designated as minor courses (M.). Other courses are given eight hours a week for either the first or second term; such courses are designated as double minor courses (DM.). A seminar meets two to three hours a week for one or two quarters.

**FIRST-YEAR COURSES**

(The work of the first year is required)

1. **Contracts.**—Mutual assent, including offer and acceptance; contracts under seal; statute of frauds; consideration; beneficiaries; assignments; express conditions; implied conditions; measure of damages in contract actions; impossibility; illegality; discharge of contracts. Williston, *Cases on Contracts* (3d ed.). 2½ Cs., Autumn (three hours), Winter (three hours), and Spring (four hours), Kent. 2 Cs., Summer, 1933.1

2. **Torts.**—Conduct causing intentional harm, including the categories of trespass to person and to property and defenses thereto; false arrest and malicious prosecution; non-contractual interference with personality such as unpleasant language, defamation, invasion of right of privacy; defense of person and of property; fraud and deceit; trover and conversion; interference with social and business relations; inducing breach of contract; methods of competition in business and between employers and organized labor. The transition from trespass to negligence and the categories of liability for unintentional damage caused by extrahazardous activities. Unintended harm occurring from negligent conduct—a comprehensive study of actionable negligence in a variety of typical situations; contributory negligence and assumption of risk. Bohlen, *Cases on Torts* (3d ed., 1930), with supplementary material compiled by instructor. 2 Cs., Summer, Gregory. 2 Cs., Autumn (four hours); and Winter (five hours), Gregory.

3. **Real Property.**—Tenure, estates, seisin, future and incorporeal interests, joint ownership, disseisin, uses, and trusts; adverse possession, prescription, accretion; mode of conveyance; execution and delivery of deeds; description of property; estates created; conveyances for title; estoppel; priority, notice, and record. Bigelow, *Introduction to Real Property*, and Aigler, *Cases on Titles to Real Property* (2d ed.). 1½ Cs., Winter (two hours); and Spring (five hours), Tefft.

60. **Criminal Law.**—The criminal act; criminal attempts; consent; criminal intent; circumstances affecting intent; justification; parties in crime; agency, joint principals, accessories; crimes against the person, especially murder and manslaughter; larceny and kindred offenses. Mikell, *Cases on Criminal Law* (2d ed.). 1½ Cs., Autumn (two hours); and Winter (three hours), Puttkammer. C., Summer, 1933.1

80. **Common Law Pleading.**—Demurrers for defects in form and substance; necessary allegations, and methods of pleading; defaults; pleas in bar by way of traverse or confession and avoidance; pleas in abatement; replications and further pleadings; parties; amendments. Cook and Hinton, *Cases on Common Law Pleading* (part). C., Spring (four hours), Eagleton.

80A. **Introduction to Law.**—The primary purpose of this course is to present the historical background and development of law and legal institutions necessary to proper understanding of other substantive law courses. To this end consideration is given to an outline of the historical development and present organization of English and American courts and procedure, and of the historical development and present relation of common law and equity. Special emphasis is placed on the formulary system of actions and the elements of common law pleading. A detailed study, by the case method, of the principal common law actions is made. Attention is given to the nature and acquisition of possession and to the legal relations of bailors and bailees. Cook and Hinton, *Cases on Common Law Pleading; Syllabus*, and selected materials. C., Summer, Nielson. C., Autumn, Hinton.

1 Tentative.
SECOND- AND THIRD-YEAR COURSES

These courses are elective, and need not be taken in any fixed order. Students are advised to postpone starred (**) courses to the third year.

4. Agency.—Nature and kinds of agency; creation; execution of authority; delegation; liability of principal to third parties; ratification; liability of agent to third parties; undisclosed principal; termination of agency. Kedey, Cases on Agency. 14 Cs., Winter, SEARS.

7. Domestic Relations.—Parent and child; custody; support; earnings and services; parental rights against third parties; parental liability for torts of or to children. Infants: contracts and conveyances; necessities, affirmation, disaffirmance, restoration of benefits, particular obligations; torts. Husband and wife: incidents of marital relation as between spouses and against third parties; husband's liability for torts and contracts of wife; incapacities of wife. Marriage, divorce, and separation. Madden, Textbook on Domestic Relations. C., Autumn, FREUND.

13. Landlord and Tenant.—Creation of estates for years, from year to year, and at will; tenancy at sufferance; waste; nature, suspension, and apportionment of rents; surrender of leases. Bigelow, Cases on Rights in Land (parts), and Aigler, Cases on Titles to Real Property (part). Prerequisite: Real Property. 4 C., Winter, EAGLETON.

14. Rights in Land.—Rights of possession of land with respect to air, water, and land; creation, nature, and extent of profits, easements, and licenses; covenants and other agreements affecting use of land; public rights in streams and ways. Bigelow, Cases on Rights in Land (part), and Aigler, Cases on Titles to Real Property (part). Prerequisite: Real Property. DM., Summer, EAGLETON. 4 C., EAGLETON. [Omitted 1932-33.]

15. Wills and Administration.—Testamentary capacity; dispositions in contemplation of death; execution, revocation, republication, and revival of wills; probate and administration; title and powers of executors and administrators; payments of debts, legacies and distributive shares. Costigan, Cases on Wills (2d ed.). C., Autumn, SEARS. C., Summer, 1933.

16. Future Interests.—Classification of future interests; rule against perpetuities, rule in Shelley's Case; construction of limitations; conditions, restraints on alienation; powers. Kales, Cases on Future Interests. Prerequisite: Real Property. C., Autumn, BIGELOW. C., Summer, 1933.

19. Mining and Water Rights.—Mining: location of lode claims; preservation and loss of location; relocation; tunnel claims; placer claims; extra-lateral rights; cross-veins and veins uniting on the dip; proceedings to obtain patent. Water rights and irrigation: water rights at common law; other systems of law as to use of water; the doctrine of appropriation; basis and nature of right acquired; requisites of appropriation; priorities; transfer and extinguishment of water rights. Costigan, Cases on Mining Law, and Bingham, Cases on Water Rights. [Omitted 1932-33.]


21. Equity II.—Specific performance of contracts: affirmative contracts; negative contracts; third persons; legal consequences of right of specific performance; partial performance; consideration; marketable title; statute of frauds; plaintiff's conduct as a defense; mistake; hardship; mutuality. Cook, Cases on Equity, Vol. II. Prerequisite: Contracts. 4 C., Winter, TEFFT.

22. Equity III.—Interpleader; bills of peace; bill quia timet; reformation and rescission of contracts for mistake. Ames, Cases in Equity Jurisdiction, Vol II. Prerequisite: Equity I. 4 C., Autumn, TEFFT.

1 Tentative.
24. Trusts.—The creation and administration of express, private trusts; charitable trusts; resulting and constructive trusts. Scott, Cases on Trusts (2d ed.). Prerequisite: Four quarters of work. 1½ Cs., Winter, Bogert. C., Summer, 1933.1

25. Quasi-Contraction.—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. Cook, Cases on Equity, Vol. III. C., Winter, Eagleton.

32. Credit Transactions.—Nature and function of credit, investment and commercial credit transactions, including suretyship and guaranty, conditional sales, mortgages, letter of credit, trust receipts, etc. Legal consequences of security transactions. Risks of creditors, equitable administration, and bankruptcy. Casebook: Sturges, Cases on Credit Transactions. C., Winter, Gregory. C., Summer, 1933.1

40. Sales.—Formation and construction of contracts for the sale of goods; rights and duties of buyers and sellers; remedies available on breach. Woodward, Cases on Sales (2d ed.). Prerequisite: Three quarters of work, including Contracts. 1½ Cs., Summer, Bogert. 1½ Cs., Autumn, Bogert.

41. Bills and Notes.—Formal requisites; acceptance; indorsement; transfer; purchase for value without notice; overdue paper; extinguishment; obligations of parties; checks; diligence: presentment, dishonor, protest, notice; the Negotiable Instruments Law. Casebook to be announced. Prerequisite: Contracts. 1½ Cs., Spring, Puttkammer.

42A. Public Utility Regulation.—Regulation of general rate level; “value” for rate-making purposes; certificates of necessity and convenience; regulation of security issues, holding companies, and rates fixed by contract or franchise; regulation of individual rates and practices—discrimination; conflicts between regulatory agencies of nation, state, and city; relative functions of commissions and courts; business subject to regulation as public utilities; Illinois Commerce Commission Act and Interstate Commerce Act. Katz, Cases on Public Utility Regulation (mimographed). C., Spring, Katz.

43. Trade Regulation.—Contracts not to compete; competitive practices in intimidating and molesting; disparaging competitor’s goods; appropriating trade values; unfair price practices and advertising; combinations: their object, form, rights, and liabilities under the common law and federal statutes. Oliphant, Cases on Trade Regulation. Prerequisite: Torts. ½ C., Puttkammer. [Omitted 1932–33.]

44. Insurance.—Fire, life, and accident insurance, with respect to: insurable interest; concealment; misrepresentation; warranties; other causes of invalidity of contracts; amount of recovery; subrogation; conditions; waiver, estoppel, election, and powers of agents; assignees and beneficiaries. Vance, Cases on Insurance. ½ C., Spring, ———.

49A. Business Units I.—Consisting largely of problems of the law applicable to partnerships and similar business associations, especially with respect to the liability of members of the association, the distribution of assets upon insolvency or liquidation. Douglas and Shanks, Cases and Materials on Losses. C., Spring, Katz.


49D. Business Units IV.—A study of the legal phases of voluntary and involuntary reorganization and refinancing of businesses. Douglas and Shanks, Cases and Materials on Reorganization. ½ C. [Omitted 1932–33.]

53. Creditor’s Rights.—Enforcement of judgments; fraudulent conveyances; general assignment; creditor’s agreement; receivership; bankruptcy. Hanna, Cases on Creditor’s Rights. C., Spring, Sears.

63. Constitutional Law I.†—Making and changing constitutions; function of judiciary in enforcing constitutions; separation and delegation of powers of government; personal liberty; interstate privileges and immunities of citizens; operation of fourteenth
amendment; due process and equal protection of law; procedure, police power, eminent domain. Hall, Cases on Constitutional Law and Supplement (part). DM., Summer, First Term, TRAYNOR. C., Autumn, SEARS.

*64. Constitutional Law II.—General scope of powers of federal government; money, banking, postal, and military powers; 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 and Supplement (part). C., Winter, KENT. C., Summer, 1933.1

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. C., FREUND. [Omitted 1932–33.] C., Summer, 1933.1

*66. Taxation.—Power to tax; public purpose; distribution of tax burden, taxation of persons and property; inheritance and estate taxes; income taxes; franchise and excise taxes; exemption; collection of taxes; taxpayer's remedies. Magill and Maguire, Cases on Taxation. C., Autumn, KENT.

67. Administrative Law.—Administrative power and action; orders; discretion; notice and hearing; examining powers; summary action; form and proof of acts. Relief against administrative action; action against officers and against the community; extraordinary legal remedies; equitable relief; appeal; administrative finality. Freund, Cases on Administrative Law. C., Spring, FREUND.

68. Statutes.—The statute book; economy of legislative ways and means; structure and language; penal regulation; civil regulation; administrative provisions; operative clauses; style requirements. Readings and assigned problems. C., Summer (to August 19), FREUND. C., Spring, FREUND.


70. 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 (2d ed.), Vols. I and II. DM., Summer, Second Term, BIGELOW. 1½ Cs., Winter and Spring (three hours), BIGELOW.

71. International Law as Applied by National and International Tribunals.—Selected decisions of national courts, international arbitral tribunals, and the Permanent Court of International Justice will be studied with a view to ascertaining the sources of international law, the limitations upon the capacity of particular tribunals to utilize them, and the substantive rules applied in typical situations. Dickinson, Cases, and other readings on the law of nations. C., WRIGHT. [Omitted 1932–33.]

72. Civil Law.—Chief characteristics of the civil law administration of civil and criminal justice with respect to courts, procedure, and practice; and a comparative study of the corresponding institutions in Anglo-American law. The comparative study of these institutions is made from both a historical and a functional point of view. Open only to students having 18 courses of law. Casebook to be assigned. M. Summer, Second Term, HENRY.

73. Comparative Law.—Common and civil law; national law and jus gentium; equity and praetorian law; jurists' law and judges' law; codification; common law and special law; judicial and administrative power; social legislation. C., Autumn, FREUND.

74. Labor Law.—Early English Statutory Regulations; legality of combination; federal jurisdiction over labor disputes; legality of means and objects of labor organizations; corporate rights, powers and liabilities of labor unions; trade agreements; the injunction in labor disputes; regulatory labor legislation; compulsory arbitration; work-

† Not credited toward a law degree if taken before courses 1, 2, and 3.
4 C., Summer, 1933.1

"75. Law and Institutions.—The relation between legal and economic institutions. The development of the fundamental and legal concepts such as property, contract, tort, and crime in their relation to economic theory and practices. The present aspects and tendencies of such relations. 4 C., Summer, 1933.4

"77. Philosophy of Law.—An introduction to analyses of the nature of law by means of a historical survey of philosophies of law and a systematic exposition of the axioms and the disputable theses involved in any theory of law. The attempt will also be made to relate the different approaches in the study of law to the different types of practice of the law and to formulate the basic intellectual techniques and operations which must be employed in the solution of any legal problem. Mimeographed materials and collateral readings. C., Spring, ADLER.

78. Legal Sociology.—The application of social-sciences research methods to legal material. A critical analysis of studies conducted by lawyers and other social scientists in strictly legal or border line fields such as procedure, crime, the family, bankruptcy, etc. Open to second- and third-year law students, and advanced students in the Division of the Social Sciences. C., Winter, SLESINGER.

81. Code Pleading.—Actions and special proceedings; the complaint, including necessary allegations, method of statement, and prayer for relief; answers, including general and specific denials, new matter, equitable defenses, counter claims, and union of defenses; replies; demurrers; parties. Hinton, *Cases on Code Pleading* (3d ed.). Prerequisite: Common Law Pleading. 4 C., HINTON. [Omitted 1932-33.]

82. Equity Pleading.—Bills in equity, including parties, general requisites, and multifariousness; disclaimer and default; demurrers; pleas; answers; replications; cross-bills; amendments. Hinton, *Cases on Equity Pleading.* Prerequisite: Common Law Pleading. C., Spring, EAGLETON. 4 C., Summer, EAGLETON.

83. Criminal Procedure.—Arrest, preliminary examination, bail, indictment, information; arraignment, plea, motions; trial; proceedings subsequent to trial; modes of review; punishment. Keedy, *Cases on Administration of Criminal Law.* 4 C., Spring, PUTTKAMMER. [Omitted 1932-33.]

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; non-hearsay statements of relationship; spontaneous statements. Opinions and conclusions from lay and expert witnesses. Circumstantial evidence: character; habit; miscellaneous facts; physical objects. Preferred evidence: attesting witnesses; original documents. Extrinsic evidence to contradict, vary, explain, or apply written instruments. Hinton, *Cases on Evidence* (2d ed.). Prerequisite: Introduction and Common Law Pleading. 1\(\frac{1}{2}\) C., Autumn (three hours), Winter (four hours), HINTON.

90. Practice.—Jurisdiction in personam and in rem; service and return of process; appearance; defaults, setting aside, and proceedings to final judgment; qualification and selection of jury; function of the court and jury; non-suits and directed verdicts; instructions or charge to the jury; verdicts; special interrogatories; trials without jury; motions for new trials; bills of exceptions; writs of error. Hinton, *Cases on Trial Practice* (2d ed.). Prerequisites: Introduction and Common Law Pleading. DM., Summer, First Term, HINTON. C., Spring, HINTON.

91. Federal Jurisdiction and Procedure.—The federal judicial system; constitutional limits of power of federal courts; substantive and procedural law applied; jurisdiction of District courts: diversity of citizenship, federal question, removal of causes, jurisdictional amount, venue; concurrent jurisdiction of state courts; original and appellate jurisdiction, U.S. Supreme Court. Frankfurter and Katz, *Cases on Federal Jurisdiction and Procedure.* C., Summer, KATZ.

92. Accounting in Law Practice.—This course is intended primarily to acquaint the lawyer with accounting valuation and the interpretation of accounting data. Discus-

† Not credited toward a law degree if taken before courses 1, 2, and 3.
sion of these topics is preceded by a brief, intensive study of fundamental accounting principles. Accounting is presented as a special tool for the lawyer in dealing with business problems; the accounting situations treated are selected from those most frequently met in legal practice. Special attention is given to partnerships, corporations, mergers, consolidations and holding companies, estate accounting, receiverships and bankruptcy, and statement analysis and interpretation. Graham and Katz, Accounting in Law Practice. C., Autumn, Graham.

SEMINAR COURSES

Seminar in Legislation.—Special topics in connection with Congressional legislation. Open to a limited number of students. ½ C., Summer. Hours to be arranged, Freund.

Seminar in Corporate Finance.—Study of one or more of the following topics in connection with the financing of corporate enterprise: types of preferred stocks; convertible stocks and bonds; non-voting stock; pre-emptive rights; relation between the investment banker, the corporation, and the security holder; readjustment of capitalization, merger, consolidation, and reorganization. Open to a limited number of students. ½ C., Summer. Hours to be arranged, Katz.

Seminar in Torts.—An intensive study of various aspects of negligence, including a general inquiry into the nature of negligence and a more detailed examination of so-called “comparative” negligence, contribution between tortfeasors, contributory negligence, vicarious responsibility in negligence cases, etc. Particular attention will be paid to the administrative practice and procedural problems arising in negligence cases and to the development of this branch of the law by legislation. First year course in Torts a prerequisite. Enrolment subject to approval of the instructor. ½ C., Autumn, Gregory.

Seminar in Powers and Duties of the Police and of Magistrates.—One or more of the following subjects will be discussed: arrest, force used, methods, duty after making; warrant, arrest with or without; complaint for warrant, issue of warrant; search and search warrant; preliminary examination and binding over to grand jury; bail; habeas corpus; powers and duties of coroner and coroner’s jury. ½ C., Autumn, Puttkammer.

Seminar in Evidence.—Study of special problems in evidence including fundamental logical conceptions in argument and proof and psychological aspects of specific rules. Investigation, reports, and informal discussion. Open to a limited number of students who have completed Course 86. Textbook: Michael and Adler, The Nature of Judicial Proof. ½ C., Autumn and first half of Winter, Hinton and Adler.

Seminar in Trusts.—Study of special problems in the creation and administration of trusts. Reading, discussions, and the preparation of reports. Open only to a limited number of students who have taken Course 24. ½ C., Winter, Bogert.

Seminar in Reorganization of Bond Issues.—A consideration of the legal and financial problems arising from defaults in real estate bond issues, with special reference to Illinois law and business practice, problems of refinancing, types of reorganization plans, foreclosure and redemption functions of masters in chancery, powers and liabilities of trustee, bondholders' protective agreements, position of bondholders' committee, protection of minority bondholders, position of junior interests, fees and expenses, liquidating trusts, use of income bonds in reorganization. Open to a limited number of third-year law students and qualified students in Commerce and Administration. ½ C., Winter, Katz, Tefft, and Meech.

Seminar in Taxation.—Topics and methods of procedure to be announced later. ½ C., Spring, Kent.

Seminar in Criminal Law.—One or more of such topics as those specified will form the basis of the work: Breach of peace and acts tending to breach of peace; nature of assault; element of intent in homicide; distinction between murder and manslaughter; modern treatment of larceny, embezzlement, and false pretenses. ½ C., Spring, Sears.
ADVANCED WORK FOR MEMBERS OF THE BAR

Seminar courses open to graduates of this Law School who are members of the Bar will be given one evening per week at the University College, 18 South Michigan Avenue. Courses so far arranged for are:

Income Taxation.—A study of fundamentals, emphasizing particularly advanced practical problems and statutory changes to be contained in the proposed 1932 Revenue Act. Among other topics to be discussed will be: depreciation, corporate reorganization, affiliated corporation and consolidated returns, valuation and inventories. Autumn Quarter, Barnes.

Foreclosure and Reorganization of Mortgage Bond Issues.—A consideration of the problems arising on default in real estate bond issues, with special reference to Illinois law and practice: types of reorganization and refinancing plans, foreclosure and redemption, functions of masters in chancery, powers and liabilities of trustee, bondholders' protective agreements, position of bondholders' committee, protection of minority bondholders, junior interests, fees and expenses, liquidating trusts, use of income bonds. Winter Quarter, Katz.

Subject for the Spring Quarter will be announced subsequently.

RELATED COURSES IN OTHER DEPARTMENTS

Anthropology 367. Law Among Pre-Literate Peoples.—Radcliffe-Brown.
Economics 341. Industrial Arbitration.—Willis.
Economics 342. The State in Relation to Labor.—Willis.
Economics 362. State and Local Taxation.—Leland.
History 264. English Legal and Constitutional History.—Knappen.
History 368. The English Constitutional Struggle of the Seventeenth Century.—Knappen.
History 373. The Constitutional History of the United States: Later Period, 1815-85.—McLaughlin.
Political Science 261. International Relations.—Schuman.
Political Science 283. The American Constitution.—Mott.
Political Science 340. Public Administration.—White.
Political Science 381. International Law.
Political Science 362. Pacific Settlement, War and Neutrality.
Political Science 363. Status under International Law.
Political Science 365. Treaties.—Wright.
Social Service Administration 317. The Treatment of Juvenile Delinquency.—Dobbs.
Social Service Administration 351. The Courts and Social Work.—Breckenridge.
Social Service Administration 352. The Law and Social Work.—Bontecou.
Social Service Administration 353. The Family and the State.—Breckinridge.
Social Service Administration 391. Juvenile Court Organization and Probation.—Dobbs.
Social Service Administration 455. The Law and the Child.—Bontecou.
Social Service Administration 456. Law of Guardianship.—Bontecou.
THE SUMMER QUARTER, 1932

The Summer Quarter begins June 20 and ends August 26. The First Term ends July 22; the Second Term begins July 25. Courses 2 and 80A are beginning first-year work.

FIRST TERM

2. Torts.—2 Cs. Gregory.
40. Sales.—1 1/2 Cs. Bogert.
63. Constitutional Law I.—DM. Traylor.
68. Statutes.—C. Freund (to August 19).
80A. Introduction to Law.—C. Traylor.
82. Equity Pleading.—C. Eagleton.
90. Practice.—DM. Hinton.
Seminar in Legislation.—1 1/2 C. Freund.
Seminar in Corporate Finance.—1 1/2 C. Katz

SECOND TERM

2. Torts (continued).—See First Term above.
40. Sales (continued).—See First Term above.
68. Statutes (continued).—See First Term above.
70. Conflict of Laws.—DM. Bigelow.
72. Civil Law.—M. Henry.
80A. Introduction to Law (continued).—See First Term above.
82. Equity Pleading (continued).—See First Term above.
91. Federal Jurisdiction and Procedure (continued).—See First Term above.
Seminar in Legislation (continued).—See First Term above.
Seminar in Corporate Finance (continued).—See First Term above.

THE SUMMER QUARTER, 1933

TENTATIVE

The Summer Quarter begins June 19 and ends August 25, 1933. The First Term ends July 21; the Second Term begins July 24. Courses 1 and 60 are beginning first-year work.

FIRST TERM

1. Contracts.—2 Cs.
15. Wills.—C.
20. Equity I.—2 C.
32. Credit Transactions.—C.
60. Criminal Law.—C.
64. Constitutional Law II.—DM.
65. Municipal Corporations.—C. (to August 18).
74. Labor Law.—2 C.
75. Law and Institutions.—1 1/2 C.
Seminar.—Freund. Topic to be announced.
Seminar on Selected Topics in the Law of Torts.—1 1/2 C. Gregory.
SECOND TERM

1. Contracts (continued).—See First Term above.
15. Wills (continued).—See First Term above.
16. Future Interests.—DM.
24. Trusts.—DM.
32. Credit Transactions (continued).—See First Term above.
60. Criminal Law (continued).—See First Term above.
65. Municipal Corporations (continued).—See First Term above.
74. Labor Law (continued).—See First Term above.
75. Law and Institutions (continued).—See First Term above.
Seminar (continued).—See First Term above. FREUND.
Seminar on Selected Topics in the Law of Torts (continued).—See First Term above.

SUMMARY OF ATTENDANCE IN THE LAW SCHOOL, 1930-31

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