Law 210. Accounting in Law Practice.—A course intended primarily to acquaint the lawyer with accounting valuation and the interpretation of accounting data. A brief, intensive study of fundamental accounting principles; accounting presented as a special tool for the lawyer in dealing with business problems; the accounting situations selected from those most frequently met in legal practice. Graham and Katz, Accounting in Law Practice. C., Autumn, Graham. 1

Law 211. Logic and Argumentation.—Language as an instrument of precise intellectual formulation; construction and criticism of definitions, arguments, theories, analyses. Wherever possible legal material used as examples. C., Spring, Rubin.

264. English Legal and Constitutional History.—A study of the growth of English law and governmental organization, designed for pre-legal students. The emphasis is on the period before the American Revolution. Winter, Knappen.

PROFESSIONAL COURSES FOR THE ACADEMIC YEAR 1935–36

The unit of professional instruction in the Law School is four hours of classroom work for a quarter. This is designated as a course (C.). Some courses run four hours a week for two quarters. These are designated as double courses (2 C.s.) A course that is given only two hours a week for a quarter is designated as a half-course (½ C.). In the Summer Quarter some courses are given four hours a week for one term only; such courses are 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.

Courses indicated for the Summer of 1936 are tentative only.

FIRST-YEAR COURSES

218. Introduction to Law.—Distinction between non-legal and legal relations: development of legal institutions and relations; kinds of legal relations; development and organization of courts. Not a required course; may be taken for credit only by students having fewer than 3 professional courses. Readings and mimeographed materials. ½ C., Spring, Bigelow, Rheinstein.

219. Personal Property.—Distinction between real and personal property; acquisition of rights; gift; bailment; lien; pledge; fixtures; emblements. A required course. Bigelow, Cases on Personal Property (2d ed.). ½ C., Autumn, Bogert; ½ C., Summer, Second Term, 1936, Bigelow.

220. Remedies.—The organization and jurisdiction of the English courts; organization of American courts; the function of pleading—outline of the procedure in an action; theory and scope of the common law actions; the origin and development of the court of chancery, and a brief introduction to chancery procedure. A required course. Cook and Hinton, Cases on Common Law Pleading (part). ½ C., Autumn, Hinton; ½ C., Summer, First Term, 1936.

221. Contracts.—The nature and functions of the contract relation and the prerequisites to its creation; excuses for the non-performance of promises and remedies for breach of promise; problems arising in the transfer of contractual rights; methods of extinguishing contract relations. Attention given throughout to problems of interpretation of agreements. A required course. Costigan, Cases on Contracts (2d ed. or 3d ed.). 2 Cs., Summer, Mulder; 2½ Cs., Autumn (3 hours), Winter (3 hours), Spring (4 hours), Sharp.

222. Torts.—Conduct actionable under category of intent, including trespass to person and property and defenses thereto; non-contractual interferences with personality such as defamation and invasion of right to privacy; interferences with social and business relations; fraud and deceit; illegal methods of business competition. Conduct actionable under category of negligence, with an extended inquiry into a variety of circumstances leading to liability and to defenses thereto. Conduct otherwise actionable such as extra-hazardous activities. A required course. Bohlen, Cases on Torts (3d ed.,

1 Economics 210 or Business 210, which are courses in accounting with a somewhat different content may, with the consent of the Dean, be taken in place of Law 210.
223. 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. A required course. Mikell, Cases on Criminal Law (2d ed.), 1 1/2 Cs., Summer, Sears; Derby, Cases on Criminal Law (3d ed.), 1 1/2 Cs., Winter, Puttkammer.

240. 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; covenants for title; estoppel; priority, notice, and record. A required course. Bigelow, Introduction to Real Property, and Aigler, Cases on Titles to Real Property (2d ed.). 1 1/2 Cs., Winter (2 hours); and Spring (5 hours), Tefft.

260. Common Law Pleading.—The objects of pleading; the logical conceptions involved in reaching issues by the use of pleading; the problems arising in any system of pleading, and their solutions in the common law pleading cases involving demurrers, the declaration, affirmative and negative pleas in bar, pleas in abatement, replications and further pleadings, joinder of causes of action and parties, and amendments. A required course. Cook and Hinton, Cases on Common Law Pleading (part). 2 Cs., Spring (3 hours), Eagleton.

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.

301. Family Relations.—Marriage and divorce; husband and wife; parent and child; infants. Materials to be announced. C., Winter, C., Summer, 1936, Rheinstein.

320. Sales.—Formation and construction of contracts for the sale of goods; rights and duties of buyers and sellers; remedies available on breach. Williston and McCurdy’s Cases on Sales. Prerequisite: Three quarters of work, including Contracts. 1 1/2 Cs., Summer, 1 1/2 Cs., Winter and Spring (3 hours), Bogert.

321. 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. Britton, Cases on Bills and Notes (2d ed.). Prerequisite: Contracts. 1 1/2 Cs., Winter and Spring (3 hours), Puttkammer.

322. 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. 4 Cs. [Not given in 1935–36.]

327. Credit Transactions.—Secured credit transactions, particularly suretyship and mortgage transactions. Sturges, Cases on Credit Transactions. 1 1/2 Cs., McDougall.

327A. Suretyship.—Rights of the creditor; rights of the surety against the principal, including reimbursement, subrogation and exoneration; rights of a surety against a cosurety, including subrogation and contribution; subsuretyship; creditor’s interest in securities held by the surety; problems arising out of bankruptcy and insolvency; the statute of frauds; the surety’s other defenses against the creditor. Campbell’s Cases on Suretyship. 4 Cs., Autumn, Gregory.

328. Administration of Debtors’ Estates.—Remedies of judgment creditors; fraudulent conveyances; problems of administration under voluntary assignments and bankruptcy. Casebook to be announced. DM., Summer, First Term, C., Spring, Katz.

330. 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. Steffen, Cases and Other Materials on Agency. [Not given in 1935–36.]


337. Corporate Reorganization.—Problems in reorganization under the new Sections 77 and 77B of the Bankruptcy Act: "good faith in institution of proceedings"; position of protective committees; questions under Securities Act; fairness of reorganization plans; etc. Materials to be announced. 1½ M. Summer, Second Term, Katz.

340. 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* (2d ed.) (part). Prerequisite: Real Property. 4Cs., Summer; 4Cs., Spring, Eagleton.

341. 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* (2d ed.) (parts), and Aigler, *Cases on Titles to Real Property* (2d ed.) (part). Prerequisite: Real Property. 4Cs., Autumn, Bigelow.

342. Wills and Administration.—Testamentary capacity; dispositions in contemplation of death; execution, revocation, republication, and revival of wills; intestate succession; probate and administration; title and powers of executors and administrators; payments of debts, legacies, and distributive shares. Costigan, *Cases on Wills* (2d ed.). 4Cs., Summer; 4Cs., Winter, Eagleton.

343. 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. 4Cs., Spring, Eagleton.

344. 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. Case book to be announced. 4Cs., Spring, Bogert.

345. 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., Autumn, Bogert.


351. Equity II.—Specific performance of contracts: affirmative contracts; negative contracts; third persons; legal consequences of right of specific performance; partial performance; construction; marketable title; statute of frauds; plaintiff's conduct as a defense; mistake; hardship; mutuality. Casebook to be announced. Prerequisite: Contracts. C., Autumn, Tefft; C., Summer, First Term, 1936.


353. Quasi-Contracts.—Nature of obligation; restitution at law for benefits conferred under mistake of fact or mistake of law; benefits conferred in reliance upon con-
tract 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 (2d ed.). C., Summer, 1936.


361. Practice.—Jurisdiction in personam and in rem; service and return of process; appearance; proceedings to final judgment; qualification and selection of jury; function of the court and jury; non-suits and directed verdicts; instructions; verdicts; special interrogatories; trials without jury; motions for new trials; bills of exceptions; writs of error. Hinton, *Cases on Trial Practice* (2d ed.). Prerequisite: Remedies and Common Law Pleading. C., Autumn, HINTON.

362. Code Pleading.—The complainant, including necessary allegations, method of statement, and prayer for relief, joinder of claims; demurrers; answers, including general and specific denials, new matter, equitable defenses, counter claims, and union of defenses; replies; parties. Prerequisite: Common Law Pleading. Hinton, *Cases on Code Pleading*. C., Spring, HINTON; DM, Summer, Second Term, 1936.

363. 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., Winter, EAGLETON.


371. Trade Regulation.—The law of competition, including unfair competition and devices for limiting competition. Casebook to be announced. ¼ C., Winter, CROSSKEY.

372. 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. Landis, *Cases on Labor Law*. ¼ C., Spring, GREGORY.

373. Air Law.—Right of flight, trespass; liability of owner and operator of aircraft for injury to persons or property on ground, passengers, occupants of other aircraft; licensing of aircraft and airmen; establishment of airports and wrongs committed in their operation. Study of cases, federal statutes and regulations, and state statutory and commission regulation. ¼ C., Summer, BOGERT.

376. 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* (mimeographed). C., Summer, 1936, CROSSKEY.

*377. Taxation.—The nature of taxing power and the purposes for which it may be used; distribution of tax burden; legal problems arising in connection with important
types of taxes; exemption; enforcement of tax obligations and taxpayers’ remedies. Magill and Maguire, *Cases on Taxation*. 3rd Winter; 4th Summer, 1936, Crosskey.

381. Constitutional Law I.—The judicial interpretation and enforcement of written constitutions; the three departments of government; the federal system; powers of the national government other than the power to regulate commerce; interstate and foreign commerce. Dodd, *Cases on Constitutional Law*. C., Autumn; C., Summer, 1936, Sears.

382. Constitutional Law II.—Constitutional provisions affecting the rights of individuals and corporations; privileges and immunities of citizens of the U.S.; due process and equal protection of the law; eminent domain; retroactive law in civil cases; citizenship; political and social rights; personal liberty; civil and criminal justice; constitutional revisions and amendments. Dodd, *Cases on Constitutional Law*. C., Spring, Sears.

383. 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* (2nd ed.). C., Summer; C., Spring, Sears.

385. 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. Macey, *Cases on Municipal Corporations*. [Not given in 1935-36.]

388. Statutes.—A consideration of the legislative process, particularly as manifested in the state of Illinois; students interested in any other state or in the federal legislative process will be given an opportunity to investigate them. Draftsmanship of legislative acts also studied, and to some extent statutory interpretation considered. Mimeographed material forms the basis of the course and assigned readings and reports are required. C., Autumn, Sears.

390. Comparative Law.—An intensive study of different fields of Comparative Law. For the academic year 1935-36 the subjects are as follows:

- Administration of justice in present-day continental Europe, especially in Germany, France, and Italy. Sources of the law: constitutional background, legislative agencies, limits of legislative power, judicial control, lawmaking by dictatorial government; organization of courts; the role of legal science and of the courts in the development of the law; judge-made law on the Continent; outline of civil procedure; criminal law and criminal law enforcement. Materials to be announced. C., Autumn, Rheinstein.

- Conflict of laws in the United States and in Continental Europe; public policy, renvoi, characterization; application of foreign law; right and remedy; conflict of laws in interterritorial, interstate, and international relations; status; validity of contracts. Materials to be announced. C., Spring, Rheinstein.


391. Conflict of Laws.—(a) Jurisdiction: sources of law and comity; territorial jurisdiction; jurisdiction *in rem* and *in personam*; (b) remedies, rights of action, and procedure; (c) creation of rights: personal rights; rights of property; inheritance; obligations *ex delicto* and *ex contractu*; (d) recognition and enforcement of rights: personal relations; property; inheritance; administration of estates; judgments; obligations. Beale, *Cases on Conflict of Laws* (2nd ed.), Vols. I and II. 1st Cs., Autumn, Bigelow.

393. 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. An attempt 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., Adler. [Not given in 1935-36.]

**SEMINAR COURSES**

These courses are open to third-year students and to second-year students of high grade who wish to do specialized work in particular fields of law.
422. Seminar in Torts.—A study of methods of loss distribution in actions arising out of inadvertently caused damage, with special emphasis on automobile accident litigation. The methods studied will be, briefly, that employed at common law with and without special legislation regulating the common-law rules; that employed by jurisdictions adopting comparative negligence statutes with and without tort contribution included; that employed in foreign continental jurisdictions such as Germany; and that recommended in the so-called Columbia report, which will involve a considerable inquiry into insurance and liability without reference to fault or negligence. 4C., Spring, GREGORY.

427. Seminar in Credit Transactions.—Modern problems relating to the protection of credit, such as: security agreements in insolvency proceedings; mortgages of future property; moratory legislation; mortgagees and lessees of the mortgagor; the compensated surety. 4C. McDOUGAL.

462. Seminar in Evidence.—A 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 360. 4C., Winter, HINTON.

480. Seminar in Problems of Policing and Law Enforcement.—Bail and statutory regulations governing bondsmen. Search warrants, how secured, when necessary, extent of authority conferred. "Third degree," proposed legislation to curb the practice of. Police officers, their powers to arrest without warrant. Proposed modification of jury trial; appeal by the state; coroner and medical examiner system. 4C., Autumn, PUTTKAMMER.

LECTURES

Legal Ethics. The Canons of Legal Ethics: Professional Standards and Conduct: Duty to Client.—Required of all students. Autumn. 4 lectures by Honorable Evan A. Evans, B.L., LL.B., LL.D., Judge, U.S. Circuit Court of Appeals.

Law Practice in Illinois.—Autumn. Two lectures by Mr. R. Allan Stephens, LL.B., LL.M., Member of the Illinois Bar. Secretary of the Illinois State Bar Association.

Patents, Copyrights, and Trademarks.—Autumn. 4 lectures by Mr. Horace Dawson, A.B., J.D., Member of the Illinois Bar.

Probate Practice and Procedure in Cook County.—Winter. Four lectures by Mr. Roger White, A.B., J.D., Member of the Illinois Bar.

Bankruptcy Practice and Procedure.—Spring. Four lectures by Mr. Roger White, A.B., J.D., Member of the Illinois Bar.

ADVANCED WORK FOR MEMBERS OF THE BAR

Seminar courses dealing with problems of interest to practicing lawyers are given one evening per week at the University College, 18 South Michigan Avenue.

Announcements of these courses for the academic year, 1935–36, will be made at the opening of the Autumn Quarter.

RELATED COURSES IN OTHER DEPARTMENTS

Education 306. Constitutional and Legal Basis of Public School Administration.—EDWARDS.

Anthropology 367. Law in Pre-Literate Society.—RADCLIFFE-BROWN.

Political Science 341. Administrative Tribunals.—DIMOCK.

Political Science 361. International Law.—WRIGHT.

Political Science 365. Treaties.—WRIGHT.

Political Science 383. Constitutional Aspects of Social Legislation.—DIMOCK.

Social Service Administration 317. The Treatment of Juvenile Delinquency.—DOBBS.
Social Service Administration 351. The Courts and Social Work.—Breckinridge.
Social Service Administration 353. The Family and the State.—Breckinridge.
Social Service Administration 391. Juvenile Court Organization and Probation.—Dobbs.

THE SUMMER QUARTER, 1935

The Summer Quarter begins June 19 and ends August 30, 1935. The First Term ends July 24; the Second Term begins July 25. Law 221 and 223 are beginning first-year work.

FIRST TERM

221. Contracts.—2 Cs., Mulder.
223. Criminal Law.—1½ Cs., Sears.
320. Sales.—1½ Cs., Bogert.
327. Credit Transactions.—1½ Cs., McDougall.
328. Administration of Debtors’ Estates.—DM., Katz.
340. Rights in Land.—¾ C., Eagleton.
342. Wills.—C., Eagleton.
373. Air Law.—¾ C., Bogert.
383. Administrative Law.—C., Sears.
500 C. Comparative Law.—C., Rheinstein.
427. Seminar in Credit Transactions.—¾ C., McDougall.

SECOND TERM

221. Contracts (continued).—See First Term.
223. Criminal Law (continued).—See First Term.
320. Sales (continued).—See First Term.
327. Credit Transactions (continued).—See First Term.
337. Corporate Reorganization.—1½ M., Katz.
340. Rights in Land (continued).—See First Term.
342. Wills (continued).—See First Term.
373. Air Law (continued).—See First Term.
383. Administrative Law (continued).—See First Term.
500 C. Comparative Law (continued).—See First Term.
427. Seminar in Credit Transactions (continued).—See First Term.

THE SUMMER QUARTER, 1936

TENTATIVE

The Summer Quarter begins June 22 and ends August 28, 1936.1 Law 219, 220, and 222 are beginning first-year work.

FIRST TERM

220. Remedies.—1½ M.
222. Torts.—2 Cs., Gregory.
301. Family Relations.—C., Rheinstein.
352. Equity II.—C.
353. Quasi Contracts.—C.
371. Trade Regulation.—¾ C., Crosskey.

¹The closing date of the Summer Quarter is subject to change.
377. Taxation.—C. C. Crosskey.
381. Constitutional Law I.—C., Sears.
390. Comparative Law.—C., Rheinstein.

SECOND TERM

219. Personal Property.—M., Bigelow.
222. Torts (continued).—See First Term.
301. Family Relations (continued).—See First Term.
332. Business Organization II (continued).—See First Term.
353. Quasi Contracts (continued).—See First Term.
362. Code Pleading.—C.
371. Trade Regulation (continued).—See First Term.
377. Taxation (continued).—See First Term.
381. Constitutional Law I (continued).—See First Term.
390. Comparative Law (continued).—See First Term.

Seminars for the Summer Quarter, 1936, will be announced later.

GENERAL INFORMATION

MEMORIAL FUNDS

John P. Wilson Professorship of Law.—Mr. John P. Wilson, Jr., a member of the Chicago Bar, and Mrs. Anna W. Dickinson in 1929 established a trust fund to endow a chair of law to be entitled "The John P. Wilson Professor of Law," as a memorial to their father, Mr. John P. Wilson, who was for many years an eminent member and leader of the Chicago Bar.

James Nelson Raymond Memorial Fund.—Mrs. Anna L. Raymond in 1929 established a trust fund to be known as "The James Nelson Raymond Memorial Fund," as a memorial to her husband, James Nelson Raymond, for many years one of the leading manufacturers of Chicago. The income from this fund is used for the purchase of books for the University of Chicago Law Library.

Wallace Heckman Memorial Fund.—Mrs. Wallace Heckman in 1929 established a trust fund to be known as "The Wallace Heckman Memorial Fund," as a memorial to her husband, Mr. Wallace Heckman, the Business Manager of the University from 1903 to 1924. The income from the fund is used for the purchase of books for the University of Chicago Law Library.

ORDER OF THE COIF

The Order of the Coif is a national law-school honor society, founded to encourage scholarship and to advance the ethical standards of the legal profession. Its members are selected during the Spring Quarter each year from the 10 per cent of the third-year class who rank highest in scholarship.

LAW REVIEW

The University of Chicago Law Review was founded in 1933. It is published as a quarterly. The organization and management of the Review is vested in the students of the Law School with assistance from the Faculty. Opportunities are afforded all students to try for a position on the editorial board of the Review, and in addition thereto all students are eligible to contribute notes and comments on recent cases.