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FOUNDED BY JOHN D. ROCKEFELLER

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THE LAW SCHOOL
THE FACULTY

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GENERAL INFORMATION

The University of Chicago Law School was established in 1902. Its aim is to give a thorough legal training to students whose education and maturity have fitted them to pursue serious professional study. The method of instruction employed—the study and discussion of cases—is designed to give an effective knowledge of legal principles and to develop the power of independent legal reasoning. The course of study offered, requiring three academic years for completion, is not local in its scope, but constitutes a preparation for the practice of law in any English-speaking jurisdiction. By taking advantage of the quarter system students may complete the course in two and one-fourth calendar years.

The Summer Quarter.—The regular work of the Law School continues through four quarters yearly, the courses of the Summer, however, not extending into any other quarter. The Summer Quarter, 1932, opens June 20 and closes August 26, and is divided into two terms, the first of which ends July 22. Work may be taken for either term separately, subject to the rules about credit for courses that continue through both terms. See the statement under "Courses Offered," below. The courses are substantially changed from summer to summer, and full work is provided for both advanced and beginning students. The former may continue their work during the summer, thus shortening the calendar time for the three-year course without reducing the period of actual residence; and beginning students may commence the study of law in

1 This list includes officers of administration, and those members of the Faculty who will be in residence during the Summer Quarter, 1932.
the summer, to be continued either in the autumn or during the next summer. The
courses to be given in successive summers are so arranged that either a second- or
third-year student may take one, two, or three quarters in succession in the summer
only. This plan offers advantages to school or college teachers intending to practice law
who desire to complete part of their preparation for the bar before leaving their positions
to enter a law school, to students in other law schools who wish to do extra work for
credit in their own schools, and to practitioners who desire systematically to pursue
particular subjects.

Building and Library.—The Law School occupies a building within the University
quadrangle, erected especially for it in 1904. It is three stories high, 175 feet long and
80 feet wide, built of stone in the English Gothic style of architecture, and is thoroughly
equipped for its purpose.

The law library contains about 60,000 volumes. It includes all of the English, Irish,
Scotch, Canadian, Australian, New Zealand, South African, and American reports,
except for a few inferior courts; a full collection of English and American statutes and
session laws; a large collection of treaties and periodicals; and a working library of
French, German, and Spanish law.

Students of the Law School have the use of the other University libraries, contain-
ing over 970,000 volumes.

Fees and expenses.—A matriculation fee of $20.00 is paid by every student entering
the University for the first time. The tuition fee in the Law School is $125.00 a quarter
for full work. Part work is paid for pro rata. Estimated expenses (including tuition)
run from $290.00 to $425.00 for the quarter.

SCHOLARSHIPS

A number of scholarships, each yielding a portion of the tuition fees for an academic
year (three quarters), are awarded annually to meritorious members of the Law School
needing such assistance, in return for services in the Law School. Some of these are
available to entering students. A preference is given to students of high rank. All appli-
cations for positions for the Summer Quarter and for the succeeding year by students
already registered in the School should be made in writing to the Dean not later than
May 15, 1932.

ADMISSION TO THE LAW SCHOOL

All persons seeking admission to the Law School are required to fill out and present
in advance an application for admission. Such application form may be secured from
the office of the Dean of the Law School.

CANDIDACY FOR THE DEGREE OF J.D.

1. Collegiate record.—Application for admission as beginning law students may be
made either:
   a) By college graduates whose degree represents college work equivalent to 27
      majors (three years) in the University; or
   b) By students who have completed in the University or elsewhere 27 majors
      (three years) of college work. 1 Credit will be given for acceptable work done in other

1 By special permission of the Dean, admission may be granted to students who have credit for but
24 majors, but such students must make up the deficiency before obtaining an academic degree from the
University. Such permission will be granted only in the Autumn Quarter to enable students to take ad-
vantage of courses beginning then. (See "The Quarter System," Law School Announcement.) Students may
count only nine majors of law work toward their A.B. degree. In cases where they lack the full 27 majors
of undergraduate work they should consult with the Dean of the Division of the Social Sciences, Social
Science Building, Room 101.
institutions of collegiate rank. The amount of credit given in each case depends upon
the collegiate record of the individual student.

2. Intelligence and legal aptitude tests.—Applicants will be required to take an
intelligence test and a legal aptitude test prior to the beginning of the Summer Quarter.
Such tests will be held in the Law School building on June 20, 1932.\(^1\)

3. Interview.—Applicants will be required to have a personal interview with the
Dean or the Secretary of the Law School at or about the time of registration.

The admittance of applicants will be decided upon the data derived from their ap-
lications and their collegiate records.

CANDIDACY FOR THE DEGREE OF LL.B.

In occasional instances applicants who cannot satisfy the collegiate requirements
necessary for a candidacy for the degree of J.D. but who have had between two and
three years of collegiate work, and who are of mature years, may be admitted as candi-
dates for the degree of LL.B. by special vote of the Faculty. Such admission will be
made only in unusual circumstances, and applicants desiring to enter for the degree
should assure themselves well in advance that they will be accepted.

ADVANCED STANDING IN PROFESSIONAL WORK

Non-graduates from other law schools of high grade, who are otherwise qualified to
enter the School, may receive credit, not ordinarily exceeding five quarters and 15 ma-
jors in amount, for the satisfactory completion of work done there similar in character
to that required here. Graduates of approved law schools may be given a maximum
credit of six quarters and 18 majors (two years). Such credit may not exceed three
majors for each quarter of law school residence elsewhere, and, in whole or in part
may be given conditionally or upon examination. Credit given may be withdrawn if the
student's performance in this Law School is unsatisfactory. No credit will be given for
work not done in residence at a law school.

A student who desires to enter the Law School with advanced standing must
present a properly filled out application and a copy of his collegiate and law school
records. His admission and the amount of credit given for advanced standing will be
conditionally determined upon these data.

GRADUATE WORK

College graduates, who have obtained a professional law degree with high rank
from a law school of distinctly good reputation, and who give promise of ability to make
a creditable contribution to legal scholarship, will, upon application, in the discretion
of the Law Faculty, be admitted as candidates for the degree of J.S.D.

Several fellowships are available to candidates for this degree, and may be awarded
to suitable applicants in the discretion of the Law Faculty. Applications therefor should
be made not later than May 4, 1932. Directions for making such applications will be
sent, upon request.

ENTRANCE PROCEDURE

Correspondence should be addressed to the Dean's Office, Law School, University
of Chicago, Chicago, Illinois. All credentials should be presented at the office of the

\(^1\) Students who plan to enter the Law School in the Autumn Quarter, 1932, and who are required to take
these examinations as a prerequisite to admission, may take them at this time or in September shortly
before the opening of the quarter. The exact date of the September examination will appear in the regular
Law School Announcement which will be published about May 1.
THE LAW SCHOOL

Dean. In cases of doubt, correspondence is invited before the student presents himself for admission. Directions for matriculation and registration will be furnished in the Dean's office.

OTHER INFORMATION

For information regarding the system of dividing work in the University into quarters and terms; regarding majors and minors; regarding fees, rooms, board, and expenses; and regarding University privileges and other general matters, see Announcements of the Law School.

Detailed announcement.—The announcement of the Law School for 1932-33 to be published about May 1, containing detailed information concerning the work and regulations of the School, will be sent upon application to the Dean's Office.

COURSES OFFERED: SUMMER QUARTER, 1932

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

2. Torts.—Trespass to person and to property; excuses for trespass; conversion; negligence; legal duties; statutory torts; legal cause; contributory and imputed negligence; contributory illegality; possessory duties; acting at peril; liability for animals; deceit; defamation: slander, libel, privilege, malice; right of privacy; malicious prosecution; interference with social and business relations; inducing breaches of duty, fair and unfair competition, strikes, boycotts, business combinations; the measure of damages in tort cases. Bohlen, Cases on Torts (3d ed., 1930), additional cases selected by the instructor. 2Mjs. daily, 9:00; Tu., Th., F., 11:00, GREGORY.

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. Cook and Hinton, Cases on Common Law Pleading; Syllabus, and selected materials. Mj., Tu., W., Th., F., 8:00, NIELSON.

II. SECOND- AND THIRD-YEAR COURSES
(These courses are elective and need not be taken in any fixed order.)

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. D.M., Second Term., daily, 8:00., F., 10:00., M., W., 11:00, EAGLETON.

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. 1¾Mjs. daily, 9:00; F., 11:00, BOGERT.

*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). D.M., First Term, daily, 9:00; Tu., Th., F., 11:00, TRAYNOR.
68. Statutes.—The statute book; economy of legislative ways and means; structure and language; penal regulation; civil regulation; administrative provisions; operative clauses; style requirements. Mj. daily, 1:30 (to August 19), FREUND.

70. Conflict of Laws.—(1) Jurisdiction: sources of law and comity; territorial 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. Second Term, daily, 9:00; Tu., Th., F., 11:00, BIGELOW.

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 majors of law. Casebook to be assigned. M. Second Term, Tu., W., Th., F., 8:00, HENRY.

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. Mj., M., Tu., W., Th., 10:00, EAGLETON.

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.). Prerequisite: Introduction and Common Law Pleading. DM. First Term, daily, 8:00; F., 10:00; M., W., 11:00, 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. Mj., M., Tu., W., F., 12:00, KATZ.

SEMINAR COURSES

Seminar in Legislation.—Examination of the state of source material and literature bearing on legal aspects and history of legislation in Illinois and other selected American jurisdictions. Topics will be assigned after consultation with the students. ¶Mj. 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. ¶Mj. Hours to be arranged, KATZ.

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