the University and are twenty-three years old are admitted as candidates for
the degree of Bachelor of Laws (LL.B.), but must maintain an average standing
in their law work 10 per cent above the passing mark.

In rare instances students over twenty-three years old who cannot meet the
foregoing requirements will be admitted as unclassified students, if the Law
Faculty is convinced that their previous training will enable them satisfactorily
to pursue the work. Such students are not candidates for a degree.

Degrees are conferred upon candidates therefore who have completed the
professional course of 27 majors of law work, distributed over nine quarters of
law-school residence, with an average standing 10 per cent above the passing
mark. Information about advanced standing in law will be given on application
to the Dean.

Fees and expenses.—A matriculation fee of $10.00 is paid by every student
entering the University for the first time. The tuition fee in the Law School is
$75.00 a quarter ($37.50 a term) for full work. Part work is paid for pro rata.
Estimated expenses (including tuition) run from $225.00 to $350.00 for the
quarter.

Routine of entrance.—Applications and correspondence should be addressed
to JAMES P. HALL, Dean of the University of Chicago Law School, Chicago, Ill.
A student from another institution should present his diploma or certificate of
graduation; or, if he does not hold a degree equivalent to three years of college
work in the University, he should bring a detailed statement of his work. Blank
forms for such statements will be sent upon application. All credentials should
be presented at the office of the Dean in the Law Building. In cases of doubt,
correspondence is invited upon these matters before the student presents himself
for admission. Directions for matriculation and registration will be furnished
in the Dean's office.

Detailed announcement.—The complete Announcement for the Summer
Quarter of the University, showing the courses to be given in all the schools and
departments, with detailed information about the quarter system, degrees,
advanced standing, rooms, board, fees, expenses, University privileges, and
other general matters, will be sent to anyone upon application to the Dean.

COURSES OFFERED: SUMMER QUARTER, 1923

Mj. = Major course, four hours weekly for the quarter. M. = Minor course, four
hours weekly for one term. DM. = Double Minor course, eight hours weekly for one
term. With the permission of the Dean courses continuing through both terms of the
quarter may be taken for the First Term only, but no examination may be taken until
the student later completes the course. When only the first half of a subject is given,
credit is provisional until it is completed in a later quarter. Twelve to fourteen hours
weekly constitute full work. By special permission a maximum of sixteen hours may be
taken.

I. FIRST-YEAR COURSES
(The work of the first year is required.)

2A. Torts (first half of subject).—Trespass to person and to property; excuses
for trespass; conversion; negligence; legal duties; statutory torts; legal cause;
contributory and imputed negligence. Ames and Smith, Cases on Torts (ed. of
1909–10), Vols. I and II. DM. First Term, daily, 9:00; Mon., W., F., 11:00,
Professor HALL.
II. SECOND- AND THIRD-YEAR COURSES

(These courses are elective and need not be taken in any fixed order.)

24. Trusts.—Nature and requisites of a trust; express, resulting, and constructive trusts; charitable trusts; appointment and office of trustee; nature of cestui's interest; transfer of trust property by trustee or by cestui; cestui's interest as affected by death, marriage, or bankruptcy of trustee or cestui; duties of trustee; extinguishment of trust; removal or resignation of trustee; accounting; assignment of choses in action. Scott, Cases on Trusts. 1½ Mjs. daily, 10:00; W., 12:30, Professor Woodward.

25. Quasi-Contracts.—Nature of obligation; restitution at law for benefits conferred under mistake of fact or mistake of law; benefits conferred in reliance upon contract invalid, illegal, unenforceable, or impossible of performance; benefits conferred through intervention in another's affairs; benefits conferred under constraint; restitution as alternative remedy for breach of contract and for tort. Thurston, Cases on Quasi Contract. DM. Second Term, daily, 8:00; Tu., Th., 11:00; Mon., 12:30, Professor Woodward.

31. Mortgages.—Essential elements of legal and equitable mortgages; rights of mortgagor and mortgagee at law and in equity: title, possession, dower, courtesy, waste, priorities, collateral agreements, foreclosure, redemption, extension, assignments, and discharge of mortgages. Kirchwey, Cases on Mortgages (2d ed.). DM. First Term, daily, 9:00; Mon., W., F., 11:00, Mr. Magill.

50. Partnership.—Nature of a partnership, its purposes, and members; creation of partnership; nature of partner's interest; firm name and good-will; mutual rights and duties of partners; actions between partners, at law and in equity; powers of partners; liability of partners; dissolution; notice; consequences of dissolution; debts; distribution of assets; limited partnerships. Mechem, Cases on Partnership (3d ed.). DM. First Term, daily, Tu., Th., 11:00; Mon., 12:30, Professor Wilson.

68. Statutes.—The legal aspect of legislation; the statute book; choice of terms; methods of regulation; standing clauses; principles of construction. Selected cases and assigned problems. Mj. daily, 1:30 (to August 17), Professor Freund.

81. Code Pleading.—Actions and special proceedings; the complaint, including necessary allegations, method of statement, and prayer for relief; answers, including general and special denials, new matter, equitable defenses, counter claims, and union of defenses; replies; demurrers. Hinton, Cases on Code Pleading (2d ed.). [Common Law Pleading is a prerequisite.] DM. Second Term, daily, 9:00; Mon., W., F., 11:00, Professor Hinton.

1 Not credited toward a law degree if taken before courses 1, 2, and 3.