

1. Because we have stipulated to authenticity and chain of custody does that mean we can admit evidence without establishing ALL of the custodial requirements of accuracy, kept in the normal course of business, establishing who the custodian of the documents is, etc.? For documents like the impound receipt we don't have those details. Does that make that document and similar documents inadmissible because the record does not provide the information we would need to make it admissible? **What's stipulated to needs no other foundation: it has been stipulated to.**
2. Do we have five minutes for *each* motion in limine or five minutes for both? **Five minutes total.**
3. Clarification on timing: does the clock stop when opposing counsel says "objection" and start up again once the judge has ruled on that objection? **Check the rules.**
4. If a team goes over the time limit what is the penalty? No express penalty. **The judges are told to tell the competitors to adhere to the time limits. If a team uses up all its time, then they have only a token amount of time (e.g., one minute) for final argument**