

# INTERNATIONAL COURT OF JUSTICE

Item	Need Seconds	Can Interrupt?	Vote Needed	Can use it
<b>Point of Order</b>	X	✓	Chair	Everyone
Point of Personal Privilege	X	✓	Chair	Everyone
<b>Point of Parliamentary Inquiry</b>	X	X	Chair	Everyone
Point of Information	X	X	Chair	Everyone
<b>Point of Relevance</b>	X	✓	Chair	Everyone
Motion to lift the state from Registry	X	✓	Chair	Attorneys
<b>Motion in Limine (evidence is dangerous)</b>	X	✓	Chair	Attorneys
Objection	X	✓	Chair	Attorneys
<b>Motion to consider Substantive Matter</b>	X	X	Chair	Attorneys
Motion to postpone the Session (Coffee Break)	✓	X	2/3 of the Judges	Judges
<b>Motion for Resume the Evidence Present</b>	✓	X	2/3 of the Judges	Judges

## Functions of the Points and Motions

<b>Point of Order:</b> used to call the committee to immediate decorum. The Judge(s)/Attorney(s) might make such point when the parliamentary procedure is not being followed.
<b>Point of Personal Privilege:</b> If a Judge/Attorney experiences personal discomfort that constitutes a hindrance to the following the proceedings, he/she may request a point of personal privilege. (This might include items such as noise, distractions,
<b>Point of Parliamentary Inquiry:</b> This is designed to allow a Judge/Attorney to call to the attention of the chair as to correct or explain parliamentary procedure. This is merely a clarification point and should be used as such.
<b>Point of Information:</b> If a Judge/Attorney experiences a doubt and wanted to consult something to the chair.
<b>Point of Relevance:</b> A Judge/Attorney may rise on a point of relevency during a fellow if he/she goes off the tangent and is consistently and repeatedly touching matters that are out of topic in his statements towards the case's discussion.
<b>Motion to lift the state from Registry:</b> A request made by an attorney that helps to take out from the Registry a statement by the other Attorney (This the chair will only entertained if he thinks that is manipulating the objective of the Great Jury), this off cores will not be taking into account during the delivery time.
<b>Motion in Limine:</b> This is a pretrial motion requesting the court to prohibit the other side from presenting, or even referring to, evidence on matters said to be so highly prejudicial that no steps taken by the judge can prevent the jury from being unduly influenced.
<b>Objection:</b> used to call the chairs immediate attention in order to show total disagreement and that in his/her opinion should not be listen.
<b>Motion to consider Substantive Matter:</b> The following motion was designed for an attorney present an Evidence that wasn't

# INTERNATIONAL COURT OF JUSTICE

shown to the Court before, but is considered to be crucial for the delivery process. (This will be only considered if the Chair dispossess, however if this is considered the Great Jury will pass to voting if the Evidence will consider be present or not).

**Motion to Postpone the Session:** The following motion was designed for a Judge use, if according to the schedule is it time for Coffee Break or even Lunch, however this motion shall be put to an immediate vote, and it only passed by two thirds majority.

**Motion for Resume Evidence Present:** If a Judge considered that is essential for the Courts understanding the Evidence shall resume it by applying this motion, however this motion shall be put to an immediate vote, and it only passed by two thirds majority.

**Note:** Remember that this Points and Motions will only works in the ICJ committee.