

# Prompts from the AI-Powered Legal Writing & Research Webinar

Thank you for joining our webinar, “AI-Powered Legal Writing & Research for Summer Associates.” Below are the prompts that Ross Guberman, Founder and CEO of BriefCatch, used during his presentation. Enjoy!

---

## Research on Potential Arguments

- What is the ordinary meaning of ‘landscaping’?
- “Is installing an in-ground trampoline ‘landscaping’” under the ordinary meaning of the term? Please make arguments on both sides and then decide which side is more compelling.

## Research on Known Authorities

- Please create a table comparing the 10 biggest points of disagreement between Justice Gorsuch's majority opinion and Justice Kavanaugh's dissent.

## Research on Contracts/Personas/Role-Playing

- Analyze this software licensing agreement for potential risks.
- You are the General Counsel of a Fortune 500 tech company. We’re considering this software licensing agreement for our core data infrastructure. Analyze it for potential risks, focusing on indemnification, liability, and IP ownership. Give your professional opinion.
- I am a summer associate with limited experience with software licensing agreements. Are any of the provisions in this agreement unusual for this sector?

## Research on Doctrine

- I'm studying for the bar and am struggling to understand the Rule Against Perpetuities. Can you help?

## Research on Case Law/Skepticism

- What are the key cases in the 11th Circuit on transfer of venue?
- How confident are you that all five cases exist?
- Can you confirm that these four cases exist? *Stewart Organization, Inc. v. Ricoh Corp.*, 487 U.S. 22 (1988), *Mason v. Smithkline Beecham Clinical Labs.*, 146 F. Supp. 2d 1355 (S.D. Fla. 2001), *In re Ricoh Corp.*, 870 F.2d 570 (11th Cir. 1989), *Smith v. Apple Inc*, 202 F. Supp. 3d 1422 (S.D. Fla. 2016)
- I'm concerned that not all of these cases exist. Can you check for me? Can you confirm that these four cases exist? *Stewart Organization, Inc. v. Ricoh Corp.*, 487 U.S. 22 (1988), *Mason v. Smithkline Beecham Clinical Labs.*, 146 F. Supp. 2d 1355 (S.D. Fla. 2001), *In re Ricoh Corp.*, 870 F.2d 570 (11th Cir. 1989), *Smith v. Apple Inc*, 202 F. Supp. 3d 1422 (S.D. Fla. 2016)

## Writing Prompts

- Are there any logical gaps in Section I. A. 2?
- Can you think of five other potential headings for Section I. A. 2?
- Does the Preliminary Statement preempt likely counterarguments?
- Could any of the quotations be shortened or introduced more effectively?

---

### About BriefCatch

We created the BriefCatch platform using our unique blend of legal expertise and technological innovation to make great legal writing possible for all legal professionals, regardless of their background or education. BriefCatch analyzes legal documents, offering suggestions for improvements, analytical scores on the draft, and a narrative report highlighting the writer's strengths and weaknesses.

### Built by the Most Trusted Authority in Legal Writing

Ross Guberman, the CEO and founder, is widely recognized as a leading authority in legal writing and education. His innovative approach to legal writing culminated in the development of BriefCatch.

Visit [www.BriefCatch.com](http://www.BriefCatch.com) to learn why more than 220 courts and firms like Winston & Strawn, White & Case, and Greenberg Traurig rely on BriefCatch to elevate their legal writing.