

Certainly, here's a simple example of an oratory objection based on relevance in moot court proceedings:

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Counsel 1: "Your Honor, the witness is describing an incident from five years ago that has no connection to the current case involving a breach of contract."

Judge: "Counsel, what is the relevance of this testimony to the matter at hand?"

Counsel 2: "Your Honor, this background information establishes a pattern of behavior relevant to the defendant's credibility and actions regarding the breach."

Counsel 1: "Objection, Your Honor. The testimony is too remote in time and lacks direct connection to the contract breach we're examining."

Judge: "Sustained. Please confine your questioning to relevant events directly related to the breach in question."

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