters pertaining to agenda or on a national emergency provided that such a question is sent in writing to the said member via the speaker and with his due approval before the commencement of question hour.

The question has been defined as an instrument by which a member can elicit information on any matter of public importance.

Starred Questions: Meant for oral answers.

Unstarred Questions: Meant for written answers

- ➤ The sender MP is allowed to ask a supplementary question, with the permission of the Chairperson, after the reply is obtained from the Minister concerned for starredquestions.
- > The chit on which the question is sent has to be properly marked/written as starred or unstarred to be in proper format.
- a. Any starred question may be changed to unstarred on the discretion of the chair. The chair shall notify the sender of thesame.
- b. Answers to unstarred questions are mandatory and have to be sent to the recipient MP via the speaker before the end of questionhour.
- c. Not more than two starred questions are allowed to be asked to a member. In case a particular MP has already received his quota of two starred questions then the speaker shall change the further incoming starred questions as unstarred and notify the sender MP of the same.
- d. Similarly, not more than twenty (20) unstarred questions are allowed to be asked to a member. In case 20 unstarred questions have already been sent to a particular MP the speaker shall return the question to itssender.
- e. One can send maximum 2 starredquestions.

The right to ask a question is governed by the following conditions:

- a. It shall be clearly and precisely expressed and shall not be too general incapable of any specific answer or in the nature of a leading question.
- b. If it contains a statement, the member shall make himself responsible for the accuracy of the thestatement.
- c. It shall not contain arguments, inferences, ironical expressions, Imputations, epithets or defamatorystatements.
- d. It shall not ask for an expression of opinion or the solution of an abstract legal question or of a hypothetical proposition.
- e. It shall not ask as to the character or conduct of any person except in his official or public capacity.
- f. It shall not ordinarily exceed 150words.
- g. It shall not relate to a matter which is not primarily the concern of the Government of India.
- h. It shall not reflect on the character or conduct of any person whose conduct can only be challenged on a substantive motion.
- i. It shall not make or imply a charge of a personalcharacter.
- j. It shall not raise questions of policy too large to be dealt with within the limits of an answer to aquestion.
- k. It shall not repeat in substance questions already answered or to which an answer has been refused.
- l. It shall not ask for information on trivialmatters.
- m. It shall not ordinarily ask for information on matters of pasthistory.
- n. It shall not raise matters under the control of bodies or persons not primarily responsible to the Government ofIndia.
- o. It shall not ask or information on matter which is under adjudication by a court of law having jurisdiction in any part ofIndia.

NOTE: The Speaker shall decide whether a question, or a part thereof, is or is not admissible under these rules and may disallow any question, or a part thereof, when in his opinion it is an abuse of the right of questioning or is calculated to obstruct or prejudicially affect the procedure of the House or is in contravention of these rules.

8. ZEROHOUR

- a. It starts immediately after the QuestionHour.
- b. During the Zero Hour any question pertaining to agenda or a national emergency can be raised by a member without any prior writtenrequest.
- c. The Zero Hour can extend to any period of time depending upon the Speaker's direction.
- d. The Government is not obliged to answer any of the questions raised in the Zero Hour. However, in the context of the debate it is highly expected from them to answer all the questions.
- e. The speaker shall choose the MPs on hisdiscretion.

9. ADJOURNMENT MOTION(OPTIONAL)

Any matter which is of urgent importance and which is so grave that it affects their interest and safety of the country can be raised through an adjournment motion. In order that the adjournment motion, be admitted it must 1. Be related to a single specific issue, 2. be urgent, and 3. be of public importance.

10. NO-CONFIDENCE MOTION(OPTIONAL)

- a. There is an express constitutional provision which lays down that the Council of Ministers will be responsible to the LokSabha.
- b. In a parliamentary democracy it means that the Ministers hold their offices so long as they enjoy the confidence of the Lok Sabha. The moment the Lok Sabha expresses its noconfidence in the Ministry the Prime Minister and his/her Ministers have to leave. Thus, the Prime Minister and his/her Council of Ministers are collectively responsible to the LokSabha.
- c. For the benefit of debate this motion shall not be allowed to be raised before the second day of youthparliament.
- d. The member who wishes to raise this particular motion shall take proper permission beforeraisingthismotionformovingthismotionintheHouse,thememberhastogive

before commencement of the sitting for that day, a written notice of his motion to the Secretary General.

- e. The Speaker then puts the motion before the House and obtains the decision of the House by voice–vote.
- f. On receiving the agenda, the speaker will ask for support. For this motion to pass it shall require an affirmative vote of 1/6th members of the strength of the committee.
- g. The Speaker in this motion shall allow every question necessary to determine the decision of the House on themotion.
- h. The speaker will allot specific time period for speeches and will allow as many speakers as possible in this particularmotion.
- i. After the members have spoken on the motion, the Prime Minister gives a reply to the charges labeled against his/her government. The mover of the motion has the right to reply.
- j. When the speaker feels there has been sufficient debate on the question, he shall put forward the motion toyote.

11. PRIVILEGE MOTION(OPTIONAL)

- a. It is a motion raised by a Member of Parliament. He charges the Minister with committing a breach of the privilege of the House by withholding or distorting facts.
- b. The motion can be raised at any time in theparliament.
- c. The Minister is given a chance to reply and the MP who has raised the motion is allowed to ask supplementaryquestions.

12. ANTI-DEFECTION LAW/ ANTI-DEFECTION MOTION (OPTIONAL)

If a member of the parliament votes (or abstains) against the directives issued by his/her party, without the written permission of the said party, the member stands to be disqualified on grounds of defection if such a request is made to the speaker by the leader of the party in the house or in case of the leader standing on defection- any member of the house belonging to that party. In case of single-seat parties, the defection is to be decided at the discretion of thespeaker.

13. LEGISLATIVEBUSINESS

Law-making is a major function of Parliament and, therefore, in the Youth parliament the legislative business should form an important part. All legislative proposals are brought in the form of Bills before the Parliament. No Bill can become a law unless it has been passed by the parliament and has received assent of the President. The proposal is given the shape of a Bill and introduced in Parliament. Bills are either Government Bills which are sponsored by Ministers, or private members' bills which are sponsored by individual members other than ministers.

Each Bill undergoes three Readings

First Reading

- I. The First Reading means a motion for permission to introduce a Bill. On the adoption of the motion the Bill isintroduced.
- II. We will skip the first reading as it only seeks leave to introduce aBill.

Second Reading

There are two stages in the Second Reading of the bill. In the first stage, the motion that the Bill to be taken into consideration is adopted. [This is followed by discussion on the principles of the bill.] In the second stage, clause-by-clause consideration of the Bill is taken up. Notices of amendment are given any time after the introduction of a Bill. An amendment is admissible if it is within the scope of the bill. After the introduction of the bill, the minister concerned formally moves that the bill to be taken up for consideration. The minister will say; "sir, I beg to move that the bill to be taken into consideration." The Minister then makes a brief introductory speech outlining of the importance of the Bill.

After this the Speaker formally places the motion before the house with the announcement that "The motion is that the Bill to be taken into consideration." This is followed by a discussion in which the members from either side can take part after giving prior notice of their intention to the secretary-general. It may be noted that the discussion should be held on the general principles and provisions of the Bill. The Speaker asks members from both the Treasury and the Opposition benches to speak on the bill. After the discussion, the Minister concerned makes a closing speech and winds up the discussion. The motion for consideration is then put to the house. After it has been adopted, clause-by-clause discussion of the bill takes place. Amendments, if any, are permitted and voted upon.

Third Reading

In the Third Reading the Minster concerned moves that the bill be passed. The Speaker then puts the question before the house in these words: The Question is that theBill, 199... be passed. Those in favor will say 'Aye', those against will say 'No.' after taking the voice vote, he/she declares thrice that Ayes (or Noes) have it. He will then say that 'the Bill is passed (not passed)", as the case may be. It may be noted that for passing an ordinary Bill a simple majority is required and for Bills pertaining to Constitutional Amendments two-thirds majority isnecessary.

14. PRIVILEGES TO THEMPS

These privileges in the form of permission or points are allowed at all times when a speaker is not speaking or immediately after the speaker has finished speaking. Point of Information is not allowed at certain times as mentioned above in relevant sections Permission to rise a motion is only allowed at certain time periods as previously mentioned along with the motions

- ➤ **PERMISSION TO RAISE A MOTION**: A MP at any time can raise his/her placard and seek permission from the chair to raise amotion.
- ➤ **POINT OF INQUIRY:** Enquiry about parliamentary procedures and conduct to the chair.
- **POINT OF ORDER:** This can be used in case of a factualerror.
- ➤ **RIGHT TO REPLY:** If a particular member present feels that a grave (or false) statement has made by others towards that member, he/she may privilege the right of reply with the permission of thechair.
- **POINT OF PERSONAL PRIVILEDGE:** This may be used in order to remove a personal discomfort.
- ➤ **POINT OF INFORMATION:** This may be used to put up questions on a members' statement. (Shall be in writing until and unlessallowed)

15. CONSIDERATION FOR DRAWING UP THE MERITLIST

Although the executive board shall have its own criteria of deciding they shall keep in view the following points while assessing the performances of speakers:

- a. Discipline and Decorum.
- b. Observance of Parliamentaryprocedures.
- c. Selection of Subjects for Questions, and Supplementary and Quality of Answersthereto.
- d. Selection of Subjects for Debates; Substantivity; relevancy and legalbasis.
- e. Delivery or Quality of Speeches delivered, Standard of Debate.
- f. General Assessment of the Performance as awhole.

Note: All the chits will be marked and will have significant weightage while deciding the final awards. Party Policy & Role Rehearsal will be one of the marking criteria. (The ratio of weightage of chits as to speeches will depend upon the decision of the Speaker depending upon the Size of committee and other factors as per the case may be, whereas the weightage of the chits will not exceed 20%. The ratio of the verbatim and chits would be80:20)

16. IMPORTANT POINTS TO BE KEPT INMIND

- a. Attire Indian/Western formals to be strictlyfollowed.
- b. Indian Wear isencouraged.
- c. Laptops, mobile phones, tablets etc. are allowed but parliamentarians are not allowed to assessinternet.
- d. No internet usage allowed inside thehouse.
- e. The participants should show utmost respect to the Chair.

 They should abide by the decisions of the Chair and should have faith in his impartiality and judgment. The participants are encouraged to tap desks in agreement.
- f. One may not argue on points, which are nowhere related to the debate, this may fetch you negativemarks.
- g. One may not use any unparliamentarily word while the house is in session. One may have to apologize (in oral or written) for the same or can be suspended from the session as per the case may be depending upon the decision of thechair.



ALL INDIA POLITICAL PARTIES MEET (AIPPM)

All India Political Parties Meet (AIPPM) is a non-binding but impressively influential committee introduced with a motive to pattern after political realities to lay on the table all about the polity and governance in India. It enables the participants to understand the political savvy in India.

AIPPM not only stages and welcomes multifarious interests and opinions, it allows this country's youth to have a seemingly-real experience to talk about and make decision on topics of nationalimportance.

AGENDA

DELIBERATION ON THE ISSUE GENDER NEUTRALITY WITH SPECIAL EMPHASIS ON SEXUAL OFFENCES

RULES AND REGULATIONS

1. Opening Statements:

- a The members will be delivering an opening statement at the start of the committee. The default speakers' time for this will be 60 seconds can be extended up to 90 seconds.
- b. After every speech member are obligated to yield the floor back to the Executive Board.
- c. The Executive Board will then direct the members to askquestions.
- d The number of questions to be asked (if any) will be decided by the Executive Board depending on the time.
- e. The committee will then proceed in any of the two types of session's viz. *Public Session* or the *PrivateSession*.

2. Establishing the Sessions:

➤ These sessions can be established by proposing a motion to establish a particular session, which will be followed by a vote. The motion should be able to secure a simplemajority.

Public Session

- a. In order to discuss various sections of the agenda, a separate time frame is allotted for the members to put their views on the floor of thehouse.
- b. A public session can be of 15-30 minutes but the individual speaker's time will remain 60seconds.
- c. Everything in a public session is in public domain and is in the presence of themedia.

Private Session:

Private session is of two types:

Moderated and Unmoderated.

Nothing from the Private Session goes on record or in the public domain.

Unmoderated:

- a. A Representative may move for an Unmoderated Session thereby suggesting a change from formal to informaldebate.
- b. The Representative who makes this motion must suggest a length and justification for the Unmoderated Session.
- c. The Executive Board may suggest a more appropriate session length and put it to vote, or may rule the Unmoderated Session out of order without possibility ofappeal.
- d. Once the Motion has passed, the Committee will depart from the formal discussion and will carry an informal discussion without leaving the conferenceroom.

Moderated:

A moderated session will be a formal discussion which is regulated by the Executive Board, but there will be no media presence in the committee.

3. Points:

Point of Personal Privilege:

- a. A Representative may rise to a Point of Personal Privilege if a matter impairs him/her from participating fully in councilactivities.
- b. The Executive Board persons shall try to effectively address the source of impairment.

A Point of Personal Privilege may only interrupt a speaker if the Representative speaking is inaudible. Otherwise, the Representative rising on the Point of Personal Privilege must wait till the end of the speech to raise the Point.

Point of Order

- a. A Representative may rise to a Point of Order if he finds a factual flaw in the speech of the speaker.
- b. This point may not interrupt a Speaker.
- c. The Executive Board will rule on the validity of the pointimmediately.

d. A Point of Order ruled dilatory by the Executive Board may not beappealed.

Point of Parliamentary Inquiry

- a. A Representative may rise to a Point of Parliamentary Inquiry requesting an explanation from the Executive Board on the Rules of Procedure.
- b. This point may not interrupt aSpeaker.

Point of Information

- a. A Representative may rise to a Point of Information if he/she wishes to ask a question or clarification to thespeaker.
- b. This point may not interrupt aspeaker.This point is only valid at the time of the opening statements.

Right of Reply

- a. A Representative whose personal integrity has been impugned by another Delegate's comments may rise to a Right ofReply.
- b. Disagreement with the content of a Delegate's speech is not grounds for a Right of Reply.
- c. The Executive Board will recognize the Right of Reply at his/her discretion as well as decide on how to resolve themotion.
- d. This point may not interrupt a speaker but should be addressed the moment he/she has finished his/herspeech.
- e. The Executive Board can rule the Right of Reply out of order, his/her decision cannot be appealed.
- f. No Representative may call for a Right of Reply on a Right of Reply.

Written Documents:

The members can prepare a press release or a communiqué.

Press Release is an official statement issued to newspapers giving information on a particular matter.



INDIAN PRESS

Indian Press team is responsible for making sure all-important information is dutifully sent out to the public. It is their duty to release a timely report of what happens in committee. Indian Press is divided into three segments:

- ➤ REPORT WRITING (WRITTENJOURNALISM)
- > JOURNALISM
- > CARICATURE.

Being in committee will hone your skills to be a more attentive journalist, thinking on your feet and against the clock, working to capture the best and the worst of the Members of Parliament. It is always an electrifying experience, and working with the Team is a difference experience altogether.

FOR MORE DETAILS

CONTACT LEGALFOXES: 9350096894

Lawfoxes@gmail.com

www.legalfoxess.com