

**NYIPLA NINTH ANNUAL SECOND CIRCUIT
SUMMER ASSOCIATE MOOT COURT ORAL ARGUMENT
JULY 16, 2025**

AGENDA

5:00–5:20 **REGISTRATION** (Security Clearance and Badge Pick-Up)

5:20–5:30 **OPENING REMARKS**

Robert J. Rando,
Patrick Doerr LLP,
NYIPLA Past President
& Co-Moderator

Jennifer R. Deneault
Groombridge, Wu,
Baughman & Stone LLP,
NYIPLA Board Member
& Co-Moderator

Jessica M. Stauring
Paul Hastings LLP
NYIPLA Member
& Moot Court Organizer

5:30–6:30 **ORAL ARGUMENT**

Jennifer R. Deneault (Opening the Court Session),

*To be presented as follows:*¹

Counsel for Plaintiff-Appellant, George Andover

James Torbert, Goodwin Proctor LLP (7 minutes) (Affirm: district court correctly denied JMOL on Andover's NIL claim)

Sophia Vaughan, Goodwin Proctor LLP (7 minutes) (Affirm: AI-generated video was properly admitted by the district court)

Counsel for Defendant-Appellee, Beyond bAIsic

Sally Cohen, Haug Partners LLP (7 minutes) (Reverse: district court erred when it denied Beyond bAIsic's motion for JMOL on Andover's NIL claim)

Trenton Hatherill, Haug Partners LLP (7 minutes) (Reverse: district court abused its discretion by allowing AI-generated video to be played for the jury)

Counsel for Plaintiff-Appellant, George Andover

Ricky Wei, Venable LLP (7 minutes) (Deny Motion to Transfer: Second Circuit has jurisdiction)

Megan Frayne, Venable LLP (7 minutes) (Reverse: district court should have granted a new trial based on expert's reliance on AI-generated memoranda)

Counsel for Defendant-Appellee, Beyond bAIsic

Kahaari Kenyatta, Arnold & Porter LLP (7 minutes) (Grant Motion to Transfer: Federal Circuit has jurisdiction)

Bess Murad, Arnold & Porter LLP (7 minutes) (Affirm: district court did not err by allowing expert testimony based on AI-generated memoranda and denial of motion for new trial was appropriate)

6:30–6:55 **DISCUSSION BY PANEL**

6:55–7:00 **CLOSING REMARKS**

Robert J. Rando

7:00–8:00 **COCKTAIL RECEPTION**

¹ Two minutes of allotted argument time may be reserved for rebuttal.