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 $240.00 to $385.00 for the quarter.

Routine of entrance.—Applications and correspondence should be addressed to 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 of 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 Announcements of 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, 1925

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.)

1A. Contracts I.—Mutual assent and its communication; offers and their expiration or revocation; consideration; requisites of contracts under seal; rights of beneficiaries; joint and several contracts. Williston, Cases on Contracts (2d ed.) (part). DM. First Term, daily, 9:00; M., W., F., 11:00, PROFESSOR WOODWARD.

3. Real Property.—Tenure, estates, seisin, future and incorporeal interests, joint ownership, disseisin, uses and trusts; adverse possession, prescription, accretion; mode of conveyance; execution of deeds; description of property; creation of easements; estates created; convenants for title; estoppel; priority, notice, and record. Bigelow, Introduction to Real Property, and Aigler, Cases on Titles to Real Property. \ 1/2 Mjs. M., Tu., W., F., 8:00; Tu., Th., 11:00, PROFESSOR BIGELOW.

60. Criminal Law.—The criminal act; criminal attempts; consent; criminal intent, specific and constructive; circumstances affecting intent; justification; parties in crime: agency, joint principals, accessories; jurisdiction over crimes; crimes against the person, especially murder and manslaughter; larceny and kindred offenses. Mikell, Cases on Criminal Law. DM. Second Term, daily, 9:00; M., W., F., 11:00, PROFESSOR BURDICK.

II. SECOND- AND THIRD-YEAR COURSES

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

15. Wills and Administration.—Testamentary capacity; dispositions in contemplation of death; execution, revocation, republication, and revival of wills; descent; lia-
bility of heirs for debts; probate and administration; title and powers of executors and administrators; payment of debts, legacies, and distributive shares. Costigan, *Cases on Wills*. DM. Second Term, Tu., 12:30; daily, 2:30-4:00, Professor Wilson.

31. Mortgages.—Essential elements of legal and equitable mortgages; rights of mortgagor and mortgagee at law and in equity: title, possession, dower, curtesy, waste, priorities, collateral agreements, foreclosure, redemption, extension, assignment, and discharge of mortgages. Durfee, *Cases on Mortgages*. DM. Second Term, daily, 9:00; M., W., F., 11:00, Professor Wilson.

64. Constitutional Law II. General scope of powers of federal government; money, banking, postal, and military powers; citizenship and suffrage; foreign relations, Indians, aliens; territories, dependencies, new states; federal taxation; regulation of commerce; inter-governmental relations; state laws impairing obligations of contracts; retroactive civil laws; jurisdiction of federal courts. Hall, *Cases on Constitutional Law* (part). [Course 63 is not a prerequisite.] DM. First Term, daily, 9:00; M., W., F., 11:00, Professor Hall.

65. Municipal Corporations.—Problems of territorial incorporation; adjustment of state and local powers; governmental and proprietary capacity (contract, tort liability, execution); mode of action; property and undertakings, including streets. Macy, *Cases on Municipal Corporations*. DM. First Term, Tu., Th., 11:00; daily, 2:30-3:45, Professor Freund.

70A. Conflict of Laws.—(1) Jurisdiction: sources of law and comity; territorial jurisdiction; jurisdiction *in rem* and *in personam*; (2) remedies, rights of action, and procedure; (3) creation of rights: personal rights; rights of property; inheritance; obligations *ex delicto* and *ex contractu*; (4) recognition and enforcement of rights: personal relations; property; inheritance; administration of estates; judgments; obligations. Beale, *Cases on Conflict of Laws*, Vols. I, II, and III. MJ. M., W., Th., F., 1:30, Professor Bigelow.

86. Evidence.—The court and jury: presumptions and burden of proof; judicial notice; admission and exclusion of evidence. Witnesses: competency; privileges; examination. Hearsay: exceptions to hearsay rule: former testimony; dying declarations; admissions and confessions; statements against interest; regular entries; official entries and certificates; reputation; statements and relationship; spontaneous statements. Opinions and conclusions from lay and expert witnesses. Circumstantial evidence: character; conduct; miscellaneous facts; physical objects. Preferred evidence: attesting witnesses; original documents. Extrinsic evidence to contradict, vary, explain, or apply written instruments. Hinton, *Cases on Evidence*. 1½Mjs. Th., 8:00; daily, 10:00, Professor Hinton.

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