4. Hearings of Law

§4-101

During a hearing of law, respondents will have 30 minutes to present their arguments to the Court in accordance with their previously filed briefs.

§4-102

During the oral arguments, justices will be allowed to ask questions of the representatives with regards to their arguments.

§4-103

No objections shall be entertained from the opposing party.

§4-201

The petitioner may reserve time for rebuttal, either (a) remaining time after oral arguments or (b) a specified time which the Chief Justice will deduct from the time allotted for the oral argument.

§4-202

The Chief Justice shall serve as the official time keeper.

§4-301

After all arguments have concluded, the Court will retired and deliberate privately prior to delivering an opinion.