



INTERVIEW TOPICS FOR MOOT COURT COMPETITION TEAMS APPLICANTS

Central and East European Moot Court Competition

1. Regulations, Directives – legislative procedure, subsidiarity + general overview
2. Directives: direct/indirect effect (general overview) + incidental horizontal effect
3. Internal market: fundamental freedoms, exceptions – proportionality + general overview
4. Competition law: Art. 101 TFEU, 102 TFEU + general overview
5. Discrimination: general overview

Helga Pedersen Moot Court Competition (European Human Rights Moot Court Competition)

1. European Convention on Human Rights (ECHR), European Court of Human Rights (ECtHR), individual complaints
2. Admissibility criteria for applications to the ECtHR
3. Theory of human rights protection under the ECHR
 - a. Absolute and relative rights
 - b. The proportionality test
 - c. Margin of appreciation and European consensus
 - d. Positive and negative obligations
 - e. Substantive and procedural obligations
 - f. Obligations of conduct and result

International Criminal Court Moot Court Competition

1. The development of international criminal law, ICTY, ICTR, other *ad hoc* international and internationalized criminal tribunals, Rome Statute and ICC
2. Core crimes – genocide, crimes against humanity, war crimes and the crime of aggression, *actus reus* and *mens rea* in international criminal law
3. Contextual elements in international criminal law





4. Individual criminal responsibility under Art. 25 of the Rome Statute
5. Jurisdiction of the ICC – territorial, personal and temporal
6. Jurisdiction triggers, Arts. 12-16 of the Rome Statute
7. Admissibility of a case before the ICC, Art. 17 of the Rome Statute
8. General principles of international criminal law

Telders International Law Moot Court Competition

1. Proceedings before the ICJ: Jurisdiction, Admissibility, Intervention
2. Difference between contentious cases/advisory opinions
3. Recent/pending cases before the ICJ
4. Sources of law, hierarchy, customary international law
5. Role and authority of case-law of international tribunals
6. Role and relevance of the International Law Commission and its work
7. Responsibility of States (elements, attribution, circumstances preventing wrongfulness)
8. Interpretation of treaties (mainly Article 31 and 32 of the Vienna Convention on the Law of Treaties)

