Policy Statement on Judging Moot Court Competitions and 
Judging or Coaching the Delaware and National Mock Trial Competitions

The following policy statement on Credit for Moot Court Competitions and the Delaware and National Mock Trial Competitions was established by the Commission on Continuing Legal Education on November 13, 2003 and revised on February 7, 2007 and November 7, 2007. Please contact Margot R. Millar, Executive Director, with any questions.

Judging Moot Court Competitions at American Bar Association-accredited law schools most resembles teaching law students and application for credit should be made on Form 8-B(1). Under the restrictions of the Rule, the Commission will give credit for the time spent hearing the arguments plus the amount of time spent in preparation up to the time of the argument (or a maximum of 2x the length of the argument). Such credit will be categorized as teaching credit and will be subject to the restriction of CLE Rule 8(B)(5). The law school may be able to assist participants with credit.

Judging or coaching Delaware and National Mock Trial competitions will likewise be eligible for credit under CLE Rule 8(B) and application for credit should be made on Form 8-B(2). Any member of the Delaware Bar involved in judging or coaching Mock Trial competitions will be granted three (3) credits regardless of time spent. Such credit will be categorized as general attendance credit and will not be subject to the restrictions of CLE Rule 8(B)(5).