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GRADUATE LAW PROGRAMS

J.S.D. Program in International Human Rights Law

Since 1992, the Notre Dame Law School has admitted a small number of students to candidacy for the degree of doctor of juridical science (J.S.D.). This program is designed especially for persons who teach in the field of international human rights law and who seek additional education beyond the LL.M. degree level.

For more information contact:

J.S.D. Program Director
Center for Civil and Human Rights
Notre Dame Law School
135 Law School
Notre Dame, IN 46556
(574) 631-8555
E-mail: cchr@nd.edu

LL.M. Program in International Human Rights Law (Notre Dame Campus)

The Notre Dame Law School initiated a master of laws (LL.M.) program in international human rights law in 1988 in response to a growing worldwide need for education in the field of human rights. The program affords lawyers, who come primarily from outside the United States, the opportunity to engage in specialized study and research in international human rights law. Program participants undertake an intensive analysis of human rights issues guided by specialists in the field, and develop the skills necessary to practice or teach international human rights law.

The LL.M. program also draws upon the resources of the University’s Helen Kellogg Institute for International Studies, the Joan B. Kroc Institute for International Peace Studies, the Department of Political Science and other academic units of the University. The interdisciplinary nature of the program allows students to study not only the legal processes and institutions pertaining to human rights, but also the social, economic and political contexts in which human rights are promoted, protected or violated.

For more information, contact:

Office of Graduate Admissions
Notre Dame Law School
112 Law School
P.O. Box 959
Notre Dame, IN 46556-0959
(574) 631-6626
E-mail: lawadmit@nd.edu

You may also apply on-line through the Law School’s web site at http://www.law.nd.edu.

LL.M. Program in International and Comparative Law (London Campus)

In 1986, the Notre Dame Law School instituted a master of laws (LL.M.) graduate program in international and comparative law at the Notre Dame London Law Centre in London, England. Designed to build upon the full-year and summer programs for J.D. students in London, this LL.M. program allows both American and non-American students to earn a degree from a U.S. law school while studying in England.

The program is designed for law school graduates from common-law countries who seek advanced training, as well as for law school graduates from civil-law countries who seek training in common-law disciplines or who wish to pursue studies comparing their legal systems with those of the United States and Great Britain.

For more information, contact:

Office of Graduate Admissions
Notre Dame Law School
112 Law School
P.O. Box 959
Notre Dame, IN 46556-0959
(574) 631-6626
E-mail: lawadmit@nd.edu

You may also apply on-line through the Law School’s web site at http://www.law.nd.edu.
DUAL-DEGREE PROGRAMS

The J.D./M.B.A. Program

In 1970, the Law School and the graduate division of the University’s Mendoza College of Business introduced a combined four-year program of study leading to the degrees of juris doctor and master of business administration. Students in this dual-degree program divide their time between the Law School and the Mendoza College of Business, studying the full curriculum of both schools. The reduction by one year of what normally would be a five-year program of study is achieved by allowing certain common courses and some elective courses to count toward both degrees.

The M.B.A. program is under the direction of the graduate division of the Mendoza College of Business. The business curriculum combines an intensive study of basic business disciplines with the decision-making experience of case analysis in a unique enterprise workshop and emphasizes a close working relationship between faculty and students.

Students who wish to participate in the joint J.D./M.B.A. program must be accepted for admission by both the Law School and the graduate division of the Mendoza College of Business. For more information, contact both:

Office of Admissions
Notre Dame Law School
112 Law School
P.O. Box 959
Notre Dame, IN 46556-0959
(574) 631-6626
E-mail: lawadmit@nd.edu

M.B.A. Admissions
276 Mendoza College of Business
P.O. Box 399
Notre Dame, IN 46556-0399
(574) 631-8488
E-mail: mba.1@nd.edu

The J.D./M.A. in English Program

In 1991, the Law School and the Department of English instituted a program that allows J.D. students to earn an M.A. in English. To complete the M.A., students typically take 21 hours of English courses and count nine hours of courses within the J.D. curriculum toward the M.A. degree. Normally, program participants would pursue the nonresearch M.A.; those who opt for the research M.A. must also complete an additional six hours of thesis research.

Since the Law School allows nine hours of electives, program participants may complete nine of the required 21 hours of course work in English during the regular three-year course of study toward the J.D. degree. The other 12 hours may be completed by enrolling in the University’s summer sessions, by enrolling for an additional semester after completing the J.D. degree, or by a combination of these two options. Upon admission to the program, the student creates a program of study with the advice of the director of graduate studies in English and the associate dean for academic affairs in the Law School. The program of studies is coordinated by the Graduate School.

The program is open only to students already admitted to the Law School. Program participants must be admitted to the program through the procedures of the Graduate School and the Department of English. For more information, contact both:

Office of Admissions
Notre Dame Law School
112 Law School
P.O. Box 959
Notre Dame, IN 46556-0959
(574) 631-6626
E-mail: lawadmit@nd.edu

Office of Graduate Recruitment and Admissions
Graduate School
502 Main Building
Notre Dame, IN 46556-5602
(574) 631-7706
E-mail: grad.ad.1@nd.edu
The J.D./M.A. in Peace Studies Program

In 1988, the Law School and the University’s Joan B. Kroc Institute for International Peace Studies introduced a combined four-year program of study leading to the degrees of juris doctor and master of arts in peace studies. Program participants divide their time between the Law School and the Peace Institute, studying the full curriculum of both schools.

The M.A. in peace studies program is under the direction of the Kroc Institute, which is housed on the Notre Dame campus in the Hesburgh Center for International Studies. The peace studies curriculum offers a multidisciplinary approach to the study of international peace and world order; the cultural, philosophical and religious dimensions of peace and justice; conflict resolution and dispute settlement; and social change for peace, justice and human rights. Students enjoy a unique opportunity to study with similarly focused students from around the world who are participating in the Peace Institute’s International Scholars Program.

Students who wish to participate in the joint J.D./M.A. program must be accepted for admission by both the Law School and the Peace Institute. For more information, contact both:

Office of Admissions
Notre Dame Law School
112 Law School
P.O. Box 959
Notre Dame, IN 46556-0959
(574) 631-6626
E-mail: lawadmit@nd.edu

Joan B. Kroc Institute for International Peace Studies
P.O. Box 639
Notre Dame, IN 46556-0639
(574) 631-8535
E-mail: peaceins@nd.edu

The J.D./M.E. in Engineering Program

Students interested in environmental, patent or telecommunications law may apply for a dual-degree program through the Law School and the College of Engineering.

Students who wish to participate in the joint J.D./M.E. program must be accepted for admission by both the Law School and the Graduate School’s Division of Engineering. For more information, contact both:

Office of Admissions
Notre Dame Law School
112 Law School
P.O. Box 959
Notre Dame, IN 46556-0959
(574) 631-6626
E-mail: lawadmit@nd.edu

Office of Graduate Recruitment and Admissions
Graduate School
502 Main Building
Notre Dame, IN 46556-5602
(574) 631-7706
E-mail: gradad.1@nd.edu

Other Dual-Degree Programs

Where appropriate and with the approval of the departments involved, other dual-degree programs may be fashioned to suit individual interests or needs. Inquiries should be addressed to the particular departments involved.
REQUIREMENTS FOR GRADUATION AND GOOD ACADEMIC STANDING

Graduation Requirements

To graduate from the Notre Dame Law School with the juris doctor degree, students must complete 90 hours of approved courses, must maintain a cumulative grade-point average of 2.0 over six semesters, and must be in residence for six semesters. A semester in residence normally is not fewer than 14 credit hours.

Conferral of the degree is contingent upon successful completion of the prescribed program of instruction. The degree will not be conferred upon any student who has been guilty of dishonest or dishonorable conduct.

Graduation Honors

Cum Laude ..............................................3.400
Magna Cum Laude .................................3.600
Summa Cum Laude .................................3.800

The specific requirements for calculating graduation honors are described in the Hoynes Code.

Grading and Academic Standing

Grades are divided into letter categories with numerical values as follows:

A............4.000 C+ ........2.333
A- ........3.667 C ...........2.000
B+ ..........3.333 C- ..........1.667
B ...........3.000 D ...........1.000
B- ..........2.667 F ...........0.000

Individual grade point averages are calculated for use by the student and for internal use by the Law School in determining academic standing and honors. The minimum acceptable grade point average to maintain good academic standing varies with class level. The complete grading policy is distributed to each entering class. A student who fails to maintain the minimum acceptable grade point average will be ineligible to continue into the next semester.

There is no calculation or publication of "ranking" or "class standing." The Law School does, however, publish the mean grade point average for each class level.

A student who fails a required course must repeat it and obtain a passing grade. This requirement may be relaxed by the faculty member responsible for the course only if good cause is shown. A student who fails an elective course does not need to repeat the course; however, the student earns no credit toward graduation for any failed course.

Grade Reports

Beginning with final grades for the fall 2003 semester, the Office of the Registrar will no longer mail a paper copy of grades, unless a copy is requested. Grade information is available to students on IrishLink (a secure Web-based service). The Printed Grade Report Request form is available from the Office of the Registrar Web site.

Cocurricular Courses

Some courses offered are identified as cocurricular. For a complete statement on the policies relevant to cocurricular course work, students should consult the current edition of the Hoynes Code.
Course Requirements

Generally, grades are based on a final examination alone. At the discretion of the faculty member responsible for a particular course, multiple examinations, a term paper or term project may be required in lieu of or in addition to a final examination. To be eligible to take an examination in a particular class, students must attend classes regularly and punctually, and must participate in class to the satisfaction of the faculty member responsible for a particular course.

Examinations are not proctored, but rather, are written on the honor system. Under the Notre Dame Law School Honor Code, every student who enters the Law School is bound neither to give nor to receive unauthorized aid in any examination.

To ensure impartiality, written examinations are taken anonymously, identified only by an examination number selected by the student prior to taking the examination.

All examination papers and written assignments are read and graded personally by the member of the faculty responsible for a particular course.

Change of Regulations

The Law School and the University reserve the right at any time to change any regulation pertaining to admission to, continued enrollment in, or graduation from the Law School. All law students are bound by University regulations contained in du Lac: A Guide to Student Life, published and distributed to all students each fall. Law students must also conform to additional regulations listed in the Haynes Code, an up-to-date copy of which is maintained in the Kresge Law Library.

Tuition and Fees

Tuition

The tuition for the 2003–04 academic year is approximately $27,800.

Miscellaneous Fees

Technology and student activity fees amount to approximately $400 annually for all law students. In addition, students may be charged a small additional fee for printed matter related to preparation for the study of law. There is no charge for transcripts.

Payment

Tuition and fees must be paid prior to the beginning of the semester. Checks should be made payable to the University of Notre Dame and sent to:

Office of Student Accounts
University of Notre Dame
100 Main Building
Notre Dame, IN 46556-5602

Change of Fees

Tuition and fees may be changed at any time without prior notice, and new charges may be added without prior notice.
WITHDRAWAL REGULATIONS

Any law student who at any time within the school year wishes to withdraw from the University should contact the Office of the Registrar. To avoid failure in all classes for the semester and in order to receive any financial adjustment, the withdrawing student must obtain the appropriate clearance from the Dean of the Law School and from the Assistant Vice President for Residence Life.

On the first day of classes, a full tuition credit will be made. Following the first day of classes, the tuition fee is subject to a prorated adjustment/credit if the student (1) withdraws voluntarily for any reason on or before the last day for course discontinuance at the University, or (2) is suspended, dismissed or involuntarily withdrawn by the University, for any reason, on or before the last day for course discontinuance at the University, or (3) is later obliged to withdraw because of protracted illness, or (4) withdraws involuntarily at any time because of military service, provided that no credit is received for the classes from which the student is forced to withdraw.

Upon return of the student forced to withdraw for military service, the University will allow that student credit for the portion of tuition charged for the semester in which the student withdrew and did not receive academic credit.

Room and board charges will be adjusted/credited on a prorated basis throughout the entire semester.

Students receiving University and/or federal Title IV financial assistance who withdraw from the University within the first sixty percent (60%) of the semester are not entitled to the use or benefit of University and/or federal Title IV funds beyond their withdrawal date. Such funds shall be returned promptly to the entity that issued them, on a pro rata basis, and will be reflected on the student’s University account.

This Withdrawal Regulation may change subject to federal regulations. Examples of the application of the tuition credit calculation are available from the Office of Student Accounts upon request.
**CURRICULUM**

### First Year

The first-year curriculum is required and demanding. It covers the fundamentals of law using primarily the case method. Course and semester-hour requirements are as follows.

<table>
<thead>
<tr>
<th>Course</th>
<th>Credits</th>
</tr>
</thead>
<tbody>
<tr>
<td>Civil Procedure I</td>
<td>2</td>
</tr>
<tr>
<td>Contracts I</td>
<td>3</td>
</tr>
<tr>
<td>Criminal Law</td>
<td>3</td>
</tr>
<tr>
<td>Legal Research I</td>
<td>1</td>
</tr>
<tr>
<td>Legal Writing I</td>
<td>2</td>
</tr>
<tr>
<td>Torts</td>
<td>4</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>15</strong></td>
</tr>
</tbody>
</table>

### Second Semester

<table>
<thead>
<tr>
<th>Course</th>
<th>Credits</th>
</tr>
</thead>
<tbody>
<tr>
<td>Civil Procedure II</td>
<td>3</td>
</tr>
<tr>
<td>Contracts II</td>
<td>2</td>
</tr>
<tr>
<td>Constitutional Law</td>
<td>3</td>
</tr>
<tr>
<td>Ethics I</td>
<td>1</td>
</tr>
<tr>
<td>Legal Research and Writing II (Moot Court)</td>
<td>2</td>
</tr>
<tr>
<td>Property</td>
<td>4</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>15</strong></td>
</tr>
</tbody>
</table>

### Second and Third Years

The following courses must be completed prior to graduation.

<table>
<thead>
<tr>
<th>Required Courses</th>
<th>Credits</th>
</tr>
</thead>
<tbody>
<tr>
<td>Business Associations</td>
<td>4</td>
</tr>
<tr>
<td>Ethics II, Clinical Ethics or Legal Externship Ethics</td>
<td>1</td>
</tr>
<tr>
<td>Federal Income Taxation</td>
<td>4</td>
</tr>
<tr>
<td>Jurisprudence</td>
<td>3</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>12</strong></td>
</tr>
</tbody>
</table>

*Students who enter in the fall of 2003 and thereafter must also complete the Upper Level Writing Requirement before enrolling for their final semester.*
## Numerical List of Law Courses

This numerical list of courses indicates the courses that have been offered by the Law School in recent years. Individual courses may or may not be offered in a particular semester or academic year at the discretion of the Law School administration.

<table>
<thead>
<tr>
<th>Course Code</th>
<th>Course Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>501A</td>
<td>Torts</td>
</tr>
<tr>
<td>503</td>
<td>Contracts I</td>
</tr>
<tr>
<td>504A</td>
<td>Contracts II</td>
</tr>
<tr>
<td>505A</td>
<td>Urban Property Law</td>
</tr>
<tr>
<td>505B</td>
<td>Property</td>
</tr>
<tr>
<td>507A</td>
<td>Criminal Law</td>
</tr>
<tr>
<td>508B</td>
<td>Constitutional Criminal Procedure</td>
</tr>
<tr>
<td>509</td>
<td>Civil Procedure I</td>
</tr>
<tr>
<td>510</td>
<td>Civil Procedure II</td>
</tr>
<tr>
<td>511</td>
<td>Ethics I</td>
</tr>
<tr>
<td>512</td>
<td>Legal Research I</td>
</tr>
<tr>
<td>513</td>
<td>Legal Research and Writing II (Moot Court)</td>
</tr>
<tr>
<td>514</td>
<td>Legal Writing I</td>
</tr>
<tr>
<td>515</td>
<td>Ethics II</td>
</tr>
<tr>
<td>549</td>
<td>International Criminal Law</td>
</tr>
<tr>
<td>549A</td>
<td>International Criminal Justice</td>
</tr>
<tr>
<td>549B</td>
<td>Criminal Justice Policy—Restorative Justice</td>
</tr>
<tr>
<td>581</td>
<td>Professional Responsibility</td>
</tr>
<tr>
<td>585</td>
<td>Judicial Process Seminar</td>
</tr>
<tr>
<td>590</td>
<td>Notre Dame Law Review (cocurricular)</td>
</tr>
<tr>
<td>591</td>
<td>Legal Aid (cocurricular)</td>
</tr>
<tr>
<td>591A</td>
<td>Legal Aid I</td>
</tr>
<tr>
<td>591B</td>
<td>Legal Aid II</td>
</tr>
<tr>
<td>591C</td>
<td>Clinical Ethics I</td>
</tr>
<tr>
<td>591E</td>
<td>Legal Aid Immigration Clinic I</td>
</tr>
<tr>
<td>591F</td>
<td>Legal Aid Immigration Clinic II</td>
</tr>
<tr>
<td>591I</td>
<td>Legal Aid Immigration Clinic (cocurricular)</td>
</tr>
<tr>
<td>591J</td>
<td>Asylum Clinic</td>
</tr>
<tr>
<td>592</td>
<td>Legal Externship (summer only; cocurricular)</td>
</tr>
<tr>
<td>592A</td>
<td>Legal Externship — Public Defender (cocurricular)</td>
</tr>
<tr>
<td>592B</td>
<td>Legal Externship — Public Defender — Ethics</td>
</tr>
<tr>
<td>592C</td>
<td>Legal Externship — Public Defender (cocurricular)</td>
</tr>
<tr>
<td>592D</td>
<td>Legal Externship — Prosecutor (cocurricular)</td>
</tr>
<tr>
<td>593</td>
<td>Journal of Legislation (cocurricular)</td>
</tr>
<tr>
<td>594</td>
<td>Moot Court — Appellate (cocurricular)</td>
</tr>
<tr>
<td>595</td>
<td>Moot Court — International (cocurricular)</td>
</tr>
<tr>
<td>596</td>
<td>Moot Court — Trial (cocurricular)</td>
</tr>
<tr>
<td>597</td>
<td>Journal of College and University Law (cocurricular)</td>
</tr>
<tr>
<td>598</td>
<td>Notre Dame Journal of Law, Ethics and Public Policy (cocurricular)</td>
</tr>
<tr>
<td>601</td>
<td>Business Associations</td>
</tr>
<tr>
<td>Course Code</td>
<td>Course Title</td>
</tr>
<tr>
<td>-------------</td>
<td>--------------------------------------------------</td>
</tr>
<tr>
<td>631A</td>
<td>Environmental Law</td>
</tr>
<tr>
<td>631B</td>
<td>Energy Law</td>
</tr>
<tr>
<td>631C</td>
<td>Minerals Law</td>
</tr>
<tr>
<td>631D</td>
<td>Water Law</td>
</tr>
<tr>
<td>631E</td>
<td>Agricultural Law</td>
</tr>
<tr>
<td>631F</td>
<td>Housing Law</td>
</tr>
<tr>
<td>631G</td>
<td>Land Use Control Law</td>
</tr>
<tr>
<td>631H</td>
<td>Public Lands Law</td>
</tr>
<tr>
<td>631I</td>
<td>Biodiversity and the Law</td>
</tr>
<tr>
<td>632</td>
<td>International Law</td>
</tr>
<tr>
<td>633A</td>
<td>Current Issues in International Law</td>
</tr>
<tr>
<td>633B</td>
<td>International Legal Process</td>
</tr>
<tr>
<td>633C</td>
<td>Accountability for Gross Violations of Human Rights</td>
</tr>
<tr>
<td>633D</td>
<td>International Law in the U.S. Legal System</td>
</tr>
<tr>
<td>634</td>
<td>LL.M. Thesis</td>
</tr>
<tr>
<td>634A</td>
<td>Human Rights Honors Paper</td>
</tr>
<tr>
<td>635</td>
<td>Law and Literature</td>
</tr>
<tr>
<td>636B</td>
<td>Constitutional Theory</td>
</tr>
<tr>
<td>637A</td>
<td>International Environmental Law</td>
</tr>
<tr>
<td>638C</td>
<td>Law of Medical Malpractice</td>
</tr>
<tr>
<td>638D</td>
<td>Ethics and Law at the End of Life</td>
</tr>
<tr>
<td>638E</td>
<td>Ethics and Law at the Beginning of Life</td>
</tr>
<tr>
<td>639A</td>
<td>Accounting for Lawyers</td>
</tr>
<tr>
<td>639B</td>
<td>Accounting Law Seminar</td>
</tr>
<tr>
<td>640</td>
<td>Copyright and Trademark</td>
</tr>
<tr>
<td>640A</td>
<td>Trade Regulation/Intellectual Property</td>
</tr>
<tr>
<td>640B</td>
<td>Cyberlaw</td>
</tr>
<tr>
<td>640C</td>
<td>Copyright and the Constitution</td>
</tr>
<tr>
<td>640H</td>
<td>Law of International Trade</td>
</tr>
<tr>
<td>641</td>
<td>Real Estate Transactions</td>
</tr>
<tr>
<td>642</td>
<td>Land Use Planning</td>
</tr>
<tr>
<td>642A</td>
<td>Environmental Law</td>
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<tr>
<td>642C</td>
<td>Environmental Law — Transactional Lawyer</td>
</tr>
<tr>
<td>642D</td>
<td>Pollution Law</td>
</tr>
<tr>
<td>643</td>
<td>Comparative Law</td>
</tr>
<tr>
<td>644A</td>
<td>Social, Political and Legal Thought of Thomas Aquinas</td>
</tr>
<tr>
<td>644B</td>
<td>Catholic Social Thought</td>
</tr>
<tr>
<td>645</td>
<td>Patent Law</td>
</tr>
<tr>
<td>646B</td>
<td>Payment Systems</td>
</tr>
<tr>
<td>647</td>
<td>Street Law (co-curricular)</td>
</tr>
<tr>
<td>648</td>
<td>Law and Religion</td>
</tr>
<tr>
<td>648A</td>
<td>Law and Religion Seminar</td>
</tr>
<tr>
<td>648B</td>
<td>Religious Freedoms</td>
</tr>
<tr>
<td>648E</td>
<td>Morality and the Law</td>
</tr>
<tr>
<td>650</td>
<td>Legislation</td>
</tr>
<tr>
<td>650B</td>
<td>Statutory Interpretation</td>
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<tr>
<td>652A</td>
<td>Immigration Law</td>
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<tr>
<td>652E</td>
<td>Elderlaw Seminar</td>
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<tr>
<td>652F</td>
<td>Asylum Law</td>
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<td>White Scholar Program</td>
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<td>Equitable Remedies</td>
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<td>American Legal History</td>
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<td>656A</td>
<td>Constitutional Convention</td>
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<tr>
<td>656B</td>
<td>American Legal History Topics</td>
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<td>658A</td>
<td>Complex Civil Litigation</td>
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<tr>
<td>660</td>
<td>Mercy and Justice</td>
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<tr>
<td>661</td>
<td>Commerical Law — Sales</td>
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COURSE DESCRIPTIONS FOR THE 2003–04 ACADEMIC YEAR

This alphabetical list of course descriptions consists of courses that the Law School plans to offer during the 2003–04 academic year. The Law School administration reserves the right to alter the course offerings to meet faculty interest, student interest and the administrative needs of the Law School.

Lecture hours per week, laboratory and/or tutorial hours per week, and credits each semester are in parentheses.

Instructors listed for each course are accurate at the time this catalog was published. Instructors may change to meet the needs of the faculty and administration.

Accounting Law Seminar [639B] (2-0-2) M. Barrett
Examines in detail various legal issues and topics that involve financial accounting. Presumes basic knowledge of financial accounting concepts and principles. Topics may include international accounting principles; multidisciplinary practices and "independence" standards; accountants' legal liability; management's discussion and analysis; drafting and negotiating agreements and legal documents containing accounting terminology; revenue recognition and earnings management; "true sale" opinions; potential opportunities for obtaining and using accounting-related information about an underlying lawsuit in litigation; cost allocation issues; various valuation techniques; accounting for business combinations; and other selected topics. Requires writing and presenting a 20-page paper examining some issue considered during the course. Any interested student may enroll in this course, unlike Law 639A, Accounting for Lawyers.

Administrative Law [610] (3-0-3) Rodes
Studies the powers and procedures of administrative agencies including: the operation of the Administrative Procedure Act; the functioning of the administrative process at the federal and state levels; and the methods and extent of judicial control over agency action.

Admiralty Law [630] (2-0-2) McLean
Inquires into jurisdiction and substantive principles in the area of maritime law. Investigates the existing and developing law of the sea.

Accountability for Gross Violations of Human Rights [633C] (V-0-V) Meintjes
Compares the approaches followed in different countries to deal responsibly with past violations of human rights, in order to assess the benefits and shortcomings of each. Draws upon selected readings, as well as upon the individual experiences of course participants. Examines the various means of establishing accountability, including "illustration" laws, truth commissions, and national and international prosecutions. Also considers the influence of obstacles such as political instability, amnesty laws, statutes of limitations and claims of superior orders.

Advanced Legal Research [615C] (1-0-1) Rees
Examines the statutory and administrative law processes and how to perform legal research using the materials that are produced by the government. Research using printed and on-line sources will be considered along with the factors to consider when deciding whether to search in print or on-line.
Advanced Topics in Labor Law [611C]
(2-0-2) Fick
Provides an introduction to various federal labor statutes such as the Fair Labor Standards Act, the Occupational Safety and Health Act, and ERISA, as well as more in-depth discussion of certain aspects of the National Labor Relations Act and Title VII that are not covered in basic labor-law courses. Also examines state statutory and common law such as unemployment insurance, workers' compensation and privacy at work. The specific topics covered will be determined considering the interests of the students enrolled in the course.
Prerequisite: Labor and Employment Law (LAW 611) or Employment Discrimination Law (LAW 685)

Agricultural Law [631E]
(1.5-0-1.5) Kellenberg
Considers various aspects of the law of land, natural resources, energy and the environment as they relate to the provision of food.

Alternative Dispute Resolution [679A]
(3-0-3) Patrick
Surveys the growing alternative dispute resolution field, giving attention to ADR theory and its application in particular settings. Through a modest amount of role-play and skills training, explores the nature of particular dispute resolution processes such as negotiation, mediation and arbitration. Individual projects focus on ADR in specific, real-life settings.

American Legal History Topics [656B]
(2-0-2) Pratt
Examines the Supreme Court under Chief Justice Earl Warren, 1953–1969, with a goal of understanding the Court in its own times. Studies the actions of the Court in chronological order, beginning with the controversy over Warren's appointment and concluding with the debate about his successor. One class each week will be devoted to a discussion of major events in the public life of the nation, based on surveys of newspapers and magazines from the period. The other class will be devoted to a discussion of a significant decision by the Warren Court, paying particular attention to trying to understand how the contemporaneous events shaped the decision.

Antitrust Law [625]
(3-0-3) Bauer
Surveys the legal and economic principles and policies developed by the courts in applying the major federal antitrust laws including the Sherman, Clayton and Federal Trade Commission Acts.

Appellate Review of Trial Court Discretion [609C]
(2-0-2) Smithburn
Examines various types of appellate review—findings of fact and conclusions of law; pure question of law; constitutional error; mixed questions of law and fact; review of administrative decisions and judicial discretion. Each student will write a research paper.

Asylum Clinic [591J]
(2-0-2) Szweda
Offers students who have completed LAW 591F (Immigration Clinic II) the opportunity to prepare and defend asylum petitions at hearings held in Chicago, Illinois, before asylum officers or the Immigration Court.
Prerequisite: Immigration Clinic I and II (LAW 591E and 591F)
Enrollment: limited to four students, with permission of the instructor

Asylum Law [652F]
(2-0-2) Szweda
Provides an overview of U.S. substantive law of asylum, withholding of deportation and the Convention Against Torture, including an interpretation of the standards of proof and the various components of the definition of “refugee.” Includes a study of the procedures both affirmative and defensive used while interacting with asylees in the preparation of their cases.

Biodiversity and the Law [631I]
(3-0-3) Nagle
Examines the evolving legal rules protecting the vast but shrinking number of species of wildlife and plants in the United States and throughout the world. Focuses on the U.S. Endangered Species Act, which imposes strict duties upon governmental and private actors whose conduct threatens rare wildlife or their habitats. Also considers the growing body of international legal rules that address the preservation of biodiversity, along with other federal statutes and illustrative state and local laws that seek the same end.

Business Associations [601]
(4-0-4) L. Casey/Velasco
Examines agency law and the basic forms of business organizations including sole proprietorships, partnerships, limited partnerships, limited liability companies, limited liability partnerships and corporations. Underlying themes include formation, capitalization, operation, fiduciary duties and dissolution.
**Business Torts** [627A]
(2-0-2) Peralta
Addresses a form of commercial litigation that has become popular in federal and state courts. Covers commercial defamation, trade libel, deceptive advertising and fraudulent transfers. Also analyzes enforcement of and defense against Uniform Trade Secrets Act claims, claims concerning employment covenants-not-to-compete and covenants-not-to-compete ancillary to the sale of a business.

**Catholic Social Thought** [644B]
(2-0-2) Rougeau
Introduces students to the major documents that comprise the Catholic Church’s social teachings. The documents will serve as a basis for a broader discussion of whether the social teaching has anything relevant to say about current trends in American law. Considers: whether lawyers of faith are obliged to move the law in a direction that comports with their core religious values and how that can be done in a pluralistic society; whether Catholic social teaching offers ideas and values that might find broad-based acceptance; and what happens if a lawyer determines that the profession and/or the society are hostile to the values presented in the social teaching.

**Civil Procedure I** [509]
(2-0-2) A. Barrett/Bauer
Focuses on the constitutional and statutory framework within which the civil justice system operates. In particular, examines the sources and limitations of judicial power over people and organizations (personal jurisdiction) and over cases (subject matter jurisdiction). Also explores the extent to which state law must be applied in federal court. Topics addressed more briefly include venue, transfer, forum non conveniens and removal.

**Civil Procedure II** [510]
(3-0-3) A. Barrett/Tidmarsh
Examines how litigation is conducted in federal courts, from the initiation of the lawsuit (pleadings) to the manner in which claims and parties are added to or dropped from the lawsuit (joinder, intervention, interpleader, class actions), to the exchange of information among parties to the lawsuit (discovery), to the resolution of the lawsuit (summary judgment, trial, appeals), to the impact of the completed lawsuit on future litigation (claim and issue preclusion). If time allows, also examines alternatives to litigation including settlement and alternative dispute resolution.

**Civil Rights** [662B]
(3-0-3) Tidmarsh
Primarily examines the processes by which federal constitutional and statutory rights are enforced in federal and state court against officials and private citizens. Focuses on 42 U.S.C. sec 1983 and the doctrines that surround this statute. Also focuses on other Civil War era legislation that grants substantive civil rights—especially 42 U.S.C. sec. 1981, 1982 and 1985. If time permits, examines selected aspects of modern civil rights legislation concerning sex discrimination, and of how civil rights remedies are enforced in cases of structural reform.

**Civil Rights Litigation** [662D]
(3-0-3) Kende
This course examines the non-criminal statutes Congress has enacted to protect the civil rights of Americans. The course will focus on statutes enacted during the Reconstruction Period, following the Civil War, that authorize the enforcement of federal constitutional rights (e.g., police brutality cases), including limitations on the liability of officials and government bodies. The course will also likely deal with federal statutes concerning discrimination in housing, contracting, voting, public accommodations and discrimination by recipients of federal funds.

**Clinical Ethics I** [591C]
(2-0-2) Fox/Jones
Applies principles of legal ethics to legal problems and situations. Includes moral and regulatory dimensions of cases and situations. Satisfies Ethics II requirement.

**Commercial Law – Sales** [661]
(3-0-3) L. Casey
Sales is one of three courses in the basic commercial law curriculum. Building upon principles and themes of contract law taught during the first year of law school, Sales covers in greater depth the law concerning transactions in goods. Specifically, the course surveys UCC Articles 2 and 2A. Course topics include contract formation, warranties, risk of loss, breach and remedies, as well as the developing law governing sales in the e-commerce world.
Comparative Constitutional Law [620]
(3-0-3) Kommers
Studies the laws of the United States and Germany, the world's paradigmatic examples of diffuse and concentrated judicial review. Germany's federal Constitutional Court like the German Constitution (i.e., the Basic Law) has replaced the U.S. Supreme Court and the American constitution as the leading model of constitutional governance around the globe. Contrasts Germany's jurisprudence with the decisions and opinions of the U.S. Supreme Court. Examines the decisions in depth of the institutional features of the two tribunals, especially the controversial areas of modern governance, namely, abortion, the death penalty, freedom of speech (defamation, hate speech and pornography), church-state relations and free exercise of religion, party finance and political representation, race and sex discrimination, and selected socioeconomic rights.

Comparative Legal Traditions [620A]
(3-0-3) Carozza
Introduces students to the comparative study of law through an examination of the basic features of the civil law (or Romano-Germanic legal tradition) of Continental Western Europe. Surveys: the principal legal institutions, their actors and their roles; sources of law; procedures; and methods of legal reasoning and analysis characteristic of the legal systems of France, Germany and Italy, including European-wide law, institutions of the European Union and the European human rights system. Concludes with case studies of selected substantive legal norms in those legal systems as well as with comparisons to United States law.

Complex Civil Litigation [658A]
(3-0-3) Tidmarsh
Examines the theoretical and practical problems posed by large-scale civil litigation. Subjects covered include: jurisdiction; choice of law; class actions and other joinder devices; case management strategies; settlement; and trial and appeal. Students will act as attorneys and judges, and will brief, write and argue judicial opinions on selected topics covered by the course.

Complex Criminal Litigation [673A]
(2-0-2) Gurulé
Focuses on strategic thinking in complex criminal litigation, as well as on topical issues facing practitioners. Analyzes the chronology of complicated federal criminal investigations, beginning with issues related to the start of the investigation by federal authorities, continuing with the grand jury proceeding and indictment, and finishing with the trial and sentencing. Presents issues faced by both the government and defense counsel, such as the propriety of various undercover investigative techniques, decisions regarding joint representation of targets and relating to joint-defense agreements, and strategies regarding plea negotiations.

Conflict of Laws [618]
(3-0-3) Ripple
Studies the problems inherent in multi-state legal transactions or litigation. Studies and explores the interrelationship between jurisdiction, the recognition and enforcement of foreign judgments and choice of law methodology. In particular, emphasizes modern choice-of-law approaches.

Constitutional Convention [656A]
(2-0-2) Pratt
Examines the events surrounding the U.S. Constitutional Convention of 1787, through reading Madison's notes on the convention debates. Students who enroll are expected to participate in discussions and to write a paper on one of the delegates to the Convention.

Constitutional Criminal Procedure [508B]
(3-0-3) G.R. Blakey
Examines the manner in which, and the extent to which, the U.S. Constitution—particularly the Fourth, Fifth and Sixth Amendments—regulates the investigation and prosecution of crime. Topics include the incorporation of the Bill of Rights, search and seizure, interrogation, the right to counsel, pre-trial procedure, trial-by-jury and double jeopardy. Although no longer required for graduation, this course is recommended for students interested in advanced study and/or practice in the criminal-law field. While not a formal prerequisite, the course is highly recommended for students interested in enrolling in Federal Criminal Law (LAW 628A), Criminal and Scientific Evidence (LAW 604A) or Complex Criminal Litigation (LAW 673A).
Constitutional Law [603A]
(3-0-3) P. Bellia/Kende
Examines the structure of our government as defined by the federal Constitution, Supreme Court precedents interpreting that document and the traditional practice of the elected branches. Focuses on the distribution of power among the three branches of the federal government, and the division of power between the federal government and the states.

Constitutionalism in Emerging Nations [603E]
(2-0-2) Kende
The relatively new South African Constitution has been described by one of America’s most prominent constitutional scholars as the most admirable constitution in the history of the world. Yet constitutionalism is often thought of as a U.S. or European tradition. This seminar will focus on constitutionalism in certain “developing” or “emerging” nations by examining methods of constitutional formation, as well as differing constitutional approaches to specific human rights issues.

Contracts I and II [503 and 504A]
(3-0-3) A. Bellia/Rougeau
Presents a comprehensive study of the creation, transfer and termination of contract rights and duties.

Copyright and the Constitution [640C]
(2-0-2) P. Bellia
Considers the constitutional bases for and limitations upon copyright protection. Topics covered include the scope of the Copyright Clause and its relationship to other potential sources of copyright protection, including the Commerce Clause and the Treaty Power; potential First Amendment limitations on copyright laws; and the relationship between copyright laws and privacy rights. Examines recent legal developments affecting copyright law, including issues raised by legislation extending copyright term duration, proposed database protection bills, the use of copyright law by religious entities to suppress dissent, and the circulation and use of programs designed to evade technical copyright protection mechanisms.

Pre- or corequisites: Copyright and Trademark (Law 640) or Cyberlaw (Law 640B).

Copyright and Trademark [640]
(3-0-3) Bauer
Surveys several bodies of law, both federal and state (other than antitrust), that proscribe forms of unfair competition. Focuses on: trademark (the Lanham Act); copyright; trade secrets; misappropriation; rights of privacy and publicity; and federal preemption.

Corporate Reorganization [677A]
(2-0-2) Murray
Studies in-depth the law of business reorganizations under Chapter 11 of the Bankruptcy Code. Focuses on the steps that must be taken to resurrect a distressed business under Chapter 11 including: the decision to file a Chapter 11 case; the initial steps of staying proceedings against the debtor; finding cash with which to operate; the actual turnaround of the business; the adjudication of claims by and against the estate; the restructuring of the estate’s capital structure; the confirmation of a restructuring plan; and the issues that arise after the consummation of the bankruptcy.

Criminal Justice Policy — Restorative Justice [549B]
(2-0-2) Schmid
Briefly surveys criminal justice policy in the 19th and 20th centuries. Focuses on the advent in the 1990s of restorative justice as a new paradigm in criminal justice policy. Restorative justice has been hailed for giving crime victims a powerful voice, for rebuilding communities, for emphasizing offender accountability and for more effectively reintegrating offenders into society. The course will examine restorative justice programs in New Zealand (family group conference), Australia (reintegrative shaming), Europe, the United States and Canada (sentencing circles). The course will also examine the controversial “Broken Windows” theory as well as other recent criminal justice innovations.

Criminal Law [507A]
(3-0-3) Dutile/Gurulé
Deals with the basic principles of American criminal law such as the definition of crime, defenses, proof and punishment, and the basic structure and operation of the American criminal justice system.

Cyberlaw [640B]
(3-0-3) P. Bellia
Focuses on fundamental questions about how, if at all, existing legal rules should apply to new technologies. Explores various legal and policy problems that arise in cyberspace including: issues of sovereignty and jurisdiction; legal and technological regulation of on-line speech; issues of privacy, anonymity and accountability; computer crime; and ownership and protection of intellectual property in digital form.

The Death Penalty [603B]
(2-0-2) R. Garnett
Examines critically the law governing capital sentencing and the administration of the death penalty in the United States, and also the moral and policy arguments relating to its use. Recommended pre- or co-requisites: Constitutional Law II (Law 603C), Constitutional Criminal Procedure (Law 508B), Federal Criminal Procedure (Law 628B), Federal Courts (Law 609).
Deposition Skills [678A]
(3-0-3) K. Gallagher/Gozdecki/Seckinger/Sullivan
Studies the skills, techniques, tactics, strategies and ethical considerations of witness preparation for depositions and the taking and defending of depositions under federal and state rules of civil procedure. Meets twice a week: One meeting consists of a 60-minute lecture, demonstration and discussion of the analytical framework for the preparation, taking and defending of depositions; the other meeting consists of a 75-minute learning-by-doing laboratory session. Each laboratory session will be videotaped, with each student receiving an individual videotape.

Directed Readings [615A and 615B]
(V-0-V) Faculty
Allows independent research under the supervision of one faculty member.

Economics and Environmental Justice [663B]
(2-0-2) Johnson
The course examines the trend toward market-oriented approaches to environmental protection, including taxes, trading programs, right-to-know laws, and regulatory waiver programs, and explores the environmental justice impacts of those programs. Students must prepare a law review-quality paper and make a 20-minute presentation on the paper at the end of the semester.

Elderlaw Seminar [652E]
(2-0-2) Shaffer
Addresses the legal situations of elderly people. Students represent clients of the Notre Dame Legal Clinic, under the Indiana student-practice rule and under faculty supervision, and study an array of elderlaw issues from conventional teaching materials. Considers issues such as income maintenance, long-and short-term health care and health-care decisions, housing, guardianship and estate planning.

Employee Benefits Law [685A]
(3-0-3) DeJong
Studies the key sources of law and policy issues relating to employer-sponsored retirement and welfare-benefit plans, including primarily the Internal Revenue Code of 1986, the Employee Retirement Income Security Act of 1974 and case law. Gives special attention to employee-benefits issues arising from the Enron bankruptcy, the treatment of employee benefits in major corporate transactions and ethical issues arising in the practice of employee-benefits law.

Employment Discrimination Law [685]
(3-0-3) Fick
Studies the substantive and procedural aspects of federal legislation dealing with employment discrimination, including Title VII of the Civil Rights Act of 1964, the Reconstruction Era Civil Rights Acts, the Age Discrimination in Employment Act, the Rehabilitation Act of 1973 and the Americans with Disabilities Act.

Energy Law [631B]
(1.5-0-1.5) Kellenberg
Considers the laws affecting such energy resources as water, coal, oil, natural gas, uranium, electricity, the sun, wind and geothermal steam.

Environmental Law [631A]
(1.5-0-1.5) Kellenberg
Considers environmental law and policy, with particular emphasis on the Clean Air Act, the Clean Water Act, CERCLA, NEPA, FIFRA, TSCA and RCRA.

Environmental Law [642A]
(3-0-3) Pearson
Surveys federal environmental law, concentrating on the Clean Air Act, the Clean Water Act, CERCLA, NEPA, environmental justice and questions of solid and toxic waste disposal.

Equitable Remedies [655]
(3-0-3) R. Gallagher
Examines the general principles of legal and equitable remedies. Emphasis is placed on plenary remedies such as compensatory and punitive damages, restitution, rescission, permanent injunctions and declaratory judgments. Provisional remedies such as attachment, preliminary injunctions and temporary restraining orders are also considered, as are issues regarding the endorsement and execution of civil judgments. A focus of the course will be the use of structural injunctions and damages to remedy systematic instances of illegal behavior by government and other large institutions.

Estate and Gift Taxation [605B]
(3-0-3) Kirsch
Examines the federal wealth-transfer tax system. Focuses on the estate and gift taxes that apply to transfers of property during life or at death. Also considers common estate-planning techniques used to minimize these taxes, such as “lifing” trusts, life insurance and inter-spousal transfers.
Ethics I  [511]
(1-0-1) Coughlin
Studies and analyzes law as a profession, as well as the duties and responsibilities of lawyers to society, clients and the profession. Develops in prospective lawyers an awareness and an understanding of their relationship with and function in our legal system, and the consequent obligation of lawyers to maintain the highest standards of ethical and professional conduct.

Ethics II  [515]
(1-0-1) Rodes
Applies the principles of ethics to practical legal problems and situations.

Ethics and Law at the Beginning of Life  [638E]
(3-0-3) Kaveny
Considers the theological, philosophical, public policy, and legal implications of decision-making affecting the beginning of human life. Topics covered include embryonic and fetal development, the physical effects of pregnancy on a woman, abortion, surrogate motherhood, and new and emerging reproductive technologies. Particular questions of interest include the moral relevance of dependence, the dangers of the commodification of human reproduction, and the tension between privacy and the common good regarding matters pertaining to child-bearing.

Evidence  [604]
(4-0-4) A. Barrett/Smithburn
Studies the legal principles governing the proof process in judicial proceedings, with an introduction to techniques of presentation. Analyzes common-law and federal rules of evidence.

Federal Courts  [609]
(3-0-3) A. Bellia
Focuses on the federalism issues created by the existence of dual state- and federal-court systems. Topics covered include: constitutional and statutory limits on the jurisdiction of the federal courts; appellate and collateral review of state-court judgments; and federal common-law rulemaking.

Federal Courts — Contemporary Problems in Practice and Policy  [609A]
(2-0-2) Ripple
Focuses on several contemporary issues involving the federal courts and federal practice. Examines the history, traditions and contemporary institutional problems of the federal courts. In class sessions that will include both lecture presentations by the instructor and class discussion, those aspects of present-day federal practice that have engendered significant public policy debate and that will shape the nature of federal practice in the future will be explored. Emphasizes evaluating current practice and assessing alternative approaches. Requires a term paper on a topic approved by the instructor.

Prerequisites: Civil Procedure (LAW 510) and Constitutional Law (LAW 603)

Federal Criminal Practice  [673B]
(2-0-2) Gallo
This two-hour course, taught by a former federal prosecutor and present white-collar defense attorney, focuses on strategic thinking in federal criminal litigation, as well as topical issues facing federal-criminal practitioners today. In particular, the course analyzes the chronology of complicated federal-criminal investigations beginning with issues relating to the start of investigations by federal authorities, continuing with grand-jury proceedings and indictment, and finishing with trial and sentencing. With regard to these stages, the instructor will present issues that the government, corporate counsel, and criminal-defense counsel face, such as the propriety of various undercover techniques, decisions regarding joint representation of targets and relating to joint-defense agreements, and strategies regarding plea negotiations.

Federal Income Taxation  [605]
(4-0-4) M. Barrett/Kirsch
Functionally introduces basic concepts of federal income taxation including: gross income; exemptions; allowable deductions and credits; accounting methods; capital gains and losses; and certain nonrecognition transactions.

First Amendment  [662]
(3-0-3) Kende
This course covers various aspects of the First Amendment with a particular emphasis on freedom of expression and the questions of church and state. Regarding expression, the subjects will include advocacy of unlawful conduct, commercial speech, obscenity and pornography, offensive speech, symbolic expression, restrictions on speech in schools and colleges, protest in public places, the regulation of electronic media such as the Internet, and more. The course will further examine Free Exercise and Establishment Clause issues such as tuition vouchers, school prayer, evolution in the schools, holiday religious displays, government duties to accommodate religion, etc.
GALILEE (Group Alternative Live-in Legal Education Experience) (cocurricular) [623]

(V-V-1) Phelps
Provides students with the opportunity to live for a few days in the inner city (Chicago, New York, Los Angeles and other cities) to learn the legal needs of the urban poor, and to observe the ways in which these needs presently are met. As a result, students develop ways to incorporate their religious and ethical value systems into their future practice of law.

Gender Issues and the Law [674A]

(3-0-3) Phelps
Focuses on those legal situations in which gender is an issue before the court. Topics covered include the workplace, equal protection, criminal law, the First Amendment (freedoms of speech and association) and education. Focuses on case analysis as well as on other documents that comprise the cases such as testimony transcripts and briefs. Students will read articles written from various jurisprudential perspectives.

Housing Law [631F]

(1.5-0-1.5) Kellenberg
Considers the laws relating to the provision of shelter, as well as matters such as rehabilitation and preservation, redevelopment and growth management by communities.

Human Rights Honors Paper [634A]

(0-0-1) Meintjes
This elective is available to participants in the human rights LL.M. program who wish to undertake an extended writing assignment within the framework of a particular course and with the permission and supervision of its instructor. If chosen, this assignment may be substituted for the program's independent research requirement.

Enrollment: limited to participants in the human rights LL.M. program

Human Rights Practice [696A]

(3-0-3) Meintjes
Examines the practice of human rights reporting and monitoring including the methods used in fact-finding, the use of statistics, and the evolution of evidentiary rules and standards. Carefully considers the ethical issues of professional responsibility and confidentiality.

This course is required of, but not limited to, the participants in the human rights LL.M. program.

Imigration Law [652A]

(3-0-3) Szweda
Surveys the law and practice under the Immigration and Nationality Act, as amended (Title 8, U.S. Code). Covers questions of immigration, removal proceedings, asylum and naturalization and the federal sources of that power. Procedural issues focus on practice before the Immigration and Naturalization Service, the Department of Labor, the Department of State and federal courts.

Recommended pre- or corequisites:
Administrative Law (LAW 610)
Constitutional Law (LAW 603 or LAW 603A)

International and Comparative Labor Law [611B]

(2-0-2) Fick
Examines the structure and operation of the International Labour Organization, a specialized agency of the United Nations system charged with promulgating and enforcing international labor standards. Places particular focus on the content and interpretation of ILO conventions 87, 98 and 111. Includes a comparative examination of the labor-law systems of two countries, with an analysis of whether those systems comply with the relevant ILO conventions.

International Commercial Arbitration [679I]

(2-0-2) Movsesian
Covers various aspects of international commercial arbitration, including: the arbitrability of a dispute under domestic law; the jurisdiction of an arbitral panel; the choice of procedural and substantive law to govern an arbitration; the appointment of arbitrators; the possibility of interim protective measures and the enforcement of an arbitral award. Throughout, considers how the law can best balance the claims of party autonomy in international business with the role of the state in prescribing rules of commercial law and in supervising dispute-resolution mechanisms.

International Environmental Law [637A]

(3-0-3) Shelton
Studies the body of international legal norms that regulate behavior in the field of environmental protection and sustainable development at national, regional and global levels. Reviews the established regimes as well as new and emerging principles and approaches. Addresses the place and role of international environmental law in the system of international law. Focuses on major processes, techniques and dynamics of international environmental law-making and enforcement, and evaluates the system of international environmental governance. Considers the role of environmental security in the system of international security.
<table>
<thead>
<tr>
<th>Course Title</th>
<th>CRN</th>
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<tbody>
<tr>
<td><strong>International Humanitarian Law</strong></td>
<td>[694B]</td>
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<tr>
<td>(3-0-3) Méndez</td>
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<tr>
<td>Examines the body of norms applicable to armed</td>
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<tr>
<td>conflict, and its relationship with other aspects</td>
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<tr>
<td>of international law, particularly international</td>
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<tr>
<td>human rights law, international criminal law</td>
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<tr>
<td>and international organizations. Discusses</td>
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<tr>
<td>international-law standards for the legitimate</td>
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<tr>
<td>use of force and the legal regulation of warfare.</td>
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<tr>
<td>Gives students a sense of the contents of the</td>
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<tr>
<td>Geneva Conventions of 1949 and Additional</td>
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<tr>
<td>Protocols of 1977, the Hague Conventions of</td>
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<tr>
<td>1899 and 1907, several thematic conventions</td>
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<td>such as the recent Land Mines Convention, and</td>
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<tr>
<td>customary international-law norms binding on</td>
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<tr>
<td>the parties to war. Emphasizes the notion of</td>
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<tr>
<td>limitations on weapons and tactics of war, of</td>
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<tr>
<td>the principle of distinction between combatants</td>
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<tr>
<td>and civilians, and on the rule of proportionality.</td>
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<tr>
<td>Discusses special rules designed for civil wars,</td>
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<tr>
<td>and the regimen to be applied in protracted civil</td>
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<tr>
<td>strife, “failed states” and international</td>
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<tr>
<td>peace-keeping operations. Covers responsibility</td>
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<td>for the violation of those norms, in terms of</td>
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<td>both states and individuals, stressing the</td>
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<tr>
<td>unavailability of the defense of obedience to</td>
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<tr>
<td>orders and the doctrine of command responsibility.</td>
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<tr>
<td>Explores specific examples of implementation of</td>
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<td>the laws of war, including international war-</td>
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<td>crimes tribunals and a future International</td>
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<tr>
<td>Criminal Court.</td>
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<tr>
<td><strong>International Law</strong></td>
<td>[633]</td>
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<tr>
<td>(3-0-3) Shelton</td>
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<tr>
<td>Introduces the international legal system and</td>
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<td>its lawmaking process. Begins by discussing the</td>
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<td>means by which state and non-state actors</td>
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<td>develop norms governing transnational conduct</td>
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<td>such as the sources of international law. Also</td>
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<td>includes a discussion of international legal</td>
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<td>personality including the concept of states and</td>
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<td>state sovereignty; the law of international</td>
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<td>obligations; jurisdiction; dispute settlement;</td>
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<td>and enforcement. A special section will be</td>
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<tr>
<td>devoted to the relationship of international and</td>
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<tr>
<td>municipal law in the United States and selected</td>
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<td>other countries. Intended for those students</td>
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<tr>
<td>with no prior study in international law.</td>
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<tr>
<td><strong>International Taxation</strong></td>
<td>[684C]</td>
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<tr>
<td>(3-0-3) Kirsch</td>
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<tr>
<td>Examines U.S. income tax laws and policies</td>
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<tr>
<td>relating to transnational transactions. Covers</td>
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<td>taxation of U.S. income received by foreign</td>
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<td>individuals and entities, as well as taxation</td>
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<tr>
<td>of foreign income received by U.S. citizens,</td>
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<tr>
<td>residents and corporations. Emphasizes</td>
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<td>fundamental issues in international tax</td>
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<td>including jurisdiction to tax, source of</td>
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<td>income, foreign tax credit, tax treaties and</td>
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<tr>
<td>the use of controlled subsidiaries and other</td>
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<td>entities to conduct business overseas.</td>
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<td><strong>Introduction to Canon Law</strong></td>
<td>[687B]</td>
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<tr>
<td>(2-0-2) Coughlin</td>
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<tr>
<td>This introductory course focuses on certain</td>
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<td>aspects of Book II and related canons of the</td>
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<td>1983 Code of Canon Law. The methodology of the</td>
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<td>course reflects historical, theological,</td>
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<td>canonical and comparative approaches. The course</td>
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<tr>
<td>begins with a consideration of the canon law's</td>
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<td>understanding of the Christian faithful. In</td>
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<tr>
<td>particular, it explores the rights and duties</td>
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<td>of all the Christian faithful. The hierarchical</td>
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<td>constitution of the Church, from the Holy See</td>
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<td>to the notions of the particular and local</td>
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<td>churches, is next examined. Special emphasis is</td>
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<td>placed on the nature of the governing power,</td>
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<td>the juridical parameters of the Church’s teaching</td>
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<td>office, as well as key structures in the</td>
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<td>organization of the diocese. Consistent with</td>
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<td>the theology of Vatican II, these various</td>
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<td>juridical structures of the Church are</td>
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<td>considered as manifestations of the mystery of</td>
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<td><em>communio</em>. Throughout the course material,</td>
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<td>comparisons are made to the legal theory of</td>
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<td>modern liberal state.</td>
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<td><strong>Introduction to International Human Rights</strong></td>
<td>[696]</td>
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<tr>
<td>Research</td>
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<td>(1-0-1) TBA</td>
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<td>Introduces participants to the resources</td>
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<td>available within the University to aid research</td>
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<td>in the field of human rights. Also provides</td>
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<td>ideas and suggestions for the choice of</td>
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<td>research topics, methods and writing styles.</td>
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<tr>
<td><strong>JOURNAL OF COLLEGE AND UNIVERSITY LAW</strong></td>
<td>[597]</td>
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<tr>
<td>(cocurricular)</td>
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<tr>
<td>(V-0-V) Heye/Robinson</td>
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<td>Student staff members may earn academic credit</td>
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<tr>
<td>by researching, writing or editing material for</td>
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<td>publication in the *JOURNAL OF COLLEGE AND</td>
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<td>UNIVERSITY LAW*.</td>
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<tr>
<td><strong>JOURNAL OF LEGISLATION</strong> (cocurricular)</td>
<td>[593]</td>
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<td>(V-0-V) Nagle</td>
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<td>Student staff members may earn academic credit</td>
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<td>by researching, writing or editing material for</td>
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<td>publication in the <em>JOURNAL OF LEGISLATION</em>.</td>
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<tr>
<td><strong>J.S.D. Dissertation</strong></td>
<td>[699]</td>
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<tr>
<td>(0-0-V) Méndez/CCHR Faculty</td>
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<td>Enrollment: limited to students in the J.S.D.</td>
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<td>program in international human rights law.</td>
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</table>
J.S.D. Nonresident Dissertation [700]
(0-0-1) Méndez/CCHR Faculty
Enrollment: limited to students in the J.S.D. program in international human rights law.

J.S.D. Seminar [701A]
(1-0-1) Shelton
Seminar devoted to the work of J.S.D. students engaged in the writing of their dissertations.
Enrollment: limited to students in the J.S.D. program in international human rights law.

Judicial Process Seminar [585]
(2-0-2) Ripple
Affords students the opportunity to confront the question that Justice Cardozo presented in his famous work on the judicial process: “What is it that I do when I decide a case?” Through class discussion, explores the intellectual roots of the American judicial tradition and addresses the problems that confront that tradition in the modern American courtroom. Explores critically the judicial role in the common-law context, in modern statutory interpretation, in administrative practice, and in constitutional adjudication. Helps students appreciate how the judicial mind goes about the craft of deciding a case in the hope that the student, once admitted to practice, will be able to better respond to the needs of that mind, and therefore, will be a better advocate. Requires a term paper on a topic approved by the instructor.

Jurisprudence [606E]
(3-0-3) Carozza
A survey of the principal jurisprudential approaches to law throughout the history of the Western legal tradition, and an examination of contemporary legal problems in the light of principal currents of modern legal theory.

Jurisprudence [606A]
(3-0-3) Rodes
Studies different accounts of the nature of law and the place of non-legal elements—moral, historical, sociological, economic—in legal decision making. Emphasizes concrete legal cases, and attempts to relate philosophical and theological insights to professional insights developed in other courses. Aims at helping students relate their personal commitments to their professional lives, as well as at giving students a better understanding of particular legal dispositions through studying them within the context of the whole fabric of the law.

Jurisprudence [606D]
(3-0-3) G.R. Blakey
Examines through lectures, readings and class discussions the fundamental theories of the meaning of the rule of law in Western society, including skepticism, natural law, natural rights, positivism, realism, economic analysis, critical legal studies, feminist jurisprudence, critical race theory and postmodernist jurisprudence. Critiques the contributions of Aristotle, Plato, Pyrrho, Cicero, Justinian, Aquinas, Bacon, Locke, Hume, Bentham, Austin, Hart, Posner, Jhering, Pound, Holmes, Llewellyn, Frank, Marx, Wittgenstein, Habermas, Quine, James, Nietzsche and others. Requires a substantial essay evaluating a major person in the history of jurisprudence or on another topic with the permission of the instructor.

Juvenile Law [616A]
(2-0-2) Smithburn
Surveys the juvenile justice system—past and present—including: substantive law dealing with children as both perpetrators and victims; arrest and investigation of juvenile delinquency; intake and diversion; rights of children in public schools; whether to treat the child as an adult; adjudication; dispositional and post-dispositional proceedings; abuse and neglect and dependent children; medical and psychological issues; rights of foster parents; mental-health commitment of children; special advocacy for children; and termination of parental rights.

Labor and Employment Law [611]
(3-0-3) Fick
Examines how both the common law and the statutory law impact the employment relationship in the private sector. Gives special attention to: contract- and tort-based exceptions to employment-at-will; the National Labor Relations Act and the role of unions in the workplace; and employment problems raised by safety and health issues.

Land Use Control Law [631G]
(1.5-0-1.5) Kellenberg
Analyzes zoning laws and procedures, subdivision regulation, eminent domain, taxation as a planning and control device, and planned developments.
Land Use Planning \[642\]
(2-0-2) Pearson
The underlying proposition governing this class is that there has always been and will always be land-use planning in this society. There has never been a time when a person was completely free to do what he or she wanted with the land. The course examines the ways in which that planning is done, from the reactive and most ancient (nuisance law), to the proactive and common (zoning) to the relatively new and not-so-common (growth controls). Asks questions not only about the effectiveness of these tools, but also about their desirability. Course requires a substantial paper and class participation. There will be no examination.

Law and Economics Seminar \[663A\]
(3-0-3) Swygert
Explores the relationship of economic principles to law. The judicial allocation of rights, liabilities, and entitlements to promote economic's efficiency and to maximize personal preferences is considered. Examines whether seeking economic efficiency through the courts is compatible with notions of justice and fairness. Highlights writings of critical legal scholars including feminist legal theorists. Focuses on writings of Ronald Coase, a University of Chicago economist \(\text{(COASE THEOREM)}\) and John Rawls, a Harvard philosopher \(\text{(THEORY OF JUSTICE)}\).

Law and Literature \[635\]
(V-0-V) Phelps
Focuses on works of literature that deal with significant moral and legal revenge, issues such as crime and punishment, the death penalty, the conflict between moral law and civil law, the qualities of lawyers and judges, and the law's treatment of marginalized groups. Requires short weekly papers and, if taken for three credits, a 20-page paper.

Law and Poverty \[686\]
(2-0-2) Broden
Examines the situation of the poor in the American legal system. Includes field work and clinical work with clients in northern Indiana and southern Michigan.

Law of Education \[689\]
(3-0-3) Dutile
Examines selected legal aspects of education including students' rights, teachers' rights, desegregation, educational finance and church-state matters.

Law of the Disabled \[693\]
(2-0-2) Hull
Emphasizes federal legislation and implementing regulations together with Supreme Court decisions interpreting those statutes and rules. Considers selected state authorities in connection with topics such as appropriate placement and treatment of institutionalized mentally disabled persons and appropriate public education of disabled students. Other topics include the Social Security disability system and issues pertaining to accessibility of public buildings and transportation services. A significant part of the course concerns the Rehabilitation Act of 1973 and the Americans with Disabilities Act of 1990. Considers difficulties encountered in implementing the Rehabilitation Act, Supreme Court interpretations of that act and the resulting effects on the Americans with Disabilities Act.

Law of International Trade \[640H\]
(3-0-3) Movsesian
Addresses the law that governs trade across national borders. The course considers both United States and international law, particularly the law of the World Trade Organization \(\text{(WTO)}\). Themes include the theory of comparative advantage as a basis for international trade, the influence of interest groups, and "linkages" between trade and non-trade concerns like environmental protection and public health. Specific topics include constitutional authority to regulate international trade; the concepts of most-favored-nation status and national treatment; WTO dispute settlement; and WTO rules on safeguards, subsidies and dumping. Throughout, we will discuss political and economic arguments that favor the growing free trade regime as well as arguments that oppose it.

Law of Medical Malpractice \[638C\]
(2-0-2) Spalding
Provides a practical review of medical liability. Examines the elements and defenses of a medical malpractice claim, and considers issues of insurance, access, product liability and peer review. While not a trial-advocacy course, most topics are reviewed from a litigation or trial perspective.

Legal Aid (cocurricular) \[591\]
(V-0-V) Fox
Students may earn academic credit through clinical work and participation in seminars relating to legal-aid topics. Activities selected may include trial work on family law issues, landlord-tenant relations, immigration and legal issues relating to homelessness and its prevention. See the Legal Aid Clinic director for particulars.
Legal Aid I [591A]  
(3-0-3) Fox/Jones/Davoli  
Introduces students to the basic skills needed for effective client advocacy. The classroom component of the course examines local administrative and court procedures, law office procedures, interviewing and counseling techniques and theory, and generally introduces the student to the substantive areas of law encountered in a poverty law clinic. The clinical component of the class is modeled after a traditional law office and requires the student to work with real clients, from the initiation of the case to a resolution, under the supervision of practicing attorneys.

Enrollment: limited to 10 students.

Legal Aid II [591B]  
(3-0-3) Fox  
Allows for a concentrated examination of the substantive areas of law handled in the clinic to provide students with an opportunity to explore areas of particular interest. Allows a more in-depth interaction with community attorneys, judges, officials and professionals who provide services to clinic clients. Course work includes clinical work with clients under the supervision of practicing attorneys.

Enrollment: limited at the discretion of the clinic faculty.

Legal Aid Immigration Clinic (cocurricular) [591I]  
(V-0-V) Szweda  
Allows students who have completed Legal Aid Immigration Clinic I and II to work exclusively on immigration cases.

Legal Aid Immigration Clinic I and II [591E and 591F]  
(3-0-3) (3-0-3) Szweda  
Allows students to work with clients in need of immigration assistance, including the filing of petitions and representing clients before the INS, the BIA and the immigration courts in matters including removal proceedings, asylum hearings and appeals.

Pre- or corequisite: Immigration Law (LAW 652A)

Enrollment: limited to six students, with permission of instructor.

Legal Externship (summer only; cocurricular) [592]  
(V-V-1) Robinson  
Students may earn one unit of cocurricular externship credit for student volunteer legal work of six weeks or more during the summer months in any court, agency or public or private law office. Externship work must be conducted under faculty supervision, conform to the approved standards of the faculty, and have the advance approval of the associate dean for academic affairs.

This one unit of cocurricular credit may count as one of the four maximum allowable cocurricular credits toward graduation requirements, but cannot count toward the minimum hours required during any semester for residency. It will be reflected on a student's transcript.

Legal Externship — Public Defender (cocurricular) [592A]  
(2-0-2) Bradley  
Involves assisting actual public defenders in representing indigent clients at the St. Joseph County Courthouse—Trial and Misdemeanor Division. Students can expect to represent clients in many capacities, some of which include: negotiating plea bargains with prosecutors; preparing and conducting bench trials; interviewing and subpoenaing witnesses; writing and filing discovery motions; and other activities within the administration of justice. Students are expected to work at the courthouse one full morning or afternoon each week. Besides the courtroom experience, students must attend class sessions once per week that feature prosecutors, police officers, public defenders, judges and probation officers lecturing on their duties as officers of the court.

Enrollment: limited each semester at the discretion of the instructor.

Legal Externship — Public Defender — Ethics [592B]  
(1-0-1) Bradley  
Involves formulating solutions to ethical problems in the criminal justice system. Meets once per week. May be graded at the option of the instructor. Satisfies Ethics II requirement.

Pre- or corequisite: Legal Externship — Public Defender (LAW 592A)
Legal Externship — Public Defender — (cocurricular) [592C]
(2-0-2) Bradley
Students who have completed the externship requirements of LAW 592A may enroll for additional cocurricular credit. Students may work in the Trial and Misdemeanor division at the St. Joseph County Courthouse, or may assist felony public defenders. Those who work for the felony public defenders must agree to work at least 60 hours over the course of the semester.

Prerequisite: Legal Externship — Public Defender (LAW 592A)

Enrollment: limited each semester at the discretion of the instructor

Legal Research I [512]
(1-0-1) Library Faculty
Designed to introduce first-year students to the tools and methodology of legal research and to help develop the research skills that are essential both in law school and in law practice.

Legal Research and Writing II (Moot Court) [513]
(2-0-2) E. Blakey/Byrnes/S. Casey/Monahan/Nuttle/Taylor/T. Thomas/Venter/Vetne
Introduces students to techniques of appellate advocacy. Requires each student to brief and argue one appellate Moot Court case.

Legal Writing I [514]
(2-0-2) E. Blakey/Byrnes/S. Casey/Monahan/Nuttle/Taylor/T. Thomas/Venter/Vetne
Introduces students to the world of legal discourse and provides instruction, experience and guidance in learning to write legal documents. Emphasizes writing as a process and focuses on prewriting, drafting and revising strategies designed to produce effective written work.

Legislation [650]
(3-0-3) Nagle
Provides an introduction to legislation and the emphasis on federal legislation. Considers: theories of representation by the legislature, including one-person, one-vote; legal process theory and the roles that judicial review and separation of powers play in that theory; and statutory construction and the use of legislative history in interpreting statutes.

LL.M. Thesis [634]
(V-0-V) Meintjes/Méndez
Requires written work of substantial quality completed under the direction of a faculty sponsor.

Enrollment: limited to students in the human rights LL.M. program

Medieval Legal History [688]
(2-0-2) Rodes
Studies the formative period of the Anglo-American legal system using 14th-century yearbooks and other materials from the same period.

Mercy and Justice [660]
(3-0-3) Kaveny
Explores the meaning of mercy, particularly in its relationship to justice. Examines four major topics: (1) mercy in its relation to retributive justice, focusing on the role of mercy or clemency in the case of criminal sentencing, as well as broader questions of retribution and wrongdoing such as whether there can or should be criteria for the exercises of mercy, whether mercy can be exercised unjustly, and the relationship of forgiveness to mercy; (2) mercy in its relation to distributive justice, focusing on the corporal works of mercy and issues such as the relationship between justice and "private charity"; (3) mercy in its relationship to social justice or the social face of mercy, and (4) divine mercy, focusing on the various ways theologians have attempted to reconcile divine mercy and divine justice. Readings for the class will be interdisciplinary, and will include materials from legal, philosophical and theological source.

Mergers and Acquisitions [601A]
(3-0-3) Velasco
Examines the law of mergers and acquisitions from a transactional perspective. Explores the legal and practical considerations raised by business combinations including the impetus behind such transactions, the mechanics of their consummation, and the rights and responsibilities of the various parties involved. Covers various areas of state and federal law, along with relevant business and financial matters.

Minerals Law [631C]
(1.5-0-1.5) Kellenberg
 Begins with an overview of geology, exploration and development. Considers major legislation and its interpretation, mining claims, mineral leases and international aspects of mining.
Moot Court — Appellate  
(cocurricular) [594]
(1-0-1) Palmer/Sullivan
Second- and third-year students may earn academic credit through participation in Moot Court arguments and as members of the Law School's National Moot Court Team, as well as through the representation of indigent defendants at the appellate level. Includes brief writing and oral arguments. Students will participate in weekly workshops to develop their skills in all aspects of trial practice.

Moot Court — International  
(cocurricular) [595]
(1-0-1) Carozza
Second- and third-year students may earn academic credit through participation in the Philip C. Jessup International Moot Court competition as research fellows or as members of the Law School's International Moot Court Team.

Pre- or corequisite: International Law (LAW 633) or International Legal Process (LAW 633B)

Moot Court — Trial  
(cocurricular) [596]
(V-0-V) Jourdan/K. Singer
Second- and third-year students may earn academic credit through participation in mock trials in the intra-law school competition and as members of the Law School's National Mock Trial (Barristers) Team.

Enrollment: limited in the spring semester to eight students selected to be members of the Barristers Team.

Morality and the Law  
(3-0-3) Rice
Examines in detail the central jurisprudential issue of this century—the relation between the human law and the higher law as that law is seen in the natural law and revelation. Focuses on the Treatise on Law of St. Thomas Aquinas and its intellectual foundations. Emphasizes original sources in the examination of Marxist, natural rights, utilitarian, positivist and other theories of law. Readings include Aristotle, Cicero, Aquinas, Kant, Hobbes, Locke, Rousseau, Jhering, Savigny, Bentham, Mill, Stephen, H.L.A. Hart, Devlin, Kelsen, Austin, Holmes, Pound, Rommen, Solzhenitsyn and Pope John Paul II. Studies the theoretical and practical differences among the various approaches, with particular reference to issues involving legal personhood, the inception and termination of life, the legal status of the family, economic justice, national defense and other matters. Includes an evaluation of these issues with reference to the social teachings of the Catholic Church.

Negotiation  
(3-0-3) Fick
Provides a grounding in negotiation theory, examines negotiation strategies and tactics, and provides students with an opportunity to implement theory and practice through a series of negotiation simulation exercises.

Notre Dame Journal of Law, Ethics and Public Policy  
(cocurricular) [598]
(V-0-1) Pearson
Third-year White scholars may earn one unit of academic credit each semester for editorial work on the NOTRE DAME JOURNAL OF LAW, ETHICS AND PUBLIC POLICY.

Notre Dame Law Review  
(cocurricular) [590]
(V-0-V) Tidmarsh
Second- and third-year students may earn academic credit by researching, writing and editing material in conjunction with the preparation for publication of the NOTRE DAME LAW REVIEW.

Patent Law  
(3-0-3) Hall
Studies statutory subject matter of and conditions for a patent (Title 35, U.S. Code); infringement of claims; protection of know-how; licensing including property and contract interests in patents and know-how; and litigation procedures, remedies, defenses and judgments. Introduces practical aspects of patent law such as forms and agreements where relevant. This course has no prerequisites, either scientific or legal.

Payment Systems  
(3-0-3) R. Gallagher
Focuses primarily on the law of negotiable instruments—checks and promissory notes—as set out in Articles Three and Four of the Uniform Commercial Code. Also deals with credit and debit cards, letters of credit, and electronic fund transfers.
Payment Systems [646B]
(3-0-3) Plank
Covers the laws governing the systems for transferring value from one person to another (primarily the Uniform Commercial Code, but also some federal and other state law and regulations). Focuses primarily on negotiable instruments, such as checks and promissory notes, which are specialized contracts for the payment of money. We will analyze the provisions of Article 3 of the UCC governing the requirements for negotiable instruments, the transfer of negotiable instruments, the obligations of the parties to a negotiable instrument, the advantages of a holder of a negotiable instrument over the holder of a simple contract for the payment of money, and the allocation of risks of errors and wrongdoing in the creation, transfer and payment of negotiable instruments. Covers legal rules governing the check collection system under Article 4 of the UCC, letters of credit (another means of transferring value, especially in international transactions) under Article 5, credit cards and electronic funds transfer.

Professional Responsibility [581]
(3-0-3) Coughlin
Takes an in-depth view of certain ethical issues in the legal profession. Among the issues discussed are: confidentiality, conflict of interests, unpopular clients, lawyers' speech and advertising, admission to and regulation of the bar, and responsibilities to some special clients. The course examines the ABA MODEL RULES and relevant cases. In an attempt to uncover the foundation that might be claimed to underpin the rules, a spectrum of philosophical, theological, pragmatic and utilitarian theories are considered. The course thus deals with the application of the rules of professional responsibility to real ethical conflicts and critically examines the possibilities of the moral values reflected in the law.

Property [505B]
(4-0-4) Nagle/Pearson
Encompasses estates in land and conveyances. Covers common-law and statutory devices concerning: promoting the alienability of land, regulating claims to property made by family members against one another, and reconciling and adjusting claims of suppliers and consumers of land in the common types of land-financing relationships. Also considers the chief methods used for promoting the security of land titles: title recording, title registration, title insurance and adverse possession.

Public Lands Law [631H]
(1.5-0-1.5) Kellenberg
Considers public lands with specific reference to timber, range, wildlife, recreation and preservation resources.

Real Estate Transactions [641]
(3-0-3) Rougeau
Introduces students to the major legal issues that arise in the sale and purchase of real estate and to the fundamentals of real estate transactions. The residential real estate transaction will be used as the foundation for understanding how all real estate transactions work, from the offering contract negotiations, through financing, to the closing. Also explores issues in real estate development from both practical and policy perspectives, and examines current trends and issues in real estate such as anti-sprawl legislation, neo-traditional planning and sustainable development and government manipulation of the market demand for real estate.

Regional Human Rights Protection [671A]
(3-0-3) Méndez
Studies the regional systems that currently exist to protect human rights in the Americas, Europe and Africa. Compares the rights guaranteed and the procedures established to enforce them. Addresses selected topics such as the death penalty, impunity and disappearances. Emphasizes the mechanisms for bringing a case and the remedies available. Includes discussions of a potential Asian human rights protection system.

Prerequisite: International Law (LAW 633) or International Legal Process (LAW 633B)

Secured Transactions [602]
(3-0-3) R. Gallagher
Covers Article 9 of the Uniform Commercial Code on security interests in personal property to secure repayment of an obligation and the sales of certain types of payment obligations. Analyzes: the creation and perfection of security interests; the continuation of security interests in collateral transferred by the debtor and in the proceeds of any disposition of collateral; the priority of interests in collateral among secured parties, lien creditors and buyers; and the remedies of the secured party against the collateral in case of default. Also briefly addresses those elements of the Bankruptcy Code that affect secured transactions. Includes detailed analyses of problems under the applicable statutes, as well as discussions of the policy reasons behind the statutes, the incentives that different rules create, the methods of avoiding uncertainties in the statutes, the business background behind transactions and the ways in which transactions can be structured to effect the intentions of the parties.
Securities Enforcement Seminar [626A]
(2-0-2) L. Casey
Explores the various ways that securities laws are enforced to protect investors and to further the public’s interest in maintaining fair markets for the purchase and sale of securities. Considers the enforcement powers of the government, the prosecution of criminal actions for violations of the securities laws as well as the investigation and institution of civil enforcement actions by the SEC, and self-regulatory organizations such as the NYSE and NASD and by state authorities. Examines private civil litigation brought against corporations, their directors and officers, and their professional advisors for violations of the securities laws. Includes an assessment of the substantive and procedural laws governing securities class actions and congressional efforts to reform private enforcement of the federal securities laws.

Securities Regulation [626]
(3-0-3) Velasco
Studies federal securities laws governing the distribution of and trading in securities, as well as emerging federal corporate law.

Pre- or corequisite: Business Associations (LAW 601)

Securitization Seminar [602D]
(3-0-3) Plank
Examines the important legal and business issues involved in the securitization of financial assets through the issuance of mortgage-backed and asset-backed securities. Analyzes how the legal requirements from several different areas of the law, such as business associations, secured transactions, real estate and real estate finance, negotiable instruments, bankruptcy, tax and securities, are integrated in one transaction. Explores some of the related business concerns and rating agency methodologies and requirements. Entails drafting and revising some of the important documents, and researching for and drafting legal opinions.

Social, Political and Legal Thought of Thomas Aquinas [644A]
(2-0-2) Finnis
Examines the ethical and methodological foundations of social theory along with a selection of topics of current interest including: limited government; law’s authority and obligation; the bases and limits of property rights; and unconditional human rights.

Sports Law [629C]
(3-0-3) R. Gallagher
Covers both professional and collegiate sports. Offers an overview of several areas of law as applied to professional sports. Explores antitrust law and labor law, as well as the conflict between the policies behind these areas of law, particularly in regard to “reserve clauses” in players’ contracts. Considers the application of contract law, equity and other areas to sports issues.

Enrollment: preferred for, but not limited to, third-year students.

Street Law ( cocurricular) [647]
(2-0-2) Robinson
Presents practical legal issues in the areas of criminal, juvenile, family, housing, consumer, individual rights and environmental law. Law students participate in a weekly seminar designed to prepare them for their respective teaching assignments in local high schools.

Taxation of Business Enterprises [614]
(3-0-3) Gunn
Introduces the federal income taxation of corporations and shareholders and taxation of partners. Includes discussions on: choosing the appropriate business entity for conducting business ventures, formation of corporations and partnerships, taxation of operations and distributions, sales of interests in incorporated and unincorporated businesses and liquidations.

Pre- or corequisite: Federal Income Taxation (LAW 605)

Torts [501A]
(4-0-4) Gunn/Johnson
Addresses the legal rules that determine whether civil liability attaches to conduct that results in harm to others.
Trial Advocacy Comprehensive  [695]
(4-2-4) Bradley/Brook/Grimmer/Jourdan/
Marnocha/Seckinger/K. Singer/T. Singer
Studies and analyzes trial advocacy techniques, and is
designed for students whose primary career interest is liti-
gation. This course is intended to help students develop a
familiarity with the techniques by which evidence of con-
troverted facts is presented in litigation before judicial tri-
bunals. Classroom sessions in conjunction with a jury
trial for each student provide an examination and analysis
of trial advocacy skills and issues of professional responsi-
bility. Involves workshop sessions and learning-by-doing
through simulated courtroom exercises. Studies trial
advocacy techniques through student participation, facul-
ty critique, lectures and demonstrations by practicing
lawyers. The various trial advocacy skills are put together
in a full trial that proceeds from the initial stage of client
and witness interviews through a jury trial and verdict.

Trusts and Estates  [608]
(3-0-3) Shakour
Introduces students to the fundamentals of the law gov-
erning the intergenerational transfer of wealth. Using the
Uniform Probate Code as a model, surveys the law of
intestacy, wills, will substitutes and trusts. As time
allows, also touches upon the law of future interests, perpetuities law and the rudiments of estate and gift taxa-
tion. At every point, is sensitive to the ethical challenges
that are inherent in the practice of this body of law.

Universal Protection of Human Rights  [694A]
(3-0-3) Carozza
A foundational course in international human rights law.
Focuses primarily on examples from United Nations-
related human rights regimes, and examines: the histori-
cal and jurisprudential bases of international human
rights law, the normative frameworks of the principal
universal human rights treaties and of customary interna-
tional law and the institutional mechanisms for interpret-
ing, monitoring compliance with and enforcing those
norms.

Prerequisite: There are no prerequisites for this course,
although it is recommended that students take
International Law (LAW 633) or International Legal
Process (LAW 633B) before taking this course.

Water Law  [631D]
(1.5-0-1.5) Kellenberg
Deals with property systems in water, the development of
new water supplies, transfer of rights in developed sup-
plies and groundwater management.

White Scholar Program  [653]
(V-0-2) Pearson
Second-year White scholars may earn academic credit by
successfully completing staff work and by writing a pub-
lishable article for the NOTRE DAME JOURNAL OF LAW,
ETHICS AND PUBLIC POLICY.
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Adjunct Assistant Professor of Law

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Joseph and Elizabeth Robbie Professor of Government and International Studies and Concurrent Professor of Law

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Associate Professional Specialist in Law

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Joseph and Elizabeth Robbie Professor of Government and International Studies and Concurrent Professor of Law

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Adjunct Assistant Professor of Law

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Professor of Law (leave of absence, 2003-04)

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Visiting Professor of Law (2003-04)

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Senior Lecturer in Law, University of East Anglia

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Director, Notre Dame London Law Programme, and Professor of Law

PENNY DARBYSHEIRE, B.A., M.A., Ph.D.
Senior Lecturer in Law, Kingston University

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Solicitor, Director, Centre for Law and Conflict, School of Oriental and African Studies, University of London

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Head and Dean of School of Law, King’s College, London

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Professor of Law and International Business, Kent Law School, University of Kent at Canterbury

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Adjunct Associate Professor, University of Notre Dame

PETER E. SLINN, M.A. (OXON), Ph.D.(LOND), SOLICITOR
Senior Lecturer in Law, School of Oriental and African Studies, University of London
**LAW SCHOOL 2003–04 CALENDAR**

**Fall Semester 2003**

Orientation (incoming first year students) ....Friday through Sunday ..................August 22–24
Enrollment........................................................................On-line via Web .........................Dates TBA
First Class Day .....................................................Monday...........................................August 25
Last Day to Add Courses ..........................Friday..................................................August 29
Last Day to Drop Courses
  without Dean’s Approval ..........................Friday..................................................August 29
Midsemester Break ..........................Saturday through Sunday .........................October 18–26
Thanksgiving Break ..............................Thursday through Sunday ..........November 27–30
Thursday/Friday Classes Held ...............Monday/Tuesday ..........................December 8–9
Last Class Day .............................................Tuesday...........................................December 9
Study Period .................................Wednesday and Thursday ........................December 10–11
Examinations ..................................Friday through Saturday ......................................December 12–20

**Spring Semester 2004**

Enrollment........................................................................On-line via Web .........................Dates TBA
First Class Day .....................................................Monday...........................................January 12
Last Day to Add Courses ..........................Friday..................................................January 16
Last Day to Drop Courses
  without Dean’s Approval ..........................Friday..................................................January 16
Midsemester Break ..........................Saturday through Sunday .........................March 6–14
Easter Break .................................Friday through Monday ..............................April 9–12
Friday Classes Held ............................Tuesday..................................................April 27
Last Class Day .............................................Tuesday..................................................April 27
Study Period .................................Wednesday and Thursday ........................April 28–29
Examinations ..................................Friday through Tuesday ......................................April 30–May 11
Commencement .................................Sunday ..................................................May 16

**IMPORTANT ADDRESSES**

**Office of Admissions**
Notre Dame Law School
112 Law School
P.O. Box 959
Notre Dame, IN 46556-0959
(574) 631-6626
Fax (574) 631-3980
E-mail: lawadmit@nd.edu

**Office of the Registrar**
105 Main Building
University of Notre Dame
Notre Dame, IN 46556-5602
(574) 631-7043

**Office of Student Accounts**
100 Main Building
University of Notre Dame
Notre Dame, IN 46556-5602
(574) 631-7113

**Office of Student Residences**
305 Main Building
University of Notre Dame
Notre Dame, IN 46556-5602
(574) 631-5878

**University Health Center**
University Health Center
University of Notre Dame
Notre Dame, IN 46556
(574) 631-7497

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