



American Model United Nations
International Court of Justice

Whaling in the Antarctic (Australia v. Japan)

ARGUED: 20 November 2022

DECIDED: 20 November 2022

1 The Concurring opinion was signed by and agreed to by Justice Lee of Peru, Justice Hardesty of Jamaica,
2 and Justice Krouss of The Netherlands.

3 The opinion and explanation of the reasoning of these Justices is as follows:

4 The Justices who have signed by and agreed to this concurring opinion fully agree with the majority opinion
5 issued by this Court. This concurring opinion complements the majority opinion.

6 The Justices believe that the case in question requires ample scientific evidence to prove if the JARPA II
7 program is for scientific purposes or not. The Justices believe that both parties have not provided ample evidence
8 in this regard leaving it up to this court to discover subjectively fair and admissible evidence, with which the Court
9 makes its rulings.

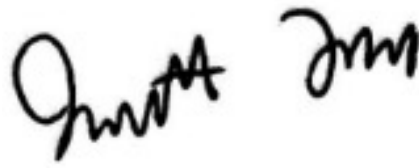
10 The Justices further believes that both parties have not fully explored their arguments and relevant legal
11 documents, leaving room for misinterpretation of both parties' arguments by this Court. This Court has further
12 taken liberties on formulating arguments for both parties, in the process of which risks the loss of impartiality.

13 The Justices emphasize in the strongest terms the importance of presenting the Court with all relevant
14 evidence and a fully developed argument.

Signed By



Justice Hao-Yu Lee



Justice Jarrett Krouss



Justice Owen Hardesty