



ATTORNEY GENERAL &
DEPUTY ATTORNEY GENERAL

ADDITIONAL APPLICATION QUESTIONS

1. Briefly summarize what the court held in *United States v. AlexJCabot*, 10 U. S. ____ (2020) and discuss how this applies to the application of Federal Law throughout the nation. <https://scotusrbx.github.io/09-29.pdf>
2. Briefly summarize what the court held in *Technozo v. United States*, 5 U. S. 64 (2018) (Found in Bound Volume 6) and when Clan Management immunity applies. <https://scotusrbx.github.io/BV/6.pdf>
3. Briefly summarize what the court held in *Hamilton v. United States*, 9 U. S. 202 (2020) and discuss how you would handle a situation similar to the United States State Police-Clan Management Riots.
4. What are the lawful restrictions on judges when issuing contempt of court citations and punishments? Do you believe additional restrictions and guidelines need to be placed on judges' contempt of court citations and punishment? Why or Why not? You may refer to NUSA law, NUSA precedents, as well as real precedent and law.
5. Discuss how the Department of Justice may seek arrest warrants on groups. It is recommended you discuss *United States v. TPR*, 5 U.S. 30 (2018) and how the court has defined and expanded on its power to issue Group-Arrest Warrants derived from U.S. Const. Art. III, § 5, cl. 3 in *United States v. TPR*, 5 U.S. 30 (2018)
6. The State and County of Ridgeway -- a new state admitted to the Union, once released will have a fully functioning County Court. What are your thoughts regarding this issue, and how will you tackle the possible problem of lack of cases in the Federal Courts and the disinterest in a Federal Assistant U.S. Attorney position?
7. Describe the Federal Government's jurisdiction to operate in Ridgeway. Can Federal Law Enforcement legally operate and enforce federal law in Ridgeway? Does the Supreme Court's decision in *In Re Ridgeway Courts Amendment*, 9 U. S. 173 (2020) and *United States v. Cabot* 10 U. S. ____ (2020) provide clarification for this question?

8. Federal prosecutors are often stumped in court when facing an experienced attorney and have their case dismissed on either a minor technicality or a loophole that an experienced federal prosecutor would be able to successfully argue against. How would you deal and prevent such situations?