



NIAGARA INTERNATIONAL
MOOT COURT COMPETITION

Celebrating Our 40th Year

Administered by  Canada-United States
LAW INSTITUTE

NIAGARA INTERNATIONAL MOOT COURT COMPETITION
2007-08 OFFICIAL RULES

Administrative Offices
Niagara Competition Director
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I. ORGANIZATION

A. The Canada-United States Law Institute, the Competition Director, and the Host Schools.

1. The Canada-United States Law Institute. The Niagara International Moot Court Competition (the Competition) is sponsored by the Canada-United States Law Institute (the Institute or CUSLI). The Institute is a bi-national, not-for-profit, multi-disciplinary entity jointly founded in 1976 and owned and continuously operated by Case Western Reserve University School of Law located in Cleveland, Ohio, USA and the Faculty of Law, University of Western Ontario located in London, Ontario, Canada. The Institute serves as the administrative home for the Competition. The address for the Competition is: The Canada-United States Law Institute, Niagara Competition Director, c/o Professor Henry T. King, Jr., Case Western Reserve University School of Law, 11075 East Boulevard, Cleveland, OH 44106-7148, U.S.A., <http://cusli.org>, email - niagara2008@case.edu, fax # 216 368-2086.

2. The Competition Director. The Institute annually appoints a law student to preside as the Competition Director. The Competition Director has authority for the administration of the Competition under the guidance of the Institute's professional staff. The administration of the Competition addresses: (1) setting the Competition Schedule; (2) promulgating the Official Rules; (3) approving the Niagara Problem; (4) recruiting and registering participants; (5) distributing information to participants, graders, and judges; (6) selecting the Semi-Final and Final Round judges; (7) aggregating scores; (8) settling disputes; and (9) otherwise assisting the host schools with the Competition.

3. The Host Schools. Case Western Reserve University School of Law and the University of Western Ontario Faculty of Law serve as the host schools for the Niagara International Moot Court Competition. The Host Schools bear responsibility for the authoring of the problem and the bench brief. The Host Schools further bear responsibility for securing preliminary round judges and supplying a list of their names and addresses to the Competition Director for assignment. Additionally, the Host Schools are required to obtain student bailiffs for the Competition and promote the Competition.

4. Final Authority. The Competition Director reserves the right to amend or change these rules and to make all decisions regarding any aspect of the Competition. Any such decisions made by the Competition Director will be final and binding on the participants.

B. Forum.

The Competition shall address a fictional dispute between the United States and Canada. The dispute shall be heard before the International Court of Justice unless otherwise approved by the Competition Director.

C. The Nature of the Competition.

The Competition shall consist of two stages: (1) the written advocacy stage; and (2) the oral advocacy stage.

1. The Written Advocacy Stage. The written advocacy stage requires participating teams to file written submissions (the "Memorials") with the Competition Director addressing a fictional legal problem (the "Niagara Problem"). The Institute then circulates the written submissions to individuals ("Memorial Graders") for scoring.

2. The Oral Advocacy Stage. The oral advocacy stage requires the participating teams to appear before a panel of individuals ("Judges") and argue the positions generally presented in the Memorials. The Judges thereafter evaluate the advocacy skills of the participating teams.

3. Scoring and Awards. Scoring of the written and oral advocacy stages occurs in accordance with the rules established herein. The Institute presents team and individual awards to those demonstrating a mastery of the advocacy skills with the highest award being the Niagara Cup.

D. Team Eligibility and Registration.

1. Team Eligibility. All accredited law schools in the United States and Canada are eligible to participate in the Competition. Every team shall be sponsored by a faculty member and, or an organization within each school internally recognized as having authority to sponsor events sharing similar characteristics to the Competition (i.e. Moot Court Board, International Law Students Association, etc.), unless otherwise approved by the Competition Director.

2. Registration.

a. Potential participants shall receive a registration form from the Competition Director that shall specify the registration fee/deposit in United States currency, and the deadline for receipt of the form. Once completed and mailed by the participating law school and received by the Competition Director by the date established in the Competition Schedule, the registration form shall serve as the law school's notice of intent to participate, and shall be accompanied by a non-refundable deposit in an amount to be designated by the Competition Director on the registration form. All registration fees/deposits are payable by check or money order. Cash or credit card payments will not be accepted. Checks and money orders shall be made payable to "The Canada-United States Law Institute."

b. Teams shall provide the Competition Director with the name of the Faculty Advisor, Student Team Coordinator (if applicable), and a designated Team Contact person, with corresponding addresses, telephone and facsimile numbers, and electronic mail addresses at the time of registration. The Competition Director will address all correspondence exclusively to the Team Contact person. Notice to the Team Contact person constitutes notice to all Team members. The Competition Director will receive enquiries exclusively from the Faculty Advisor and, or Team Contact person.

c. Teams shall provide the names and the corresponding degree program of all individual team members by the deadline established in the Competition Schedule.

d. The Competition Director shall assign each Team a Team Number. The Team Number ensures anonymity during the scoring process. All parties are prohibited from divulging information regarding identification numbers of any team absent leave from the Competition Director.

E. Teams.

1. One Team per law school. Each law school/law faculty shall be permitted to send one (1) Team to participate in the Competition. The purpose of the limitation is to foster competition within each school for a position on the Niagara Team, and to allow each participating law school an equal opportunity to capture the Niagara Cup.

2. Team Composition. Each Team shall be comprised of two (2) to four (4) members.

Participant Eligibility. Each Team member shall be a student enrolled full-time or part-time in a graduate program addressing law (i.e. J.D. or LL.B.), at the institution that sponsors the Team to which he or she will be a member. Students enrolled full-time or part-time in programs granting (i) a joint degree having law as a core component (i.e. J.D. / M.B.A. programs): (ii) a Master of Laws (LL.M.) degree or its equivalent; or (iii) a Doctor of Laws (Ph. D. D.Phil.) degree or its equivalent, may be eligible to compete upon express written approval by the Competition

Director. A person shall not be a member of a Team if that person has been admitted to the bar or admitted to legal practice in any jurisdiction.

Faculty Advisor and Student Team Coordinator. In addition to the two (2) to four (4) team members, each Team shall have an advisor (the "Faculty Advisor") that is a member of the participating law school's faculty or otherwise appointed by the faculty. Additionally, each Team may have a Student Team Coordinator (commonly referred to as a "coach"). Faculty Advisors and Student Team Coordinators may accompany the Team to all aspects of the Competition.

II. THE WRITTEN ADVOCACY STAGE AND THE ORAL ADVOCACY STAGE

A. The Problem, Bench Brief, & Clarifications.

1. The Niagara Problem. The Niagara Problem shall reflect topical issues of international law that jointly affect Canada and the United States. The Niagara Problem shall detail the underlying facts giving rise to the dispute between an Applicant and the Respondent. The Problem shall conclude by presenting legal questions for adjudication.

2. Authorship of the Niagara Problem. The Host Schools or its assigns shall draft the Problem; however, the Competition Director shall possess final approval authority over the Problem. The Problem shall be authored by a person knowledgeable in the field of international law.

3. The Bench Brief.

a. The problem author further shall be responsible for drafting a comprehensive bench brief for use by Judges in the Oral Advocacy Stage. Included in the bench brief shall be approximately twenty (20) sample questions and answers to guide the Judges in their task. The bench brief shall further include all applicable treaties and statutes, or summaries of the same, necessary for the Judges to render proper decisions.

b. The Competition Director shall have the exclusive authority to distribute the bench brief. The bench brief shall be kept strictly confidential. The Competition Director shall disqualify any Team that utilizes the Bench Brief. In the event a Team, Faculty Advisor, or Student Team Coordinator receives the Bench Brief, said parties shall have the affirmative duty to return it to the Competition Director without examining its contents.

4. Requests for Clarifications.

a. The Competition Director shall establish a schedule for Teams to request Clarifications regarding the Niagara Problem. The requests shall be submitted in writing (or by facsimile or electronic mail) to the Competition Director according to the deadlines established by the Competition Director.

b. The problem author shall respond to the Clarifications in writing (or by facsimile or electronic mail), and the Competition Director shall send a copy of the responses to all Teams. All responses for clarifications are the work of the problem's author and are considered complete and sufficient for purposes of the Memorials.

B. Written Advocacy Stage - Memorials.

1. Two Memorials. Each participating Team shall prepare two (2) Memorials –one (1) for the Applicant and one (1) for the Respondent - by the date established in the Competition Schedule.

2. Language and Citation. Memorials shall be in English. Teams from the United States shall follow the citation style specified in the latest edition of A Uniform System of Citation, while teams from Canada shall follow the style specified in the latest edition of the Canadian Guide to Uniform Legal Citation.

Description of the Memorial.

a. The body of each Memorial shall be limited to twenty (20) pages in Times New Roman (12 point) font. The body of the Memorial shall include:

Summary of Argument.
Argument.
Footnotes.
Conclusion.

b. Included in each Memorial, but excepted from the twenty page limitation, shall be the following:

Cover pages.
Table of Contents.
Statement of Facts.
Questions Presented.
Jurisdictional Statement.
Index of Authorities.

c. No annexes or appendices may be attached to the Memorials. The Competition Director shall provide maps / charts or similar materials to all Teams in the event he or she deems that such materials are a necessary and integral part of the argument.

d. The Competition Director shall provide sample Memorials, electronically or otherwise, to all Teams upon the close of the registration period.

e. The Competition Director shall design the Cover pages and distribute samples to all teams upon the close of the registration period. All Memorials are to follow sample Cover pages provided by the Competition Director as a model including all copies of the Memorials. No alterations that would set one Memorial apart from another shall be permitted. Each Applicant's Cover page shall be red and each Respondent's Cover page shall be blue. The Cover pages shall be printed on card stock. Each Memorial shall have a back page corresponding to the color of the Cover page. The Cover page shall include: (i) the Team number; (ii) the name of the court; (iii) the year of the competition; (iv) the name of the case; and (v) the title of the document. The Team number shall be placed in the lower center of the cover of each Memorial followed by an "A" for applicant and a "R" for respondent.

f. All Memorials shall be type-written and double-spaced on 8 1/2" by 11" paper with 1" margins. Teams shall utilize Times New Roman (12 point) font. Headnotes, footnotes and quotations within the argument section may be single-spaced.

g. All citations shall be presented in footnote form and placed at the bottom of the page where the reference is noted. Footnotes found in the body of the Memorial shall be included as part of the Memorial's twenty (20) page limit, and must be printed in the same font type and size as the Memorial. Footnotes shall be limited to citation and reference purposes only. No discursive footnotes shall be permitted. The Competition Director shall possess the exclusive discretion to define whether or not a footnote is discursive and deduct points for violations of the rule. The

Competition Director will distribute to all teams examples of discursive footnotes upon the close of the registration period.

4. Reproductions. Each Memorial shall be reproduced by a Xerox-type copier. No printing or offset is permitted. Reproductions shall be made on white paper. Whenever possible, Teams shall utilize recycled paper products.

5. Construction. All Memorials and reproductions are to be bound by three (3) staples evenly spaced along the left side.

6. Identification. Each Memorial shall be identified by the Team Number. The name of the participating school and the names of any of its representing Team members shall not appear on any part of the Memorial. No other identifying marks shall appear on the Memorials.

7. Submission.

a. The Memorials shall be mailed to the Niagara Competition Director, c/o Professor Henry T. King, Jr., Case Western Reserve University School of Law, 11075 East Boulevard, Cleveland, OH 44106-7148, U.S.A. All Memorials must be postmarked by the deadline established in the Competition Schedule. Memorials postmarked after this date shall not be accepted, and the Team shall not be permitted to participate in the oral advocacy stage of the Competition.

b. Memorials are to be mailed through the use of an express courier or express mail service to achieve a maximum delivery of two (2) days.

c. Each Team shall send fifteen copies of the Applicant Memorial and fifteen copies of the Respondent Memorial to the Competition Director. Copies shall have the same format as the original(s), including the Cover page.

d. Each team shall submit to the Competition Director one electronic copy of its Applicant Memorial and Respondent Memorial via electronic mail by the date established in the Competition Schedule.

e. Each participating Team shall include with its Memorials a written letter addressed to the Competition Director listing the Team number, the law school/faculty, the Team members, and the type of computer and word processing program that the Team utilized to prepare its Memorials. This letter shall be placed in a sealed envelope and returned to the Competition Director in the same packet sent to the Competition Director containing the Team's Memorials.

f. By submitting Memorials to the Competition Director, each Team member certifies that its Memorials have been prepared in accordance with the rules of the Competition, and that they represent the work product, proof-reading, and evaluation of only the members of the Team.

8. Schedule. The basic timetable for the written advocacy stage shall be as follows:

a. The Niagara Problem will be distributed to all participating schools between October 15 and November 15.

b. The Competition Director will accept requests for clarification from the Teams in November, December and January. The Competition Director will forward the requests for clarifications to the problem's author at three intervals.

c. The deadline for submission of Memorials will be in February.

Memorial Graders will score the Memorials throughout February and March.

Notwithstanding the foregoing, the exact dates are not binding, and may change on a yearly basis. The official Competition Schedule shall be set by the Competition Director each year.

9. No Revisions. No team may revise, substitute, add, delete, or in any other manner alter the body of its Memorial(s) after the deadline for submission. However, if a revision is made on a non-substantive part of the Memorial or, for example, if pages are inadvertently left out, the Memorial may be accepted at the discretion of the Competition Director. A discretionary penalty not to exceed 15 points may be imposed by the Competition Director after assessing the facts.

10. Penalty Points. Penalty points shall be awarded to Memorials and teams in non-compliance with the Niagara Rules. The penalties are as follows:

a. One (1) point shall be deducted for every page over the twenty (20) page limit.

b. One-half (1/2) point shall be deducted for any other format error, including, but not limited to the following:

Margins.

Type sets.

Footnotes.

Cover pages.

Staples not Securely Affixed.

Omitted Identification number.

Not including the letter with the Memorials.

c. Where a format error would affect the total number of pages, the Competition Director shall review the electronic copy of the Memorials and shall deduct the points accordingly as listed above.

11. Reservation of Rights. The Institute reserves all rights to Memorials once submitted and may publish them without further consent from the Team.

Oral Advocacy Stage - Preliminary Rounds.

1. Four Preliminary Rounds. Each Team shall present oral arguments a minimum of four (4) times during the Preliminary Rounds of the Competition: at least on two (2) occasions as the Applicant, and at least on two (2) occasions as the Respondent.

2. Pairings. The Competition Director shall establish the pairings of Teams for the Preliminary Rounds by random draw according to identification number only. The schedule for the Oral Advocacy Stage shall be established upon the Memorial submission deadline in order to ensure that every Team shall know in advance the identification number (but not the identity) of the Teams against which it will be competing during the Preliminary Rounds and have the opportunity to review the Memorials of the opposing Team.

3. Participation by all Team members. Any combination of two (2) Team members may participate in each Preliminary Round argument. However, each Team member must present at least once during the course of the Preliminary Rounds.

4. Forty Minutes per Team. Forty (40) minutes shall be allocated for each Team to present in each Preliminary Round argument. This time may be divided between the Team members as they deem wise; however, each Team member shall present at least five (5) minutes during any Preliminary Round argument. The allocation of time shall be provided to the student bailiff prior to the Preliminary Round argument, who shall advise the bench and the opposing team prior to the opening of the session.

5. Rebuttal. A maximum of five (5) minutes may be reserved by the Applicant for rebuttal and shall be subtracted from the total forty (40) minutes allocated for Team argument. The Applicant shall advise the student bailiff prior to the opening of the Preliminary Round argument whether any rebuttal time will be held in reserve. Failure to advise the student bailiff shall constitute a waiver of rebuttal time. Rebuttal may be performed by only one team member. The Applicant is encouraged to announce to the Panel at the beginning of Team argument whether it intends to reserve time for rebuttal.

6. No Surrebuttal. No Surrebuttal by the Respondent shall be permitted.

7. Extensions by the Panel. The Panel may extend any Team argument a maximum of ten (10) minutes. The Panel may not extend time for Rebuttal.

8. Scope of Presentation. The Team's Oral Advocacy Stage presentation is not limited to the scope of the Team's Memorials. The Applicant's Rebuttal is limited to addressing the arguments advanced by the Respondent during the Oral Advocacy Stage round.

9. English. All oral arguments shall be presented in English.

10. Communication between Team members and the Panel. Each Team member may communicate with the Panel, and the Panel may communicate with the Team member presenting arguments to the Panel during the Team member's allotted time. The Panel is discouraged from communicating with other advocates seated at counsel tables regarding substantive matters.

11. Communication between Team members. No communication between Team members seated at counsel table and other Team members, Faculty Advisors, and, or Student Team Coordinators shall occur at any time once an Oral Advocacy round commences. Likewise, Team members, Faculty Advisors, or Student Team Coordinators shall not pass anything to Team members seated at counsel table once an Oral Advocacy round commences. Nothing in this Rule shall be construed as to preclude communication at counsel table between Team members presenting before the Panel.

12. No Exhibits. No exhibits or props shall be used during the Oral Advocacy Stage. The Competition Director shall provide the judges with any materials integral to argument.

13. No Computer, Laptops, Mobile Telephones in Operation. The student bailiffs shall ensure that no computer, laptop or mobile phone is in operation during an Oral Advocacy Stage Argument.

14. Anonymity of Teams. During the Oral Advocacy Stage, Team members and those accompanying Team members may not indicate their school of origin through direct or indirect means. Team members or those accompanying Team members are prohibited from advising Panel members their school of origin

through statements, name tags, or other indicia (including clothing, folders, binders and books bearing the school of origin name or insignia).

15. Ex Parte Procedure. In the event a Team fails to appear for a scheduled Oral Advocacy stage round, the Competition Director may allow the round to proceed ex parte. The Competition Director shall wait a period of fifteen (15) minutes from the scheduled start of the Oral Advocacy Stage round prior to issuing the decision. The ex parte round shall proceed with the Team presenting before the Panel and the Panel scoring as if the absent Team had argued. The absent Team forfeits the round. In the event the Competition Director deems that the nonappearance was intentional and flagrant, the Competition Director may disqualify the Team from the Competition.

16. Recordings. The Host Schools and the Institute reserve the right to audio record, photograph, and, or video record the Oral Advocacy Stage and use such recordings, photographs and videos in promoting the Competition, including publication on the internet. Teams may agree in advance, and subject to the approval of the Competition Director, to allow audio-recordings, photographs, and video recordings of the Oral Advocacy Stage rounds.

17. Public. All Oral Advocacy Stage rounds are open to the public. Teams may agree in advance, and subject to the approval of the Competition Director, to limit the number of spectators in the room. Team members, Faculty Advisors, Student Team Coordinators and any person(s) directly affiliated with a participating Team may attend only those Oral Advocacy Stage rounds in which their Team is competing. The Competition Director may assess penalties for violations of this Rule.

Oral Advocacy Stage - Semifinal Rounds

1. Qualification. The four Teams having the highest total score from the Preliminary Rounds and the Written Advocacy Stage will compete in the Semifinal Rounds.

2. Pairings. The Team having the highest overall score shall compete against the Team having the fourth highest overall score. The Team having the second highest overall score shall compete against the Team having the third highest overall score. The overall scores shall not be revealed.

3. Selection of Argument. The first and second highest overall scoring Teams shall have the opportunity to select which argument (Applicant or Respondent) that they will present in the Semifinal Round. The first and second highest overall scoring Teams may defer the selection thereby requiring the third and fourth highest overall scoring Teams to select which argument to present.

4. Procedure. The Semifinal Round shall proceed in accordance with the Rules established for the Preliminary Rounds.

Oral Advocacy Stage - Final Round

1. Qualification. At the close of the Semifinal Rounds, the Competition Director shall determine the scores to be awarded to each Team that participated in the Semifinal Rounds. The Team emerging with the highest total points from the Semifinal Round where the first highest overall scoring Team competed against the fourth highest overall scoring Team shall advance to the Final Round. The Team emerging with the highest total points from the Semifinal Round where the second highest overall scoring Team competed against the third highest overall scoring Team shall advance to the Final Round. At no time during the Competition shall the Competition Director, the Panel or any other person reveal the scores awarded in the Semifinal Round.

2. Selection of Arguments. A toss of a coin shall determine which Team shall have the opportunity to compete as the Applicant or Respondent. The Team winning the coin toss may select the argument or defer to its opponent whether to proceed as Applicant or Respondent.
3. Procedure. The Final Round shall proceed in accordance with the rules established for the Preliminary Rounds.
4. The Niagara Cup. The Team emerging with the highest total points from the Final Round, as determined by the Rules addressing scoring, shall be awarded the Niagara Cup.

Oral Advocacy Stage – Judges

1. Three Judge Panels. In each Oral Advocacy Stage Round, the Competition Director shall employ a Panel comprised of three (3) Judges. In the event the requisite number of Judges are unavailable to serve as Preliminary Round Judges, the Competition Director may authorize a Panel of two (2) judges as a means of last resort. In no case shall the Competition Director authorize a Panel of (1) Judge for any Oral Advocacy Stage Round, or a Panel of less than three (3) Judges for the Semifinal and Final Rounds.

2. Eligibility. The Competition Director, in consultation with the Host Schools, shall determine the eligibility of Judges subject to the following limitations:

- a. Students may not serve as Judges, except LL.M. and other post-law degree candidates who are not directly affiliated with any Team participating in the Competition at which they are judging.
- b. Faculty Advisors may not act as Judges unless their Team has been eliminated from the Competition.
- c. Persons that have judged a practice round, formally or informally, of a participating Team may not serve as Judges during the Competition.

3. Affiliation with Teams. No Judge should appear on a Panel involving a Team from a school or having Team members with which the Judge has an affiliation that would create an appearance of impropriety, unless otherwise authorized by the Competition Director. Alumnus status does not constitute a violation of the Rule.

4. Anonymity of Team and Team Members. Judges are prohibited from attempting to ascertain the country and school of origin of a Team or Team member.

5. Prior Viewing. Judges are prohibited from viewing a Team which they have viewed in a previous Oral Advocacy Stage round unless no Team member from the previous round will be presenting in the current round and the opposing Team consents. In the event this occurs, the Judge should be mindful to ask different questions than those posed in the prior rounds.

6. Preparation. Every Judge hearing oral arguments shall receive, in advance of the Preliminary Rounds, a copy of the Problem and the bench brief. During the arguments, each member of the Panel shall have before him or her all of the above materials, as well as a copy of the pertinent Memorials.

7. Bench Brief. Judges shall keep the contents of the Bench Brief confidential.

8. Questioning. Judges may enquire of any Team member presenting oral arguments before the Panel. Judges are discouraged from communicating with Team members seated at counsel table.

9. Commentary. Judges are encouraged to provide feedback to Teams regarding the Team's performance at the close of the Oral Advocacy Stage round and following scoring – however, the Judges should not make any comments relating to the scoring of the round or the contents of the Bench Brief. Judges should be mindful of the time-limitations of the Competition.

III. OUTSIDE ASSISTANCE.

A. No Team shall receive any assistance in the writing of its Memorials. All research, writing, editing, and citation shall be the work-product of the identified Team members. This includes proof-reading by faculty and non-team members at each university. No Team shall receive any assistance in the substantive preparation of its oral argument. This rule shall not be construed to prevent preliminary general discussion of the issues with faculty or others before researching or writing the Memorials or preparation of oral argument. Nor shall it be construed to prevent the judging of a practice argument by faculty or others, or the giving of general critiques on such oral arguments by the judges.

B. No Team that has been eliminated from the Competition shall assist another Team.

IV. SCORING.

Written Advocacy Stage – Memorials

1. Memorial Graders.

- a. Each Team shall provide the Competition Director with the name and contact information of a Memorial Grader for the Competition by the date established in the Competition Schedule.
- b. Failure to present the name and contact information of the Memorial Grader to the Competition Director by the date specified in the Competition Schedule will result in a ten-point penalty being assessed to the Team's Memorials.
- c. The Memorial Graders may not otherwise participate in the Competition, including judging preliminary or practice rounds or coaching teams.
- d. The Memorial Graders shall be knowledgeable in international law. Students may not serve as Memorial Graders unless approved by the Competition Director.
- e. One-half of the Memorial Graders shall grade the Applicant Memorials; the remaining half shall grade the Respondent Memorials. Each grader may be responsible for grading a number of Memorials equal to the number of participating schools, unless the number of teams is excessive. Generally, Memorial Graders are responsible for six to eight Memorials.

2. Anonymity. All Memorials shall be assigned a predesignated number by the Competition Director to assure anonymity during the grading process.

3. Factors. Each Memorial Grader shall receive a grading form from the Competition Director outlining the factors to be considered during the grading process. This form shall contain an average score so that each Memorial Grader has a median number by which to judge the quality of the individual Memorials. The factors to be considered are as follows, but the order in which they are listed is in no way indicative of their importance:

1. Legal substance.
2. Style. spelling, grammar, and form.
3. Use of authority and extent of research.
4. Knowledge of the facts.
5. Analysis of the issues involved.
6. Logic and reasoning.
7. Clarity and organization.
8. Persuasiveness.
9. Thoroughness.
10. Ingenuity and novelty.

4. Procedure. Each Memorial will be able to receive a maximum score of fifty (50) points. Every Memorial shall be graded at least three (3) times by three (3) separate Memorial Graders. Scores for each memorial will be averaged by the Competition Director to determine a final Memorial score.

5. Official Score-Keeper. The Competition Director or its assign(s) shall serve as the official score-keeper(s) for the Competition. Memorial scores shall be mailed to the Competition Director prior to the Preliminary Rounds. The Competition Director shall be responsible for deducting points from the Memorial for violations of the rules.

6. Awards. The final Memorial score will be used to determine awards Nos. 1, 2, 3 and 4.

Oral Advocacy State - Preliminary Rounds.

1. Factors. Each Judge presiding over an oral round shall receive a grading form from the Competition Director outlining the factors to be considered during the judging process. This form shall contain an average oral score so that each Judge has a median number by which to judge the quality of the individual advocates. The factors to be considered are as follows, but the order in which they are listed is in no way indicative of their importance:

1. Poise and courtroom manner.
2. Analysis of the issues.
3. Organization and logical presentation.
4. Familiarity with the law.
5. Thoroughness.
6. Control of the argument.
7. Persuasiveness.
8. Response to questions.
9. General knowledge of the substance and process of international law.
10. Knowledge of the facts.

2. Procedure. Each Judge shall independently evaluate every Team member presenting before the Panel at the conclusion of each round and mark an accompanying score in the grading form. The Judges shall not at any time disclose the scores to the Teams. The Judges shall not decide a victor for the round.

3. Scoring. The Competition Director shall average the individual scores provided by each Judge to obtain a final oral argument score for each Team member. The Competition Director shall determine each Team's final score for the round by averaging the two individual Team members' final oral argument score. Thus: $(\text{Advocate \#1} + \text{Advocate \#2})/2$ will determine the total points for each round. Individual advocate scores will be retained for the Best Advocate award.

4. Designation of Applicant or Respondent Scores. In the event a Team member intends to present oral arguments as the Applicant and the Respondent during the Preliminary Rounds, that Team member must designate prior to the commencement of the Preliminary Rounds which set (Applicant or Respondent) of arguments shall be used to calculate Best Advocate rankings. In the event that no designation is selected, the Competition Director shall utilize the lower set of scores for ranking purposes.

Oral Advocacy Stage - Semifinal Rounds.

1. Selection. The four Teams having the highest total score from the Preliminary Rounds and the Written Advocacy Stage, will compete in the Semifinal Rounds. Scores for entering into the Semifinal Rounds shall be computed as follows: Add the team final score from each Preliminary Round and multiply by .66. To that number add the Memorial scores used to calculate awards 1 through 4 multiplied by .33. The formula is as follows: (Preliminary Round ("PR") 1+PR2+PR3+PR4 + ...)(0.66)+(Final Memorial Applicant score + Final Memorial Respondent score)(0.33).

2. Advancement. At the close of the Semifinal Round, the Competition Director shall average the individual scores provided by each Judge to obtain a final oral argument score for each participating Team member. The Competition Director shall determine each Team's final score for the round by averaging the two individual Team members' final oral argument score. Thus: (Advocate #1 + Advocate #2)/2 will determine the total points for each round. The Team emerging with the highest total points from the round where the first highest overall scoring Team compete against the fourth highest overall scoring Team shall advance to the Final Round. The Team emerging with the highest total points from the round where the second highest overall scoring Team competed against the third highest overall scoring Team shall advance to the Final Round. At no time during the Competition shall the Competition Director, the judges or any other person reveal the scores awarded in the Semifinal Round.

Oral Advocacy Stage - Final Round.

1. At the close of the Final Round, the Competition Director shall average the individual scores provided by each Judge to obtain a final oral argument score for each participating Team member. The Competition Director shall determine each Team's final score for the round by averaging the two individual Team members' final oral argument score. Thus: (Advocate #1 +Advocate #2)/2 will determine the total points for the round. The team emerging with the highest total points from the Final Round shall be awarded the Niagara Cup.

2. The Niagara Cup shall circulate each year. The name of the winning Team shall be engraved on the Niagara Cup by that Team prior to the next Competition.

E. Tiebreakers.

1. If two or more Teams are tied for purposes of determining the selection of the Semifinal Rounds' participants. the following procedures shall be employed:

a. if the tied Teams have faced each other in the Preliminary Rounds, the winner of that match shall be ranked higher

b. if the tied Teams have not faced each other, or in the event the head-to head match-up was inconclusive, the Competition Director may schedule a match(es) between the tied teams, with the higher Team number presenting arguments on behalf of the Applicant. The scoring/advancement procedures employed for the Semifinal Rounds shall be utilized to determine the higher ranked Team.

2. If the Semifinal Round(s) results in a tie, the Competition Director shall reconvene the Panel and request that the Judges mutually select a Team to advance. In the event, the Judges are unable to select a Team, the Competition Director shall request that the Judges vote on the advancing Team. The Team receiving two votes shall advance to the Final Round.
3. If the Final Round results in a tie, the Competition Director shall re-convene the Panel and request that the Judges mutually select a Team to receive the Niagara Cup. In the event, the Judges are unable to select a Team, the Competition Director shall request that the Judges vote on the Team. The Team receiving two votes shall receive the Niagara Cup.
4. In the event a tie occurs in the Written Advocacy Stage or individual rankings, the tied teams/individuals jointly shall receive the award.

V. AWARDS.

The Institute shall award the following at the conclusion of the Competition:

1. Best Team Memorial- Applicant.
 2. Best Team Memorial- Respondent.
 3. Runner-Up Team Memorial- Applicant.
 4. Runner-Up Team Memorial- Respondent.
- Based Exclusively on Preliminary Round Oral Advocacy Stage Scores Only
5. Best Team Argument - Applicant.
 6. Best Team Argument - Respondent.
 7. Best Advocate.
 8. 2nd Place Advocate.
 9. 3rd Place Advocate.
 10. 4th Place Advocate.
 11. 5th Place Advocate.
- Based on Advancement to Semifinal Round
12. Semifinalist
 13. Semifinalist
 14. Semifinalist
 15. Semifinalist
- Based on Final Round Performance
16. Niagara Competition Winning Team - Niagara Cup.
(1st Place. Final Round Winner)
 17. Niagara Competition Runner-Up.
(2nd Place. Final Round Runner-Up)

VI. PENALTIES.

The Institute reserves the right to assess penalties including disqualification and forfeiture of registration fees. Any penalties assessed shall be determined on a reasonable and appropriate basis for the failure to comply with Competition rules.

VII. DISPUTE SETTLEMENT.

A. Complaints and challenges which arise prior to the submission of the Memorials shall be submitted in writing to the Competition Director within seven days of the event giving rise to the complaint of challenge. The Managing Director of the Institute shall resolve the dispute. The decision is final and binding.

B. Conflicts arising at the oral competition must be brought to the attention of the Competition Director in writing within one (1) hour of the close of the round during which the alleged rule violation occurred. Disputes which arise during the course of the oral rounds shall be settled by a panel composed of the faculty advisors of the two (2) affected teams and a third person to be designated by the Competition Director with the guidance of the Institute. The Institute shall appoint any additional persons. The Panel's decision is final and binding.

VIII. RESERVATION OF RIGHTS.

All materials developed by the Institute for the Competition and submitted to the Competition Director by the participating Teams are the sole property of the Institute and may not be reproduced for any purpose other than participation in the Competition unless expressly approved, in writing, by the Competition Director.