A Guide To

Cross-

Examination

Debate

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Co–Authors

Jana M. Riggins, Editor

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Preface

This publication serves to provide contest rules, procedures and theoretical background to assist you in being successful in UIL CX Debate competition. You will, of course, want to consult debate texts for expanded information on theory.

My special thanks to the co-authors of this endeavor, Bill Schuetz and David Gardiner. Both are talented educators and successful coaches who freely give the priceless gift of mentoring. They are individuals who have unselfishly shared their personal time to serve as contest officials for the UIL CX Debate State Meet, to teach workshops at Student Activities Conferences, to serve on League committees, author study reports for the National CX Debate Topic Selection process and to serve in other valuable consulting capacities. They give of their time and energy because of their love for young people and their commitment to the art of argumentation. Their support of the UIL is deeply appreciated.

In addition, special appreciation is expressed to Dr. Rich Edwards of Baylor University who, for many years, has provided the section over Internet Debate Research written specific to the current debate resolution. Dr. Edwards’ contribution to high school policy debate in Texas and across the nation is unparalleled. UIL was proud to nominate him to be inducted into the Hall of Fame of the National Federation of State High School Associations. He currently serves as the UIL debate consultant.

As you read this manual, remember that debate is an ever-evolving discipline. Paradigms and theory continue to evolve, and though you may initially find academic debate confusing, I challenge you to persevere. Debate is much like learning to drive a car — all the instruction in the world doesn’t have meaning until you sit behind the wheel, turn the key in the ignition, and put the car in motion. Then, it all comes together! The same is true for debate — commit yourself to the study of debate texts, use this manual as a guide to success in UIL competition, and be sure to enter the tournament arena to test your skills. As you become your own advocate, you’ll realize why so many high school debaters have become significant leaders in society. Best of luck!

Jana Riggins, Editor
UIL State Speech & Debate Director
About the Authors

**W.E. Schuetz** is a speech and debate teacher at Gregory–Portland High School in Portland, Texas, where he has taught for over four decades. During his teaching career, he has coached numerous award-winning competitors in extemporaneous speaking, cross-examination debate and Lincoln-Douglas Debate. He has earned certification not only in speech, but also in history, English, earth science, biology, physical education and health. Active in UIL, Mr. Schuetz has served as contest director for the Conference A CX Debate State Tournament, and he is a certified One-Act Play judge. He also presents workshops at the UIL Capital Conference in the summer and at Student Activities Conferences during the fall. Mr. Schuetz has received numerous prestigious awards, including the National Federation Citation Award and Outstanding District Chair for the National Speech and Debate Association. He has also received the Texas Speech Communication Association Teacher of the Year award. He has authored several study reports for the National Debate Topic Selection process, has chaired the National Debate Topic Selection Wording Committee and is a vital contributor to LD Debate resolutions, serving on the UIL State Advisory Committee. Mr. Schuetz holds a Bachelor of Science from Texas A&M University in College Station and a Master of Arts from Corpus Christi State University.

**David Gardiner** is a speech and debate teacher at for the Corpus Christi Independent School District where he has coached students to UIL State and NSDA Nationals honors multiple years. Mr. Gardiner has served as District Director of extemporaneous speaking, cross-examination debate and Lincoln-Douglas Debate contests, Region Clerk for UIL Congress and has been appointed to the Regional Speech Advisory Committee. Nominated for the Texas Speech Communication Association Teacher of the Year Award, he has also been a contest official for the UIL CX Debate State tournament. He has presented several study reports at the National Debate Topic Selection meeting, with his topics advancing to the final national ballot and he has served on the National Wording Committee. He was a high school and college debater, and also participated in UIL One-Act Play. Mr. Gardiner holds a Speech Communication degree from Texas A&M University at Corpus Christi.
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Section 1 — Foundations

Why Should You Debate?

The answer is advocacy. Webster’s Dictionary defines advocacy as speaking or writing in support of something. An advocate is someone defending or promoting an issue or position. When you debate, you advocate adoption of the debate resolution through implementation of your affirmative case or you defend a negative strategy as being the best in the round. Through advocacy, you appeal to the judge by offering evidence and argumentation to support your position. It is important to be the best advocate under these circumstances. It is even more important to learn the process of advocacy because after debate, you have the rest of your life to live, and the skills you learn from debate will be invaluable.

On a personal level, you need to be your own best advocate. You will probably have to sell yourself to an employer to obtain that “once-in-a-lifetime” job. At some point in your career, you might request a salary increase. You may be called upon to support and campaign for a candidate seeking elective office. You could be for or against a major bond issue affecting your taxes and your community. All of these decisions are important because they will impact your life and certainly your happiness.

Some debaters become professional advocates. Are you considering a career as an attorney? Your clients will be dependent upon your skills as an advocate. Do you aspire to public office? In a political position, you are speaking for and acting for your entire constituency. Are you a good salesperson? You will be convincing individuals and companies to purchase the products you represent. You may become a professional fund raiser or lobbyist. Regardless of your choice of profession, advocacy will definitely play a role. Income and quality of life are direct results of your persuasiveness.

As a debater, you will learn advocacy from the ground up. You will learn how to research an issue, how to analyze your research, and how to organize your research to orally support your position. Debating will teach you note-taking skills, listening skills, and the ability to recognize fallacious arguments and illogical arguments. Your vocabulary will expand exponentially. Through self-criticism, you will learn your strengths and weaknesses. However, the single most important lesson of debate is the ability to see an issue from every side. The greatest product of debate is a knowledgeable advocate.

So, why debate? Advocacy—being able to see an issue from all sides, to be able to put your position into an informed, logical response, and presenting all of the above with skill. After all, you are going to need to be your best advocate.

Analyzing the Resolution

By now, hopefully, you have read the current debate resolution. The resolution is posted on the debate section of the UIL website. You may have begun to formulate ideas for a great affirmative case or a powerful negative disadvantage, but, before you get too far down the debate trail, you must make sure you thoroughly understand the resolution. This preliminary analysis is critical before you begin any serious preparation. The rules of debate provide the affirmative and negative sides with the same amount
of ground at the beginning so that each team starts evenly. The resolution marks the boundaries of this ground. Think of the resolution as a box. An affirmative case must be inside the box. Analysis of the resolution shows what the box looks like and insures that each side knows the limits and parameters of the resolution. Your work in this area is very important to your understanding of the debate resolution.

**Affirmative Case**

First things first. You will need to obtain a definition for every single word in the resolution. You are going to begin by looking for contextual definitions for the key words and phrases. Contextual definitions are those obtained from experts knowledgeable in the field. These experts write articles and books on the topic focused upon in the resolution. Within the text of their writings, these experts define the words and phrases of the resolution. These contextual definitions frame the meaning of the topic. Doesn’t a space policy expert know more about space exploration than a journalist or a Middle East expert better understand the ramifications of the latest nuclear agreement with Iran?

Now, you may still have some words that have not been defined. Research via your online dictionary. Once this step is completed, every word and phrase in the formal debate resolution should have a meaning for you. Reread all of your definitions and begin to ponder the resolution.

Next, let’s apply a little common sense to the analysis. Obviously, the resolution is not a collection of single words. We don’t naturally read like that and the framers of the debate resolution do not intend for you to start now. Read the resolution as a sentence, and follow grammatical rules. Do not define United and States separately. The United States was not meant to be split. Do not create cryptic meaning in prepositional phrases. Look at the phrase and its purpose in the resolution. Do not complicate the analysis. Just use your knowledge of the English language and make sure you know what the words in the resolution mean.

1. What action is called for in the resolution?
2. What is the agent of action? (Who is responsible for enforcement?)
3. Where and when will money be spent?
4. Where must the action take place? (in the U.S.?)

You will have many more questions as you continue to work on your debate case and your negative strategy. Always apply logic and use common sense as you work. Analysis of issues will become second nature to you. Learn the basic process and you will be able to answer any question that is presented.

**Show me the Evidence — Researching the Topic**

Academic debate is made possible through evidence. You are only going to be as good as your information, for the old adage, “he who asserts must prove” is true in debate. Evidence consisting of facts, statistics, opinions and other ideas taken from experts in the prescribed field of the resolution is essential to proving your assertions. Even though the resolution is the same for an entire year, debate is extremely fluid. Better teams and squads will invest much time in locating evidence in books, publications, and on the Internet in an attempt to stay ahead of the competition. Evidence presented in a debate must be legitimized. UIL rules specify that each piece of evidence must have the following: author, publication—
tion, title, date of publication, page number and, for electronic data, you must also include the URL address. Most teams do not use the entire cite line during the actual debate round but you must have it in the event that you are challenged on the validity of your information.

**School, Public, and University Libraries**
This should be the first stop for most schools. Never underestimate your libraries, for they sometimes have access to data that you as an individual cannot secure. School libraries often have contracts with local, state, and/or international agencies through a variety of different mediums. Be warned that some school libraries restrict Internet access by the content of the material, which could make some issues harder to research.

Public libraries are now a great source for smaller schools that have restricted access to the web. The public libraries almost never charge a fee for access and even a nominal printing fee can sometimes be worked out if you bring your own paper. If you are lucky enough to be near a college or a university library, you will be amazed at how much information is at your disposal. Teachers and coaches can usually get permission from the university to use the facilities. If not, check to see if anyone in your school is attending or teaching at the local university and have him or her check out materials you want to review.

**Publications . . . Magazines, Books, Articles**
This is the bread and butter for most teams that are researching extremely specific data. Currently, you can purchase journals and secure subscriptions to very contextual sources. Some of these would not only have individual articles about your topic of research, but the entire publication may be focused on your particular interest. Bookstores are also very good about ordering books in a timely manner. Some stores like Barnes and Noble will also prove economical by allowing you to just sit and read, if you are working on a limited budget. Just drink some flavored coffee and make a day of reading and writing.

**Electronic Sources**
This is the leveling force in debate at the moment. No other medium can produce the sheer volume of information as the World Wide Web. With Internet access, it is possible to find information from a variety of different sources. Sometimes you can locate websites that deal directly with the topic and sometimes you can even talk to the author by way of email. Keep in mind: the web can be your friend but it can also be your worst nightmare if you do not use it correctly. Learning how to do specific searches can save you countless hours plodding through 250,000 plus hits. (See *Internet Debate Research*)

Another word of caution: if you print your Internet research after you find it, remember that some little bit of information can sometimes be several hundred pages long if you do not set the printer correctly to only print the piece or pages of information you may be wanting.

Make sure to cite the following information for an Internet source: author, publication, title, date of publication, page number, the URL address and the date taken from Internet. Do not take questionable information from homemade web-pages that, although interesting, is not valid and can cost you more than just the round.
Purchased Debate Brief Handbooks
Many coaches use these briefs to help jump start debaters and give them a quick understanding of the topic they will be debating for the next year. Be warned that although this information is a great starter, it is also the most used evidence and the evidence that your opponents also will have read. Most likely, responses have been developed to this evidence already. It does, however, give you a good place to start and resource for authors and materials with which to continue your own research.

Having large quantities of evidence does not profit you and your partner unless it is organized to be located quickly and applied wisely. To do this, most debaters find it useful to set up arguments in the form of briefs. A debate brief is generally a page of arguments and evidence supporting one overall argument that can be read as needed in a debate round. When evidence is placed in brief form, the arguments are not completely written out. Short phrases, often called tag lines, are used to introduce the argument your evidence is supporting. Each brief focuses on one single argument.

**Structure of a Brief**

- **Tag Title of the Brief**
  (Present System is flawed)

- **Transition In** (tell the judge what you are going to tell him)

- **Tag Line**
  
  A. First Piece of Evidence

- **Tag Line**
  
  B. Second Piece of Evidence

- **Tag Line**
  
  C. Third Piece of Evidence

- **Transition Out** (tell the judge what you just told him)
**LET’S TAKE STOCK — THE STOCK ISSUES**
*See online resources on UIL website for extended discussion*

**Topicality**
An Affirmative team is obligated to present a topical case. The First Affirmative Construction Speech should demonstrate that the Affirmative is topical, meaning that it is within the scope of the resolution. (Remember: the affirmative case must be “within the box.” See page 6.) This is called Prima Facie and literally means “on the face of things.” So the first speech given by the Affirmative team must be topical or the Negative can argue that the Affirmative should not win the debate. Topicality is why you have gathered all those definitions for key words in the resolution. You may have to defend your case from Negative interpretations of the words. Traditional debate theory holds that topicality is a voting issue. In other words, if an Affirmative case is not topical, it should not win. However, remember, even this theory is open to debate and the judge is the final arbiter.

**Significance**
The Affirmative team has the responsibility of presenting a case it feels is very important, one that focuses on a problem that needs to be addressed. The evidence for this subdivision of case should reflect the importance of the problem denoted by the Affirmative. The Affirmative can test its significance by asking: How important is it? If the case only concerns a small segment of the population or an isolated issue, the affirmative may not be dealing with a truly important portion of the resolution. Failure to establish significance leaves the Affirmative case vulnerable to a Negative attack.

**Harms**
This is pretty straightforward. This portion of the case documents who or what is being hurt by the problem the affirmative has asserted. It may be human deaths, a depressed economy, loss of jobs, a threat to national security, or other major impacts. Of course, significant impact to human life is the benchmark of harms. Harms evidence must be very specific.

**Inherency**
The Affirmative team must do more than prove a harm exists. It must locate the causes of the problem and why these cannot be solved in the present system (status quo). When the Affirmative finds an area that it thinks is strong, the team should ask itself: Why hasn’t this already been done? The answer: there is a barrier in the Status Quo that has prevented its implementation. The barrier may be structural—a law. The barrier may be attitudinal—Congress does not want to pass this. The Affirmative team must present specific evidence that clearly demonstrates this hurdle. You must state what the present system is doing and why it does not solve the problem. If the Affirmative has no inherency, it does not have a case.

**Solvency**
Solvency is the portion of case that proves the harm documented by the Affirmative team can be alleviated by the affirmative plan. The Affirmative must have specific evidence that demonstrates that the harm will end if its plan is implemented. When the Affirmative solves for the harm, it accrues an advantage.

If the Affirmative can find evidence to address the stock issues, it has a solid case. This does not mean the Affirmative is unbeatable. The Negative still has an opportunity to present evidence to counter the Affirmative.
# Debate Format

Debate follows a series of speaker positions called the **debate format**. The format is a simple one where each speaker gives a continuous eight-minute speech, a continuous five-minute speech, and conducts a three-minute cross examination. In addition, each team has eight minutes to use for preparation during the debate. The time should be allotted carefully by the partners for maximum efficiency. The UIL C-X debate format is as follows:

<table>
<thead>
<tr>
<th>Position</th>
<th>Time</th>
<th>Speaker</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Affirmative Constructive (1AC)</td>
<td>8 min</td>
<td>(1st Affirmative Speaker)</td>
</tr>
<tr>
<td>Cross-Examination Period</td>
<td>3 min</td>
<td><em>(2NC asks questions of 1AC)</em></td>
</tr>
<tr>
<td>First Negative Constructive (1NC)</td>
<td>8 min</td>
<td>(1st Negative Speaker)</td>
</tr>
<tr>
<td>Cross-Examination Period</td>
<td>3 min</td>
<td><em>(1AC asks questions of 1NC)</em></td>
</tr>
<tr>
<td>Second Affirmative Constructive (2AC)</td>
<td>8 min</td>
<td>(2nd Affirmative Speaker)</td>
</tr>
<tr>
<td>Cross-Examination Period</td>
<td>3 min</td>
<td><em>(1NC asks questions of 2AC)</em></td>
</tr>
<tr>
<td>Second Negative Constructive (2NC)</td>
<td>8 min</td>
<td>(2nd Negative Speaker)</td>
</tr>
<tr>
<td>Cross-Examination Period</td>
<td>3 min</td>
<td><em>(2AC asks questions of 2NC)</em></td>
</tr>
<tr>
<td>First Negative Rebuttal (1NR)</td>
<td>5 min</td>
<td></td>
</tr>
<tr>
<td><strong>First Affirmative Rebuttal (1AR)</strong></td>
<td>5 min</td>
<td></td>
</tr>
<tr>
<td>Second Negative Rebuttal (2NR)</td>
<td>5 min</td>
<td></td>
</tr>
<tr>
<td><strong>Second Affirmative Rebuttal (2AR)</strong></td>
<td>5 min</td>
<td></td>
</tr>
</tbody>
</table>

* In the traditional C-X format, the team member who is not giving the next speech conducts the cross examination. Thus, while second negative questions first affirmative, first negative can be getting ready to speak. No specific rule requires this pattern. However, each person must serve as both questioner and respondent.

** The 1AR (first affirmative rebuttalist) and the 2AR (second affirmative rebuttalist) may switch speaker positions if the judge is informed before the debate begins.

*** Presenting a “roadmap” (a brief preview of argument order before speeches) is not considered part of the speech time. Do not abuse the privilege.
GETTING IT ALL TOGETHER — WRITING AN AFFIRMATIVE CASE

You need a format to structure your Affirmative case. You have found evidence to establish the Stock Issues and document advantages your plan will accrue, and may have already written briefs for these. Now, you need structure for your case. There are several formats you can use to write the case, three of which will be discussed. It may prove advantageous to start with a Needs Analysis format to make sure you understand the Stock Issues and know your information. Following the outline, customize by inserting your evidence to set up your affirmative case.

After each debate tournament, you may wish to update your case or redesign it, branching out beyond one of these three case formats. Just remember to stay within the bounds of the sample outline and you will be fine. At this point, you’ve completed a significant task, but your affirmative work is far from finished.

AFFIRMATIVE CASE STRUCTURES

<table>
<thead>
<tr>
<th>1. NEEDS ANALYSIS</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Introduction</strong></td>
</tr>
<tr>
<td>(with statement of the Resolution)</td>
</tr>
<tr>
<td>I. Observation One: Significance</td>
</tr>
<tr>
<td>II. Observation Two: Harms</td>
</tr>
<tr>
<td>III. Observation Three: Inherency</td>
</tr>
<tr>
<td>IV. Observation Four: Solvency</td>
</tr>
<tr>
<td><strong>Plan</strong></td>
</tr>
<tr>
<td>A. Agent of Action (who is doing the plan)</td>
</tr>
<tr>
<td>B. Mandates (the actual steps to solve)</td>
</tr>
<tr>
<td>C. Funding (how the plan will be paid for)</td>
</tr>
<tr>
<td>D. Enforcement</td>
</tr>
<tr>
<td>E. Fiat* (the aff gets what it wants)</td>
</tr>
<tr>
<td><strong>Advantage One</strong></td>
</tr>
<tr>
<td>(must document advantage one)</td>
</tr>
<tr>
<td><strong>Advantage Two</strong></td>
</tr>
<tr>
<td>(must document advantage two)</td>
</tr>
</tbody>
</table>

*Fiat* is the power to implement the plan. The aff only needs to prove that the plan SHOULD be done, not that it WOULD be done.

<table>
<thead>
<tr>
<th>2. COMPARATIVE ADVANTAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Introduction</strong></td>
</tr>
<tr>
<td>(with statement of the Resolution)</td>
</tr>
<tr>
<td><strong>Plan</strong></td>
</tr>
<tr>
<td><strong>Advantage One</strong></td>
</tr>
<tr>
<td>A. Significance</td>
</tr>
<tr>
<td>B. Harms</td>
</tr>
<tr>
<td>C. Inherency</td>
</tr>
<tr>
<td>D. Solvency</td>
</tr>
<tr>
<td><strong>Advantage Two</strong></td>
</tr>
<tr>
<td>A. Significance</td>
</tr>
<tr>
<td>B. Harms</td>
</tr>
<tr>
<td>C. Inherency</td>
</tr>
<tr>
<td>D. Solvency</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>3. TELL ME A STORY</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Observation One</strong></td>
</tr>
<tr>
<td>(tag line is about a harm)</td>
</tr>
<tr>
<td>A. Harm</td>
</tr>
<tr>
<td>B. Significance</td>
</tr>
<tr>
<td>C. Inherency</td>
</tr>
<tr>
<td><strong>Observation Two</strong></td>
</tr>
<tr>
<td>(tag line is about a harm)</td>
</tr>
<tr>
<td>A. Harm</td>
</tr>
<tr>
<td>B. Significance</td>
</tr>
<tr>
<td>C. Inherency</td>
</tr>
<tr>
<td><strong>Plan</strong></td>
</tr>
<tr>
<td><strong>Advantage One Solvency</strong></td>
</tr>
<tr>
<td>(relates to Harm one)</td>
</tr>
<tr>
<td><strong>Advantage Two Solvency</strong></td>
</tr>
<tr>
<td>(relates to Harm one)</td>
</tr>
</tbody>
</table>

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NEGATIVE STRATEGY

Once you have an idea what it takes to build an affirmative case, it is now time to discover what can be done to break the affirmative position. This is not an easy task. The affirmative team has had countless hours to research and adjust to make its case harder to attack. Successful teams will update and change the affirmative case based on negative arguments run against it. Thus, the negative’s task is not an easy one.

On Case Arguments

The affirmative team develops a plan and builds a case based on stock issues. This includes Topicality, Harms, Significance, Inherency, and Solvency. The negative team may attempt to beat the case and/or plan using direct type of argumentation, called On Case arguments. On Case means that you are clashing right down the flow of the affirmative case that has just been presented. Using this strategy, the negative directly contradicts the affirmative position. A past policy debate resolution was: Resolved: That the US federal government should establish an ocean policy substantially increasing protection of marine natural resources.

Example 1: Harms

The affirmative team is running a case that states that 50,000 people who live on various Pacific islands are dying from starvation caused by overfishing in local waters every year. The fishing boats overfish to the extent that no fish are left for the natives to catch. They argue that this starvation may lead to a worldwide famine.

Negative Evidence states one or all of the following:

A. The studies cited by the affirmative use flawed logic. There is no way to prove that the overfishing of one species of fish leads to starvation in the Pacific communities.
B. The affirmative will only be solving for part of the problem because it will only be able to address those problems directly off of Pacific islands that are U.S. territories. As the affirmative evidence suggests, the problem extends beyond U.S. waters.
C. The affirmative does not prove that starvation in isolated Pacific communities will lead to worldwide famine.
D. The affirmative fails to show that U.S. regulated vessels are the ones that are overfishing. Present studies show that most of the overfishing in the world is committed by non–U.S. vessels.

The idea behind the harms attack is to lessen the severity of the harms and to help set up future arguments in the round.

Example 2: Significance

The affirmative team suggests that the problem it is solving is important, but the numbers and problems presented are not significant.

Affirmative position: Pollution off a particular beach in Alaska is causing mercury levels in local fish to increase to toxic levels. When local Alaskans eat the mercury-laden fish, some get sick and die of mercury poisoning. Since 2002, there have been 67 cases of illness and 11 deaths.
Negative arguments would include various attacks on significance:

A. Standard Significance attack is nothing more than straight logic. The negative can argue that the affirmative team is not meeting its burden of significance and that it is beyond the scope of the resolution. The topic expects the United States to address a problem that is vast in scope and that has cost lives. More people have died in car accidents in a year than in the last 18 years of mercury poisoning in Alaskan fish. The importance of this position is that significance is a stock issue. To a stock issues judge, the Affirmative must meet all stock issues or it loses the round. Significance is a voting issue and the affirmative team must lose because it fails to show how it is significant.

B. This next area of attack is more of a Topicality violation. If the resolution uses the term “significant” in the wording of the resolution, then the negative might want to attack both topicality and significance. To do so, show how the term “significant” is being violated through the use of definitions and then attack significance as discussed above. If the resolution contains the word “substantial,” then a violation to that effect could also be argued.

The nice thing about this attack is that it is straightforward and easy to explain to most judges, even the most inexperienced debate judges.

Example 3: Inherency

The affirmative team attempts to come up with an elaborate plan that is unnecessary because the problem and/or harm can be fixed with a simple change (minor repair).

Affirmative position: Algae blooms along the East Coast make certain parts of the ocean uninhabitable to any other life forms. Thus, we offer the following plan to uphold the resolution.

Plan

• Plank I – The United States, through the Environmental Protection Agency, will commission a study to examine the cause of the blooms.
• Plank II – The U.S. will issue sanctions and guidelines to address any non-point source pollution that may cause these blooms.
• Plank III – The U.S. will set up a task force to clean up any large bloom areas.

Negative arguments might include some of the following:

A. The United States has already commissioned studies that study the causes of the blooms. Thus the status quo is already working to fix this problem, and therefore the affirmative plan is unnecessary. To alter the current situation would cause costly delays and could harm the process already underway.

B. The United States, through the Environmental Protection Agency, has a strict non-point source pollution program underway. Thus the affirmative plan is unnecessary.

C. The United States currently has organizations addressing the problems that the blooms create. The affirmative plan is simply unnecessary.

D. Non-Governmental organizations are already hard at work on this issue. To bring in the United States at this juncture would undermine grassroots movements to solve the problem.
Example 4: Solvency
This is arguably the most attacked issue on case. The affirmative team has to show that its plan will solve for the problems/harms that it presented. This is the most difficult part of building an effective affirmative case. It also provides the weakest link for the negative to break.

Affirmative position: Oil spills are destroying the environment. All oil tankers should be double-hulled to avoid this problem.

Negative arguments would include some or all of the following types of arguments:
A. Many things contribute to the destruction of the environment, not just oil spills.
B. More damage is done to the environment by Third World nations using coal plants to produce energy than from oil spills.
C. Fossil fuels cause more damage in one year than oil spills have from the beginning of oil transport.
D. The majority of ocean pollution comes from unsanctioned vessels.
E. In most accidents, a double hull would not have prevented an oil spill.
F. Studies suggest that double hulls on ships cause as many problems as they address.

This type of solvency run is often called a solvency dump, because the negative attempts to dump as many arguments into the lap of the affirmative team as possible in an effort to show that the affirmative’s plan cannot possibly solve for all the problems created that effect the harms mentioned by the affirmative. Negative teams should not get too overconfident here and should remember that the affirmative can always try to go for the comparative advantage, which means it is at least solving for some of the problem, arguably more than what the status quo is doing.

Example 5: Plan Attacks
The affirmative team will sometimes propose actions that will increase the severity of current problems and/or cause additional problems. This is not the same thing as a disadvantage, but it can sometimes help support a disadvantage.

Affirmative Plan calls for an elaborate and expensive process in order to solve.

Negative position may attack this type of problem with one or both of these arguments:
A. Affirmative plan calls for the creation of a new board and a separate new agency to enact and enforce their mandates. This will create a budget concern. New programs that spend money will send our economy into a harsh recession. (You can continue this line of argumentation and then further enhance your position with a disadvantage such as spending.)
B. Run the U.S. Spending disadvantage with emphasis on uniqueness, link, brink and impact. (See Designing a Disad — page 17.) Make sure to stress the uniqueness through both the cards used directly against plan and the arguments in the disadvantage. This will create a better link in addition to making your attack two fold.

Pay attention to what the affirmative plan is doing. Without a workable plan, the affirmative fails to meet its burden of solvency. Most of the time the plan text is fairly simple without too much variation but occasionally an affirmative team will attempt to do something within its plan that is too unreasonable, and the negative can undermine the affirmative plan and thus bring the debate to an early end.
By no means are these the only examples of On Case arguments. Each new topic will spawn new rhetoric, but most On Case arguments will fall into one of these areas.

**Topicality**

Both experienced and novice teams alike will run some form of topicality arguments. A topicality argument asserts that the affirmative plan does not support the resolution. The negative must be prepared to attack topicality to keep unreasonable cases on topic. With this in mind, remember to pay close attention to every word in the resolution.

Many tournaments give out judging paradigm sheets that indicate judges’ preferences. Always check your paradigm sheet when dealing with judges and/or ask how the judge feels about topicality. Some judges feel topicality is an absolute and should be included in every round. Other judges will not want time spent running topicality arguments.

Take time to learn such terms and phrases as: loss of ground, infinitely regressive, contextual, better for educational value, time skew, vacuum test, abuse, abusive, name 5 cases that do not fall into this hole, and many more. When you hear a phrase or term you do not understand, ask about it during cross-examination period and see your coach after the round to find out what it means and how to respond.

**Example: Topicality Shell or Brief**

**Topicality — Establish**

I. Affirmative is not topical.

II. We offer the definition of “establish”. From *Words and Phrases* (cite line) “Establish” means to create something new.

III. Affirmative violation. The affirmative plan does not create something new; it is just adding to an existing program. Therefore, it is non-topical.

IV. Negative offers the following standards.

   A. Loss of Ground. Affirmative team has to stay within the boundaries of topicality otherwise it creates an enormous research burden for the negative team.

   B. Loss of Education. Debate is an educational tool. If the affirmative team is allowed to run any case without some sort of checking mechanism, the debate will be without bounds and the educational value of debate will be destroyed.

   C. Framers Intent. The framers of the resolution were very exact in the wording. Each word was selected for a reason. To go outside the resolution violates the framer’s intent, and the affirmative knows this as well.

V. Topicality is a voter. If for any reason the affirmative team is not topical, vote it down.

Affirmative teams should also make a front line or an affirmative shell that is updated regularly to include new violations and unusual standards so it can be ready to answer any and all topicality violations. If possible, answer every argument with at least one response each.

**Extra–Topicality**

The theory behind extra-topicality is that the affirmative position goes beyond the scope of the resolu-
tion. In order to get the problem solved, the affirmative’s plan may extend beyond what the resolution is asking of the affirmative team. If the resolution specifies action by the United States and the affirmative uses the United Nations as the agent of action instead, the affirmative is extra-topical.

**Effects–Topicality**

Have you ever been asked a simple question but rather than give a nice straightforward answer, you give an extended story line of what lead up to the situation? This is a perfect example of effects–topicality. Essentially, effects-topicality means to go through several steps or stages before you get to the answer or, in the debate world, fix the problem.

Example. The affirmative wants to pass a new ocean policy. In order to get the policy passed, it must first educate society. The plan includes setting up an education program to teach children who will eventually become voters who will vote for legislators who will approve the policy. Down the road, the affirmative team achieves solvency based on a series of steps or stages. This is a violation of effects–topicality.

One way an affirmative team can respond to topicality arguments is to assert that its plan is topical because of the results. To argue effects–topicality, the negative must show that the affirmative plan is not topical. Then, they must explain that allowing the affirmative to claim that the effect of the plan makes it topical will broaden the resolution too much for the negative to prepare adequately and thus is unfair.

**Off Case Arguments**

As mentioned, an On Case argument is something that directly clashes and contradicts the affirmative position. Off Case arguments are positions that do not necessarily contradict anything that the affirmative is presenting.

Off Case arguments have become increasingly common in the debate world due to the time restrictions in the debate round. Off Case arguments provide the negative team with time prior to the debate to prepare arguments much like the affirmative is able to do when preparing a case. These Off Case arguments force the affirmative team to do research beyond its typical boundaries. Many theorists feel that Off Case arguments level the playing field for the negative team.

**Disadvantages**

Disadvantages are the most common negative strategy in debate today. Disadvantages are harms caused by implementation of the affirmative plan. Thus, even if the affirmative is solving for the problem it is presenting, the impacts or effects of the disadvantage will be so disastrous that it would be foolish to pass the plan. The negative claims that to solve the problem through implementation of the plan proposed by the affirmative team would be

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**Disadvantage Structure**

A. **Uniqueness:** This evidence proves that the impacts of the disadvantage have not happened yet.

B. **Link:** This evidence proves that the disadvantage is linked to this affirmative case. It is best to see the affirmative case detailed in link card.

C. **Brink:** This evidence shows that this affirmative case is the last straw and that if the case is enacted, bad things will happen.

D. **Impacts:** Document the bad things that will happen if the affirmative case is enacted.
Designing a Disadvantage
Characteristics of the Well–Designed Disadvantage
[Reprinted from Forensic Quarterly, Vol. 71, No. 1, (1997) with permission of the National Federation of State High School Associations.]

1. The Disadvantage Has An Understandable Thesis.
The thesis of the disadvantage is a single sentence statement which clarifies for the judge and the affirmative team the nature of the argument. Examples of thesis statements may be found on the [opposite] page. When a disadvantage is presented without a thesis sentence, there is too great an opportunity for confusion.

2. The Disadvantage is Linked to the Specific Affirmative Case.
The disadvantage should not be a “canned” negative strategy; the negative team should have a variety of disadvantages with a variety of link evidence and select the ones which most directly relate to the affirmative case in a particular round. The insistence that “any new program” causes a deficit crisis (even if the plan spends no money) trivializes the process of debate; debate should require thinking and adaptation.

3. The Disadvantage Has a Specifically Stated Impact.
“Impact” means the bottom-line harm which will be claimed. Consider the case of a first negative speaker who presents the link to a “federalism” disadvantage, arguing that the plan will hurt “states’ rights”; the second affirmative speaker turns the link by arguing that the plan will actually increase “states’ rights” because the federal block grant would provide flexible funding to empower the states to better regulate electric utilities. The second negative speaker then “reverses” the disadvantage by arguing that “states’ rights” is actually bad (perhaps because states would disallow “stranded investment” and cause a chain reaction of bankruptcies in major electric utilities).

This negative strategy is clearly abusive; the affirmative team has a right to know exactly what will be the claimed impact of the argument before hazard ing a response to it. A disadvantage is not an argument until it is given some impact.

4. The Connection Between the Disadvantage Links and Impacts Are Clear.
The negative team may not simply observe that the plan would (by creating an abundant and inexpensive energy source) solve America’s energy problems and then begin talking about the impacts of a North/South war (a war between developed and developing nations); there is no obvious connection between these two claims. If the negative team wishes to establish a connection, it will be necessary to read evidence in support of the intermediate links that solving U.S. energy problems would destroy the present emphasis on conservation, resulting in increased use of world resources, which, in turn, would prompt a violent reaction from the South.
5. The Disadvantage is Unique to the Affirmative Plan.
The negative team must show that the disadvantage is not already happening, or that it will happen to a greater degree with the adoption of the affirmative plan.

Example: Disadvantage

Affirmative plan is calling for the removal of nuclear weapons from U.S. service ships.

Disadvantage — Pacific Fleet Nukes
A. Uniqueness: U.S. mainline warships have always had nuclear weapons as a tactical option.
B. Link: Affirmative plan calls for the removal of all nuclear weapons from U.S. service ships.
C. Brink: Mainland China is still upset over the loss of Taiwan and has been taking aggressive actions against Taiwan. Only the U.S. Pacific Fleet and its nuclear arsenal has kept the Chinese in check.
D. Impacts: With the removal of nuclear options, the Pacific Fleet will not be able to protect the island of Taiwan. Regional stability will be affected, a regional conflict will begin and the U.S. will have to defend its ally, thus resulting in a regional nuclear war with the loss of millions of lives.

Other examples of disadvantages include Federalism, Spending, Domestic Terrorism, Crime Will Increase, Disease Cures Will Stop, etc.

Most disadvantages are generic in nature. This means that they can be applied to lots of affirmative cases. The problem with generic arguments is their vagueness, making them easily defeated if they are not case-specific and often updated. Generic arguments are necessary to maintain due to the research burden placed on the negative team. Well-written and properly understood disadvantages are essential to negative files. Always take the time to work on specific links to affirmative plans that will help transform your generic arguments into case specific attacks.

Negative teams should be leery of the affirmative team turning the disadvantage against them. This can occur if the negative team runs a disadvantage poorly and the affirmative team shows that it can fix the disadvantage and thus create an add-on advantage to its case. This is called a turn or turnaround. Turning is a more complex affirmative concept and should be exercised with caution.

Counterplans
The idea behind a counterplan is quite unique. This negative strategy admits that the present system should be changed, but argues that the negative has a better plan to offer than the affirmative. What the negative is attempting to do is shift from the negative position to an affirmative position. This is not as easy as merely flipping sides. The negative team must do a couple of fairly complicated things. First, they have to show that their plan (referred to as the counterplan) is not only better at solving the problem than the affirmative plan, but that it is faster/better in solving for the problem.

Counterplans are traditionally presented in the first negative constructive. Typical counterplans will start with a disadvantage that the affirmative plan has not addressed or solved. Then the counterplan itself is presented. It is structured with all the same elements of an affirmative plan. The negative must explain how the counterplan avoids the disadvantages that the affirmative plan causes.

Although the idea is sound on paper, it does bring up an enormous amount of unique argumentation.
The negative team must also be aware that if they run a counter-plan, they give up a lot of traditional negative ground - if they lose any part of the counterplan, they usually lose the round. Due to the nature and complexity of running a counterplan, most coaches discourage novice debaters from running counterplans until they become more versed in the nature of its operation.

Sometimes, negative teams will use part or all of their own affirmative case as a negative counter-plan. It will usually be a bit shorter in length, but has the advantage of having a great deal of evidence to support it. Other negative teams will simply offer a ban as a counter-plan.

When the negative runs a counter-plan, it grants case side outright to the affirmative. Although counterplans are most often non-topical in nature and simply offer an alternative to the affirmative plan, there are exceptions. These exceptions include resolutional counterplans and conditional counterplans. Both are more difficult to maintain than a non-topical counterplan, and a theory debate usually ensues when these arguments are run in a round.

Non-Topical Counterplans are counterplans that do something different from that which the resolution mandates. An example of this is switching the agent of action from the United States to the United Nations.

Resolitional counterplans are a theoretical nightmare due to the loss of affirmative ground. The idea is to offer a competitive counterplan that is only more efficient in what it is attempting to do. Most coaches frown on this loss of affirmative ground and usually vote resolitional counterplans down if the affirmative team runs an abuse argument. Abuse arguments stem from the loss of affirmative ground and in the area of Fiat abuse.

Conditional counterplans are counterplans that dance the fine line of the status quo versus the newly presented alternative. The negative offers a non-topical hypothetical solution but no formal plan, and retains the right to defend the status quo. The negative team runs both the arguments until it decides which is stronger and then keeps the stronger argument and drops the other out of the round. The danger in running this type of position is two-fold. First, you often undercover both the status quo and the counterplan. This causes both areas of focus to be weaker. Second, this is a touchy area for judges to
deal with due to the intervention you are asking the judge to impose. This causes many judges to simply vote against the negative team for abusive arguments, vagueness, and/or contradictory positions.

**Kritiks**

A type of argument that has risen from the college debate circuits and trickled down to the high school debate circuits is the Kritik, or “K” as it is better known in the debate arena. The term, “Kritik”, comes from the German spelling for “critique.” This argument has developed new ground for negative teams. However, in addition to new ground, it has spawned a large number of theory arguments. Many coaches express strong feelings both in favor and against the Kritik. With this in mind, please remember that even as this manual is being read, someone out there is coming up with new ways to deal with this argument. That being the case, let us explore the Kritik.

What should determine whether or not a team should run a Kritik? Ask these questions:
1. Is there an inherent flaw in the topic or the opponent’s position?
2. In reviewing the judge’s paradigm, will he/she be receptive to a Kritik?
3. Do my partner and I have the knowledge and research to run a Kritik properly?
4. Will our Kritik be understandable both in structure and intent?

The idea behind the Kritik is to shift focus away from the resolution. As the counterplan attempts to change the sides of the debate and offer an alternative for the judge, the Kritik attempts to suggest that there are far greater problems than those presented by the resolution and the affirmative team.

**Negative Strategies Using Kritiks:**

*Understand the Argument:* Many Kritiks are based upon philosophical treatises that are challenging reading even for graduate students in philosophy departments. Many of the Kritik briefs available from online sources utilize terms and concepts that are difficult to understand. Take the time to determine whether the Kritik argument makes sense to you before deciding to use it in the debate round. Make sure that you will be able to answer reasonable questions about the Kritik during the cross-examination periods. Structure the Kritik in a way that the judge and opposing debaters can properly flow. This should include a thesis sentence and clear labels for the essential sub-elements of the Kritik argument.

*When to Use a Kritik:* Winning negative teams look for ways to bring the debate to negative ground. Policy debate offers a significant advantage to affirmative teams in that they can choose their affirmative case area; they become very familiar with their case because they debate it every other round. While it is important for negative teams to respond to the case arguments, few debates are won by negative teams choosing to simply debate the area pre-selected by the affirmative. Winning negative teams use topicality, disadvantages, counterplans, or Kritiks as ways to even the playing field by bringing the debate to ground of their own choosing. The best Kritik arguments highlight a defective and unexamined assumption that underlies the affirmative case. Consider the following examples:

- The affirmative case may simply assume that anything that advances and preserves U.S. economic strength is a good thing. A Kritik of capitalism argues that this assumption is faulty.
- An affirmative case that promotes U.S. leadership in the world may be opposed by a Kritik showing that preservation of U.S. leadership perpetuates violence and chaos.
An affirmative case advancing the power of the government may be opposed by a biopower Kritik arguing that “bare existence” is the result.

An affirmative case attempting to improve the U.S. system of elementary and secondary education may be opposed by a “settler colonialism” Kritik, arguing that educational standards are based on a tireless campaign to erase cultural heritage and homogenize knowledge.

An affirmative case designed to strengthen the U.S. military may be opposed by a militarism Kritik, arguing that military power makes war-fighting more thinkable.

An affirmative case claiming to prevent a terrorist use of nuclear weapons may be opposed by a Securitization Kritik, arguing that “terror talk” exaggerates the threat and results in oppressive restrictions on civil liberties.

An affirmative case claiming to save the environment may be opposed by a “deep ecology” Kritik, arguing that shallow ecology trades off with true environmental activism.

How to Use a Kritik: Should the negative go all in on this one argument for 8 minutes, or pair the Kritik with other negative positions? By making the Kritik the only argument, the negative can force the affirmative team to spend considerable time on the argument. This can sometimes be a good thing, but a safer alternative is to offer a short shell of the Kritik in order to assess the strength of the affirmative response. If the affirmative team seems to be well-prepared for the Kritik, the negative strategy can shift to other arguments presented in the first negative speech, such as the case attack, topicality, disadvantage or counterplan. If the affirmative response to the Kritik is weak, the negative may choose to make this argument the centerpiece of their strategy. Whenever the Kritik is used alongside more traditional negative arguments, however, special care must be taken to ensure that the other arguments do not link to the Kritik in the same way that the affirmative case does.

Affirmative Strategies in Answering the Kritik

Judge adaptation: Some judges believe that Kritiks have undermined the emphasis that CX debate traditionally gives to public policy issues. According to this view, the Kritik is an effort to discuss broad philosophical questions that have little to do with the policy topic specified in the current national debate topic. Sometimes judges will share their views about Kritiks in their printed judge philosophy; other times debaters can watch for nonverbal cues indicating whether judges approve or disapprove of Kritiks. Rarely, however, will a judge vote against a Kritik simply because they dislike the argument. Judges are trained to expect that their decision should be
guided by the arguments made by debaters themselves. Nevertheless, when the judge is predisposed to think poorly of the Kritik, debaters are likely to succeed with arguments showing that the philosophical argument has no relevance to the policy question raised by the national debate resolution.

Permutation: Debaters may be able to show that the philosophical position raised by the Kritik is actually consistent with their own case. Suppose, for example, the Kritik argues that an affirmative case “props up” capitalism by making the U.S. economic structure look more compassionate than it actually is. The affirmative team could respond that the case actually is consistent with the Kritik in that it incrementally undermines the excesses of capitalism. Furthermore, minor changes in the affirmative plan might demonstrate the consistency between the positions taken in the affirmative case and the Kritik. Essentially, the permutation strategy argues that the Kritik fails to compete with the affirmative plan in that the affirmative case is consistent with the Kritik. Accordingly, the Kritik fails to offer a reason to vote against the affirmative plan.

Defend the Concept of Fiat: Many Kritiks are based on the notion that “fiat” is silly – if the judge signs the ballot at the end of the round, there is no resulting change in public policy. Accordingly, so the Kritik argues, the only real question is whether debaters ought to use the round of debate as an opportunity to express some activist view on an important issue of our time. But this position can be answered by showing that the Kritik also fails to demonstrate any meaningful activism. The exercise of policy debate was created for the purpose of training future activists – people who have the skill to create meaningful change in society. This valuable training exercise is forfeited if we refuse to utilize it for the discussion of what “should” be done. The concept of “fiat” is nothing but a useful tool to enliven this discussion of the changes that would be desirable if we had the power to act in a given realm.

Disadvantages to the Kritik: In the same way that negative debaters present disadvantages to an affirmative case, debaters can also offer disadvantages to a Kritik. Consider, for example, the introduction of a “language” Kritik – one that argues that the other team has used some politically incorrect term. The response to the Kritik could include a broad disadvantage-based attack on the politically-correct speech movement and its associated assault on the freedom of speech.

Author’s Intent: Most Kritiks are built around the views of a single philosopher, such as Foucault, Nietzsche, Habermas, or Agamben. Affirmative teams seeking to answer the Kritik may be able to show that the philosopher actually advocates a policy position similar to the affirmative plan. Consider the example of a Kritik based upon the philosophy of Italian philosopher, Giorgio Agamben. The negative Kritik seeks to show that the United States now operates in “the state of exception,” undermining a peaceful world order. Accordingly, any affirmative action that rehabilitates the U.S. position in the world community simply serves to extend the life of this “state of exception.” This argument actually serves as a Kritik version of a “U.S. hegemony bad” disadvantage; the Kritik argument is that any affirmative action that makes the U.S. look better does nothing but to “put a friendly face on fascism.” Yet the affirmative may be able to show that Agamben himself urged the United States to move toward progressive policy positions, much like what is proposed in the affirmative plan. Consider the following quotation from Agamben in a 2002 essay, Theory & Event: “It is not that democracies should cease to defend themselves, but the defense of democracy demands today a change of political paradigms and not a world civil war which is just the institutionalization of terror. Maybe the time has come to work towards the prevention of disorder and catastrophe, and not merely towards their control. Today, there
are plans for all kinds of emergencies (ecological, medical, military), but there is no politics to prevent them. On the contrary, we can say that politics secretly works towards the production of emergencies. It is the task of democratic politics to prevent the development of conditions which lead to hatred, terror, and destruction -- and not to reduce itself to attempts to control them once they occur” (Quoted in the book, Violence, Victims, Justifications: Philosophical Approaches, Peter Lang, (ed.), 2006, p. 171). If the debater can show that the philosopher used as the basis for the Kritik advocates policy actions similar to the affirmative plan, then the Kritik can be defeated.

**Question the Decision Impact:** Kritik arguments are unlike disadvantages in that they try to ignore the question of uniqueness. Take the example of a capitalism Kritik against an affirmative plan claiming to reduce world poverty: The negative team offering a capitalism Kritik argues that the affirmative plan “reifies” or “preserves” the system of capitalism, and is therefore bad. Yet the ravages of capitalism, whatever they may be, will continue unabated with or without the affirmative plan. At the end of the debate round, the last two speakers will usually spend a few moments explaining why they have won the debate – this typically involves impact calculus. One of the weaknesses of the Kritik is that it seldom provides a rationale for voting against the affirmative. The final affirmative rebuttalist can explain that it is possible to acknowledge the excesses of capitalism while also taking action to ameliorate its harmful impacts. If we truly believe that capitalism harms the least advantaged members of society, why not affirm an action to assist persons in poverty.

**Look for Contradictions:** It is seldom the case that a negative team will offer a Kritik as their only argument in the debate round. Usually the negative position includes a combination of topicality arguments, case attacks, and disadvantages along with a Kritik. But Kritik arguments often do not play well with other negative positions. Consider the example of topicality: the negative claim is that topicality is a voting issue because the affirmative plan fails to address the resolution. Yet the Kritik argument asks the judge to ignore the question framed by the resolution; if the affirmative is expected to address the resolution, why should not the same be true for the negative? Many negative disadvantage arguments may claim that the affirmative plan causes economic harm in the U.S.; such impacts are in great tension with Kritik arguments such as capitalism bad or U.S. hegemony bad. Some negative case response arguments attempt to turn the impact of the case. Affirmative debaters should be aware that these case responses may “double-turn” the Kritik.

**Turn the Link:** Sometimes the affirmative can succeed in showing that the affirmative case actually advances the philosophy embraced by the Kritik. If the affirmative is aware that they will commonly be confronted with a “U.S. hegemony bad” Kritik, they may place a piece of evidence in the first affirmative speech explaining why the adoption of the plan would actually weaken U.S. hegemony. Since teams using Kritiks often totally ignore the affirmative case in its entirety, they may have fallen into a strategic trap laid by the case.

**Turn the Impact:** If the Kritik claims that excessive U.S. power creates Agamben’s “state of exception,” the response could be that U.S. hegemony is actually a force for good in the world. If Foucault’s Kritik of “biopower relations” argues that state power is totalizing and harmful, the response could be that state power is essential to resist racism, sexism, and oppression of other minority groups. The debater should be aware, however, that turning the impact is the riskiest strategy for dealing with a Kritik. Turning the impact of a Kritik will almost inevitably focus the
outcome of the debate on the ground selected by the negative team – the decision will entirely
come down to who can win the Kritik. Usually the team offering the Kritik is more familiar with
these arguments, since they likely use the Kritik argument in nearly every negative round.

Final Observation About the Kritik

Much of the preceding discussion presumes that Kritik arguments are used only by negative
teams. Recently, however, it has become more common for affirmative cases to offer Kritik argu-
ments, sometimes almost completely ignoring the resolution in the process. In such instances,
many of the response arguments listed above would still apply.

Conditional Arguments
Conditional arguments are arguments that play both sides of the fence. The negative does not wish to
place all its arguments on one side or the other, so it reserves the right to abandon a position at its own
discretion.

The concern with this type of position is that most of the arguments will cancel or contradict the other.

Disadvantages and Inherency
The idea behind the disadvantage is simple. If the plan is implemented, then the bad effects, or impacts,
stated in the disadvantage will occur. The idea behind inherency is that the problem is so great that
a simple quick fix or minor repair will not solve the problem. If the negative runs disadvantages and
inherency, they are advocating that the status quo is fixing the problems but that the end result will be
the bad effects of the disadvantage. This should be counter-attacked by the affirmative, pointing out
that both cannot occur.

Inherency and Solvency
As pointed out above, inherency is the idea of a big fix needed rather than an immediate small fix.
Solvency is the idea of solving the harms that the affirmative mentioned in case side. The negative
cannot easily point out that the problem is fixable with a small amount of work yet do a solvency dump
to show that the problem is enormous. This presents a contradiction that the judge and the affirmative
should quickly see.

Evidence Pressing
This type of attack is sometimes referred to as a card attack. Sometimes the best way to beat a particu-
larly tough piece of evidence is to use it against itself. This can be done in a variety of ways.

1) The most common way to undermine a card is to take a look at the particular card in question and
then read the entire quote. Sometimes the other team will power tag a card to make it imply more than
it really states. Reading the entire evidence can sometimes point out that the card contradicts itself
within the full text and/or provide you with an argument you did not anticipate.

2) Using the Internet, it is easier to track the author of a piece of evidence. It is now possible to do
searches that will show that the author has changed his or her mind after the material was originally
published.
3) And of course let us not forget about postdating. This is pressing the evidence by advocating that one piece of evidence is more valid than another since it is more recent. Do not ever run election disadvantages after the election has already occurred and your candidate has already lost the election.

**Speaker Responsibilities**

**First Affirmative Constructive (8 minutes)**
1. Present Case
2. Present Plan
3. Present Advantages

**First Negative Constructive (8 minutes)**
1. Attack Topicality (optional)
2. Attack Affirmative Case (optional)
3. Defend Status Quo (optional)
4. Present Disadvantages (optional)
5. Present Counterplan (optional)
6. Present Kritiks (optional)

**Second Affirmative Constructive (8 minutes)**
1. Answer Topicality
2. Pull Case Drops
3. Attack Disadvantages
4. Attack Counterplan
5. Attack Kritiks
6. Extend Advantages

**Second Negative Constructive (8 minutes)**
1. Extend Topicality
2. Extend Negative arguments as needed in the round

**First Negative Rebuttal (5 minutes)**
The Negative team will continue to extend and argue those issues they feel they are winning: Topicality, Disadvantages or Counterplan.

**First Affirmative Rebuttal (5 minutes)**
This is arguably the most important speech in the debate. Many debaters think that this speaker must cover every issue from the Negative block. Others believe this speaker should concentrate on the second negative constructive, and if time permits, the first negative rebuttal. If Topicality is still being argued, it must be addressed.
Second Negative Rebuttal (5 minutes)
1. Concentrate on issues that the Negative feels they are winning.
2. Take time to talk to the judge about the voting issues in the round.

Second Affirmative Rebuttal (5 minutes)
1. Concentrate on the “live” issues in the round.
2. Take time to talk to the judge about the voting issues in the round.

WHAT DID HE SAY? — FLOWING

Although UIL rules allow the use of computers in debate rounds, learning to flow the traditional way is a valuable skill. Flowing is an essential element of debating. If you cannot remember what your opponent said and you do not have it written down, you will not effectively be able to defend your positions or respond to argumentation. You must learn how to write down not only what your opponents are saying, but also what your team is saying. This process of writing down a debate is called flowing.

While immensely important, it is not an exact science. The key to successful flowing is teaching yourself a method that works for you. Try as many things as are needed until you know it is right. Below are some suggestions to try and help you flow.

1. Teach yourself a shorthand method. Establish symbols for key words that you will use a lot in debate. Never write the United States. US will suffice. A dollar sign can be used anytime money or spending is mentioned. An arrow pointing up can mean increasing or rising. An arrow pointing down can mean decrease. Be consistent so you can use your shorthand effectively.

2. Begin flowing using a legal pad. Write in the area to the left of the double red lines. Learn to write small but legibly. Practice using the same amount of space to flow subsequent speeches so that you have each speaker’s comments for one argument progressing across the flow.

3. Put one argument per page. Significance will be on one page, harms will be on a page by itself, etc. This allows you to have one argument in its entirety in front of you. You can easily see what was said and more importantly, if a speaker failed to respond to the argument, it will be obvious.

4. Flow in two distinct colors. Make Affirmative blue and Negative red. You may wish to use a third color to flow the first Negative rebuttal. The need for this will become apparent as you begin debating.

5. You will rarely be able to get a word for word transcript. As you practice, write down the tags or a brief phrase to summarize, instead of the entire piece of evidence.
6. When flowing evidence, get the last name of the author and a date. If your opponent quotes Mark Smith from 2018, Smith 18 will be your reference, allowing you to ask your opponents about the evidence if you want more information.

7. As soon as you get home from a tournament, translate your flow as best you can into normal language so you can study the development of arguments. This will become a valuable learning tool.

8. Save your flows.

In order to become proficient with flowing, you must practice. It will not magically happen. If you choose to flow on your computer, research online effective methods. Here are some suggestions for practicing flowing.

1. Try to flow a national newscast.

2. Have your partner read debate materials to you so you can flow. Then you read for your partner. Compare the flows to the original material. You can also use a newspaper for this exercise. It will provide the added benefit of extemporaneous speaking preparation.

3. If you and your partner have a class together, each of you flow the teacher’s lecture presentation and then compare notes.

4. After a tournament, compare flows with your partner or classmates who flowed the round.

Flowing is critical to your success as a debater whether you choose the traditional method of flowing by hand or by using excel or debate flow software on your computer. You must work on flowing along with all other aspects of your debate preparations. There are some additional benefits from learning to flow well. Your class notes will be in great demand at test time, and this will allow you to extract favors from classmates. You will never fear debating the speed-readers because you can still record everything that is important. Flowing well will really prove its worth when you go to college. Some of your professors will talk just like people you have debated.
**SAMPLE FLOW**

*the authors use a separate page for each major argument. Other debaters choose to flow all the case side arguments on one page and the plan side arguments on another. Select a method that works for you.*

<table>
<thead>
<tr>
<th>1AC</th>
<th>INC</th>
<th>2AC</th>
<th>2NC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Significance</td>
<td>AFF is not significant</td>
<td>yes we are significant</td>
<td>no aff is not significant</td>
</tr>
<tr>
<td>evidence</td>
<td>a)evidence</td>
<td>a)new evidence</td>
<td>a)new evidence</td>
</tr>
<tr>
<td>evidence</td>
<td>b)evidence</td>
<td></td>
<td>(dropped this card - note this for the judge)</td>
</tr>
<tr>
<td>evidence</td>
<td>c)evidence</td>
<td>b)new evidence</td>
<td>b)new evidence</td>
</tr>
<tr>
<td>evidence</td>
<td>d)evidence</td>
<td></td>
<td>(dropped this card - note this for the judge)</td>
</tr>
<tr>
<td>e)evidence</td>
<td></td>
<td>c)new evidence</td>
<td>c)new evidence</td>
</tr>
</tbody>
</table>
The cross-examination period in debate is when debaters are permitted to directly question an opponent. This is the time the debaters are provided to clarify any issues or arguments presented by their opponents. You want to ask strategic questions in order to expose errors, obtain admissions, and set up lines of argumentation.

Both the questioner and the respondent should be prepared to function independently of their partners. In order to avoid confusion, each debater needs to know the proper order for questioning in the CX period. The sequence is listed below.

<table>
<thead>
<tr>
<th>Speech</th>
<th>Questioner</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Affirmative Constructive</td>
<td>Second Negative Constructive</td>
</tr>
<tr>
<td>First Negative Constructive</td>
<td>First Affirmative Constructive</td>
</tr>
<tr>
<td>Second Affirmative Constructive</td>
<td>First Negative Constructive</td>
</tr>
<tr>
<td>Second Negative Constructive</td>
<td>Second Affirmative Constructive</td>
</tr>
</tbody>
</table>

The easiest way to remember the proper sequence is to know that the questioning is done by the team member who is not speaking next. Take another look at the list above and you will see this is correct. Each member of the team is responsible for knowing this order to prevent problems during the round. If you think the wrong person is about to ask questions, bring it to the attention of the judge before they begin. It is important for the correct team member to ask in proper sequence in order to avoid one team member covering for a weaker partner. If you keep it straight, then each member of the team meets his or her obligation under the rules.

UIL rules state very clearly that each debater should question one opponent and should answer the questions of one opponent. Some debate circuits have relaxed the enforcement of the rules about CX-ing. What has resulted is called “Open CX”, where all four of the debaters are participating in the same CX period. This is a violation under UIL rules, resulting in a loss for your team. If this happens during a round at a UIL tournament, both teams can receive a loss for the round.

YOU KNOW THE RULE NOW. YOU ARE WARNED.

Debaters should present any discoveries during CX in one of their remaining constructive speeches, or in the case of the last CX period, during the first affirmative rebuttal. Debaters should not expect the judge to credit an argument just because it was discussed during CX time. Use the information or admissions you obtained in cross-examination in subsequent speeches.

A debater’s initial CX can be very intimidating. First time debaters may only ask a few questions and then sit down to end the embarrassment. With a little work, however, a debater can give a credible performance during CX and their performance will improve. Consider the list of practice activities below.

1. Read your First Affirmative Constructive and have your coach or another experienced debater ask you questions. Then, discuss with your examiner why he or she asked those specific questions. This will aid you in understanding strategies of questioning.

2. Have another member of your squad read an affirmative case and allow you to question him or her.
While you are CXing, have your coach ask you why you are asking certain questions.

3. Don’t forget the Negative position. You will be Negative half the time. As you practice, work on this side of the CX period, as well.

4. It is advisable to have some questions prior to the tournament. Try to develop questions that can be applied to any affirmative or negative. Be prepared to ask follow-up questions based upon your opponent’s answers.

5. Listen! Listen! Listen! Do not just focus on your questions. Be sure to listen carefully to your opponent’s responses.

6. Ask yes or no questions or questions that require specific information. Don’t ask why or open-ended questions that allow your opponent to ramble. If you do, realize you are setting the stage for your opponent to waste your CX time.

7. After every tournament, adjust your CX to account for the knowledge you have gained from debating.

Let’s talk for a moment about etiquette. Remember that the cross–examination period is your opportunity to impress the judge. Negative behavior such as sarcasm, arrogance, or rudeness will not score points with your judge. The CX period in debate has caused many an angry moment.

• Debaters should stand side by side and face the judge, not each other.

• The questioner should not ask multipart questions and then expect the opponent to answer yes or no.

• The respondent should answer the question, even if it hurts his or her position.

• Do not argue with your opponent. Your job is only to ask questions. Wait until your next speech to make points or draw conclusions from your opponent’s answers.

• Demonstrate courtesy at all times. If an opponent won’t cooperate, do the best you can and let the judge deal with it on the ballot.

• Do not take the debate out of the room.

One last consideration for debaters. You have a responsibility to do the best you can for your team. One of the reasons that you need to develop your questioning skills is because it makes you a stronger debater. Moreover, you need to support your partner - ask pertinent questions to provide ammunition in upcoming speeches and use all the CX time to give your partner extra prep.

Remember to practice the CX portion of debate just like you practice for all other parts of your debate. Your CX performance will improve dramatically with experience. Don’t worry, soon you will be giving Perry Mason a run for his money!
SECTION 3 — DETAILS

LET’S GET READY TO RUMBLE - RULES AND TOURNAMENT PROCEDURES

Know the Rules

Never go to a competition until first reading and learning the contest rules.

SECTION 1000: SPEECH

(a) EVENTS AND ENTRIES. The UIL speech program shall consist of events divided into three basic skill categories: debate, oral interpretation and extemporaneous speaking. Students are permitted to enter two events in speech, and Cross-Examination Team Debate (see (b) Scheduling). The eligibility section requirements of each contest shall be met and no more than one event shall be selected from each of the following categories:

(1) Debate.
   (A) Cross-Examination Team Debate
   (B) Lincoln-Douglas

(2) Interpretation.
   (A) Prose Interpretation
   (B) Poetry Interpretation

(3) Extemporaneous Speaking.
   (A) Informative Speaking
   (B) Persuasive Speaking

(4) Prohibited Double Entries.

If You Enter:                                     You May Not Enter These Contests:
Team Debate                                     Lincoln-Douglas Debate
Lincoln-Douglas Debate                   Team Debate, Prose Interpretation, Poetry Interpretation
Prose Interpretation                           Lincoln-Douglas Debate, Poetry Interpretation
Poetry Interpretation                          Lincoln-Douglas Debate, Prose Interpretation
Informative Speaking                        Persuasive Speaking
Persuasive Speaking                          Informative Speaking

Note. There is no restriction on entering Congress in addition to other speech or academic events.

(b) SCHEDULING. In addition to restrictions of individual contest plans, it is imperative that students and academic coaches become familiar with the Academic Conflict Pattern when selecting contests for competition. This pattern is provided on the UIL website. Students who want to double enter may request that they be allowed to speak first or second in a section but may not request to be placed in the bottom one-half of the section. If the double entry is not prohibited above, contest directors may allow the double entry if the necessary accommodations do not inconvenience other contestants. Contest directors are to use their best judgment in the matter. There shall be no protest of their decisions.

(c) RECORDING. Schools and/or individuals are prohibited from recording (audio and/or video) speech contests. The UIL reserves the right to record for educational purposes.

A Guide to Cross-Examination Debate • 31
SECTION 1001: CROSS EXAMINATION DEBATE

(a) THE CONTEST.
(1) Purpose. The purpose of this contest is to train the student to analyze a problem, conduct thorough and relevant research, and utilize principles of argumentation and advocacy in orally presenting the most effective case for or against a given proposition.
(2) Format. Round robin or multiple preliminary rounds leading to an elimination bracket. Each round includes approximately 90 minutes of oral arguments in a structured format debating a policy resolution provided on the UIL website. Each two-member team shall argue the affirmative side of the resolution as well as the negative side of the resolution

(b) ENTRIES.
(1) Representation. The debates shall be conducted in one division in each conference. In all conferences a school may enter in its district meet three, two-member teams. In districts where fewer than a total of eight teams are competing, each school with a full entry may enter a fourth team.
(2) Eligibility. Students who graduate during the year are eligible for UIL post-district competition if they have qualified for that competition on or before the date they graduate. Team debaters shall not enter Lincoln-Douglas debate. There is no restriction of entering congress when also entering cross-examination debate.
(3) Substitutions. 
(A) A debate team shall consist of two members. If a team member is substituted at the State Meet, the remaining debater shall be a member of the original team that qualified at the district meet to advance to the State Meet.
(B) Limit on Substitutions. After a given tournament has begun, no substitutions will be allowed. The contest director is empowered to disqualify a team for substituting after a tournament has begun.
(4) Failure to Compete at District. Disqualification from the Cross-Examination Debate Contest for the current academic year may result if an academic coach fails to notify the district contest director, in a timely manner prior to the meet, that a team will not compete and such violations may be grounds for suspension from team debate for the following year.
(5) Alternates. In the event that neither member of the original qualifying team can compete, then the alternate team shall be notified and permitted to advance. Alternates in districts with fewer than 8 teams competing or in districts with only one school competing are subject to the certification requirements. An academic coach who fails to notify the state contest director that a team will not compete is in violation of the Academic Contest Ethics Code and the school shall be disqualified from team debate for the current academic competition and such violations may be grounds for suspension from team debate for the following year.

(c) THE RESOLUTION. The resolution for debate during the current school year shall be posted on the UIL website.

Resolved: The United States federal government should enact substantial criminal justice reform in the United States in one or more of the following: forensic science, policing, sentencing.

OR as altered by the League office.
(d) FORMAT AND TIME LIMITATIONS. Continuous speaking time and order of speeches shall be as follows:

(1) Constructive:
   - Affirmative, 8 minutes
   - Cross-Examination by Negative, 3 minutes
   - Negative, 8 minutes
   - Cross-Examination by Affirmative, 3 minutes
   - Affirmative, 8 minutes
   - Cross-Examination by Negative, 3 minutes
   - Negative, 8 minutes
   - Cross-Examination by Affirmative, 3 minutes

(2) Rebuttal:
   - Negative, 5 minutes
   - Affirmative, 5 minutes
   - Negative, 5 minutes
   - Affirmative, 5 minutes
   - Each member of a team shall deliver a constructive speech and a rebuttal speech. Failure to do so will result in the team receiving a loss in the round. In rebuttal, either team may present its speakers in reverse order without penalty.

(3) Preparation Time. A team shall take no more than eight minutes total elapsed preparation time during a round of debate.

(4) Overtime. Overtime may count against a team at the discretion of the judge(s).

(5) Abuse of Time. Excessive abuse of the time allotments may result in loss of the round at the discretion of the contest director.

(e) CROSS-EXAMINATION PERIOD. During the questioning period, both opponents stand and face the judge. Each debater shall question one opponent and only that one opponent may respond. A debater may waive the cross-examination privilege but will lose the time waived. The questioner should control the use of time during the period and may only ask questions and may not comment on the answers or make any statement of his/her own views. Rudeness, sarcasm and condescension shall not be tolerated during the cross-examination period, and the judge may choose to assign speaker points accordingly. The purpose of the questioning period is to:

   (1) Ask for information to gain clarification and understanding.
   (2) Set up strategies to use in developing further argumentation.
   (3) Discover fallacies or inconsistencies in opponent’s argumentation.

(f) RAPID DELIVERY. Debaters whose use of rapid delivery interferes with their communication with the audience and debate colleagues have forgotten that debate is a form of public speaking. To help restore the fundamental purpose of training debaters to communicate with their audience, all UIL guidebooks and ballots will carry the instructions that rapid delivery which interferes with effective communication is to be severely penalized.

(g) EVIDENCE.

   (1) Quotes. Whenever a debater quotes at any length the words of another, the fact that the evidence is quoted material should be plainly stated.

   (2) Availability of Materials. Speakers may use notes if they wish. If charts, maps, books, or other materials are used by any debater, they shall be left before the audience and shall be available for use by the opposing debaters in refutation. Debaters may use laptop computers in the round in accordance with the rules published in the UIL Cross-Examination Debate Handbook and other official UIL publications available through the League office and on the UIL website. Coaches are responsible for reviewing these rules in advance of the contest.

   (3) Available in Writing on Demand. All participants submitting evidence in competition shall do so orally and possess and present promptly upon demand of debater such evidence in printed form or digital storage, easily accessible and readable by opponent. The evidence shall display full bibliographic source citation, even if the full citation is not orally delivered. Full citation should include the following elements: author’s name, complete source information, complete date and page number. Citations of online publications or from online data bases also require the publication medium (online), the Internet URL, or the name of the computer service. Failure to meet this requirement can result, at the discretion of the judge, in:

      (A) loss of round;
      (B) the evidence not being counted in the round; or
(C) the evidence not being given as much weight in the decision of the round.

(4) The contest director shall be empowered with the final decision in questions concerning falsification of evidence. See (k) (6) (A).

(h) SCOUTING.

(1) Debates Shall Be Public. Debate, by its very nature, is public. Therefore, all debates in League district and state competition shall be open to the public, with the exception of debate teams competing in that tournament. Competing debaters shall not observe rounds of district or state competition in which they are not debating.

(2) Notes. With the exception of the final debate in district and state competition, only the judge and the four student participants shall take notes. For example, anyone may take notes in the debates which determine first and second place, and third and fourth place. See (l) regarding taping and filming.

(3) Sharing of Notes. During a tournament, participants or judges may not give or accept notes taken during that tournament. For example, a judge or a debater participating in the district contest is neither allowed to give nor accept notes regarding any rounds in that tournament from anyone else during that tournament.

(4) Penalty for Debaters. Violation by debaters of the scouting rule is grounds for disqualification of the debate team from the current competition. The contest director shall be empowered with the final decision in questions concerning scouting. Such violations may be grounds for suspension of the school from team debate for the following year.

(5) Penalty for Coaches. Violation by coaches of the scouting rule is grounds for disqualification of their teams from the current competition. Coaches who violate scouting rules will also be subject to the full range of penalties as outlined in Sections 27 and 29 of the C&CR, and such violations may be grounds for suspension of the school from team debate for the following year.

(i) COACHING FOR DEBATE.

(1) Coaching Before the Meet. Aside from the bulletins furnished by the League office and other reading matter, the assistance furnished contestants in preparing debates should not exceed the following:
   (A) aid in outlining the arguments;
   (B) citing sources of information; and
   (C) suggestions as to delivery.

(2) Coaching During a Debate. In all contests, the debaters shall be separated from the audience and shall receive no coaching while the debate is in progress. Viva voce or other prompting either by the speaker’s colleague or by any other person while the debater has the floor is prohibited. Debaters may, however, refer to their notes and materials and may consult with their teammates while they do not have the floor.

(3) Penalty for Prompting. If prompting occurs during a round, the team in violation of the prompting rule shall be assigned a loss in the round in which the prompting took place. Time signals are not considered prompting.

(j) PLANNING THE CROSS-EXAMINATION DISTRICT COMPETITION.

(1) District Planning Meeting. The district cross-examination debate contest is administered under the authority of the district executive committee. The League office urges the spring meet district director or organizing chair of each spring meet district to name a chair for the district cross-examination debate planning meeting. This planning meeting should be held prior to October 1. The chair should schedule a meeting and notify all cross-examination debate coaches in the district of the time and place of the meeting. Recommendations resulting from this meeting concerning contest procedures may be made to the spring meet district director.

(2) Agenda for District Planning Meeting. Refer to the UIL website for complete agenda. Some of the subjects which should be addressed at the planning meeting include:
   (A) Agree on a knowledgeable contest director for the cross-examination debate contest and submit the name to the district executive committee for approval. The spring meet district director should provide the League office with the name of the contest director as soon as the appointment is made and submit the online CX Debate Director Information Form no later than November 1. If this person is a cross-examination debate coach of teams competing in the district, special attention should be given to what procedures will be used for pairwise debates and making judging assignments. Determine whether the Spring Meet Director or the contest director is responsible for setting up the cross-examination district meet online. Online meet set-up deadline is December 1.
   (B) Set the date(s) and location(s) for the cross-examination debate competition. District cross-examination competition shall be held between the first school day in January and the second Saturday in February, unless granted a waiver by the UIL state debate director. Confirmation of the district winners and alternates should be entered online no later than the dates specified on the UIL website. Deadlines for certification of first place teams in districts with only one school participating and second place teams in districts with fewer than eight participating teams are posted on the UIL website. State judging forms should be entered online by the deadline specified on the UIL website.
(C) Determine the format and tentative schedule for the competition. The district winners may be decided by round robin or by preliminary rounds leading to an elimination bracket where all undefeated contestants shall be placed into the elimination bracket.

(D) The deadline for online cross-examination debate entries is 10 days prior to the competition. Determine the procedures for notifying the contest director of any changes in entries and for notifying schools in the district of the number of entries.

(E) Determine, under the direction of the spring meet district director, what awards are to be presented and how they are to be obtained.

(F) Determine an estimated number of debate entries. The spring meet district director or a designated representative shall use this estimate to order ballots and judging instructions from the League office. The CX Debate District Information Form and request for materials should be entered online no later than November 1.

(G) Determine the procedures and criteria that will be used to select, secure, train and assign the necessary number of judges. See (k) (3).

(H) Determine the method that will be used to select, secure, train and assign the necessary number of timekeepers. See (k) (5).

(I) Consider any other contest procedures recommended by planning committee members. A suggested agenda is posted on the UIL website.

(J) All recommendations made by the planning committee concerning the cross-examination debate district competition should be submitted to the spring meet district director for approval.

(k) TOURNAMENT PROCEDURES.

(1) Eliminations.

(A) Pairings. Teams should be paired by the tournament director, who should try to prevent, where possible, teams from the same school from meeting in preliminary rounds. Teams shall debate in their assigned pairings.

(B) District. The district championship may be decided, as the district executive committee directs, by (1) round robin or (2) preliminary rounds leading to an elimination bracket where all undefeated contestants shall be placed into the elimination bracket. First through sixth places shall be determined. No ties shall be awarded. The district director should notify the schools of the format prior to the meet. First place teams in districts with multiple schools entered will advance to state competition. In districts with only one school entered in the district meet, first place advances to state competition only if the high school principal certifies that the team has competed in a minimum of eight competitive interschool debate rounds prior to the certification deadline. In districts with fewer than a total of eight teams competing, the second place team advances to state competition only if the high school principal certifies that the team has competed in a minimum of eight competitive interschool CX debate rounds prior to the certification deadline – see (j) (2) (B). In districts with eight teams or more competing, the second place team advances automatically. The remaining teams will serve as alternates.

(C) State. At the State Meet, the tournament format will be structured to allow for preliminary rounds for the purpose of seeding for the elimination rounds. The teams advancing to the elimination rounds will be announced after the completion of the preliminary rounds. Brackets are not broken at the State Meet. Both semifinalist teams will be awarded bronze medals. First and second place shall debate for medals. Teams who refuse to debate in semifinal or final rounds at the State Meet shall be disqualified from the tournament and such violations may be grounds for suspension from team debate for the following year.

(2) Choice of Sides. If possible, each team should debate both the affirmative side and the negative side of the resolution during the course of the meet. For example, in a three-preliminary round tournament each team should debate affirmative one round, negative one round, and then flip a coin or come to a mutual agreement for a third round.

(3) Judges. Judges shall be selected in odd numbers (1, 3, 5) for each debate. Judges should be:

(A) selected on the basis of capability, impartiality and willingness to judge according to UIL standards;

(B) at minimum, high school graduates;

(C) instructed to sit apart during the debate;

(D) provided with adequate instructions for using the judging criteria for debate in the UIL program;

(E) instructed to direct questions to the contest director; and

(F) instructed not to discuss their decisions with other individuals or judges while judging a given debate.

(i) District. Judges for the district meet shall be chosen by the contest director subject to the approval of the district executive committee. So far as possible, the judges should not know which school a
debater represents. On the ballot, the contestant is to be designated as the affirmative or the negative or by number.

(iii) *State.* Judges for the State Meet shall be selected by the state contest director. All schools that qualify for State Meet shall provide one experienced judge for each team qualified for the state competition, unless excused for a valid reason by the contest director. The coach may serve as judge. Schools qualifying two teams should contact the State Director immediately following district competition. Schools should submit online judging form(s) within 10 calendar days following the district meet or by February 13, whichever is sooner. Schools that fail to submit state judging forms online by the prescribed deadline as outlined in (j) (2) (B) shall be subject to a $100 late judging fee which should be received in the League office at least one calendar week in advance of the State Meet to prevent disqualification from the tournament, and shall provide the required judge. Unless excused for a valid reason by the contest director, schools which advance to elimination rounds shall provide an experienced judge for each team advancing who will be available until dismissed by the contest director. Failure to provide a judge could constitute grounds for forfeiture of the round. The contest director is empowered to determine if forfeiture of a round is necessary.

(iii) *Instructions to the Judges.* The director of the contest is charged with the responsibility of enforcing instructions given on the debate ballot, and only the most flagrant delinquency in this matter will be considered grounds for question.

(4) * Interruptions.* The contest director should permit no interruption of a speaker from the audience during a debate. Any intentional interruption of a debate by an audience member is considered unethical behavior. See Section 901 Academic Contest Ethics Code of the C&CR.

(5) *Timekeeper and Signal Standards.* The timekeeper should announce to the debaters prior to the contest the types of time signals to be used. Either time cards, hand signals or automatic timers may be used.
(A) If hand signals or time cards are used, the time remaining should be indicated.
(B) When a speaker uses all of the allotted time in either the constructive or rebuttal speeches, the timekeeper should so indicate.
(C) A timekeeper is provided for convenience. The responsibility for staying within the time limits lies with the debater.
(D) Overtime may count against the debater at the discretion of the judge.
(E) Excessive abuse of the time allotments may result in disqualification at the discretion of the contest director.

(6) *Questions.*
(A) Questions shall be directed to the contest director before the decision of the judges is announced. The decision of the meet officials in these matters is final. No arguments with the judges will be permitted.
(B) Excessive abuse by either contestants or their coaches shall be reason for disqualification of that school and its contestants for the current competition and may be grounds for suspension for the following year.

(7) *Ballot Verification Period.* Before beginning any elimination round, contest directors shall hold a ballot verification period to make certain that there have been no clerical errors in determining those teams that will advance to the next round. Results announced before this period are considered unofficial. Ballots shall be returned to contestants or coaches to be checked for possible tabulation errors before official results of advancing teams are announced. A student and/or coach not present for the ballot verification period forfeits the opportunity to verify tabulation. Approximately 15 minutes should be allotted for this verification period. This is designed as a time to verify tabulation, not a time to question the decision or ranking that a judge has given the debaters.

(8) *Recording.* Schools and/or individuals are prohibited from recording (audio and/or video) speech contests. The UIL reserves the right to record for educational purposes.

(9) *Official Results.* At the end of the ballot verification period, results shall be read as official results. No questions may be raised after this point.
A Word to Coaches: What to Expect
Debating is much like learning to drive a car. Your parents or driver’s education instructor took you along the less-traveled roads before sending you alone to deal with rush-hour traffic. Similarly, in debate, students need to practice their skills at invitational tournaments throughout the fall before competing at the UIL district meet. This is a brief outline of what you as the coach should expect when your debaters enter a tournament. Be aware that it is your responsibility as the coach to make sure that students are correctly entered and changes such as adds and drops have been correctly recorded by the tournament hosts — this helps things run smoothly. The host school will appreciate your assistance if you foresee a problem that will adversely affect the tournament.

Reading the tournament invitation: What to Look for
• Number of rounds per event (debate and individual speaking event preliminary rounds) Judging requirements (some schools require you to provide a certain number of judges per teams and/or entries…still others will allow you to buy out of rounds for a judging fee).
• Deadlines on entry forms (these include entry changes such as add and drop dates, with and without loss of fees and additional charges).
• Contest rules (rules will vary, depending on the tournament host or tournament circuit).
• Payment requirements (some schools will not allow you to compete without full payment prior to the start of the tournament…you might even have to cover the fees with a personal check until your school makes payment).
• Helpful information about hotels and/or restaurants in the area.

Registration
Inform the school of your arrival. Make sure all adds, drops, and/or changes are correctly handled. Pay your fees. Pick up the tournament information booklet (a.k.a. the “Poop Book”). Often, this is provided in electronic form.

Poop Book/Electronic Confirmation Sheet
Double check names and entry positions (make sure your students are not sectioned together in the same room unless necessary). Schools are assigned a code to identify their school. Make sure all students know their school code as assigned by the hosting school.

Judging Obligations
Expect to judge at tournaments and proactively view this obligation as a way to constantly improve your coaching skills. Judging debate rounds gives you firsthand knowledge of arguments that are being run and trends that are occurring so that you are better equipped to assist your students in their preparation. If you are fortunate to qualify a team to the UIL State Meet, in accordance with the rules set forth in the UIL Constitution and in this handbook, your school must provide an experienced judge. Judging at invitational meets will assist you in obtaining the rounds you must have to be approved to serve as your school judge at the State Meet. At the district meet, you will receive winners packet information from the contest director that includes instructions for completing your online judging forms. Know who will serve as your state judge before your team wins at district!
Judging Paradigm Books or Sheets
Some tourneys, including UIL State Meet, will request that judges fill out a questionnaire, indicating their judging preferences (paradigms). Their responses are compiled into a Judging Paradigm book (see Appendix). If available, make sure your students read these. Some host schools will not have these available so students should learn to ask each debate judge what he or she is looking for in the round, in other words, their paradigm. It is then the obligation of the debaters to adapt to their judge for that specific round.

Pairings
At each tournament, your debaters will need to know whom they are debating and in what room the debate will be held. These handouts are referred to as pairings. They will be posted in central locations and handed out before each round. Be sure to check the side (affirmative or negative) your teams will be upholding and in which room they will be debating. Please remember teams must be prompt. Most tournament hosts will only wait approximately 15 minutes before the tournament director assigns a loss to the non-showing team.

Sample CX Pairings — Round 1

<table>
<thead>
<tr>
<th>Affirmative</th>
<th>Negative</th>
<th>Room</th>
</tr>
</thead>
<tbody>
<tr>
<td>17CV</td>
<td>12FG</td>
<td>114</td>
</tr>
<tr>
<td>23KO</td>
<td>18BN</td>
<td>115</td>
</tr>
<tr>
<td>1GS</td>
<td>4JR</td>
<td>116</td>
</tr>
<tr>
<td>18MK</td>
<td>7GF</td>
<td>117</td>
</tr>
<tr>
<td>14TS</td>
<td>Bye</td>
<td></td>
</tr>
</tbody>
</table>

In examining this sample pairing, you should note a few things. First, look for your school number. Let’s say your school has been assigned the number 18 as its code. You will want to search the pairings for the number 18. As you may have noticed, there are two 18’s in this pairing example. Each of your teams will be given an additional code to distinguish them. In the example, that code is two alphabetical letters (tournaments often use the initials of the last names of the debaters). If your school (#18) has debaters of Brown and Nolan, you will notice on the pairings that they are scheduled to debate the negative side and their opponent for Round I is 23KO, and they are to debate in room 115.

In examining the bottom of the pairing, you will notice that team 14TS has received a bye. This means that the team will not be debating this round. Byes occur when there are an uneven number of teams entered in the tournament. In UIL, the team of 14TS would receive a win for Round I, and the speaker points for all other debated rounds would be averaged to determine speaking points for the bye round.

Most tournaments will have three to four rounds of prelim debates. Normally, when the tournament is running an odd number of prelim rounds, you will debate an even number of affirmative and negative rounds and then you will flip a coin for the odd round debated. All preliminary rounds may be preset (a schedule written prior to the beginning of the first round which is complete for all of the preliminary rounds) or some rounds (usually two) may be preset and the third round or any subsequent rounds may be power-matched (based on the record accumulated in the previous rounds).
To determine which teams will advance (break) to the elimination rounds, the following criteria are a widely accepted method of determining seeding (placement on the elimination bracket).

- **Win/Loss record.**
  If several teams have the same record, use the next criterion.

- **Adjusted speaker points.**
  Drop both the highest and lowest points awarded to tied teams. *Highest* remaining point total wins. If there is a tie, use the next criterion.

- **Total number of speaker points.**
  The *highest* point total wins. If there is a tie, use the next criterion.

- **Total number of ranks.**
  The *lowest* total wins. If there is a tie, use the next criterion.

- **Opponents’ win/loss record.**
  Determine the record of each of the opponents debated by the two contestants tied in points. The student in the tie who debated the more difficult opponents (best record) wins. If there is a tie, use the next criterion.

- **Opponents total number of speaker points.**
  *High* total wins.

- **Opponents total number of ranks.**
  *Low* total wins.

<table>
<thead>
<tr>
<th>Quarterfinals</th>
<th>Semifinals</th>
<th>Finals</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st seed</td>
<td>Winner (or 1st seed)</td>
<td>Winner (or 4th seed)</td>
</tr>
<tr>
<td>8th seed</td>
<td>Winner</td>
<td>Winner (or 1st seed)</td>
</tr>
<tr>
<td>4th seed</td>
<td>Winner (or 4th seed)</td>
<td>Winner (or 2nd seed)</td>
</tr>
<tr>
<td>5th seed</td>
<td>Winner</td>
<td>Winner (or 3rd seed)</td>
</tr>
<tr>
<td>2nd seed</td>
<td>Winner (or 2nd seed)</td>
<td>Loser of Semifinals</td>
</tr>
<tr>
<td>7th seed</td>
<td>Winner</td>
<td>Loser of Semifinals</td>
</tr>
<tr>
<td>3rd seed</td>
<td>Winner</td>
<td>Loser of Semifinals</td>
</tr>
<tr>
<td>6th seed</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Champion

3rd Place Winner
Once the tournament progresses into the elimination bracket, it becomes single elimination. This means only the winners of each round move on to debate the succeeding rounds. The losers are eliminated from the tournament.

**Conduct at the tournament**
As the school sponsor, coaches are expected to be at the hosting school during all rounds or have an adult supervisor present in case of emergencies and/or problems. Coaches and students are expected to observe the host school rules. These are normally printed in the host school’s invitation and the poop book. Coaches and students should be aware that they are responsible for their behavior.

**The Debater’s Code of Ethics**
The primary goal of the debate contest is to provide students with an opportunity to develop leadership skills for effective and responsible participation in a democratic society. The debate contest provides a unique laboratory for the acquisition of these essential democratic skills, not found elsewhere in the curriculum.

The debate contest is a competitive event, evolving from the basic rivalry between individuals and schools and conducted within the framework of established rules. The responsibilities of democratic citizenship demand that the student participate with fairness and integrity at all times. The following ethical standards are designed to serve as guides for the establishment of criteria for the conduct of contestants in debate.

1. **Courtesy.**
   A. Debate is a contest between friendly rivals who should exhibit courtesy, fairness and sincerity at all times.
   B. Humor is appropriate in a debate, but sarcasm and ridicule are in bad taste.
   C. Anger is an admission of a contestant’s inability to control his emotions and his inability to answer logically the opponent’s arguments.
   D. Arguments should be presented with fairness and good taste. Dogmatic methods of presentation should be avoided.
   E. Debaters should never do anything that would detract from their opponent’s presentation. Excessive movement and audible noises should be avoided while the opponent speaks.

2. **Honesty.**
   A. The debater should prepare his own case and should not rely on the work of his coach or others. The presentation should be the work of the student.
   B. All evidence should be honestly presented and clearly identified. Each quotation should be accurately stated and should correctly reflect the opinion of the source. Statements should not be taken out of context nor altered in any way. Changes of this type are unethical and intellectually dishonest.
   C. Debaters should listen carefully to opponents and should represent accurately the opposing case. The opposition should not be credited with statements they did not make nor should they be accused of ignoring points that they have discussed.

3. **Trickery.**
   A. There is no place in academic debate for trickery. Debaters should avoid “trick cases,” the substitution of strategy for evidence and logic, the scouting of opponents, the asking of long lists of questions, and all other forms of chicanery or intellectual dishonesty.
B. The position of the debater should be clearly stated as soon as possible. The withholding of pertinent information solely to gain a strategic advantage is to be discouraged.
C. New issues should never be introduced in the rebuttal speeches; however, this does not imply that debaters should not support previously introduced issues with new evidence.
D. Debaters should refrain from arguing about debate rules instead of dealing with the cases and supporting materials of their opponents.

A. Debaters should avoid attempts to influence judges by excess emotionalism, personal friendship, or other appeals not inherent in good persuasive speaking.
B. Debaters should never attempt to argue with the judge about the debate decision. It is the obligation of the debater to persuade the judge during the debate and not afterwards. The judge should be treated courteously at all times by the debaters and the coaches.
C. Protests by students are rarely in good taste. There is no substitute for knowledge, presented skillfully and fairly with sincere persuasiveness. The debater should never lose sight of the academic goals of debate.

The UIL Academic Ethics Code
(1) Participate in contests in the spirit of fairness and sportsmanship, observing all rules—both in letter and in spirit.
(2) Sponsor and advise individuals and teams without resorting to unethical tactics, trickery that attempts to skirt the rules, or any other unfair tactic that detracts from sound educational principles.
(3) Accept decisions of officials and judges without protest and extend protection and courtesy to officials.
(4) Regard opponents as guests or hosts while placing personal and/or team integrity above victory at any cost. Maintain grace and poise in victory or defeat. Conduct that berates, intimidates, or threatens competitors, based on gender or ethnic origin, has no place in interscholastic activities.
(5) Provide information or evidence regarding eligibility of any contestant or school to local school administrators or to the appropriate judicial bodies upon request.
(6) Understand and appreciate the educational values of competition and abstain from modifying or soliciting another teacher to modify grades for eligibility purposes, knowing that such behavior defeats the character-building purposes of extracurricular competition.
(7) Abstain from any practice that makes a student feel pressured to participate in non-school activities.
(8) At all times, ensure that competition is relative to a more important overall educational effort, using competition as a tool in the preparation of students for citizenship and successful adulthood.
(9) Insure that UIL Academic district, regional and state meets receive precedence over non-qualifying contests or meets.
(10) School districts shall notify the academic district or regional meet director no later than the end of the second school day following academic district or regional competition if a student or a team will
not compete at the next higher academic meet.

**Reading the Ballot**
This is an important function at the tournament. Judges sometimes make simple mistakes that can result in an incorrect decision being recorded. You should read each ballot to make sure that the correct information is in the right locations. This includes the speaker points, the speaker ranks, and, of course, the decision. You should also make sure that the correct codes are assigned to the correct debate sides. All of these things could result in your team not advancing, so check each ballot carefully.

**Challenging the Ballot**
This phrase means if you find a mistake on the ballot that you have the right to take the ballot to the host school. Some tournaments ask that you hold all challenges until a specified time at which point all schools will be allowed to bring questions or mistakes to the attention of the hosting school. Other schools will ask that you bring questions or problems to the tabulation room as you identify the concerns. It is unethical to berate or harass a judge. If you wish to approach the judge, do so only with the permission of the hosting school. UIL tournament procedures require tournament administrators to hold a verification period approximately 15 minutes in length before official results are posted. It is critical that you or another school representative be present at verification in the event changes are made to the unofficial results or questions are raised. Do not assume results are final until verification period is over.

**Adapt and Conquer — How to Judge the Judge**
One of the fundamentals of public speaking is to analyze and adapt to your audience. This is a critical element of debate as well. Judging is subjective. Some judges like slower debates; some do not like topicality arguments. As you begin to debate, you must try to learn how to best suit their particular judging styles. The better teams will learn to ask key questions before the debate begins in order to best meet the judge’s preferences, also called the judging paradigm. The issue is not to belittle the judge’s opinion, but to adjust to how your judge makes decisions, present the right kind of arguments and present those arguments the right way. This can make the difference between winning and losing a close round.

**Stock Issues Judge**
The stock issue judge is sometimes referred to as the traditionalist of debate. Many judges fall into this category. This type of judge expects to hear arguments on both sides of the flow dealing with Topicality, Inherency, Solvency, Harms and Significance. The stock issue judge ultimately wants to know: Has the Affirmative given a good reason for changing our present policies? The Affirmative carries a heavy burden in the stock issues approach because the advantages have to outweigh the disadvantages, and they must be significant and inherent. You will need a strong advantage with strong links. Choose solidly topical plans. The Affirmative must win all stock issues. The Negative is expected to heavily support the status quo and directly clash with the Affirmative stock issues. Inherency attacks can be strong arguments. Stock issue judges generally frown upon counterplans and Kritiks.
Policy Maker Judge
The policy maker is a unique kind of judge. This person will assume that plan passes no matter what is happening in the status quo, and then it is up to the negative team to argue the bad effects of the plan’s passage. Policy makers want to hear mostly disadvantages and how Affirmative counters these arguments. Counterplans can also be good Negative arguments. The result of the round will be based on who outweighs on impacts. (Impacts = the good or bad things that will occur based on the evidence presented in the round.) The policy maker judge weighs advantages and disadvantages, and the side that can show their position gains more will win.

Games Player Judge
Although this judging paradigm is becoming rare, games player judges do still appear from time to time. They can create havoc for debaters who are not aware of this judge’s preference. Games players like to see anything and everything possible. This includes newer types of arguments and the theory behind them. The judge will be more interested in hearing the concept of the argument than the argument itself. If you were to make up a reasonable argument in the round and loosely base it on fact or even opinion, this type of judge would vote on the idea of your argument over the standard rhetoric that is most often used. The debaters are expected to give clear standards for the judge to make his or her decision.

Hypothesis Tester Judge
This judging paradigm is also relatively rare. Hypothesis testers like the idea of being scientific in their decision; the concept is to judge purely on the validity of the resolution. This type of judge likes to be told why the resolution is important rather than what action the Affirmative is taking to uphold the resolution. The Affirmative’s main goal is to prove that the resolution is true. Hypothesis testers usually accept conditional arguments from the Negative.

Tabula Rasa Judge
Many judges like to claim to be a tabula rasa judge, which means they are totally open to whatever type of argument is presented in the round. This can be beneficial for debaters, since it leaves the door open for a much wider range of arguments than do some of the other paradigms. The term tabula rasa is Latin for “clean slate,” which implies that the judge enters the debate with no predispositions. This type of judge may not personally like counterplans or Kritiks, but he or she would be open to hearing them and judge them purely on in–round discourse.

Lay Judge
Lay judges are those with little or no experience serving as a debate critic. Since they are unfamiliar with technical debate theory as well as debate jargon and may not flow the debate, you would do well to make certain adjustments. Accentuating style is a good idea, since a lay judge typically prefers debaters that can demonstrate good delivery skills. Avoid debate procedure arguments, spreading, and be sure to explain all arguments thoroughly. Keep your delivery slow and clear. Internal summaries are a must, as well as identifying the key voting issues for the judge. Clear communication is critical.

Remember: One of the most important keys to being a successful debater is adapting to your judges.
Some tournaments will distribute judging paradigm sheets. For tournaments that do not, it is perfectly acceptable to ask your judge to explain his or her paradigm before the round. Always adhere to your judge’s preferences! Asking for a judge’s paradigm and then ignoring it can anger the judge and cost you the round. Adjust by considering how your judge makes decisions, select your arguments accordingly, and present those arguments in the manner that corresponds with your judge’s paradigm.

DON’T GET CAUGHT SHORT — COMMONLY MISUNDERSTOOD UIL RULES

Rapid Fire Delivery
Debate is a form of public speaking, making clear communication a key element of the event. To help restore the fundamental purpose of training debaters to communicate with their audience, all UIL guidebooks and ballots carry the instructions that rapid delivery which interferes with effective communication is to be severely penalized. Debaters who run so many arguments that it results in “spreading” to the extreme and poor communication which interfere with the audience’s understanding of the issues risk losing speaking points and even the round. Spreading is not disallowed, but when it results in unintelligible rapid-fire delivery, it’s strongly discouraged in UIL debate. Any individual, not just the trained debater, should be able to listen and follow the arguments in a round.

Prompting
UIL considers prompting a major violation. Decorum is significant in communication and debaters should not interrupt nor instruct their partner while she/he has the floor. No written prompts may be handed to your partner while he or she is speaking. Do not hand your partner printed material unless he or she solicits it of their own accord. Each debater on the team should be prepared to carry their own weight in presentation of arguments. Violation of the UIL prompting rule carries a penalty, as specified in this excerpt from the Contest Rules.

Section 1001: High School Cross Examination Debate
(i) COACHING FOR DEBATE.
(2) Coaching During a Debate. In all contests, the debaters shall be separated from the audience and shall receive no coaching while the debate is in progress. Viva voce or other prompting either by the speaker’s colleague or by any other person while the debater has the floor is prohibited. Debaters may, however, refer to their notes and materials and may consult with their teammates while they do not have the floor.
(3) Penalty for Prompting. If prompting during a round, the team in violation of the prompting rule shall be assigned a loss in the round in which the prompting took place.

Debaters may give time signals,(hand signals or verbal countdowns), to their partner. These are not considered prompting, but must be done consistently in order not to appear as prompting.

Open Cross-Examination
Specific conventions are observed during the cross–examination period. On some tournament circuits, it has become common for respondents to seek help from their partner on an answer, or for questioners to permit an interruption from their partner, who may have his or her own question. This is known as open CX. Open CX is not allowed in UIL competition. During the questioning period both opponents face the judge. Each debater shall question one opponent and only that one opponent may respond. (See contest rules for details.)
Scouting
UIL rules prohibit scouting. With the exception of the final round of debate in district and state competition, only the judge and the four student participants shall take notes. A scouting violation occurs when notes are taken by anyone other than the participants and the judge. Scouting violations also occur when debaters, coaches, and/or judges share or accept notes from a tournament during that tournament. Remember: If a debater competing in the meet has a “bye,” they are not allowed to sit in and observe another debate during their “bye”.

Violation by debaters of the UIL scouting rule is grounds for disqualification of the debate team from the current competition and may be grounds for suspension of the school from team debate the following year. Coaches who violate scouting rules will also be subject to the full range of penalties outlined in Sections 27 and 29 of the Contest Rules.

Time Limits
UIL does not allow a grace period during debate. Excessive abuse of time may result in a loss of the round.

Debate Jargon — Can You Talk the Talk?
As in any specialized activity or profession, there is a jargon that is unique in academic debate, words and phrases often have meaning only to other debaters. Unfortunately, debaters forget to translate for neophytes and often do not communicate as a result. Don’t take it personally! Soon you will know the jargon like a second language. Below are some common words and phrases in debate that may give you a step up. Don’t hesitate to ask debaters what they mean when they use jargon that is unfamiliar to you. Remember that immersion is the best way to learn a new language.

CP is used to denote the counterplan.

DA is a shortened form of disadvantage.

Disad is another shortened form of disadvantage.

Dump is a word that indicates the debater is going to place a lot of evidence and analysis on a particular part of the flow. A debater may say “I have a solvency dump.”

Interventionist is a term applied to judges that debate the debaters. These judges do not judge the debate based on what the debaters said, but on what the judge would have said in the debate.

K is a shortened form of kritik.

Mom and Pop is often used to denote a lay or inexperienced judge.

T is often used by a debater to indicate topicality. “Let’s go to the T argument.”

Turn is a term that has been addressed in other parts of this book. It indicates that the debater is going
to demonstrate that an opponent’s argument is actually beneficial to his/her side.

Study the Glossary of Terms in the Appendix of this handbook to become familiar with terms commonly used in a debate round.

I KNOW WHAT YOU DID LAST SUMMER — IMPROVING YOUR SKILLS

There are several ways in which to expand and enhance your debating experience. These include UIL Student Activities Conferences, summer debate camps, and other debate related clinics that your school and/or coach may arrange.

UIL Student Activities Conferences
Often called SuperConferences, the League sponsors four each fall, in different regions of the state. Each conference is a one-day smorgasbord of information about debate. Coaches and students alike can benefit from these super sessions. Experienced coaches and presenters from across the nation gather to help explain and inform about all aspects of debate. These presenters bring handouts and materials for the express purpose of making you more knowledgeable about debate. As an added benefit, students and coaches can attend sessions on all UIL events at this conference. The conference is free, provided as a service by the League. For more information about UIL Student Activities Conferences, access the UIL website: [www.uiltexas.org/academics/student-activity-conferences](http://www.uiltexas.org/academics/student-activity-conferences).

Capital Conference
Held each summer, this is a two-day conference for coaches only. A coaching school specifically tailored for UIL speech coaches, conference sessions are designed to give new and inexperienced coaches help in getting their UIL programs established and strengthen those already flourishing. It is very similar to the Student Activities Conference, only geared for adults. Sessions focusing on analysis of the current debate topic are featured. Online information and registration are generally posted in early March.

Summer Debate Camps
Debate camps are privately run entities. They are geared to students who wish to spend anywhere from one week to six weeks in the pursuit of better debating. These camps range in price greatly and vary from state to state on when they are scheduled. Check with your coaches and/or do an Internet search for debate camps that will meet your needs.

Clinics and Workshops
These events are varied and occur throughout the summer and school year. Some organizations travel around the state to familiarize students and coaches with the upcoming topic. Other workshops provide extensive one-on-one debate assistance. Coaches may contact the League office for information.
DEBATE IN TEXAS — IF IT’S FRIDAY, WE’RE AT A TOURNAMENT

The state of Texas is known nationally for the quantity and quality of its debate. On any given weekend during the season, there are more students debating in Texas than any other state or combination of states. Texas is home to the largest state tournament in the world. This is largely due to the impetus of the debate promoting organizations that operate in our state. Each organization has its own set of rules for debate, so if your school chooses to participate in different organizations, you will want to pay particular attention to the differences in rules. The differences aren’t great, but, none-the-less, they do differ. Below is a list of organizations with a brief explanation of each.

University Interscholastic League
This is the oldest organization in Texas, beginning as a debate society in 1910 and has since flourished into an organization not only for debate but interscholastic contests in academics, athletics, and music. UIL is also the largest organization, including over 1,500 high schools and some 3,500 elementary/junior high schools. UIL publishes the Constitution and Contest Rules book to inform students and coaches about rules that govern UIL debate. Teams compete in a District level contest and advance directly to the State Tournament. UIL establishes six conferences of schools based on student population, and these conferences compete within themselves. Thus, UIL crowns six state champion teams each year.

The League produces study materials that may be downloaded from the UIL website for debate, in addition to the other high school academic events sponsored by UIL. Valuable handbooks for each UIL speaking event are updated annually.

The League maintains a speech coach database. All coaches should register their contact info each year to receive announcements, notices and reminders of deadlines from the State Office. Complete the Speech Coach Information Form, www.uiltexas.org/speech every year.

UIL also manages a judge database for tournament hosts. Experienced trained individuals wishing to judge tournaments should register by completing the Judge Interest Form. https://www.uiltexas.org/form/speech-judge-interest/

UIL maintains a website where invitational tournaments can be posted: www.uiltexas.org

Texas Forensic Association
This organization publishes a constitution that contains TFA debate rules. Membership is voluntary and there is an annual fee to join. Students compete at qualifying tournaments and earn points towards qualifying to a state tournament. Once a team earns a specific number of points, it is eligible to attend the TFA State Tournament. There is no delineation on school size so all schools compete together. TFA qualifying tournaments are invitational and the state tournament rotates among the five regions of the organization. TFA publishes a newsletter and maintains a website: www.TxFFA.org.
Regional Forensic Organizations
There are several regional organizations that operate in Texas. The purpose of these organizations is to promote debate in their area of the State. While some have written rules, others are loose confederations of people who want to see debate thrive in our state. Contact the League for information on your region.

National Speech and Debate Association
As the name implies, this is a national organization. The NSDA sponsors a national tournament in June and the site rotates all around the United States. The NSDA publishes a constitution that contains the rules that govern the organization. Membership in NSDA is voluntary and there is an annual fee to join. Districts are located in most areas of Texas and each holds a district tournament for advancement to the national tournament.

NSDA publishes *The Rostrum* and maintains a website: [www.speechanddebate.org](http://www.speechanddebate.org)

National Debate Coaches Association
This is an organization of debate coaches from across the United States. Its purpose is to promote debate. Members host tournaments and have a national tournament, which rotates among member schools. Membership is voluntary and there is an annual fee to join. The NDCA publishes a newsletter and provides an Open Evidence Project, a collection of files freely shared by summer debate camps. [http://opener.debatecoaches.org/](http://opener.debatecoaches.org/).

The National Federation of State High School Associations
This organization is involved in promoting many high school activities including debate. The National Federation publishes resources on both formats of debate and the individual speaking events. Of importance to CX coaches is the annual publication of *The Policy Debate Quarterly*, a series of four books specifically dealing with the current CX policy topic. These come in soft cover/digital format. Coaches also can secure valuable liability insurance through membership in the NFHS. The National Federation is host for the national debate topic meeting.

The National Federation publishes a periodical regularly and maintains a website: [www.nfhs.org](http://www.nfhs.org).
**DID YOU PICK THIS TOPIC? — SELECTING A CX DEBATE RESOLUTION**

Most people in the debate community are unaware of how resolutions are selected. The process that results in a national CX debate resolution is actually very meticulous and democratic.

The National Federation of High School Associations hosts the annual Debate Topic Selection Committee Meeting. The purpose of this meeting is to provide the debate community in the United States with five potential topics. This meeting currently occurs at the beginning of August and its site rotates around the country. Several groups of people attend this meeting. Any debate coach or student may attend the meeting and participate in the process. In the final vote, each State has one official voting delegate. UIL represents Texas as a presenter and as the voting delegate.

Potential topics for the following year are generated during the current year’s meeting. Anyone attending the meeting can offer a potential topic. The entire group votes for topics that will make good resolutions. The top twelve topics are then assigned to individuals to write study reports for the next summer meeting. Writers research throughout the fall/spring and prepare a paper using National Federation guidelines. Each author prepares resolutions covering his or her topic.

At the meeting, a short oral presentation on each topic is given to the entire assembly. The group then breaks up into smaller Marshall Committees (named for UIL’s former director Dr. Bailey Marshall) to continue discussion over the paper and alternative wordings of resolutions. These resolutions are then presented to the entire group. The following day is very unique. The Wording Committee meets with each author, intensely discussing the resolutions from that writer’s paper. The purpose of The Wording Committee is to create the best possible resolution based on the topic paper. This is an arduous task and literally takes hours. Each word in the resolution is scrutinized and all members are encouraged to offer input.

The much-discussed resolutions are presented to the entire group the next day. This is an important process because more discussion on each topic takes place. Ideas and perspectives from the group are voiced. Individuals may ask questions about the wording of the resolutions and why the Wording Committee chose to construct the resolutions the way it did. At this point, each resolution has gone through three intense scrutinies and will continue to be parsed through the voting process.

Voting delegates from states and interested organizations will vote for five topics. The votes are tallied and the topic that receives the least votes is removed from consideration. After each additional vote, the group may continue to discuss the remaining topics. The voting continues until there are only five topics left. These five topics are then presented to the debate community for consideration. Coaches will rank order the five topics and submit ballots. UIL conducts the State vote for Texas, and if you are members of NSDA or other organizations, you may vote your preference with them, as well. This initial ballot occurs in early fall. The topics are narrowed from five to two. The voting process is repeated in December and one topic is selected for next year. The new topic is released in January.
The process is open to anyone who wishes to participate and is very democratic. The resolution is the result of a great deal of hard work on the part of an author, the Debate Topic Selection Committee, the Wording Committee, and the entire debate community in the United States.

UIL is very instrumental in the entire process. The League sponsors an author to the meeting every year. Coaches can submit their names online or contact the state debate director to be considered as a candidate. A coach from Texas usually sits on the Wording Committee and quite often, it is a coach who participated in the process at the behest of UIL. UIL solicits a vote from every debate coach in our state!

It is an amazing process that gives us the debate resolution each year. It is the result of a great deal of research, discussion, and dialogue among outstanding debate coaches throughout the nation.
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Cross-Examination Team Debate

These directions expand upon but do not replace the information in the UIL Constitution and Contest Rules. The contest director should read all rules, then read these guidelines for additional details. See also the Academic Quick Reference Chart, found on the UIL website.

Preparing for the tournament

PLANNING MEETING
Conduct a planning meeting with the debate coaches in the district before Oct. 1. The League office urges the spring meet district director or the organizing chairperson of each spring meet district to name a chairperson for the CX debate district planning meeting. The most successful debate tournaments are those designed to meet the needs of the contestants debating. Items to be discussed at the planning meeting include the items listed below, and the detailed agenda posted on the UIL website. Delegate tasks at this meeting. A policy for how the contest director should be notified if a team cannot attend should also be established.

CONTEST DIRECTOR
If a CX contest director has not been appointed by the district director, select a knowledgeable person and submit the name to the district director for approval. Provide the League office with the name as soon as the appointment is made, and no later than Nov. 1. Include this information on the District Meet CX Debate Information Form, located online on the debate page of the UIL website. If this person is a coach of debaters competing in the district, special consideration should be given in advance as to what procedures will be used for pairing debates and making judging assignments, so that all schools are in accordance.

SITE
Consider the following items in selecting a site, and coordinate with the district director to secure permission for the use of the buildings and needed rooms and to ensure the availability of facilities.
- number of rooms (one room for every two teams)
- central location
- facilities for tabulation

SCHEDULE
Consider the following items in selecting the date(s) and the time(s).
- minimum loss of school time
- adequate time to run the needed number of rounds (1-1/2 hours for each debate round)
- time for tabulation, verification, and announcement of winners

FORMAT
The following are methods (formats) which can be used in determining the district championship. The format is primarily dependent upon the number of teams entered, the time involved, and the availability of judges.
- Round robin. Each team debates every other team. This can be done over a period of time.
- Preliminary rounds (usually three) leading to an elimination bracket (quarterfinals or semifinals). All teams are guaranteed, regardless of records, to debate at least the number of preliminary rounds. The top eight or four teams are then selected for quarterfinals or semifinals.
The second format (prelims leading to elims) is the preferred method. However, in districts with fewer than six teams, the round robin format may prove more desirable. Utilize the suggestions from the district debate coaches about which format best fits the needs of the district. Be sure to determine who will be involved in pairing the debaters.

**BRACKETS/TABULATING RESULTS/TAB ROOM**

An official vote needs to be taken on whether or not to alter (break) brackets to prevent teams from the same school from debating each other. This decision is best made during the fall planning meeting but must be made prior to the beginning of the meet. Also, establish the criteria for tabulating results. The suggested criteria is found later in the Tabulating Results section. Decide this prior to the beginning of the meet and whether to have an open or closed tab room.

**JUDGES**

A tournament is only as good as its judges. Therefore, select judges on the basis of capability and impartiality. They may be recruited from nearby colleges and universities, or from schools’ coaches, faculties and/or communities. At minimum, they should be high school graduates with debate experience. The number of judges needed is dependent upon the number of teams entered and the format of the tournament. Each school may be assigned to recruit a certain number of judges or the district committee may determine other means of securing an adequate number of competent judges. Decide who is responsible for recruiting judges and what credentials will be required of judges. Set a deadline for securing and confirming judges. It is important to recruit extra judges to “stand by” in the event a judge cancels or arrives late.

**AWARDS**

Indicate to the district executive committee the number of medals needed for team debate.
- First place – two medals
- Second place – two medals
- Third place* – two medals
- Recognize fourth, fifth and sixth place with medals or ribbons

Districts may order medals from any selected vendor.

First, second and third place team schools also receive a team plaque.

**INFORMATION TO SCHOOLS**

As early as possible, disseminate the following information to the schools and sponsors involved: date(s), site(s), time and place to register, schedule of rounds and format, address & deadline for entries, “change in entry” procedures, judging requirements per school, information about the judges (i.e. age requirements), entry fees and/or judges fees, criteria for determining winners and hospitality and concession plans

**CONTEST PACKAGE**

The League office provides the following:
- Ballots for CX
- Instructions for judges
- Computer Guidelines
- CX debate resolution
- CX State Meet coaches’ packets (for winning coaches) with certification link, deadlines and instructions for online judging form submission
- CX State Meet information cards for state qualifiers
- Meet Evaluation

**General information about debate**

**TIME LIMITS**

Each cross-examination debate lasts approximately 1 and \(\frac{1}{2}\) hours. An entire debate, which is made up of several speeches, is called a round. A cross-examination debate team consists of two contestants, who will give the following continuous speeches.

**CONSTRUCTIVE SPEECHES**

- First affirmative .................................................. 8 minutes
- Cross-examination by negative ............................. 3 minutes
- First negative .................................................... 8 minutes
- Cross-examination by affirmative ........................ 3 minutes
- Second affirmative ............................................... 8 minutes
- Cross-examination by negative ............................ 3 minutes
Second negative................................. 8 minutes
Cross-examination by affirmative............... 3 minutes

REBUTTAL SPEECHES
Negative........................................... 5 minutes
Affirmative ........................................ 5 minutes
Negative........................................... 5 minutes
Affirmative ........................................ 5 minutes

• Preparation time. Each team shall take no more than eight minutes elapsed time during a round.
• Roadmaps. Presenting a very brief preview of argument order before speeches, often referred to as a “roadmap,” is not considered part of the speech. However, debaters should not abuse this privilege by excessive length of the roadmap. Abuse may count against a team at the discretion of the judge(s).
• Overtime. Overtime may count against a team at the discretion of the judge.
• Abuse of time. Excessive abuse may result in the loss of the round at the discretion of the contest director.
• Debaters may use cell phones as timers, if in airplane mode (all wireless connectivity functions disabled).

SIDES
In so far as possible, each team should debate both the affirmative side and the negative side of the resolution during the course of the meet. In a three-preliminary round tournament, each team should debate affirmative one round, negative one round, and flip a coin or come to a mutual agreement for the third round. When a bracket is used, determine sides by the flip of a coin or by mutual consent.

SCOUTING
Debate, by its very nature, is public. Therefore, all debates in UIL district and state competition shall be open to the public with the exception of debate teams competing in that tournament. Competing debaters shall not observe rounds of district or state competition in which they are not debating. To discourage the “scouting” of a possible future opponent by either a debater, a coach, or anyone else, the penalties for note taking are explained below. The contest director makes all final decisions regarding scouting.

NOTES
• Taking of notes. With the exception of the final debate in district and state competition, only the judge and the four student participants may take notes. For example, anyone may take notes in the debate which determines first and second place, and the debate which determines third and fourth place.
• Sharing of notes. During a tournament, participants or judges may not give or accept notes taken during that tournament. For example, a judge participating in the district contest is neither allowed to give nor accept notes regarding any rounds in that tournament from anyone else during that tournament.
• Penalty for debaters. Violation by debaters of the scouting rule is grounds for disqualification of the debate team from the current competition. The contest director makes all final decisions regarding scouting. Such violations may be grounds for suspension of the school from team debate for the following year.
• Penalty for coaches. Violation by coaches of the scouting rule is grounds for disqualification of their teams from the current competition. Coaches who violate scouting rules will also be subject to the full range of penalties as outlined in Sections 27 & 29 of the C&CR, and such violations may be grounds for suspension of the school from team debate for the following year.

PROMPTING
Debaters shall receive no coaching while the debate is in progress. Viva voce or other prompting either by the speaker’s colleague or by any other person while the debater has the floor is prohibited. Time signals are not considered prompting. See page 30 of this handbook for details. If prompting occurs during a round, the team in violation shall be assigned a loss in the round in which the prompting took place.

TAPING/FILMING
The UIL prohibits schools and/or individuals from recording audio and/or video of speech contests. Be sure to announce this to schools before the tournament begins.
Guidelines for use of computers

The use of laptop and tablet computers and other electronic retrieval devices by competitors in UIL cross-examination and Lincoln-Douglas debate rounds is permissible for flowing or evidence retrieval so long as wire or wireless connections are disabled and remain disabled while the debate is in progress. Electronic retrieval devices are defined as laptop and tablet computers, netbook computers, other portable electronic retrieval devices and secondary devices such as flash drives and external hard drives.

A. Computers may be used only if the wireless capability is disabled. It is the responsibility of the contestant to disable the equipment.

B. Wired connections (Ethernet or phone) during rounds of competition are not permitted.

C. Computers or other electronic devices may not be used to receive information from any sources (coaches or assistants included) inside or outside the room in which the competition occurs. Internet access, use of e-mail, instant messaging, or other means of receiving information from sources inside or outside the competition room are prohibited. (This does not prohibit nonelectronic communication between debate partners during prep time and is not intended to supersede paragraph E, requiring that evidence be made available upon request.)

D. Sanction: Contestants found to have violated provisions A – B above shall forfeit the round of competition and receive zero points. Contestants found to have violated provision C above shall be disqualified from the tournament and shall forfeit all rounds. Contest Directors shall be empowered with the final decision concerning disqualification.

E. Availability of Evidence: Contestants electing to use computers shall have the responsibility to promptly provide a copy of any evidence read in a speech for inspection by the judge and opponent. Printers may be used. Evidence may be printed in the round or produced in electronic form, but must be provided in a readable format that is quickly and easily accessible by the opposing team and judge. Debaters who cause a slow file transfer risk a possible reduction of speaker points at the discretion of the judge.

F. Contestants electing to use computers are responsible for providing their own computers, batteries, extension cords and all other necessary accessories. Tournament hosts shall not be responsible for providing computers, printers, software, paper, or extension cords for contestants.

G. Cell phones may be used as timers, if in airplane mode (all wireless connectivity functions disabled.)

Because public speaking decorum remains an important element of debate, debaters are expected to stand at the front of the room facing the judge while speaking.

Contestants choosing to use laptop computers accept the risk of equipment failure. No special consideration or accommodations, including no additional prep time or speech time, will be given by judges, contest directors or tournament hosts should equipment failure occur.

By choosing to use laptop computers in the round, debaters are consenting to give tournament officials the right to search their files. Debaters who do not wish to consent should not use computers in the round.


After entries are received

ENTRIES
Receive the online entries from the various schools. All entries must be submitted online. Do not begin pairing (matching teams together) until all the entries are in the tournament director’s possession. If fewer than eight teams are entered, immediately notify each participating school that a fourth team may be entered.

SUBSTITUTIONS
Prior to the beginning of the contest, students may be substituted for entries (names) on the official entry. Substitutes must present the contest director with a substitute eligibility form or letter from the designated administrator certifying eligibility. After the meet, submit the forms or letters to the district director to be filed. After the tournament has begun, no substitutions will be allowed. Be sure to input changes online.

PAIRINGS
The process of arranging matches in debate is called “pairing” because it brings together the pair of teams who will debate each other. An accurate and up-to-date list of entries is critical. For this reason, the pairing
process seldom can begin more than a few days before the contest.

Certain constraints, regardless of which format is utilized, should be observed. When pairing preset preliminary rounds, in so far as possible:

- no team should debate against another team from its own school;
- no team should debate against the same team more than once;
- each team should debate both the affirmative and negative side of the resolution; and
- no school should repeatedly debate the same school.

The debate teams should be paired using the format approved by the district executive committee. The district championship may be decided by round robin or preliminary rounds leading to an elimination bracket.

- **ROUND ROBIN.** In this method of pairing, each team will debate every other team in the tournament. No team is eliminated if it loses a round, and all teams continue to debate until the stated number of rounds has been completed. The winner is the team with the best win-loss record, followed by the highest number of total speaker points, etc. (See “Tabulating Results” which follows.) To conduct a round robin, first number the teams. This should be done by chance, allowing each team to draw its number, or, if representatives of teams are not present, appoint someone to draw for each team. Suppose there are seven teams. Since seven is an odd number, one team does not debate in each round. The first round is arranged by writing the numbers down in their order, 1, 2, 3, in column form and then 4, 5, 6, 7 in column form up to the left, setting 4 opposite 3, 5 opposite 2, 6 opposite 1, and 7 at the top for the team not debating. Repeat this arrangement except to drop the position of “1” down one space each time until it reaches the bottom and then move its position to the left and up to the top of left column, and the round robin schedules have been completed.

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7- 6- 5- 4- 3- 2- 1-
6-1 5-7 4-6 3-5 2-4 1-3 7-2
5-2 4-1 3-7 2-6 1-5 7-4 6-3
4-3 3-2 2-1 1-7 7-6 6-5 5-4
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This arrangement holds good for any odd number. Keep your eye on the “1”—it revolves. Conversely, if the number of teams is even, “1” remains stationary, and the “2” revolves, thus:

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1-2 1-8 1-7 1-6 1-5 1-4 1-3
8-3 7-2 6-8 5-7 4-6 3-5 2-4
7-4 6-3 5-2 4-8 3-7 2-6 8-5
6-5 5-4 4-3 3-2 2-8 8-7 7-6
```

Choice of sides may be determined for the first round by prescribing that odd numbered teams take the affirmative and even numbered teams take the negative. It is unethical for teams to forfeit rounds to manipulate the round robin standings. All teams should debate all other teams.

- **PRELIMINARY DEBATES TO DETERMINE SEEDING IN THE SINGLE ELIMINATION BRACKET.** (quarterfinals or semifinals) All preliminary rounds may be preset (a schedule written prior to the beginning of the first round which is complete for all of the preliminary rounds) or some rounds (usually two) may be preset and the third round or any subsequent rounds may be power-matched (based on the record accumulated in the previous rounds).
  - Preset rounds. In the preset rounds, in so far as possible, assign each team to opponents of different strengths. For example, a team listed first by its coach on the entry form should debate teams listed first, second and third by their coaches. If possible, no team should debate against another team from its own school, debate against the same team more than once, or repeatedly debate the same
school during preset preliminary rounds.

- Power-matched rounds. An individual with some debate tournament administration experience is required to set the power-match round, and extra time (approximately 30 minutes after all the ballots of the first few rounds are turned in) must be built into the schedule before the round to be power-matched. Power-matching is recommended when in a 3-preliminary round tournament the number of teams is greater than 12. A power-matched round pairs teams with equal records against one another. This means that undefeated teams debate other undefeated teams, teams with one win and one loss debate teams with the same record, and teams with two losses debate other teams with two losses. This method minimizes the number of undefeated teams that may not advance into the elimination round.

- Power-protect rounds: A power-protect round means that the top seeded teams in the tournament meet only lower seated (bottom) teams in prelim rounds of the tourney. No major debate tournament, either at the college or high school level uses such a “power-protect” scheme and UIL does not endorse this structure.

BYES
If the number of teams entered is odd, one team in each round will receive a “bye” when three preliminary rounds lead to an elimination bracket. This means one team sits out of a particular round.

Adhere to these instructions for determining byes, in so far as possible:

- Randomly draw for byes.
- Do not assign a given team more than one bye.
- Do not assign a given school more than one bye.

These guidelines should be followed whenever possible.

Tabulating byes. A bye is tabulated as a win. Speaker points for the round in which the bye is given are determined by averaging the total number of speaker points received in all other rounds.

ROOM ASSIGNMENTS
Assign rooms to the pairings. Try to use rooms which are near one another and easily accessible. Since most debaters carry a great deal of evidence, they prefer first floor rooms. Repeating use of the same rooms helps reduce travel time between rounds, keeping the contest running smoothly.

JUDGING ASSIGNMENTS
Assign judges to the pairings, using a single judge or a panel of judges (3 or 5). The UIL recommends panels, when feasible, especially in the elimination rounds of a preliminary round tournament format. Vary judges as to gender, race, age and philosophy of debate. For example, place a lay person (non-debater) on a panel with a former debater or coach, and a university student or faculty member with debate experience. Make every effort to prevent a judge from judging a team more than once. It is important, therefore, to keep a record of which teams a judge has heard.

BALLOTS
Contest officials may complete the top portion of the ballots before the tournament begins. If pairings are altered due to cancellations or errors, remember to correct the ballots.

COPY OF PAIRINGS
Do not duplicate copies of pairings for distribution until the day of the tournament to assure accuracy.

The day of the tournament

1. Copy pairings for distribution to coaches and debaters. After all teams have registered, meet with the coaches to distribute pairings. If the decision has not been made whether or not to alter (break) brackets to prevent teams from the same school from debating each other, meet with the coaches and decide
before the tournament begins. (see discussion concerning breaking brackets on the following page)

2. Hand out ballots to judges. If you plan to use coaches as judges, avoid having a coach judge his own
team. Judges should not have access to information about a team’s affiliation or record in the tourna-
ment. Judges should not discuss their decisions with other individuals or judges before completing
their ballots.

3. Check to make sure that all rooms are unlocked and that the debate rounds have started.

4. Collect and check each ballot after each round. Before releasing a judge, ballots should be checked to
see that:
   • a decision has been given (affirmative or negative),
   • teams have been correctly identified as affirmative or negative,
   • Speaker points have been awarded (maximum of 30), (low point win initialed by judge)
   • Speaker ranks have been given (1, 2, 3 and 4 with no ties),
   • reasons (comments) for decision have been written, and
   • the judge has signed the ballot.

5. Distribute ballots for the next round. Be careful to avoid assigning a judge to a group of debaters she
may have previously judged.

6. Begin tabulating results. Double check the recording of each round.

After preliminary rounds

TABULATING RESULTS
To determine the winners of a round robin tournament or the eight quarterfinalists or four semifinalists who
will advance (break) to the elimination rounds, the following criteria are a widely accepted method of de-
termining seeding (placement on the elimination bracket). However, the district executive committee, based
on suggestions from the debate coaches, may elect to rearrange the order. UIL does not mandate a specific
order of seeding criteria. The criteria should be determined before the contest begins.

• Win/Loss record. If several teams have the same record, use the next criterion.
• Adjusted speaker points. Drop both the highest and lowest points awarded to tied teams. Highest re-
mainning point total wins. If there is a tie, use the next criterion.
• Total number of speaker points. The highest point total wins. If there is a tie, use the next criterion.
• Total number of ranks. The lowest total wins. If there is a tie, use the next criterion.
• Opponents’ win/loss record. Determine the record of each of the opponents debated by the two teams
tied in points. The team in the tie who debated the more difficult opponents (best record) wins. If there
is a tie, use the next criterion.
• Opponents’ total number of speaker points. High total wins.
• Opponents’ total number of ranks. Low total wins.
• Head-to-Head competition results in prelims.

TABULATING BYES AND FORFEITS.
If a team received a bye, or was involved in a forfeit round, special attention is necessary in tabulating
results. Credit the team who received either a bye or a forfeit with a win, and award the individual speakers
the average of their points in the remaining rounds. For a team that is forced to forfeit a round, the direc-
tor must exercise some discretion. If a team is forced to forfeit because of sudden illness, for example, the
director may credit the team with a loss in the round and its average of speaker points from the remaining
rounds. On the other hand, if a team forfeits for violation of the tournament rules, the director may credit
the team with a loss in the round and award zero speaker points.

DETERMINING PLACEMENT ON THE QUARTERFINAL OR SEMIFINAL BRACKET
Given the teams who will advance based on the best records, seed the teams onto the bracket. The team
receiving the loss in the third place round receives fourth place. Fifth and sixth place must also be designated
within the bracket.
ALTERING (BREAKING) BRACKETS
You may alter brackets so that two teams from the same school will not have to debate unless it is the final round or the debate for third place. In the altering of brackets, the advantage must always go to the higher ranked team. For example, if the first seed is scheduled in semifinals to debate the fourth seed, and the two teams are from the same school, one of the two teams in the bottom bracket (second seed and third seed) may be moved up to the top bracket. Because the advantage should always go to the higher ranked team (in this case the first seed), move the third seed instead of the second seed (theoretically a more difficult team) up to the top bracket to debate the first seed. In the bottom half of the bracket, the advantage also goes to the higher ranked team (the second seed) because the team is now debating the fourth seed (theoretically an easier team) instead of the third seed as in the original bracket. Alter brackets only if the coaches and/or tournament director decide to do so prior to the beginning of the tournament.

If the decision whether or not to break brackets has not been made before the first debate, the UIL recommends that brackets not be broken. Brackets are not broken at the State Meet. You are encouraged to read the justification presented in the Appendix of this manual, document A-3.

DETERMINING WINNERS WHEN TEAMS CHOOSE NOT TO DEBATE
All places (first through sixth) must be determined. However, teams are not required to actually debate to determine the winners. A coin toss, or teams or coaches agreeing for places, may determine wins in the semifinal or final rounds of district. No ties shall be awarded.

Ballot verification

A ballot verification period must be scheduled after all preliminary rounds are completed and after each elimination round before the teams advancing to elimination rounds or winners are officially announced. Make certain the location for ballot verification is properly publicized.

This period is for the coaches to check for errors in tabulation, not to challenge the judge’s decision. Distribute ballots to the coaches, indicate the win/loss record, points, and/or ranks that it took to break into eliminations (if running a preliminary seeding tournament), the record that it took to win the tournament (if running a round robin format), and any other information the coaches need before the awards and certification to the next level. Allow approximately 15 minutes to verify preliminary round results. At the end of the verification period, results shall be read as official results.

After the tournament

CERTIFYING THE WINNERS
The CX contest director must certify the winners online within 10 calendar days after the district meet and no later than Feb 10. Make online results public to help prevent mistakes in the official State Meet program. You must provide an accurate number of teams competing.

In districts with fewer than eight teams competing, second-place teams must have a minimum of eight rounds of competition during the current school year in order to advance to state competition. The certification form on the UIL website requires the verification of the principal of the second-place team, verifying that the team has competed in the required number of competitive rounds, before the school submits the form to the UIL office by the deadline. In the event the second place team is not certifiable, its school should notify the State Office in writing immediately. The alternate team would then need to provide proof of certification in order to advance to State. In districts with only one school entered in the meet, first place team also must be certified. Further clarification of the certification rule can be located on the League website.

Please distribute the Certification Form link to the appropriate school representatives.

WINNERS’ PACKETS AND AWARDS
Please inform each advancing team and alternate team that winner’s information is posted on the UIL website.

DISTRIBUTING CX STATE MEET COACHES’ PACKETS
The coach of each advancing team and the alternate team should be given a CX state meet coaches’ packet included in the contest materials packet. This packet contains critical information, including the certification form. Make coaches aware of the judge deadline. Schools must provide a judge for a team to be eligible to compete at state, unless excused for a valid reason by the UIL CX state contest director. Judging forms
must be submitted online.

MAILING RESULTS
Mailing full meet results to participating schools is optional since results will be posted online.

EXTRA CONTEST MATERIALS
Destroy or distribute any extra contest materials.
Ethics in Coaching Forensics

Competition can bring out the best or the beast in coaches and students. Although there are sometimes differences among Texans about just what is “ethical,” there is general consensus that unethical behavior occurs all too often in forensic competition. The attitude of “win at all costs,” and “if your squad is going to use a tactic – my students will use it too, whether it’s right or not,” is a trap you don’t want to fall into as a beginning coach.

What is unethical when it comes to competition? What should you avoid?

• **Unsportsman-like conduct** – Never treat judges and tournament officials disrespectfully, even if you disagree with their opinion. Your students learn by example. Teach your students sportsmanship and courtesy.

• **Taking shortcuts** – Don’t resort to skipping the important steps of having students check all evidence before using it in a debate round, trying to pass off inappropriate documentation in prose and poetry contests, or illegal materials in the extemporaneous speaking preparation room.

• **“Everybody else is doing it” attitude** – Never excuse unethical behavior just because it seems other coaches are doing something.

• **Looking for loopholes** – Violating the spirit of the rule when the intent is clear by arguing the “letter” of the law is not exemplary behavior. Don’t try to skirt the rules nor teach your students to do so.

• **Abuse of scholarship of the activity** – Forensics is a noble endeavor. Set high standards of decorum for yourself and your students. Using a ballot to punish students from a school you don’t like or whose coach you aren’t fond of, manipulating sectioning/pairings in the tabulation room, doing your students’ work for them, dropping teams without notice, berating or intimidating tournament officials, demonstrating a lack of courtesy toward other competitors, and a general disrespect for rules are not what forensics should be about.

As speech educators, we have a responsibility to our profession as well as our students. We must ensure that the educational aspect of our activities takes precedence over the competitive aspect, and we must be careful how we help students define “winning.”

Place *Integrity* over *Victory*. Be proud of your students if they have done their best. Teach your students not only the written rules, but also the unwritten rules of etiquette and ethics.
Maintaining the Integrity of the Elim Bracket

Maintaining the integrity of the unbroken bracket is justified for the following reasons:

**Maintaining Neutrality:** Breaking brackets essentially means that the contest director would re-seed the elimination pairings to prevent competitors from the same school from debating. Thus, the tournament administrator is adopting an interventionist policy rather than allowing the individual performances as determined by the collective wisdom of the preliminary round judges to determine placement in the elimination rounds.

Breaking brackets destroys the integrity and fairness of the seeding determined by those designated to evaluate the debaters and compromises the tournament administrator’s ability to maintain impartiality.

There is really no fair way to break a bracket. Debaters *earn* the spot that they have in the bracket by the record they compile in the preliminary rounds. Consider the following example of a quarterfinal round where the pairings are 1-8, 2-7, 3-6, 4-5. UIL instructions for the breaking of brackets at the District or Region tournament, if officials determine to do so, is as follows: “*The advantage must always go to the higher ranked debater or team.*”

For example, if the debaters from the same school are in the 2-7 position (just to use an example), this means that in order to avoid a same school pairing, the school meeting itself now receives a major advantage: The debater or team earning the second seed now moves into the top seed slot and meets the weakest team (the 8th team), depriving the debater/team who earned the top spot from having this (theoretically easiest) match.

If the same school match happens in the 1-8 spot, it is impossible to “advantage” the highest seed – there is no higher spot available than #1.

The problem becomes much more serious in the semifinal round if same schools meet. If the same schools are paired in the 1-4 spot, the #1 team cannot be advantaged, so the UIL procedure becomes unworkable. If the positions of the 1 and 2 spots are switched (to avoid the same school pair), then the #3 contestant in the bracket receives a harder pairing as a result – an outcome that will seem unfair to them.

**Equal Playing Field:** The point is, there is no universal system available for breaking a bracket that will work all of the time. This puts discretion into the hands of the tournament director. When elimination round brackets are broken, an unequal playing field is created. In every case, the bracket break is unfair to someone.

When a school meets itself, debaters from the same school would be familiar with the positions their opponent would utilize. This doesn’t actually create an unfairness considering that both contestants are aware of the positions used by the other. Not only would the negative debater/team know the case used by the affirmative – the affirmative would also know the arguments likely to be used by the negative.
When a school meets itself, there is a countervailing advantage – this match ensures that one team from the school will advance to the next round.

While the breaking of brackets used to be a fairly common tournament practice, it has all but disappeared in the past two decades, with the exception of a few holdouts. The reason so many others have abandoned the practice is that it creates too much discretion in the adjustment of the bracket.
Internet Debate Research
Rich Edwards, Baylor University
2020

Terms

Internet Provider: The commercial service used to establish a connection to the Internet. Examples of a service provider are America Online, Sprint, ATT, MSN, Road Runner, etc.

Internet Browser: The software used to manipulate information on the Internet. The four major browsers in use are Chrome (the Google product), Mozilla Firefox (the successor to Netscape), Safari (the Apple product) and Internet Explorer (the Microsoft product). Each type of browser will give you access to the same group of search engines, which is the main thing you will care about.

Firefox has one feature that other browsers lack: it can report to you the last revision date of a Web page (select “Page Info” from the top “Tools” menu to access this function). I teach debaters that a Web page may be dated from the last revision date if no other date is shown on the page; Internet Explorer, Chrome and Safari offer no way to know this date.

The “Wayback Machine” offers another option for discovering the dates that a website was first created and last revised. The Wayback Machine archives Internet sites, and is available at https://web.archive.org/. The procedure here is as follows: (1) Copy the URL of the website for which you need the date; (2) Go to the webpage for the Wayback Machine; (3) Paste the URL of the desired website into the search box of the Wayback Machine. For almost all website, the Wayback Machine will then report the time the website was created and the last time it was revised.

URL: This stands for Universal Resource Locator. It is the http://www.baylor.edu etc.

Internet Search Engine: The software used to search for information on the Internet. You will use the same group of search engines, regardless of which browser (Explorer, Firefox, Chrome, or Safari) you may be using. Examples of search engines are Google, Bing, Teoma, Yahoo, Excite, and LookSmart. My personal favorites are Google and Bing.

Metasearch Engines: These are Internet search engines which will submit your search to other search engines. While there were once many metasearch engines, the only major ones remaining are Dogpile and Webcrawler. The metasearch engines advertise that they are superior to any one search engine since they will report results from multiple search engines. While this is useful for some purposes, it is not the best means to conduct debate research. The metasearch engine sends a simple search request to other search engines, meaning that you are foregoing the
opportunity to use the “advanced search” function that almost all major search engines make available to you. This means that you often are losing the capability to do exact phrase searching, limitation by date, limitation by domain, or limitation by file type. It is also often true that you will receive fewer hits from each of the major search engines than if you were to issue the search directly within that search engine.

**Domain:** Each web page on the Internet will have a closing three letter code such as “.com,” “.edu,” “.gov,” “.net,” etc. The domain tells you something about the origin of the web page. In most instances, the “edu” domain means the web page is housed in or provided by a college or university. The “gov” domain means the web page is maintained by a federal, state, or local government. The “com” and “net” domains usually mean a commercial enterprise. Most of the major search engines (in the advanced search options) allow the debater to limit a search to particular domains.

**PDF:** This stands for “portable document file” and indicates that a document is being made available in a format which will look just like an original document in print (complete with page numbers). PDF files are designed to be viewed and/or printed in Adobe Acrobat Reader (available free for download from the Internet). The advantage for the debater is that information gathered from a PDF file can be cited at a particular page number (the same page number it would have as if you had access to the original printed document). Almost all congressional hearings (starting with the 105th and 106th Congresses) are available in PDF format. This not only means that you can download a hearing which will be identical to the printed one, but it also means that you have almost immediate access to a hearing once it has been held. PDF files also carry the advantage that they generally are made available from well-established sources on the Internet. Again, however, the software necessary to “read” PDF documents is available free on the Internet. You will know that a document for download is available in PDF format if the Internet URL ends in “.pdf”. Most of the major search engines allow you to search for only those Web pages which make available a PDF download.

**HTML:** This stands for “hypertext markup language” and is the code used for creating web pages. You don’t really need to be an HTML programmer to be able to write a web page since numerous programs can create the code for you from simple-to-operate menu choices. If you want to view the HTML code used to construct a web page you can do so by selecting the top menu choice for “View” (In either Firefox or Chrome) and coming down to the choice for “Developer Tools.” By selecting “View Source” under “Developer Tools” you will see displayed the native HTML code which creates the Web page.

**Maximizing the Use of the Search Engine**

Why use a search engine? This is the only way to find material on the Internet unless you already know the URL you are looking for. The problem is that you must know the URL precisely; close will not be good enough. In the early days of the Internet
folks used to use printed resources such as Internet Yellow Pages. But now there are simply too many pages for these types of publications to be useful. Google and Bing, for example, index about 30 trillion Internet pages.

*What should I look for in a good search engine?*

**Comprehensiveness:** For the debater, the most important consideration is to find an Internet search engine that indexes as much of the Internet as possible. Powerful search engines do this through two means. First, they invite Web page creators to send a request to have their pages indexed. This is in the interest of Web designers since they almost always want their pages to be easily found. Second, they employ automatic searching programs which continually find new (and unindexed) pages on the Web and index them. The best search engines also do full text indexing. This means that you could literally pick a phrase out of the middle of a web page, enter the phrase in Google or Bing in quotation marks, and the search engine will find the page for you within about a second. This capability is especially important for the debater. You may have written down a portion of a quotation used against you that you would dearly like to find (either because you want to check its context or you want to locate the quotation to use in your own briefs). If the quotation is from an Internet source you can find it very quickly using a comprehensive search engine.

**Speed:** Not a major criterion any more. In the early days of search engines you could sometimes issue a search and wait a long time (ten or twenty seconds) for the search to be completed. Those days are gone. All of the major search engines are really almost instantaneous now. If you are experiencing problems with speed it is probably due to your own wireless connection speed or to the limitations of your own computer processor’s ability to handle the Web page graphics.

**Proximity searches:** This is a big concern for the debater. If you enter terms like `<criminal justice reform>` into your search engine, you will receive dramatically varying results depending upon the search engine you are using. Google does the best job of doing automatic proximity searching; meaning that it will order your search results by examining how close your search terms are in proximity to one another. Older or less capable search engines merely report the pages that contain some or all of these words.

**Revision date reporting:** Most of the major search engines allow the user to limit the search by entering a range for the last revision date (assuming you utilize the “advanced search” function). I teach debaters to use the last revision date as the citation date if the date is otherwise unavailable on the Web page. It should be remembered, however, that the Firefox browser makes it possible for you to determine this last revision date for any Web page you are viewing (unfortunately Chrome and Internet Explorer lack this useful feature). Remember, however, that the Wayback Machine (discussed on the first page of
this handout offers an alternative way to find the date of last revision).

Exact phrase searching: This is an essential feature, for the debater, of a good search engine. By placing your phrase in quotation marks you can instruct the search engine to return only those pages containing the whole phrase as a phrase. When searching for “criminal justice reform” you want to find the whole phrase, not just pages which contain the individual words “criminal,” “justice,” and “reform.” Almost all major search engines allow for exact phrase searching.

**Procedures for effective searching:**

What about capitalization? For Internet search engines capitalization no longer matters. Searching for “CRIMINAL JUSTICE REFORM” will produce the same results as “Criminal Justice Reform” or “criminal justice reform.”

What about quotation marks? Use quotation marks whenever you want the search engine to look for words together as a phrase (assuming you are using a search engine that enables exact phrase searching). If you search for Criminal Justice Reform (without the quotation marks), the search engine will look for web pages containing the word “criminal” and “justice” and “reform” but it will not require that the words be next to each other. By putting quotation marks around “Criminal Justice Reform” you are requesting only those pages containing the whole phrase. There is no need to put quotation marks around a single word.

How can one limit a search to a particular domain? The best Internet search engines have an “advanced search” or “power search” capability. One of the options in the advanced search engine is the capability to limit by domain. Limited your search to the .gov domain will, for example, provide an efficient means of finding government publications on the desired search. To access Google’s advanced search engine, simple place the words “advanced search” in the Google search box.

How can one search for a particular URL (you know part but not all of the URL)? Many of the advanced search engines provide the capability to enter a search term and then to indicate whether you wish to make this search apply to “title only,” “full-text,” or URL. You would, of course, select the URL option.

How does the search engine rank the web pages it reports? This is a somewhat controversial issue. Some search engines receive payment from Internet advertisers for the privilege of having their pages reported early in the search list. Most search engines, though, report the web pages in order of the greater number of occurrences of the term. Google’s patented PageRank system factors in not only the proximity of the terms but the number of times other users have accessed the web pages.
Quality of Evidence on the Internet

Setting rigid standards will be essential: The Internet makes available web pages from fourth grade students right alongside those from world-class experts. Just as in the print medium, one must make a distinction between the *New York Times* and the *Weekly World News*. Since most debate research is squad-based, meaning it is shared by many students, it is essential that there be agreement on minimum standards for the types of web pages which may be used for debate research. Following are some recommended standards:

- NO use of web pages which come from discussion groups or chat rooms.
- NO use of evidence from comments posted on blogs.
- NO use of web pages where the author’s qualifications are unknown.
- NO use of web pages where the author is a student in grade school, high school, or college.
- NO use of web pages from hate groups or from unidentified organizations.
- NO use of web pages which are undated or for which a “last revision date” is unavailable.

Prefer web pages sponsored by one of the following groups:

- A government institution
- A major educational institution
- A recognized “think tank” (RAND, Brookings Institution, Heritage Foundation, CATO Institute, Hudson Institute, etc.)
- A reputable journalistic organization (CNN, New York Times, Christian Science Monitor, etc.)

Using the URL to sort out author qualifications: Consider the following example. You enter “John Rawls” and “social safety net” in a Google search. You have a web page returned to you entitled “Notes on ‘A Theory of Justice.’” The web page contains some information which you find useful, but you have no information about the author other than just the name Chilton. You notice from the URL that the web page comes from an “edu” domain associated with something called d.umn, but you don’t know what school this is, and you don’t know whether the author is a professor or an undergraduate student. The URL is http://www.d.umn.edu/~schilton/3652/Readings/3652.Rawls.ATheoryOfJustice.html. Take apart the URL to discover more about the author. Click with your mouse up in the URL line and eliminate all of the end of the URL back to schilton, then return. See if you can find more information about the author. If the URL comes from an educational institution with which you are unfamiliar, eliminate all of the end of the URL back to the part which ends in “edu” then hit return. By clicking the button on his web page for “Vita” you can discover information about his background. You find that the author of the web page is Stephen Chilton, Associate Professor of Political Science at the University of Minnesota, Duluth, who earned his Ph.D. from MIT
— a good source. But some additional work was needed to determine the qualification. IT IS ESSENTIAL THAT YOU FIND THE PERSON OR GROUP RESPONSIBLE FOR AUTHORIZING THE WEB PAGE. It is NEVER a sufficient qualification that you found it on the Internet.

How to find the date. Some web pages will have the date prominently displayed at the top of the web page. Whenever you have this type of date listed, it should be used rather than the last revision date of the web page. Often, however, there is no date on the web page. In such cases, you can find the last revision date by using the “Tools” menu choice to select the “Page Info” option (available only in Firefox). (Resist the temptation to select “Source Info” because that will just show you the HTML code for the web page). Page Info will usually show you the name of the organization sponsoring the web page and the last revision date. If the Web page offers the download of a PDF document, a date can always be found. Simply download the PDF file to your computer and open it in Adobe Acrobat. From the “File” menu, select “Properties” to view both the creation and last revision dates.

How to prepare debate citations from the Internet. Example:


This is the citation standard required by the National Speech and Debate Association, which follows a modified version of the Style Manual of the Modern Language Association (MLA). Authors must be listed if present. Qualifications must be given. The date of the web page must be given. The name of the web page should be presented. At the end of the citation, indicate that it was gathered online and that the online source was an Internet URL (as opposed to Lexis/Nexis, Dialogue, etc.). The final date is the date that you accessed the Internet material.

Carding Evidence

ADVANTAGES OF ON-DISK EVIDENCE AND BRIEF PREPARATION

Minimize Printing: In the age of the information explosion, it is simply not feasible for debaters to print out a hard copy of everything they think they might need to read. The two major impediments are expense and time. It is expensive (in printer cartridges) for a debate squad to print out all of the materials that active researchers need. It is also time consuming to print big chunks of material; computer labs typically have many computers but a single printer. The printer becomes the bottle neck. The overuse of printing is also environmentally irresponsible. Debaters chunk huge volumes of paper, often printing out a two-hundred page law review article in order to extract two or three cards. This
means that hundreds of pages per day of printed or photocopied materials are simply discarded.

More Usable Briefs: Word processed briefs are easier to read (no illegible hand-written tags, no red or blue ink which refuses to photocopy), and they contain much more evidence per page. This ends up saving a squad large amounts of money in photocopy cost. In fact, members of a large squad can simply distribute new positions via disk and have each squad member print out their briefs on their own printer. This dramatically reduces squad photocopy costs. If briefs are to be word processed, it simply makes sense to collect the evidence on-disk. Otherwise, the debater has to re-type the evidence which exists in hard copy.

Sorting is Easy: The old way for debaters to construct arguments (a hegemony disadvantage, for example) is to create piles on a table-top of evidence which is sorted into different parts of the argument. Inevitably, as the argument is being constructed, there are numerous times when the debater thinks, “I know I have that piece of evidence that says . . . but WHERE IS IT?” When evidence is collected, sorted, and filed on-disk, that doesn’t happen. If the evidence isn’t found in the right category, the debater simply uses the word processor’s “find” function to search for the word or phrase. The card is located in seconds. When evidence is prepared on-disk, the debater can simply use the sorting function of the word processor to put the evidence in order.

HOW DOES ONE CARD EVIDENCE ONLINE?

Have Your Word Processor and Internet Browser Both Open at the Same Time: There was a time when computers simply didn’t have enough RAM (current memory) to have two large programs open at once. Almost all current generation computers have plenty of memory to make this possible. Simply open the first program, then minimize the window (minimize button is in the top right corner) and start up the other program. If you are on a PC, switch back and forth between the two programs by clicking the desired program on the start-bar. On the Macintosh, you can switch between programs by using the icon in the top right-hand corner of your screen. An alternative method for switching is to overlap the window just a bit so that a corner of both can be seen. When you desire to switch, just click with the mouse on the other window to make that program active.

Steps for On-Disk Carding of Evidence:

Text-Saving Method:

1. Locate the Internet site from which the evidence will come.
2. Construct the evidence citation on the word processor in accordance with NFL rules.
3. Highlight the portion of the text from the web page which will makeup the text of the card. Copy the text into memory (on the PC, this is Cntrl-C; on the Macintosh it is Apple-C).

4. Switch to the word processor and paste in the text just below the evidence citation. (On the PC, this is Cntrl-V; on the Macintosh it is Apple-V)

5. Eliminate unwanted carrier returns in one of two ways: (a) click at the beginning of each line and backspace, or (b) use the word processor’s search and replace function to eliminate all paragraph breaks.

6. Continue pasting cards into the word processor until you have taken all of the desired cards from the web page. Then copy and paste as many evidence citation tops as needed to match each of the cards.

SORTING EVIDENCE ON THE COMPUTER

Design a filing scheme which will allow addition of categories.

Once filed and sorted, your on-disk evidence file functions just like the “piles of cards” on the table. You use the index to see where the cards are which will support the part of the argument you are putting together, then use the search function on the word processor to find the cards, by searching for R301, for example. Read the cards which are filed there, and select the card or cards you want to insert in the brief. Then cut and paste them.

Suggestions for Online Policy Debate Research

Finding Definitions of Terms:


http://dictionary.reference.com/: This Web resources says that it is “the world's largest and most authoritative free online dictionary and mobile reference resource.”

http://www.yourdictionary.com/

http://oxforddictionaries.com/

http://www.etymonline.com/

Newspaper & Journal Articles:

Google News: Google news gives you access to otherwise hard to find news articles on the criminal justice topic. The normal news database is limited to the past 30 days, but you can access the Google News Archive at http://news.google.com/newspapers for older articles.
FindArticles: This article search site is maintained by CBS News, available at https://www.findarticles.com/

Library of Congress Online Reading Room. From this Web site, the debater can find links to hundreds of online newspapers and journals. http://www.loc.gov/rr/news/lists.html

The Write News. This site provides links to all major newspapers maintaining online services. http://writenews.com/newslinks/

Research Think Tanks:

American Enterprise Institute: “The American Enterprise Institute for Public Policy Research is dedicated to preserving and strengthening the foundations of freedom—limited government, private enterprise, vital cultural and political institutions, and a strong foreign policy and national defense—through scholarly research, open debate, and publications. Founded in 1943 and located in Washington, D.C., AEI is one of America’s largest and most respected think tanks.” http://www.aei.org/library.htm

Brookings Institution: “In its research, The Brookings Institution functions as an independent analyst and critic, committed to publishing its findings for the information of the public. In its conferences and activities, it serves as a bridge between scholarship and public policy, bringing new knowledge to the attention of decisionmakers and affording scholars a better insight into public policy issues. The Institution traces its beginnings to 1916 with the founding of the Institute for Government Research, the first private organization devoted to public policy issues at the national level. In 1922 and 1924, the Institute was joined by two supporting sister organizations, the Institute of Economics and the Robert Brookings Graduate School. In 1927, these three groups were consolidated into one institution, named in honor of Robert Somers Brookings (1850-1932), a St. Louis businessman whose leadership shaped the earlier organizations.” https://www.brookings.edu/

CATO Institute: “The Cato Institute was founded in 1977 by Edward H. Crane. It is a non-profit public policy research foundation headquartered in Washington, D.C. The Institute is named for Cato's Letters, a series of libertarian pamphlets that helped lay the philosophical foundation for the American Revolution. The Cato Institute seeks to broaden the parameters of public policy debate to allow consideration of the traditional American principles of limited government, individual liberty, free markets and peace. Toward that goal, the Institute strives to achieve greater involvement of the intelligent, concerned lay public in questions of policy and the proper role of government.” www.cato.org

Heritage Foundation. “Founded in 1973, The Heritage Foundation is a research and educational institute — a think tank — whose mission is to formulate and promote policies that help create a more free society.”
government, individual freedom, traditional American values, and a strong national defense.” [http://www.heritage.org/]

Hudson Institute: “In Hudson Institute’s policy recommendations, articles, books, conferences, and contributions to the electronic media, we share optimism about the future and a willingness to question conventional wisdom. We demonstrate commitment to free markets and individual responsibility, confidence in the power of technology to assist progress, respect for the importance of culture and religion in human affairs, and determination to preserve America’s national security.” [http://www.hudson.org/]

RAND Corporation: “RAND (a contraction of the term research and development) is the first organization to be called a "think tank." We earned this distinction soon after we were created in 1946 by our original client, the U.S. Air Force (then the Army Air Forces). Some of our early work involved aircraft, rockets, and satellites. In the 1960s we even helped develop the technology you’re using to view this web site. Today, RAND's work is exceptionally diverse. We now assist all branches of the U.S. military community, and we apply our expertise to social and international issues as well.” [http://www.rand.org/]

Law Reviews:

University Law Review Project. [http://www.lawreview.org/]

LawTechnologyToday.org. This site provides links to hundreds of law reviews many of which make their archives available online. [http://www.lawtechnologytoday.org/free-full-text-online-law-review-journal-search/]

Top Criminal Justice Web Sites for Policy Debaters

American Civil Liberties Union (ACLU): [https://www.aclu.org/]

The ACLU website identifies the organization “as our nation’s guardian of liberty, working daily in courts, legislatures and communities to defend and preserve the individual rights and liberties that the Constitution and laws of the United States guarantee everyone in this country.” By clicking the “Issues” tab, the debater will see the link for “Criminal Law Reform.” The ACLU website is possibly the best single source of information on the affirmative side of the criminal justice topic.
American Enterprise Institute: [www.aei.org](http://www.aei.org)

This organization states its purpose as follows: “The American Enterprise Institute is a public policy think tank dedicated to defending human dignity, expanding human potential, and building a freer and safer world. The work of our scholars and staff advances ideas rooted in our belief in democracy, free enterprise, American strength and global leadership, solidarity with those at the periphery of our society, and a pluralistic, entrepreneurial culture.” One recent AEI document entitled, “A Smarter Approach to Federal Assistance with State-Level Criminal Justice Reform,” provides interesting suggestions for ways that federal action can influence policing and sentencing practices throughout the fifty states.


Amnesty International describes its work in the following way: “We work to protect people wherever justice, freedom, truth and dignity are denied. Currently the world’s largest grassroots human rights organization, we investigate and expose abuses, educate and mobilize the public and help transform societies to create a safer, more just world.” By entering “Policing” in the main search box, you will find numerous useful reports including the following: “Trump’s Views on Policing Flout Rule of Law and Endanger Both Civilians and Law Enforcement,” and “Criminalizing Pregnancy: Policing Pregnant Women Who Use Drugs in the USA.”

Brennan Center for Justice: [www.brennancenter.org/](http://www.brennancenter.org/)

This organization describes itself as “a nonpartisan law and policy institute. We strive to uphold the values of democracy. We stand for equal justice and the rule of law. We work to craft and advance reforms that will make American democracy work, for all.” By selecting the tab for “Our Work” the debater can access numerous articles relevant to the 2020-21 topic, including “Predictive Policing Goes to Court,” “A Bill to Oversee 21st Century Police Surveillance” and “The Importance of Community Policing.”

Brookings Institution: [www.brookings.edu](http://www.brookings.edu)

The Brookings Institution explains that it pursues three broad goals: “strengthen American democracy; foster the economic and social welfare, security and opportunity of all Americans and secure a more open, safe, prosperous and cooperative international system.” Numerous Brookings reports discuss criminal justice reform. One 2019 report is entitled, “Policing in America: Race Relations, Community Policing...
Cato Institute: [www.cato.org](http://www.cato.org)

Cato describes its purpose as follows: “the Cato Institute is a public policy research organization – a think tank – dedicated to the principles of individual liberty, limited government, free markets and peace. Its scholars and analysts conduct independent, nonpartisan research on a wide range of policy issues.” Cato Institute scholars typically argue for limiting the range of federal government power. Recent reports have questioned the federal practice of supplying military-grade equipment to local police forces, including an August 31, 2017 report entitled, “Trump’s Decision on Military-Style Weapons Will Harm Communities.”

Center for American Progress (CAP): [www.americanprogress.org/](http://www.americanprogress.org/)

The Center’s website declares that “an open and effective government can champion the common good over narrow self-interest, harness the strength of our diversity and secure the rights and safety of its people. And we believe our nation must always be a beacon of hope and strength to the rest of the world. Progressives are idealistic enough to believe change is possible and practical enough to make it happen.” Recent reports include “Expanding the Authority of State Attorneys General to Combat Police Misconduct,” “The Trump Administration Is Putting DOJ Policing Reform Efforts at Risk” and “The Negative Consequences of Entangling Local Policing and Immigration Enforcement.”


The “Who We Are” tab discloses the following information: “The Center for Constitutional Rights is dedicated to advancing and protecting the rights guaranteed by the United States Constitution and the Universal Declaration of Human Rights. Founded in 1966 by attorneys who represented civil rights movements in the South, CCR is a non-profit legal and educational organization committed to the creative use of law as a positive force for social change. Recent reports on policing practices are entitled, “When It Comes to Police Misconduct, Body-Worn Camera Videos Are Slow to Come,” “NYPD All But Ignores Thousands of Racial Bias Reports Against Officers” and “Reimagining the Criminal Justice System.”

Center for Public Integrity: [www.publicintegrity.org](http://www.publicintegrity.org)

This group says it is committed “To protect democracy and inspire change using investigative reporting that exposes betrayals of the public trust by powerful interests.” By entering “policing” in the Center’s search box, the debater can find numerous useful articles including the following: “New Documentary Traces Controversial History of Policing in Schools,” “Trump Plans to Collect DNA from Nearly a Million Immigrant Detainees” and “States Caught in Tug-of-War Over Whether Cops Can Keep Your Stuff.”

According to its website, “The Congressional Research Service (CRS) works exclusively for the United States Congress, providing policy and legal analysis to committees and Members of both the House and Senate, regardless of party affiliation. As a legislative branch agency within the Library of Congress, CRS has been a valued and respected resource on Capitol Hill for more than a century. CRS is well-known for analysis that is authoritative, confidential, objective and nonpartisan. Its highest priority is to ensure that Congress has 24/7 access to the nation’s best thinking.” Numerous recent reports are relevant to criminal justice reform, including “Community Oriented Policing Services,” “What Role Might the Federal Government Play in Law Enforcement Reform,” “Do Warrantless Searches of Electronic Devices at the Border Violate the Fourth Amendment” and “School Resource Officers: Issues for Congress.”

Criminal Justice Policy Foundation (CJPF): [www.cjpf.org](http://www.cjpf.org)

This group describes itself as “one of the oldest drug policy reform organizations in the United States. CJPF’s primary mission is to educate the public about the impact of drug policy on the criminal justice system. We provide information and strategic advice to policymakers, criminal justice organizations, interest groups and the public through direct consultation, conferences, publications, the news media and blogs.” This organization offers information on ending drug prohibition, abolishing mandatory minimum sentencing and limiting police use of civil asset forfeiture.

Death Penalty Information Center: [www.deathpenaltyinfo.org](http://www.deathpenaltyinfo.org)

This organization describes itself as follows: “The Death Penalty Information Center is a national non-profit organization serving the media and the public with analysis and information on issues concerning capital punishment. Founded in 1990, the Center promotes informed discussion of the death penalty by preparing in-depth reports, conducting briefings for journalists and serving as a resource to those working on this issue. The Center releases an annual report on the death penalty, highlighting significant developments and featuring the latest statistics. The Center also produces groundbreaking reports on various issues related to the death penalty such as arbitrariness, costs, innocence and race.” Recent articles available under the “Resources” tab include “Death Penalty Erodes Further as New Hampshire Abolishes and California Imposes Moratorium” and “Secrecy and the Death Penalty in the United States.”
Drug Policy Alliance: [www.drugpolicy.org](http://www.drugpolicy.org)

This group openly advocates the legalization (or at least the decriminalization) of drug use: “The Drug Policy Alliance envisions a just society in which the use and regulation of drugs are grounded in science, compassion, health and human rights, in which people are no longer punished for what they put into their own bodies but only for crimes committed against others, and in which the fears, prejudices and punitive prohibitions of today are no more.” By clicking the “Resources” tab, the debater can access documents such as “Drug Decriminalization in Portugal: Learning from a Health and Human-Centered Approach,” “Marijuana Decriminalization and Legalization” and “The Drug War, Mass Incarceration and Race.”

Electronic Frontier Foundation (EFF): [www.eff.org](http://www.eff.org)

The mission and history of this organization is described on its website as follows: “The Electronic Frontier Foundation is the leading nonprofit organization defending civil liberties in the digital world. Founded in 1990, EFF champions user privacy, free expression and innovation through impact litigation, policy analysis, grassroots activism and technology development. We work to ensure that rights and freedoms are enhanced and protected as our use of technology grows.” By entering “policing” in the search box, the debater can find numerous articles relevant to the 2020-21 national topic. One of the most recent articles entitled, “The Fight Against Government Face Surveillance,” describes the threat to privacy from police use of facial recognition software.

Equal Justice Initiative: [www.eji.org](http://www.eji.org)

According to its website, “the Equal Justice Initiative is committed to ending mass incarceration and excessive punishment in the United States, to challenging racial and economic injustice and to protecting basic human rights for the most vulnerable people in American society.” This group provides resources opposing mandatory minimum sentences, use of the death penalty and sentencing juveniles to confinement in adult prisons.

FWD.us: [www.fwd.us](http://www.fwd.us)

This group, founded by business and tech leaders such as Bill Gates and Mark Zuckerberg, describes itself as a “bipartisan political organization that believes America’s families, communities and economy thrive when more individuals are able to achieve their full potential. For too long, our broken immigration and criminal justice systems have locked too many people out from the American dream.” Numerous
Heritage Foundation: www.heritage.org

This conservative think tank promotes the principles of free enterprise, limited government, individual freedom and a strong national defense. Using the search option available on this website, the debater can find dozens of useful reports on criminal justice reform, including ones entitled “Trump’s Counterattack on Sanctuary Cities Has Begun, and It’s About Time,” “Why Trump Was Right to Reverse Obama’s Policy on Military Gear for Police” and “Cops Count, Police Matter: Preventing Crime and Disorder in the 21st Century.”

Human Rights Watch: www.hrw.org/

This organization describes its mission as follows: “We scrupulously investigate abuses, expose the facts widely and pressure those with power to respect rights and secure justice. Human Rights Watch is an independent, international organization that works as part of a vibrant movement to uphold human dignity and advance the cause of human rights for all.” By clicking the “Reports” option from the menu, the debater will find numerous useful articles on the 2020-21 criminal justice topic, including the following: “United States Deportation Policies Expose Salvadorans to Death and Abuse,” “The U.S. Deported Them, Ignoring Their Pleas, Then They Were Killed” and “High-Tech Police Weapons Do More Harm Than Good.”

Independent Institute: www.independent.org/

This group explains its purpose as follows: “Our mission is to boldly advance peaceful, prosperous and free societies grounded in a commitment to human worth and dignity. Applying independent thinking to issues that matter, we create transformational ideas for today’s most pressing social and economic challenges. By connecting these ideas with organizations and networks, we inspire action that can unleash an era of unparalleled human flourishing at home and around the globe.” By entering “criminal justice reform” in the search box, the debater can access dozens of articles on the 2020-21 topic, including “Ethical Hurdles to Combating Racially Biased Police Algorithms,” “Sanctuary Cities Are Not the New Nullification Crisis” and “What We Can Learn From Portugal’s Drug Policy.”
Institute for Justice (IJ): www.ij.org

According to its website, the Institute for Justice “litigates to limit the size and scope of government power and to ensure that all Americans have the right to control their own destinies as free and responsible members of society. Since 1991, IJ has come to the aid of individuals who want to do the simple things every American has the right to do – including own property, start and grow a business, speak freely about commerce or politics and provide their children with a good education – but can’t because they find the government in their way. This organization provides free access to articles in its publication, Liberty & Law; this option is available by using the menu bar at the top right side of the screen. Numerous articles in this publication oppose the police practice of funding their operations through civil asset forfeiture. Recent articles include the following: “Bringing Justice to Policing for Profit Victims in California,” “Does the Eighth Amendment Protect Against State and Local Forfeitures?” and “Trump Should Be Appalled by Police Asset Forfeiture.”

Library of Congress: www.congress.gov/

This website is a one-stop-shop for access to current legislation. By clicking the “Legislation” tab and using the search box, the debater can receive an update on the status of bills dealing with criminal justice reform. Some recent examples are the Next Step Act of 2019, a bill designed to reform sentencing and other law enforcement practices, and the Justice in Forensic Algorithms Act, a measure designed to compensate for “the disparate impact, on the basis of race, ethnicity, socioeconomic status, gender and other demographic features, in the development and use of the computational forensic software.”

Manhattan Institute (MI): www.manhattan-institute.org/

This group offers a conservative political viewpoint on criminal justice and other social policy issues. They describe themselves in the following way: “The Institute serves as a leading voice of free-market ideas, shaping political culture since our founding in 1977. Ideas that have changed the United States and its urban areas for the better – welfare reform, tort reform, proactive policing and supply-side tax policies, among others – are the heart of MI’s legacy.” By entering “policing” in the search box, the debater can access articles such as the following: “Increasingly Lenient Treatment of Career Criminals Is Putting More Police in Danger,” “America’s Shrinking Police Forces Could Spell Trouble for Our Safety” and “Empty Prisons Mean Dangerous Streets.”

Marshall Project: www.themarshallproject.org/

This group describes itself as “a nonpartisan, nonprofit news organization that seeks to create and sustain a sense of national urgency about the U.S. criminal justice system. We achieve this through award-winning journalism, partnerships with other news outlets and public forums. In all of our work we strive to educate and enlarge the audience of people who care about the state of criminal justice.” By clicking under “About,” then the “Reports” tab, the debater can access numerous documents detailing this group’s efforts to reform the criminal justice system.
National Coalition to Protect Civil Freedoms: www.civilfreedoms.org

This group does not post a mission statement, but an examination of the articles available from the website reveals that it is committed to opposing the current level of state and federal government intrusion into Muslim immigrant communities in America. By selecting the “Profiling” tab from this website home page, the debater can access numerous articles about racial or religious profiling by police, including the following: “Terrorism’s Double Standard,” “Government Reports Show Domestic Anti-Terrorism Efforts Target Minorities” and “Black Communities Stop Calling 911 After Instances of Police Brutality.”

National Immigration Law Center: www.nilc.org

This organization’s “About Us” tab provides the following information: “Founded in 1979, the National Immigration Law Center is the only national legal advocacy organization in the U.S. exclusively dedicated to defending and advancing the rights of low-income immigrants and their families. We envision a U.S. society in which all people – regardless of their race, gender, immigration or economic status – are treated equally, fairly and humanely, have equal access to justice, education, government resources and economic opportunities, and are able to achieve their full potential as human beings.” By selecting “Immigration Enforcement” under the “Issues” tab, the debater can gain access to many useful publications, including “Understanding Trump’s Executive Order Affecting Deportations and Sanctuary Cities” and “President Trump’s Raids on Immigrant Communities.”

National Juvenile Justice Network: www.njjn.org

According to its website, “the National Juvenile Justice Network (NJN) leads a movement of state-based juvenile justice reform organizations and alumni of its Youth Justice Leadership Institute to fight for a smaller, fairer youth justice system that’s appropriate for youth and their families. NJN advocates for policies and practices that treat youth in trouble with the law with dignity and humanity and which strengthen them, their families and their communities. Founded in 2005, NJN is currently comprised of 53 organizational members in 43 states and the District of Columbia and a growing cadre of graduates from our Youth Justice Leadership Institute.” This group provides resources advocating the diversion of juveniles from the criminal justice system, eliminating racial and ethnic disparities in the sentencing of juveniles and creating a range of effective community-based programs.

National Law Center on Homelessness and Poverty: www.nlchp.org

This group’s website says that it is “the only national advocacy organization dedicated solely to using the power of the law to end and prevent homelessness in America. With the support of a large network of pro bono lawyers, we use our legal expertise to help pass, implement and enforce laws addressing the immediate and long-term needs of those who are homeless or at risk.” By selecting the “Resources” tab, the debater can access the 121-page report on the criminalization of homelessness in America: “Housing Not Handcuffs: Ending the Criminalization of Homelessness in U.S. Cities.”
National Police Foundation: www.policefoundation.org

This organization explains its mission as follows: “The purpose of the Police Foundation is to help the police be more effective in doing their job, whether it be deterring robberies, intervening in potentially injurious family disputes or working to improve relationships between the police and the communities they serve. To accomplish our mission, we work closely with police officers and police agencies across the country, and it is in their hard work and contributions that our accomplishments are rooted.” By selecting the “Publications” tab, the debater can access reports such as “Reducing Violent Crime in American Cities,” “A Preliminary Report on the Police Foundation’s Averted School Violence Database” and “Engaging Communities One Step at a Time: Policing’s Tradition of Foot Patrol as an Innovative Community Engagement Strategy.”


The New York Times is a premier U.S. newspaper for coverage of national security and privacy issues. As with many newspaper websites, however, access is limited for non-subscribers. This website allows non-subscribers free access to up to 10 articles per month. By using the search engine, the debater can follow the latest news on police practices, sentencing trends and criminal justice reform in general. Complete access to the site is available for a weekly subscription price of about one dollar for students or two dollars for coaches.

Open Society Foundations: www.opensocietyfoundations.org

This organization describes itself as “the world’s largest private funder of independent groups working for justice, democratic governance and human rights.” By selecting the “What We Do” tab, then “Justice Reform and the Rule of Law,” the debater can locate information on programs to reduce pretrial detention, reform drug laws and promote fair policing.

Pew Research Center: www.pewresearch.org

This organization explains its mission as follows: “We generate a foundation of facts that enriches the public dialogue and supports sound decision-making. We are nonprofit, nonpartisan and nonadvocacy. We value independence, objectivity, accuracy, rigor, humility, transparency and innovation.” By using the search box, the debater can find numerous articles relevant to policing and sentencing, including the following: “Public Support for the Death Penalty Ticks Up,” “U.S. Ends Year With Fewest Executions Since 1991” and “Reimagining the Police Through Training and Reforms.”

This organization, founded in 1981, says that its purpose is to defend human rights and social justice, while opposing the agenda of right-wing political groups. One recent publication, entitled “Black Lives Over Broken Windows,” questions the police tactic of aggressively targeting minor offenders. Another intriguing report, entitled “Anti-Death Penalty Activism Reinforces Racist Status Quo,” argues that abolishing the death penalty perpetuates the status quo in racist policing practices by propagating the myth of a “post-racial” society.

Prison Policy Initiative: [www.prisonpolicy.org](http://www.prisonpolicy.org)

According to its website, “the non-profit, non-partisan Prison Policy Initiative produces cutting edge research to expose the broader harm of mass criminalization, and then sparks advocacy campaigns to create a more just society.” Recent articles available from this website include “Neither Justice Nor Treatment: Drug Courts in the United States,” “The Human Toll of Criminalizing Drug Use in the United States” and “Federal Drug Sentencing Laws Bring High Cost, Low Return.”

R Street Institute: [www.rstreet.org/](http://www.rstreet.org/)

This group describes itself as “a free-market think tank with a pragmatic approach to public policy challenges. We draw inspiration from such thinkers as Milton Friedman, Friedrich Hayek, Ronald A. Coase, James M. Buchanan and Arthur C.
Completion of this online form by the district meet official is required by November 1. Link can be found on the Speech/Debate page of the UIL website.

https://www.uiltexas.org/machform/view.php?id=68

Completing this form gives you information about how to obtain authorization to set up your meets in the spring meet entry system and tells us where and how many sets of materials to mail you.

Thank you in advance for your assistance in the completion of this form.

If you have any questions or difficulties with the form please email or call Jenny Nichols jnichols@uiltexas.org or 512-232-4927.
CX Debate Certification Form

This form is no longer a mailed-in form.

To submit the CX Debate Certification Online Form please visit:

www.uiltexas.org/speech/debate

Do I need to submit this form?

YES, if:
• Your first place team competed in a district meet with ONLY one school entered.
• Your second place team competed in a district meet with ONLY one school entered.
• Your second place team competed in a district meet with less than EIGHT teams competing.

No, if:
• Your first and/or second place team competed in a district meet with EIGHT or more teams competing.
• Your first place team competed in a district meet with more than ONE school competing.

What will meet the CX certification requirement?
• competitive debate rounds at invitational tournaments
• two or more schools’ participation in mini-tournaments where the debaters are judged by someone other than the coaches involved and a winner is declared
• district debate tournament rounds against opposing schools

What will not meet the CX certification requirement?
• classroom debates
• practice rounds against own teammates
• non-judged festival rounds
• district rounds against your own school
• bye rounds

Online Deadline
• If applicable to your district, online submission must be received by the deadline posted on the UIL website.

PLEASE NOTE: In the event a team is not certifiable, their school should notify Jana Riggins, State Director in the State Office, jriggins@uiltexas.org in writing no later than the certification date. At that time, the alternate team would need to provide proof of certification in order to advance to State.
UIL Online Spring Meet Registration System

Schools must enter contestants into their district Cross-Examination Debate meet via the Spring Meet Online Registration System. A link is posted on the speech page of the UIL website. Paper entry is not allowed. It is essential that you read all instructions carefully.

The deadline for setting up the CX Debate meet online is Dec. 1. This is the responsibility of your district director or designated online official. As soon as the District Meet Directors have done their job and the District Meet Information is posted, individual school academic coordinators may enter their school’s contestants.

District Meet Directors will need a UT electronic identification (UTEID) in order to access the system and will then need to send a request for authorization to the state office. If you received a UT EID and password last year, it remains in effect. However, if you are district meet director again this year, you must be re-authorized. Authorization is not required for school academic coordinators or CX coaches seeking only to enter students in the district meet.

If you are entering the Online Spring Meet Entry System for the first time, you must first receive a UT electronic identification (UT EID).

1. Go to the direct link: https://www.uiltexas.org/academics/spring-meet-entry-system
2. Click on Basic Instructions link for an overview of the process
3. Click on Coordinators Logon.
4. Click on “UT EID Self Service Tools.”
5. Complete the form. Fill all spaces. It will ask you for a password. Read the password requirements and password tips at the bottom of the page. These exist to properly safeguard the system.
6. Click on “Create UT EID.”
7. Your new UT EID will appear on the screen. Look for it.
8. Record your UT EID and password in a safe place. Please do not share it with others at your school to use. Don’t lose it! You will use it every time you wish to enter the system year after year. It is connected to you not your school.

Once you have obtained your UT electronic identification (UT EID), you may logon to the system to enter your contestants.

1. Go to the direct link: https://www.uiltexas.org/academics/spring-meet-entry-system
2. Click Coordinators logon.
3. Click on the link that says: “If you already have a current UT EID and password, logon and go straight to the Spring Meet Entry System.” Logon and follow instructions.
4. Step 1: SCHOOL INFORMATION. Schools are identified on this system by TEA CODE, and there is a search link for this if you don’t know yours. Click the link for “Look up TEA Code.” In the pop up window, enter your school name and click “Go.” Now, click on the TEA Code next to the school name. This places your school TEA code in the “Enter Your School TEA Code” window. Click “Go.”
5. In the “Events you wish to enter” window, choose “Cross-Examination” and click “Go.” This takes you to the “School Information Page.” Make sure your conference and district number is correct. If incorrect, call the UIL to change before proceeding. Fill in all information. Hit “Update HS Academics Information.”
6. Step 2. CONTESTANT ENTRY. Click on “Step 2 - Contestant Entry.” Choose CX debate from the pull-down window and hit “Go.” Using upper/lower case letters, fill in last name, then first name (including substitutes). List substitutes. It is easier to substitute a contestant than to attempt to add a late entry. Hit “Enter students.”
7. Step 3: Review Entries. Click on this to proof your entries. Make sure contestants are entered as last name, then first name. Check spelling of names. How you enter the name is how it will be spelled all the way through State Meet, should the student advance that far. If you wish to have a hard copy of your entry, print this screen now.
8. Final Checkout: All entries must be made by the deadline of at least 10 calendar days prior to the contest. However all entries do not have to be made at the same time. When all entries have been completed, then hit the “Certify and Lock” button, certifying the eligibility of your contestants, and locking your entries against additional modifications.
9. Logoff. For security reasons, don’t forget this step.

Note: CX, OAP and General Academic Meets are considered separate meets. They must be entered independently.

It’s a quick and easy process. Please access the online Help screens if you have questions.
Note About State Meet Online Judge Registration:

The form on the next page is a sample of the form that you will be required to complete online from the speech section of the UIL website if you qualify a team for state. You will receive coach winners packet information that you must pick up at the conclusion of the UIL district meet. Information is also posted on the Tournaments page of the UIL Speech website. The official form has a specific deadline to be submitted online. Failure to do so will incur a $100 fee and endanger the team’s qualification status. Your team will not be advanced from district to state without the official form being completed online by the specified dates. As the paradigm information on the form will be published for the debaters at the state meet, it is important that you carefully consider the information you provide, and that the information accurately reflects your judging philosophy.

Late Fee

$100
## Judge Summary Report - School Judges

### Conference

<table>
<thead>
<tr>
<th>Judge Name</th>
<th>Work Phone</th>
<th>Home Phone</th>
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<th>Preferred E-mail Address</th>
<th>Cell Phone</th>
<th>Fax</th>
<th>Coach</th>
<th>Fulfilling Obligation</th>
<th>School</th>
<th>Conf</th>
<th>Dist</th>
<th>Coach name (if different)</th>
<th>Judging both sessions (with differing status)</th>
<th>1 for 2, guar. octas</th>
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### Experience/Affiliation

<table>
<thead>
<tr>
<th>Policy Debater in HS</th>
<th>Policy Debate (NDT) in College</th>
<th>Coach Policy Debate in HS</th>
<th>Policy Debate (CEDA) in College</th>
<th>Coach Policy Debate in College</th>
<th>LD Debate (NFA) in College</th>
<th>Should Not Judge</th>
<th>Parli Debate (NPDA) in College</th>
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### Paradigm

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<th>Tabula rasa</th>
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### Communication Skills vs. Res. of Issues

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<th>Quantity vs. Quality of Evidence</th>
<th>Quantity of Arguments</th>
<th>Style &amp; Delivery</th>
</tr>
</thead>
</table>
| Communication skills are more important | Quality of evidence is more important | Limited | Unlimited
| Resolution of substantive issues | Quantity of evidence is more important | Rarely vote on | Vote on often |
| Communication skills and resolution | Quantity of evidence and quality of evidence | Unacceptable | Acceptable |

### Policy Debate in HS

<table>
<thead>
<tr>
<th>Topicality</th>
<th>Vote on often</th>
<th>Counterplans</th>
<th>Unacceptable</th>
<th>Acceptable</th>
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### Policy Debate (NDT) in College

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### Comm. Skills vs. Res. of Issues

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<th>Quantity of Arguments</th>
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<td>Resolution of substantive issues</td>
<td>Unlimited</td>
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<tr>
<td>Communication skills and resolution</td>
<td>Rarely vote on</td>
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<tr>
<td>Quality of evidence is more important</td>
<td>Vote on often</td>
</tr>
<tr>
<td>Quantity of evidence is more important</td>
<td>Unacceptable</td>
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<tr>
<td>Quantity of evidence and quality of evidence</td>
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### Quantity of Arguments

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<th>Style &amp; Delivery</th>
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### Style & Delivery

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### Philosophy Statement

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<th>Philosophy Statement</th>
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Judging Cross-Examination Debate

1. Debate is a contest in arguing a specific resolution. Each affirmative team will interpret the resolution differently and offer a specific plan, outlining potential advantages to adopting the plan. Your task is to determine whether the affirmative proves that the adoption of its plan would be desirable.

2. Regardless of your judging philosophy, there are multiple arguments that may occur in a debate. Below are six common ones. To make your decision, you should take notes, and after the round, balance the issues. This will help you determine, based on what the debaters actually presented in the round, whether adopting the affirmative plan is desirable.

   **Key Issues**
   - **Topicality:** Does the affirmative team offer a plan within the current resolution?
   - **Inherency:** Has the affirmative case shown that the status quo is unable or unwilling to redress the harm?
   - **Impacts:** If the plan is not passed, what potential harmful situation will occur? What advantage is there to the plan? How big are the impacts? Are they likely?
   - **Solvency:** Has the affirmative case shown that the plan will solve all or a significant portion of the impacts?
   - **Disadvantage:** The negative team may offer disadvantages explaining how the affirmative case causes its own harmful impacts. Is this impact likely? Does it outweigh the affirmative cases’ impacts?
   - **Counterplan:** The negative may propose a specific counterplan as an alternative to the affirmative plan. Does the counterplan solve for the impacts of the disadvantages or others?

3. **Making the decision:** Depending upon your judging philosophy, you might follow the sequence below:
   a. **Is the affirmative plan topical?** Unless the negative disproves this, assume it is. Don’t use your own bias. If the negative has shown that the plan is not topical, then most judges will vote negative (disregarding items b and c below).
   b. **Inherency/Solvency Balancing:** If the negative has made arguments about inherency or solvency, ask how much would be gained by adopting the affirmative plan after considering these arguments. If some advantage remains, then move to item c below.
   c. **Disadvantages Balancing:** Balance the gains expected by adopting the affirmative plan with any disadvantages the negative has proven would occur by adopting the plan. Determine if the impacts from the disadvantages are worse than the impacts from the affirmative case.
   d. **Plan/Counterplan Balancing:** If the negative has offered a counterplan, the question is whether the counterplan offers a good reason to reject the affirmative plan or whose plan solves for more significant impacts.

4. **Speed of delivery:** Some debaters have developed an excessively rapid style of delivery that interferes with the element of communication that is basic to debate. The ballot provides an avenue for indicating to the debater that speed of delivery did or did not interfere with communication. If the speaker’s speed of delivery interferes with your ability to follow the course of the debate, you should lower the speaker points.

5. **Filling out the ballot:**
   a. Record decision (affirmative or negative)
   b. Award points (30 points is highest; 20 is the lowest) to each debater. Since speaker points are a crucial determinant of advancement, avoid excessively low speaker points unless truly warranted.
   - **Speaker Criteria:** Organization, Evidence, Analysis, Refutation, Oral Style, Speed of Delivery
   c. Award ranks (1, 2, 3, 4 with 1st being awarded to the debater with the most points and so on) to debaters. Points and ranks should correspond.
   d. Write your reasons for your decision in the space provided.
   e. Sign your ballot.

Presenting a very brief preview of argument order before speeches, often referred to as a “roadmap,” aids in clarity of the round and is not considered part of the speech. However, debaters should not abuse this privilege by excessive length of the roadmap. Abuse may count against a team at the discretion of the judge(s).
CROSS-EXAMINATION DEBATE BALLOT

Conference: _______   Date: __________  Judge: _____________________  Room: _________   Round: ____
Affirmative Team # _____________________________  Negative Team # _____________________________

Assign speaker points to each debater ranging from 20-30 points. Rank each debater from 1 to 4 in order of excellence (1 for best, 2 for next best, 3 and 4). Delivery that interferes with effective communication should be penalized.

**Speaker Criteria**
- Organization
- Evidence
- Analysis
- Refutation
- Oral Style
- Speed of Delivery

*The best ballots teach and encourage the student. Please offer areas of improvement and positive attributes.*

<table>
<thead>
<tr>
<th>AFFIRMATIVE TEAM</th>
<th>N E G AT I V E TEAM</th>
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<tbody>
<tr>
<td>Points (20-30)</td>
<td>Rank (1-4)</td>
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<tr>
<td>1st Speaker</td>
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<td>(first)</td>
<td>(last)</td>
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<td>2nd Speaker</td>
<td>______</td>
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<tr>
<td>(first)</td>
<td>(last)</td>
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The significant clash(es)/issue(s) used as the basis for my decision were:

In my judgment, the ________________________ team won the debate.  

(Affirmative or Negative)

Low point win?  Yes  No
(circle one)

Signature of Judge

Affiliation
Academics - Request for Accommodation Process

Submitting a Request

The University Interscholastic League will consider requests to accommodate a student with physical or mental impairments. The school should submit the Request for Accommodation form located at the link below with the appropriate signatures a minimum of two weeks before the contest in which the accommodation is sought. Requests submitted after that time, absent extenuating circumstances, will not be granted.

Request for Accommodation Form: http://www.uiltexas.org/academics/resources/forms

The request shall adhere to the accommodations provided by the student’s Sec. 504 Committee and/or A.R.D. Committee. No student records are to be submitted to UIL. The only required submission is the signed request with rationale for the accommodation. The completed form should be submitted to the UIL office, Music, Athletics or Academics, that administers the game or contest in question.

Approval Letter

A response letter from UIL granting or denying the requested accommodation will be provided to the school. A UIL letter approving the accommodation can be submitted at any level of the competition. It is the coach’s or sponsor’s responsibility to notify and provide a copy of the UIL approval letter to the meet director well in advance of the competition. If the student advances to the next higher meet, it is the responsibility of the student’s school to notify the region and/or state meet director immediately.

Additional costs or equipment required for accommodations are the responsibility of the school district. It is the responsibility of the host school, contest director and contestant to follow any applicable UIL ethics code or other applicable UIL rule to ensure the honesty of the competitors and the integrity of the competition.

Approval Process

Requests are handled on a case-by-case basis. The facts matter in each case. Just as an example, accommodations have been approved for visual impairments, dyslexia, motor skill impairments and special circumstances to take the test in a separate room. Such accommodations have included the use of an enlarged test copy, a magnifying glass, colored overlay, converting a test to Braille format or use of a computer and printer. UIL, however, will not alter a contest’s judging criteria as an accommodation or make other accommodations that would fundamentally alter the game or contest.
GLOSSARY OF TERMS

ADVANTAGE: A benefit achieved through adoption of the Affirmative’s plan or the negative’s counterplan.

ADVOCACY: The act of defending a policy or a kritik.

AFFIRMATIVE: The team that affirms and defends the resolution.

AGENT OF ACTION: The entity responsible for ensuring the Affirmative’s plan is put into action.

ANALYSIS: The logic and reasoning behind an argument.

BALLOT: Form the judge uses to record the decision of a debate round.

BLOCK: A set of prepared arguments or briefs focused on a certain single issue.

BRIEF: An outline of arguments and evidence supporting one side of a resolution.

BRINK: An argument that demonstrates when an impact is likely to happen.

BURDEN OF PROOF: The Affirmative obligation to present a prima facie case supporting the resolution.

CASE: A policy that the Affirmative advocates to uphold the basis of the resolution.

CLASH: A direct confrontation of arguments in a round.

COMPETITIVENESS: A requirement of a counterplan. A counterplan must have some characteristic that does not allow it to exist at the same time as the Affirmative policy. If the counterplan is not competitive, there is no reason for the judge to vote for it.
<p>| <strong>CONDITIONAL COUNTERPLAN:</strong> | A counterplan that is offered upon the rejection or acceptance of a preceding argument. |
| <strong>CONDITIONALITY:</strong> | An “even if” argument. Conditional arguments are offered upon the rejection of a preceding argument. |
| <strong>COUNTERPLAN:</strong> | A policy that the Negative suggests for adoption in place of the Affirmative plan. |
| <strong>COUNTER WARRANT:</strong> | The analysis that asks the judge to reject an argument because the analysis presented to support the argument is flawed. |
| <strong>CROSS-EXAMINATION:</strong> | A time format which allows one debate team to question their opponent. This period of time occurs following the opponents constructive speeches. |
| <strong>DISADVANTAGE:</strong> | A problem or harm that would occur if the Affirmative plan is passed. |
| <strong>DOUBLE TURNING:</strong> | To reverse the link to a disadvantage and reverse the impact outcome simultaneously. |
| <strong>DROP:</strong> | To leave an argument unanswered or neglect to carry on an argument in future speeches after the opponent’s response. |
| <strong>EFFECTS TOPICALITY:</strong> | To be topical through effects of the Affirmative plan. In other words, the plan itself is not topical; only the outcome of the plan falls within the topic. |
| <strong>ENFORCEMENT:</strong> | The provision that insures a plan or counterplan would be carried out. |
| <strong>EVIDENCE:</strong> | Establishment of a fact with a quote from a printed source; usually found in government documents, newspapers, magazines, journals, books, and interviews. |
| <strong>EXTEND:</strong> | To develop an argument in debate. This involves refuting a response to an argument instead of simply repeating old arguments. |</p>
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
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<tr>
<td>FEDERALISM:</td>
<td>A common disadvantage that argues that the Affirmative’s plan or the Negative’s counterplan upsets the balance of state and federal power.</td>
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<td>FIAT:</td>
<td>The assumption that the policy or policies being debated would be put into effect.</td>
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<td>FLOOR:</td>
<td>The right to speak.</td>
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<td>HARMS:</td>
<td>Problems or undesirable conditions.</td>
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<td>IMPACT:</td>
<td>The consequences of policies.</td>
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<td>IMPACT TURN:</td>
<td>The argument that the impact is actually beneficial instead of detrimental.</td>
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<td>INHERENCY:</td>
<td>The Affirmative burden to prove that the significant problem presented by the Affirmative is part of the status quo and not subject to change on its own.</td>
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<td>JUSTIFICATION:</td>
<td>An argument that refers to either side to explain why their policy is right.</td>
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<td>KRITIK:</td>
<td>A critical argument that questions the assumptions of the Affirmative plan.</td>
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<td>LAY JUDGE:</td>
<td>A judge who is inexperienced at judging debate.</td>
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<td>LINK:</td>
<td>A part of a disadvantage or kritik that establishes what the Affirmative or negative causes before the effect.</td>
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<td>LINK TURN:</td>
<td>To prove the link beneficial instead of detrimental.</td>
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<td>MINOR REPAIR:</td>
<td>An alteration of present policy without a major change.</td>
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<td>MUTUALLY EXCLUSIVE:</td>
<td>An argument that proves that the Negative’s counterplan and Affirmative’s plan cannot co-exist.</td>
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<td>PARADIGM:</td>
<td>The way a judge views or examines a debate.</td>
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<td>PERMUTATION:</td>
<td>A process whereby one side in a debate takes over part of their opponent’s argumentation.</td>
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PLAN: The specific solution proposed by the Affirmative to implement the resolution.

PLAN-MEET NEED: Something that an Affirmative plan or Negative counterplan must do before solvency can be accomplished. Requirement that the plan be able to meet the needs or eliminate the problems in the present system.

PRESUMPTION: Power of the Negative to assume the status quo is adequate until the Affirmative proves otherwise.

PRIMA FACIE: Latin phrase meaning “at first glance”; a prima facie case would be one that a responsible and prudent person would accept at first look.

SPREAD: To speak rapidly in an effort to introduce an abundance of arguments and analysis into the debate.

STANDARDS: Criteria establishes to define and determine the scope of the resolution in a topicality argument.

STATUS QUO: Current state of existence; present system.

STOCK ISSUES: Major points of disagreement in a debate.

TAB ROOM: The designated area at a tournament where the results of each contest are tabulated.

THRESHOLD: An argument that questions how much of a link to a problem there has to be to cause the final impact.

TOPICALITY: Burden of the Affirmative to stay within the parameters established by the resolution.

TURN: To prove an opponent’s argument is beneficial to your side.

UNIQUENESS: The part of a disadvantage that proves the impact has not yet happened.

WARRANT: The analysis behind an argument.
TILF Scholarship Opportunities

From 1959 to 2020, TILF has awarded over 21,000 scholarships valued at over $33 million. Amounts of scholarships range from $500 for one year to $20,000 over four years. Some scholarships have special requirements or restrictions such as requiring a student to select certain majors, attend specific colleges or universities, or compete in specific contests. Details of all scholarships and their requirements are listed at the TILF website.

Applications may be submitted from March 1 through May 7, 2021, and can be found online at www.tilfoundation.org. (Students competing in contests held after the deadline date must apply by May 7, but may submit placement updates via email through May 31, 2021.)

All TILF applicants must meet the following requirements:


   *Special Notes: Only Cross-Examination Debate State Meet competitors advancing to the second day elimination rounds as one of the top 16 teams may apply. For students who compete in the Barbara Jordan Historical Essay Competition, Latino History Essay Competition, and/or Young Filmmakers Festival, only students who advance to state finals are eligible to apply. For students who compete in BEST and FIRST Robotics contests, only members of the top 10 teams in each competition group are eligible to apply.

   Advancing to the state level in academic pilot contests that are not yet officially sanctioned by the UIL does not qualify a student to apply for TILF scholarships.

2. Graduate from high school during the current year and begin college or university in Texas by the following fall semester.

3. Attend an accredited college or university in Texas, take a 12 hour per term minimum course load, and maintain a minimum 2.5 college grade point average. (Some donors require a higher GPA and more hours per term.)

4. Submit a complete application, including all supplemental materials (transcript, SAT/ACT scores, letter of recommendation, parents’ 1040 tax form), prior to the deadline.

Applicants who are graduating under the state of Texas three-year graduation schedule should inform TILF of that fact. Students who are entering the Texas Academy of Math and Science at the University of North Texas in Denton will apply the year they complete their high school requirements at the TAMS.

The awards committee typically meets in June and all applicants will be notified of their status by mid-July of the application year.

If you have any questions, please visit the TILF website at www.tilfoundation.org or contact:

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