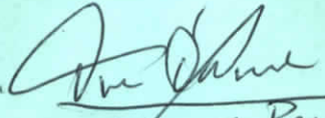


Room 621
Flight 1
Open- LD

~~Round 1~~
Round 1
RIDGE DEBATES

O'DONNELL, DWG

AFF	POINTS	NEG	POINTS
DELBARTON NA	<u>27</u>	MONTVILLE VH	<u>27.5</u>
WINNER <u>MONTVILLE VH</u>		FOR <u>NEG</u>	LPW? <u>N</u>

SIGNATURE 
PRINCETON HIGH SCHOOL

COMMENTS + RFD:

AFF - PRESENTED A GOOD CASE BUT WAS TOO NARROW FOR THE RESOLUTION. GOOD CX AND ATTACK ON THE AUTONOMY ISSUE

NEG - DID A VERY GOOD JOB OF DECONSTRUCTING THE AFF'S FRAMEWORK.

RFD - NEG'S ARGUMENTS HAD GREATER RELEVANCE TO THE RESOLUTION. SHOWED THAT ACP WAS IMPORTANT FOR ENTIRE CRIMINAL JUSTICE SYSTEM AND NOT JUST AS ACP RELATES TO ONE ASPECT (NO MATTER HOW HEINOUS THE CRIME).

Brian Chang

Open LD

529

Hunter RH vs Delbarton RI

29

27

Hunter RH on Aff

Varsity LD room 620 Judge: Brittney Bleyte

Aff

Regis JC (Janus Cataluna)

Speaker Points: 28.2

Neg

Syosset EH (Elainette)

Speaker Points: 28.3

Decision:

~~I vote for the affirmative from Regis~~

I vote for the negative from Syosset

Comments:

I voted negative on the T violation. I feel like the affirmative is not sufficiently showing why this doesn't apply to him.

Brittney Bleyte

RFD: Aff. framework + win or theory

Philip Barham

Aff. 04/11

Same within ACP (abs. right)

Guidance TS gov

Phil Aff = ACP not absolute right → ^{preclusion} ✓

V-gov legit

VC - wants checks on gov ✓

↳ role of people Leah → ✓

Sec. Contract - balance

checks on gov.

Ch: less secrecy in gov. → a ✓

ACP share gov + citizen keep from public

Knowledge → checks → checks w/o secrecy ✓

Ch: gov officials don't read ACP

Leslie 2

Guidance 1-gov explains + gov counsel ✓

head of agency can waive Subcontract ACP → a

Neg: 04/15

a - intrap - individuals actions -
or gov act

b - violate - gov

c - stand - neg. ground

Leah ACP - ~~not~~ individual, not entity

Leah? - openness in gov. stop Secrecies

d - voter - fairness

- meet - ~~in~~ trials →

- real world - gov official
presidents & fairness
education

→ Gov has ACP
has justifications

Overview: gov less confidentiality

Porse - not legal course

VC → mainly sec. Contract →

- non responsive to AC

Fabian

could work together

Ch: ACP protects unfamilar citizens
scandalous emergency - confidence if not criminal

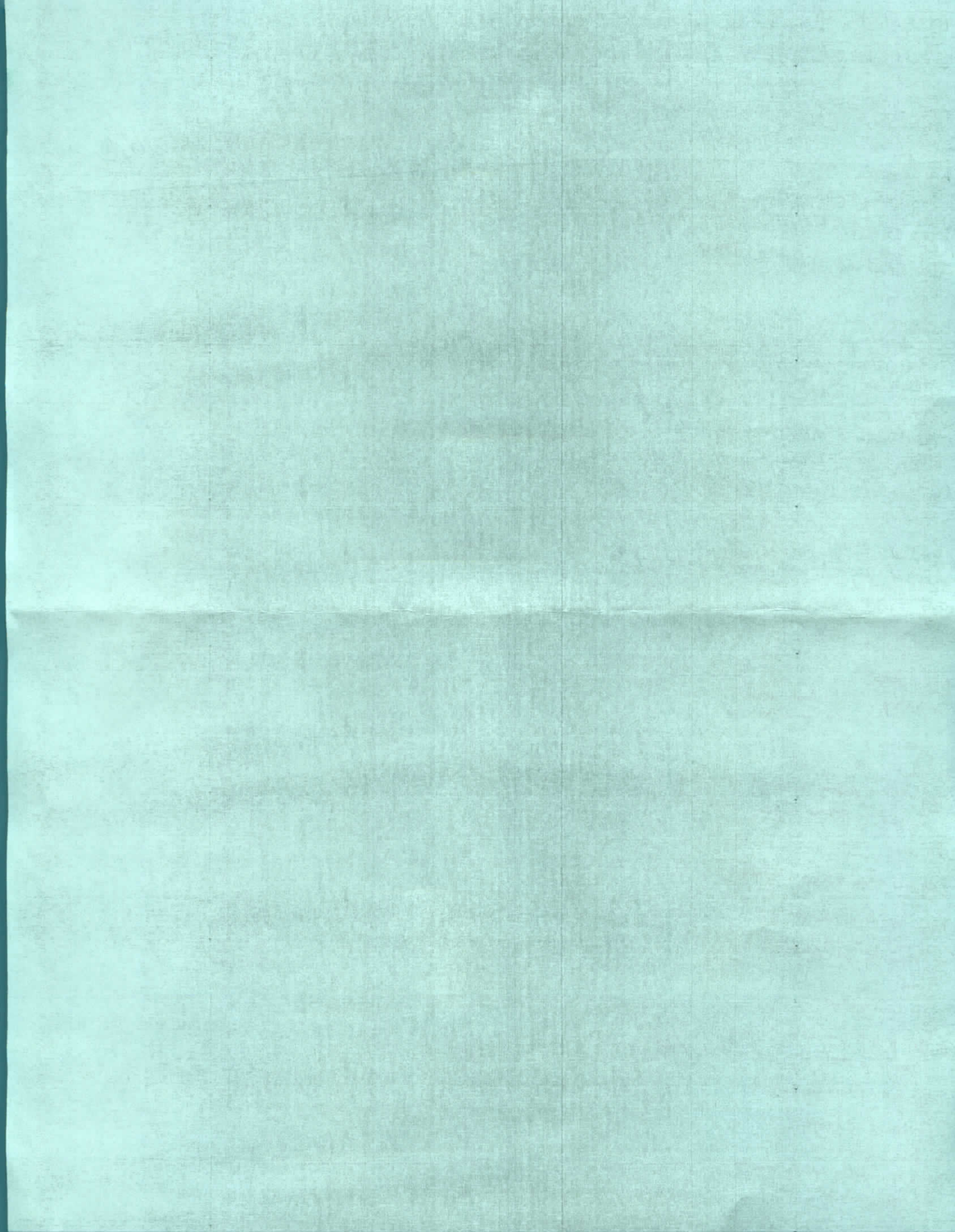
- no harm

b - lawyer passes on scandal

c - mistrust of lawyer

d - time causing

e - lawyer either admit via ACP
judges involved



1
Aff = Regis HK

Neg = Milburn PH

Media Center [note: schematic double booked 3/4]

Judge = Kierstead

Round 4 Open LD 8A 12/14

Winner = Aff - Regis HK

Points

Regis HK = 29

Milburn PH = ~~27~~ 26

1875 - 1876

1876 - 1877

1877 - 1878

1878 - 1879

1879 - 1880

1880 - 1881

1881 - 1882

1882 - 1883

Room 20 of Varsity LD

Judge: Bleyne

Aff

Timothy Ak

Ashley Kin

speaker points: 27.5

Neg

Hunter College RH

Rebecca Heilweil

speaker points: 28.0

I voted for the negative from Hunter College.

Comments:

I ended up voting on the state power arguments which were functionally conceded by the aff. I also ~~am~~ buying the neg's arguments as to ~~the~~ attorney-client privilege being better than a truth seeking paradigm

Brian Bly

Room 533

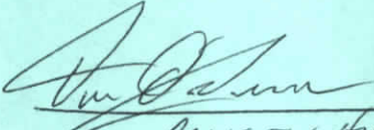
OPEN LD

O'Donnell, Owen

Round 2

Flight A

AFF			NEG	
MILLSBURN PH	POINTS		RANDOLPH PW	POINTS
	<u>28</u>			<u>27</u>
Winner	<u>MILLSBURN PH</u>	for	<u>AFF</u>	LDW <u>N</u>

SIGNATURE 
 PRINCETON HIGH SCHOOL

AFF - Very well prepared and effective presentation.

NEG. - Need to prepare a bit more beforehand. Papers being shuffled to find the point you want, got lost in your questioning during CX, and forgot 2NR was six minutes. However, you did have a very good 2NR despite that.

REF - AFF wins by basing arguments on Dept of Justice definition of its mission - as seeking just punishments and NEG never showed ~~how~~ how ACP can prevent wrongful convictions as posited in AFF's contention 1. AFF also pointed out the false interpretation of the constitution as a contract.

NC

Wins

VLD

AC

621-

Nathan Cha

Randolph

James Wong

Cardozo

28.5

27.5

RFD: Dropped disad by the Aff. No work at all was done on this part of the debate. Extinction is biggest impact in the round.

ROOM 526 Varsity LD

Aff Isis Davis
bronx science ID
speaker points: 29.5

Neg ^{Matt} Mandel
Scarsdale MM
speaker points:
29.6

decision: I voted for the neg from scarsdale.

comments: mostly oral rfd but
I think the aff needs to answer the root
cause claims better + the offense on the
perm.

John

R 3 FL 2
RM 519

~~Advice~~ LD
Varsity

Judge
Chanraoui,
Dana

	Achievment Fir	S P	W or L
AFF	John Rodrigez	29 28.5	W
Neg	Vicky Han Montrville	28.5	L

Comments

Interest of
the people

The affirmative tackled the pressing issue if truth seeking will create a better world through the example of Terrorism which is an issue that is predominant in the interest of the American People. Aff. presented

strong cards and points that proved to keep the idea & notion of safety at the forefront.

Key point for decision

Proving that even if ACP were "favoured" jailed clients may not exercise the freedom or security with their attorney as not all communication is secure

The Negative shows strong skills in speaking and presenting the case & their views — showed strong responses to the ~~negative~~ which the ~~negative~~ did not explore thoroughly.

Varsity L/D room 615

Aff

Bronx Science OK
Oliver Korten
speakerpoints: 27.8

Neg

Delbarton CM
Carter Massengille
speakerpoints: 28.5

I vote for the affirmative from Bronx Science,

Comments:

I grant the affirmative that his impacts of econ collapse and corporate pillaging outweigh the negs impacts of self-in crimination. I also think he is winning that attorney client privilege is bad + that a truth seeking paradigm solves better.

Bruce Bru

VLD ROUND 3

RM 519

Judge Channaow
Dana

Aff.	Regis Patrick May	S.P 27	W or L W
Neg	Montville Dana Murphy	26.5 26.5	L

Win by point:

Comments:

compared to other peers in the same League (Varsity) these two individuals display valid points but fall slightly short from organising them in a manner in which would benefit their case in a way would designate a clear "winner". Personally the ~~aff~~ negative presented stronger points than the affirmative - though are overused through out the course of the flight. The ~~Negative~~^{Aff.} proved a redeeming quality of showing strength in making cases and responding well during cross examination.

Room: 222
 Start: 8:00 AM
 Open - Lincoln-Douglas

4

THE RIDGE DEBATES 2013
 Dec 13 - 14, 2013

What's the opportunity cost of your Lynch card? One more offense against intl. law will spiral into intl. law. What kind of extraction? cost has that effect? I don't believe you. The logical analysis makes no sense.

Fielder, Chris

You never prove other countries consider ACP as a violation of intl. law. You can't win unless you prove that.

AFFIRMATIVE

Regis JC

Janus Cataluna

POINTS

(0-30)

27.5

NEGATIVE

Scarsdale GA

Gustaf Ahdriz

POINTS

(0-30)

26

You can't demand AFF to link into your FW when you haven't linked into it yet.

Winner:

Regis JC

School/Team

debating on the

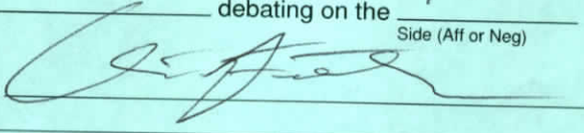
Aff

Side (Aff or Neg)

Low point win?

No

Signature:



Lose the China impact. Rewrite the case.

Comments & Reason for Decision:

Gustaf - Put on a real jacket. Your CX questions aren't accomplishing anything. "ACP truth-seeks, but fails" is the thesis of his 4th contention; you're muddling/not understanding the point. I JUST told you I didn't like speed in LP during my paradigm, I wasn't kidding. If I specifically say "no speed," don't ask me to slow you down... you didn't try to slow down at all. Besides, the argumentation doesn't link in. You never tie international law—and thus, all of your impacts—back to attorney-client privilege. Plaintiffs, autonomous person. Intl. law doesn't go under this definition since you: ① Never redefine ACP, and ② Don't look to his entire domestic part of the case. Also, extinction impacts are stupid. You're making a slippery slope argument, like thousands of policy cases before you. Those cases never win nationals, nor will they win this round. He didn't drop Bostrum... he revealed why it was irrelevant due to missed steps in your link chain.

Point Scale:

30 - Surpassing; the level best
 29 - Excellent, late-elim level
 28 - Good, should break 27 - Average, shouldn't break 26 - Below Average
 25 - Far below Average 24 & below
 - Offensive, rude Tenth points may be used No tied points, please LPWs okay

Defendants, Prosecutors & Plaintiffs

Janus - Good job reconstructing your case from the ashes of an untopical Neg case. Work on articulating in constructive needed. No major complaints. Take your hands out of your pockets when speaking.

Great measure of his case w/ your jaywalking example in CX. Thanks for extending it.

Reorganizing/crystalizing the round is much appreciated. You're right, every Neg argument is defensive.

[RFD]

- ① Aff's 4 → pref. truth, which is goal of ACP
- ② Deconstruction of intl. law argument
- ③ Aff V → Neg didn't prove own M value, I default to gov. legitimacy.
- ④ No ~~Neg~~ comparison, as Aff claims the resolution demands,

And stop spreading. It's the bane of the activity.

A debate tournament is not an Atlantic City poker game. Nor is it appropriate for you to buy drinks for your opponent from Black Friday, COAT and TIE.

Aff

Def

CS - app/pros/sent criminals
truth-facts
ACP - Prov

V = Gov. legitimacy

- Above all things

UC = Accurate verdicts

① Nec for justice

② Wrongly conv & gov legit (Finley)

A. No protection of guilty

B. Human rights viol

Obs

A. Aff adv

① Truth-seeking = more accurate results

Lays - Fractured view of truth, able to adm J

② Harms innocence

(Finkel) Skepticism on part of jury w/ first negative view of defendant.

③ Balanced prosecution & defense

- Winning - secondary

I - Better court process, ↓ in tunnel-vision

(Batz) - Likely to devolve into TV bc skill of lawyers & evidence manipulation

④ ACP seek the truth

Chenel v. US = Truth to come out

Fisher v. US = somewhere but not

Hunt v. Blackburn = in court.

Mag

V=M
U=MC

① Total consensus

(Reston)

② Humanity & part of value

③ Equal weight - end in self, util

FW

A.

Reston
computer

(Foster
Typist)

Timothy BF Aff. 26.5

Hunter College RH Neg. 27.

RFD: ACP gives agency by limiting state power

Wili Rlu

Shaffer Aff. 0:10
① - not self-interest → leads to state legit - jurisdiction first
4 - punish state w/ 12
1 - Constitution
- Federation
- of state
if Atty, rely on affit →

C1: ACP & TS
not const. right
Cunningham no const issues

VI:

②: ACP hurts
1. hurts fabricy accu

3. relevant info from judge - chills effect - Thabry - reduce lawyer activities

②:

Rombauer
TS → j

would to some ACP complexity

Goldfarb

need fact to decide

6 - ACP exception
all evidence they can get - no right to file info for gov

1 - (Cunha) 2 - ACP disbar not gov listen in

Neg 1:00

Normative action of state
state - limit state power
1 - Federalism
- has excessive power
gives space to act
2 - respect of other
limit state power

VI
plan buying times AC
why const. as AC?

excessive state power
gov. prosecution
reduce power of ind. w/o ACP → gives agency
best legal services

Thabry would still use language if no ACP - no valuable info

chilling effect - no info w/o ACP

plea bargaining leads to more guilty pleas - incentives to take to court - depend on chills argument
1 - culpability 95% rely on plea bargaining → no GSS w/o

Aff. ~~170~~
 v: 0 - ACP confidentiality - trouble book → accepts framework - ACP better for util. → util
 Util
 1- equal size - less biased ACP
 Universal
 2- Knowly readiness - lack of trust
 gives way to right laws
 3- gap policy → util. - ACP w/ util.
 ACP game system
 Since lawyers try to get people off - how lawyers - lack interest - CI study
 2- ~~trouble~~ make - see hidden in an terrorists - not in US CS - less likely to disclose in US town - outweigh - not relevant
 v: break on citm
 Northrup - ACP not established + not reliable - non-unique - still expensive
 lawyers explain it
Advice not by what the client
 procedural barriers
 - Weguer
 - Reasonly
 - Weguer
 - Northrup disclosure
 people will say yes
 → financial work non-unique
 - logically sound ACP privilege

Neg. ~~270~~
 v- ju. just
 6th. And - defense incant - Strong no 6th Amendment - not sufficient
 a- fine
 6- offering
 v- upheld GTS
 to best interest of client
 admission
 CI: advance client case
 full disclosure - Northrup - Giselle people depend on ACP
 6- ACP → fairness - no evidence w/ multiple exceptions
 Reasonly
 Weguer broader soc. goals - soc. goals achieved - outweigh

v: ACP best for justice
 down util
 a- right & less bias
 b- first goal

621

LD-open

SMITH

Aff
James Wang
Cardozo
27.5

Neg
Nathan Cha
Randolph
28.5

RFD: Aff drops the immigration politics DA: There is no work done on this flow for the Aff. Neg proves extinction outweighs all Aff impacts. Neg also proves that Immigration reform solves economy.

Smith

10/10/08
10/10/08
10/10/08

10/10/08
10/10/08
10/10/08

10/10/08
10/10/08
10/10/08

Open LD
Room 621

Aff

Delbarten EM

28

Neg

Bmx Science DR

29

win: Delbarten

LOW POINT WIN

W 60

1875
1875

1875

1875

1875

1875

1875

1875

1875

1875

1875