Columbia Law School MOOT COURT PROGRAMS

The Paul, Weiss, Rifkind, Wharton & Garrison LLP Moor Court Program

The Winston & Strawn International Moot Court Program

Moot Court Programs 2020-2021

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September 2020

Dear Class of 2023:

Welcome to the world of moot court! In the spring, you will take the second half of Legal Practice Workshop ("LPW II"). As part of LPW II, you will be required to participate in an approved moot court program. This handbook is designed to teach you about the Law School's ten 1L moot court offerings.

Most of you will satisfy the moot court requirement through participation in the 1L Foundation Moot Court. Through that program, you will receive a moot court problem created through the Law School in January. Working in pairs, you will write several drafts of an appellate brief and then orally argue your position before a panel of alumni and student judges.

Some of you will choose to satisfy your moot court requirement through participation in one of the following "specialized" moot court programs:

American Intellectual Property Law Association (AIPLA) Moot Court
Environmental Law Moot Court
European Law Moot Court (EU)
Frederick Douglass Moot Court
Jessup International Moot Court
LaLSA Moot Court
National Native American Law Students Association Moot Court
Vienna International Arbitration Moot Court (Vis)
Williams Institute Moot Court

These programs allow you to focus your advocacy on a substantive area of law that interests you. Enrollment for each of the listed programs is limited, and interested students must complete an application process in the fall. These programs also have their own timetables, which are set by the sponsoring organizations that create the problems. For some of the programs, you will begin writing your brief in the fall semester. However, regardless of the timetable or other requirements of the particular program in which you participate, you will need to attend and complete satisfactorily the corresponding Legal Practice Workshop section, which runs through the entire spring semester. As part of this course, you will revise your brief under the supervision of a student editor and instructor.

I hope that you have an engaging and rewarding moot court experience.

Best wishes,

Ilene Strauss Director, Legal Writing and Moot Court Programs

The Paul, Weiss, Rifkind, Wharton & Garrison Moot Court Program

1L Foundation Moot Court

Beginning in January, each 1L participant researches and writes an appellate brief under the close supervision of an upper-class student editor and an instructor. The problems are designed by the editors and in the past have involved a range of legal issues, including First Amendment violations, copyright and trademark infringement, defamation, employment discrimination, civil rights violations, and criminal law.

Editors and instructors work with Foundation participants through all stages of the research, drafting, and revision process. Later in the semester, students will present oral arguments on their briefs before panels of alumni attorneys and student judges. The 1L Foundation Moot Court is an excellent opportunity for 1L students to develop and apply the research and writing skills acquired in the fall semester, while offering students practical training in brief writing and appellate advocacy. The structure and pace of the course allow students to create polished writing samples while reflecting on the purpose of various components of an appellate brief.

Satisfactory completion of the 1L Foundation Moot Court is mandatory for those not participating in an equivalent specialized moot court program.

Eligibility

All 1L students are eligible to participate in the spring, and no application is required. Foundation Moot Court is mandatory for those not participating in an equivalent specialized moot court program.

Requirements

Satisfactory completion of an appellate brief and oral argument

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The Paul, Weiss, Rifkind, Wharton & Garrison Moot Court Program

American Intellectual Property Law Association (AIPLA) Moot Court

The Giles Sutherland Rich Moot Court Competition, sponsored by the American Intellectual Property Law Association, is a moot court devoted to issues of intellectual property law. Recent years' problems have focused on patent law issues, such as the validity of a patent for a mind-reading device. Other areas of IP law, such as copyright and trademark, are also sometimes involved.

Why AIPLA?

Intellectual property is a growing practice within the legal profession that touches upon multiple industries, including science, technology, healthcare, media, entertainment, sports, and finance, among others. Many law firms report a growing need for intellectual property departments, as both cases and deals more frequently feature an intellectual property component. By participating in the AIPLA Moot Court, students will learn the basics of intellectual property law and the appellate procedures of the Federal Circuit.

Application

While the AIPLA Moot Court problem will address issues in intellectual property law, no formal background in science, technology, copyright, or other IP areas is necessary. Team selections will be made based on the completion of application materials and an enthusiasm for intellectual property and/or public speaking. Our internal moot court curriculum is designed so that team members will first receive exposure to intellectual property law and public speaking, at which point they will be prepared to address the AIPLA Moot Court problem.

We will select at least twelve students for the AIPLA moot court this fall. Interested students who cannot attend the information session should email cls.aipla@gmail.com for more information.

Competitions

<u>Internal Competition</u>: To determine which AIPLA students will attend the regional competition, we will review each student's legal writing and oral advocacy skills during the Internal Competition. In mid-October, students will submit their first LPW memo and present oral arguments based on a patent-related prompt. All AIPLA students must participate in the Internal Competition to be considered for the external team.

Regional Competition: The four students that perform the best in the internal competition will advance to the regional competition, where they will represent Columbia against teams from other schools. Regional competitors, in teams of two, write an appellant and an appellee brief over winter break. Each team will work closely with the editors and coaches, who will assist with research, the brief-writing process, and oral arguments. The regional competition will be held in Boston (or remotely) in March.

<u>National Competition</u>: The top two teams at the regional competition advance to the national competition in Washington, D.C. (or remotely), in April, where students argue before the U.S. Court of Appeals for the Federal Circuit for the championship title and a prize of \$2,000.

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The Paul, Weiss, Rifkind, Wharton & Garrison Moot Court Program

Environmental Law Moot Court

Why Environmental Law Moot Court?

The Environmental Law Moot Court is a great way to fulfill your 1L moot court requirement while gaining valuable advocacy experience through one-on-one training. Our competition team is the smallest of the moot court programs, and we make mentorship and team bonding a priority for all participants.

Build Skills

The Environmental Law Moot Court is an outstanding option for any student who wants to get more experience with appellate law. We welcome applicants of all backgrounds and interests. Environmental law is a mixed bag of many different legal subjects and disciplines including constitutional law, torts, administrative law, and property, to name just a few. We encourage students with past experience in environmental law or policy to apply, as well as those with a general interest in appellate law who want to master a challenging legal problem. By the end of the spring semester, participants will have written a full appellate brief and thoroughly prepared for a rigorous oral argument.

A Record of Excellence

Even though we are the only school that sends 1Ls to the national competition, Columbia consistently performs well at the competition. On the heels of Columbia's first ever national championship win in 2017, the 2018 team took home the award for best written brief out of a field of 60 teams from across the country. The 2019 competitors advanced to the quarterfinals and took home several individual placements for best oralist in their rounds. Last year's team also won several best oralist awards.

Two Ways to Participate

Up to twelve 1L students may participate in the Environmental Law Moot Court. Three students will be selected for the *Competition Team* and will write their brief in the fall semester and attend the National Environmental Law Moot Court Competition at Pace Law School in February. The *Internal Team*, composed of nine students, will write their briefs in the spring semester and will participate in an oral argument at Columbia in early April. The Internal Team is recommended for those students who are interested in environmental and appellate law and want to improve their legal-writing and oral-advocacy skills in a noncompetitive program. The Environmental Law Moot Court is the only moot court where students for the Competition Team are selected at the beginning of the fall semester, instead of later in the year.

Informational Meeting

A general interest meeting for Environmental Law Moot Court will be held on Thursday, September 17 from 4:40 p.m. - 5:50 p.m. on Zoom.

Application Process

Students are strongly encouraged to apply to both the Competition Team and the Internal Team. If you are interested in both teams, please fill out applications for each team separately on LawNet. When you rank moot courts, you will be able to rank the Internal Team and the Competition Team separately. If you are only interested in one team, you need only apply to that team.

We will be reaching out to candidates for the Competition Team to schedule an interview, which will consist of a short oral argument over Zoom. Students *not* interested in being considered for the Competition Team are not required to interview. However, in the event that spots for the Internal Team are limited (as has been the case in recent years), preference will be given to those who express interest by participating in the Competition Team interview and tryout process. Please note that the national competition is currently scheduled to run online, except for the final round, which will be in person at Pace University in White Plains, NY.

Important Dates

September 15, 2020 Application opens
September 16, 2020 Informational meeting

September 22, 2020 Application due

September 23–30, 2020 Oral argument tryouts (on Zoom)

October 5, 2020 Problem released

November 21, 2020 Written brief for Competition Team due

Mid-January 2020 Oral argument boot camp for Competition Team

February 17–19, 2020 Competition Preliminary Rounds on Zoom

March 6, 2020 Final Round at Pace Law School
Mid-March 2020 Written brief for Internal Team due
Early April 2020 Oral arguments for Internal Team

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The Paul, Weiss, Rifkind, Wharton & Garrison Moot Court Program

Frederick Douglass Moot Court

Sponsored by the National Black Law Students Association

Become an Outstanding Advocate

The Frederick Douglass Moot Court team is looking for 1Ls from all backgrounds that are excited about developing their writing and advocacy skills. Topics generally concern constitutional law issues affecting minorities, and in recent years have included: cruel and unusual punishment, due process, ineffective assistance of counsel, the Defense of Marriage Act, minority voting rights, classification of NCAA athletes as employees, affirmative action, torture, felon disenfranchisement statutes, racial profiling, and the process rights of capital defendants.

Become Part of a Winning Legacy

Frederick Douglass (Fred Doug) Moot Court is truly a team—and in fact the largest competitive team at Columbia Law School. Fred Doug 2Ls and 3Ls remain actively and enthusiastically involved, serving as coaches, editors, and judges. This support is integral to our team's long tradition of excellence in competition. Last year, our teams took first, second, and third place at the regional competition, as well as the award for "Best Oralist." We sent three teams to the national competition; one team placed third in the country and took the award for "Best Oralist." In prior years we have had similar success, including winning the national competition, sweeping regionals by winning all individual awards, as well as taking first, second, and third place.

Make the Most of Your Moot Court Experience

You can expect Frederick Douglass Moot Court to be a substantial time commitment, but you can also expect huge returns on your investment. You and your partner will work with 2L editors as you develop substantial brief writing skills. Editors will assist you, after your individual submission, as you make substantial edits to your briefs and arguments before the regional competition. The final product of your brief will be an excellent writing sample for employers. Once the second semester begins, your focus will turn to oral advocacy. You will be expected to master both sides of the problem—an incredibly rewarding challenge. Each team will complete numerous practice sessions in the weeks leading up to the regional competition. During those sessions, panels of student judges, all Fred Doug alumni, will challenge your arguments and provide extensive individual feedback. After all this prep work, you will feel prepared to field tough

questions asked by attorneys, professors, and judges during the regional competition, and feel more confident in the classroom.

Join an Enriching Community

The Frederick Douglass Moot Court Team is made possible by the support of the Columbia Black Law Students Association. All of our team members become members of BLSA; however, you do not need to be a member to apply. As part of Columbia BLSA, our team participates in general body meetings, community service, and committees. This is the heart of our team and our mission. All members are expected to attend general body meetings, and we also participate in a community service event with BLSA in the fall. Past members describe our moot court as the Fred Doug Family because we are part of a shared experience that goes beyond writing and the competition. By joining this moot court, you will become part of a community that extends far beyond law school and will support you throughout your time at Columbia.

Application Information

Information Session: September 15, 2020 from 4:45-5:40 PM E.D.T.

Fred Doug Information Session: September 16, 2020 from 5:00-5:20 PM E.D.T.

Application Release: September 15, 2020 at 5:00 PM E.D.T. Application Closes: September 22, 2020 at 5:00 PM E.D.T.

Oral tryouts: September 23–30, 2020

Briefs Due: November 2020

Boot Camp: January 4–8, 2021 (early return from Winter Break)

Regional Competition: Late January 2021

National Competition: March 2021

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The Paul, Weiss, Rifkind, Wharton & Garrison Moot Court Program

Latinx Law Students Association (LaLSA) Moot Court

The LaLSA Moot Court program offers law students the opportunity to explore complex contemporary issues in refugee and asylum law while developing their brief-writing and oral advocacy skills. Every year, thousands of refugees apply for asylum in the United States to escape persecution in their home countries. The LaLSA Moot Court focuses on the legal issues that affect those asylum claims. Students will compete in the Fourteenth Annual Asylum and Refugee Law National Moot Court Competition hosted by the UC Davis School of Law, where historically, the team has had great success.

The Competition

We are looking for sixteen dedicated first-year law students of all backgrounds. Four student coaches and two student editors will assist selected students. During the fall semester, students will participate in oral advocacy and legal research training and will also be invited to virtual social events to build relationships with team members, coaches, and editors. The competition problem will be released in mid-December, and students will write the first draft of their briefs during the winter break.

The final draft of the brief will be due in mid-January after a three-day boot camp on legal research and writing and oral advocacy. During this time, students will begin practicing their oral arguments in preparation for the internal competition, which will be judged by respected practitioners, professors, and judges in late January. The two winning teams will represent Columbia Law School in the national competition, which will be held virtually by U.C. Davis during the first weekend in March.

The Application

Students will be chosen based on two criteria: (1) two short answer questions about your interest in LaLSA Moot Court and (2) an oral presentation. The short answers should discuss why students wish to join the LaLSA Moot Court team, what they can contribute to the program, and any experiences relevant to the selection process, including previous work or volunteer experiences. The oral presentation will require students to choose a side in an asylum issue and defend their position before the student coaches and editors. The issue will be thoroughly explained in the application materials, so no outside research will be necessary.

Important Dates

September 15 Application released

September 16 LaLSA Moot Court informational session (4:40 PM on Zoom)

Meeting ID: 942 6364 2300; Passcode: mootcourt

September 20 Office Hours with Editors & Coaches (2:00-6:00 PM EDT on Zoom)

Meeting ID: 932 6105 0810; Passcode: 280411

September 22 Application due on LawNet

September 25-27 Oral argument tryouts

Mid-December Problem released

January 6-7 Moot Camp

January 11-13 Brief Drafting Days
Late January Internal Competition

March 6-7 U.C. Davis National Competition

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The Paul, Weiss, Rifkind, Wharton & Garrison Moot Court Program

Native American Law Students Association (NALSA) Moot Court

The National Native American Law Students Association (NNALSA) has hosted a national moot court competition since 1993, offering students from all backgrounds a great opportunity to gain experience in the truly unique, multidisciplinary, and challenging field of federal Indian law. Recent topics in the area of federal Indian law include the right to counsel in tribal courts, marijuana legalization, the "Baby Veronica" child custody case, the Washington Redskins name change controversy, and casino gambling regulations.

After a few primer classes on basic federal Indian law and brief writing, participants spend part of the fall semester or winter break working with their partner to write a brief based on a problem published in November by the host school. Briefs are due in early January, after which teams practice with their coaches and editors for oral argument twice each week. All teams will participate in the national competition in late February 2021. Each team argues at least twice at the national competition—once on the side for which they wrote their brief and once on the opposite side. Judges consist of high-profile Native Law practitioners and academics, tribal justices, and state and federal judges. Sixteen teams are selected to advance beyond these preliminary rounds and are assigned different sides to argue for up to five additional elimination rounds. Scores at the competition combine teams' brief scores with their scores for oral argument. Prizes are awarded for best brief, best individual oralist, and best overall performance.

The University of North Dakota will host the competition this year. The competition is scheduled to take place in person but may switch to an online or hybrid format if necessary. Columbia Law School teams are consistently among the top teams at the national competition. Last year, Columbia made up nearly half of the teams in the elite eight, won third in best individual oralist, and won both best overall performance and best brief.

Three Important Points

• First, EVERYONE is eligible to participate and encouraged to apply. You do not have to be Native American, and most past participants have had little to no exposure to federal Indian law prior to joining the team.

- Second, EVERYONE who participates will be able to compete in the national competition in North Dakota. We do not have an elimination round at Columbia before the national competition or limit the number of teams we send.
- Third, 1L students receive credit for the NALSA Moot Court to satisfy the Foundation Moot Court requirement.

Important Dates

Tuesday, September 16 NALSA Moot Court Info Session

Tuesday, September 22 Application due at 5 p.m.

November 2020 Problem published on the NNALSA website

December 2020 Sides assigned January 2021 Briefs due

January–February 2021 Oral argument practices

February 26-27, 2021 Participate in the national competition in North Dakota

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The Paul, Weiss, Rifkind, Wharton & Garrison Moot Court Program

The Williams Institute Moot Court

The Williams Institute Moot Court (Williams) is the only national moot court competition dedicated to the areas of sexual orientation and gender identity law. It offers students the opportunity to analyze unique and challenging issues of constitutional law affecting the LGBTQ community. Previous legal topics have included a Title IX challenge to a school policy restricting students to restrooms based on biological sex, an affirmative action program based on sexual orientation in government contracting, discrimination based on religious beliefs, the intersection between discrimination based on orientation and discrimination based on sex, and the rights of transgender people in prisons.

Program Structure

Twelve students will participate in Williams at Columbia. Students of any background who have an interest in constitutional law, appellate advocacy, or issues of sexual orientation and gender identity are encouraged to apply. Over the course of the fall semester, we will hold a few workshops to discuss the development of law related to sexual orientation and gender identity, as well as the fundamentals of appellate advocacy.

Within the twelve students participating in Williams, we will select four students (two teams) to compete in the national competition. During Legal Methods II, these external teams will participate in brief-writing and oral argument workshops with the editors and coaches. The external teams will submit briefs to the national competition in February and may, depending on travel restrictions, travel to sunny Los Angeles in late March to participate in rounds of oral argument before judges and legal professionals. If a team advances to the final round, they may return to UCLA in April to compete again.

Application Process

We will select students for the program based on a 250-word statement of interest, a short closed-universe writing prompt, and a 5-10 minute oral argument on a topic of the individual's choosing. The statement of interest should discuss why students wish to join Williams, what they can contribute, and any relevant experience. After those twelve have been selected, we will hold an internal moot, or "mini-moot," at a later date to determine which four will compose the external team.

One Important Note

Although the topics of this moot court focus on sexual orientation and gender identity, all identities are welcome!

Timeline

Information Session for All Programs: September 15th from 4:45-5:40

Application Released: September 15th

Smaller Information Session: September 16th from 5:20 -5:40

Written Application Due: September 22nd

Oral Tryouts: September $23^{rd} - 30^{th}$ Decisions Released: October 2^{nd}

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The Winston & Strawn International Moot Court Program

European Law Moot Court

The European Law Moot Court deals with current issues in European law. This moot court is an exciting chance to tackle questions of current legal, social, and practical significance emerging from European integration and political changes in Europe.

Working on the moot court exposes team members to issues beyond what they would normally see in the 1L curriculum, giving team members a unique and valuable opportunity to learn about another legal system in depth. For instance, last year's problem touched on strands of EU law related to Brexit, religious freedoms, and the relationship between Member States and the EU. In years prior, the problem dealt with the public procurement, data-privacy regulations, corporate government, and national security.

Schedule

There are three stages to the competition—the submission of written pleadings, the oral rounds in cities across Europe and around the world, and the oral finals at the European Court of Justice in Luxembourg. Because the written pleadings are due at the end of December, the teams begin working on their briefs at the end of September. This work is especially exciting for our 1L members, as it will give them exposure to brief writing before any of their peers, while allowing them to finish moot court work with time to focus on finals and enjoy their winter break. Two teams of three to four students work on two written briefs—one for the applicant's side and one for the defendant's.

If a team's written pleading is selected by the regional moot court committee, the team will advance to one of the regional finals across Europe in February. In 2021, there's a possibility that these competitions will be hosted virtually. The Law School graciously funds the trip to Europe to compete in the regional finals. In previous years, regional rounds have been held in Athens, Helsinki, Prague, Paris, and Bremen. The judges include prominent scholars of European law as well as officials and judges from the European Court of Justice. Not only do team members gain invaluable experience in conducting oral arguments, but they are also able to meet with governmental officials, tour the host countries, and meet with other competitors from all over Europe and America. Columbia students have frequently won the best oral advocate award at regional finals.

The top team from each regional, as well as one additional individual team member advance to the All-European Final, held at the European Court of Justice in Luxembourg in March or April. Finalists get the opportunity to moot in front of the European Court of Justice, the highest court of the European Union. Columbia has previously won first place oral advocate at the All-European Final.

Application Process

We will be selecting six to eight team members for the 2020-21 competition (two teams of three to four members each). We encourage all interested 1Ls to apply. For native English speakers, knowledge of French at any level of competency is highly desirable, though not necessary. Native languages other than English are also an asset. Previous exposure to European law and/or previous experience with public speaking or debate will be considered assets, but are by no means required. We strongly encourage any interested students to apply!

Applications will be submitted through LawNet, and we request that candidates submit a resume, a brief statement of interest, and a 2-3 page writing sample of their clearest academic or professional writing. Top candidates will be notified and invited back for oral auditions. Two teams of three to four individuals will be selected.

Important Fall Dates

While subject to minor adjustment, we ask that you please keep the following tentative recruitment dates in mind:

September 15 Information session, 4:45-5:40 pm on Zoom

September 17 European Law Moot Court session, 5:00-5:20 pm on Zoom

September 22 Application materials due

September 23-30 Oral auditions

December 20 Written submissions due

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This program is made possible by the generous support of Winston & Strawn LLP.

The Winston & Strawn International Moot Court Program

Jessup International Law Moot Court

The Philip C. Jessup International Law Moot Court Competition is the world's largest moot court, with participants from more than 600 law schools across 100+ nations. The competition simulates a dispute between two countries before the International Court of Justice (ICJ), the judicial arm of the United Nations. Recent topics have included the use of force, international trade, international criminal law, state responsibility for environmental degradation and human rights violations, legality of nuclear weapons, undersea espionage, the threat or use of force, validity of international arbitral awards, mass surveillance, the right of self-determination, and international protections for traditional knowledge and cultural property.

Columbia Law School Jessup Team

The Columbia Law School Jessup team has been one of the most successful in the history of the Jessup competition, frequently winning national championships and advancing to become finalists or competition winners at the international level. Team members have also received numerous awards for their written submissions and individual accolades for being the best oralists at the preliminary and final rounds. This past year, the team won the Northeast Regional championship for the 10th time in 11 years, but the international rounds were cancelled because of COVID-19. In 2018-19, Columbia Jessup was crowned U.S. Champions (placing ahead of roughly 110 U.S. schools competing over the course of the year) and successfully argued in the international rounds and eventual Runner-Up in the World Championships. In 2016, the team became the first team since 1998 to win the top international honors for both of its written submissions. Team members have also received recognition from Columbia Law School for their work with the Jessup team. Since 2010, team members have been named Archie O. Dawson Prize (which recognizes proficiency in advocacy) winners five times, and David M. Berger Prize (which recognizes educational excellence in the field of international law) winners eight times.

This year, the Columbia Law School Jessup team seeks to recruit **two (2)** new members. Joining as a 1L requires a two-year commitment. Participation in Jessup fulfills the 1L moot court requirement and, as a 2L, may fulfill the minor writing requirement and earn course credit. <u>All</u> Columbia Jessup team members write a portion of the memorials and argue before the judges during competition rounds.

Application Process

1Ls applying for the Columbia Jessup team will be requested to submit a short-written brief arguing one side of a hypothetical contentious case before the ICJ. If selected to advance to the oral rounds, candidates will be requested to present a 10-minute argument for the opposite side of the same case. Candidates will occasionally be interrupted by judges with questions relating to their arguments. Participation on the Columbia team is a substantial commitment, but offers a tremendously rewarding experience that gives students access to exceptional coaching in legal writing and oral advocacy, a forum for intellectually stimulating discussions on issues of international law, and an opportunity to meet law students and practitioners from around the world. Participants will also have access to a superb network of current and former participants, including alumni who have clerked at the ICJ, at the U.S. Supreme Court, in the 2nd Circuit, are DOJ Honors, work in the State Department, at Human Rights Watch, within the United Nations, and at top law firms.

Important Dates

While subject to adjustment, we ask that you please keep the following tentative recruitment dates in mind:

Tuesday, Sept. 15, 2020: Release of application materials

Thursday, Sept. 17, 2020 at 1:10 p.m.: Jessup information session

Tuesday, Sept. 22, 2020 by 5:00 p.m.: Candidates' applications & written briefs

due

Oral tryouts

Wednesday Sept. 23--Wednesday, Sept.

30, 2020:

Weekend of Oct. 2--4, 2020: Announcement of new team members

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This program is made possible by the generous support of Winston & Strawn LLP.

The Winston & Strawn International Moot Court Program

Vienna International Arbitration Moot Court (Vis)

What We Do

We represent Columbia Law School at the annual Willem C. Vis International Commercial Arbitration Moot, one of the most prestigious law school moot court competitions in the world and dubbed the "Olympics" of international commercial arbitration. The competition attracts over 300 law schools from around the world. The Vis Moot is based on a hypothetical private contractual dispute in international trade. It involves the submission of two written memos and an oral competition held in April in Vienna, Austria. Columbia Law School has a long tradition of sending a team to Vienna and is one of only four schools to have competed every year since the Moot's founding.

The preparation for written memos begins in the fall. In spring, the team participates in a number of pre-moots held at law schools and law firms in New York.

Columbia has consistently performed well at the Vis Moot, winning the inaugural moot in 1994 and the award for best Claimant Memorandum in 2006. Over the years, team members have consistently taken home speaking and brief awards from the Vienna competition.

How to Join

1L students at Columbia Law School may apply to join the Vis team at the beginning of each school year. There are no course or language prerequisites. The team will release applications in mid-September and will hold two to three days of tryouts soon afterwards. Participation in Vis satisfies the moot court component of the Legal Practice Workshop. The Vis team expects 1Ls to stay on as competitors and coaches during the 2L year.

Contact Information

For any questions or additional information, please email columbiavis.request@gmail.com or contact one of the coaches:

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This program is made possible by the generous support of Winston & Strawn LLP.