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THE LAW SCHOOL

Announcement Summer Quarter, 1926

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CALENDAR

June 22 Tuesday—Registration for Summer Quarter.
July 24 Saturday—Final examinations in courses given in the first half only.
July 26 Monday—Second half begins.
Aug. 26-28 Thursday-Saturday—End-Quarter examinations.

THE LAW SCHOOL

ORGANIZATION

The Law School was established, as a department of the University, in 1893. Its primary purpose is to provide a thorough legal education for students who are fitted by their maturity and their previous academic training to pursue professional study under university methods of instruction. It also aims to provide courses in public law necessary in the training of members of the diplomatic and consular service. The curriculum covers nine quarters, or three academic years, and constitutes an adequate preparation for the practice of law in any English-speaking jurisdiction. By taking advantage of the quarter system with its opportunities for summer instruction this curriculum may be completed in two and one-fourth calendar years.

THE LAW FACULTY

The Law School faculty is composed of twelve members, nine of whom are resident during the Autumn, Winter, and Spring Quarters each year, and continuously engaged in the work of instruction. The lecturers on Ethical Obligations of a Lawyer, Patent Law, and special lectures supplementing the course in Practice, are given by active practitioners. Instruction during the Summer Quarter is given in part by members of the regular staff and in part by visiting professors from other law schools.

THE LOCATION OF THE SCHOOL

The Law School occupies two buildings of the Inner Quadrangle, connected by an open arcade. In the first building are three lecture halls; in the second, the Law Library stackroom, the reading-room for students, and the offices of the faculty.

THE LIBRARY

The Law Library contains over 31,000 volumes, including complete sets of the English, Irish, Scotch, Australian, and Canadian reports, the reports of all federal courts, a complete set of the reports of the American States, the Australian States, and the Canadian Provinces, the National Reporter system, the standard collections of cases, the standard English and American legal encyclopedias, the principal American, English, and Canadian digests and citators, sets of the leading American, British, Canadian, and Continental legal periodicals, together with a good collection of textbooks. There is also a somewhat complete collection of compiled laws, session laws, and other statutory material both federal and state, as well as British, Canadian, and Australian. The University Libraries are also available for use by students of the Law School.

ADMISSION TO THE LAW SCHOOL

Admission to the professional curriculum in Law is granted to students duly enrolled in the University as follows:

I. To students who have received the degree of Bachelor of Arts, or an equivalent degree, from this University or from some other institution of recognized collegiate standing and whose undergraduate work has been of acceptable quality. It is advised that the matter of admission be settled in advance. For this purpose a complete and official transcript of the student's college work should be furnished, showing courses pursued, grades received, and degrees conferred.

(Students who matriculated in Stanford University prior to November 1, 1924, may be admitted to the Law School upon fulfilling the admission requirements in force on May 1, 1924.)

II. In the discretion of the Faculty of Law, to students at least twenty-three years of age who cannot meet the foregoing requirement but who are eligible for admission to the University. Such students are termed "unclassified," and are not eligible for a degree.

DEGREE

The degree of Juris Doctor (J.D.) is conferred upon students who have received the degree of Bachelor of Arts, or its equivalent, from this University or from some other institution of recognized collegiate rank, and who have satisfactorily completed courses in Law aggregating 115 units, and who have devoted nine full quarters of time to the study of Law and have otherwise satisfied the requirements of the University and of the Law School.

TUITION FEES

The tuition fee for graduate students in Law is \$65.00 per quarter. In addition a hospital fee of \$2.00 is charged. Students attending but one-half of the Summer Quarter will be charged one-half of the above fees.

THE SUMMER QUARTER

In planning the work of the Summer Quarter the aim has been to provide for students beginning the study of Law as well as for those who are prepared for the advanced Law courses. For those beginning, the courses in Torts and Personal Property are offered. Due to the fact that classes are much smaller in the summer than in the other quarters of the year, it is a very desirable time at which to begin the study of Law. All courses given in the Summer Quarter will, in quality, content, and credit value, be the full equivalent of courses offered in other quarters.

INFORMATION

Further information will be furnished on request. Inquiries should be addressed to Dean of the Law School, Box 1948, Stanford University, California.

CHANGES

As it may occasionally become necessary to change the regulations and courses outlined herein, the right is reserved to make such changes without notice.

COURSES OF INSTRUCTION

FIRST-YEAR COURSES

105. Torts I.—Principles of tort liability as developed in the action of trespass; negligence as a basis of liability; common law and statutory duties of care; legal cause; contributory negligence. Ames and Smith, *Cases on Torts*.

4 units, first half (8 recitations weekly) (HALE)

MTWThF 8, MWF 11

106. Torts II.—Justification and excuse; absolute liability; deceit; defamation; malicious prosecution and abuse of process; interference with social and business relations, unfair competition, combinations, strikes, boycotts. Prerequisite, Torts I, except with the permission of the instructor. Ames and Smith, *Cases on Torts*.

4 units, second half (8 recitations weekly) (HALE)

MTWThF 8, MWF 11

108. Personal Property.—Possession: Nature, importance, and legal effect. Possessory interests arising from: tenancy, bailment, lawful seizure. Rights of a finder. Possession without right. Certain methods of acquiring title to chattels: statutes of limitations; gifts *inter vivos*; accession; confusion, etc. Liens and Pledges. Conversion. Warren, *Cases on Property*.

4 units (AIGLER)

MTWTh 9

SECOND- AND THIRD-YEAR COURSES

201. Common Law Pleading.—This course is intended (a) to provide a sufficient training in pleading for practice in a common law jurisdiction, (b) to furnish an adequate foundation for the study of code pleading, (c) to assist the student in the intelligent study of cases. It includes a study of forms of action, necessary allegations, methods of pleading defenses, defects in pleadings with methods of objecting to them and their cure, dilatory objections, cross demands. Cook and Hinton, *Cases on Common Law Pleading*.

4 units (MILLER)

MTWTh 8

203. Persons and Domestic Relations.—Infants; period of infancy; infants' contracts and conveyances, torts, and crimes. Husband and wife; rights of husband as to wife's property; rights of each as to earnings, services, and society of the other; husband's interest in damages for tort to wife; husband's liability for torts or contracts of wife; husband's duty to support wife and wife's authority to bind husband by her contracts; married women's contracts, conveyances, and devises; estoppel of married women; liability of married women for torts and responsibility for crimes; contracts, conveyances, and suits between husband and wife; husband's right to custody of wife. Marriage: promise to marry and breach; marriage as a contract or relation; annulment; divorce; separation. Woodruff, *Cases on Domestic Relations* (3d ed.).

4 units, first half (8 recitations weekly) (VERNIER) MTWThF 10, TWTh 2:05

205. Landlord and Tenant.—Creation of relationship; duration of tenant's interest, remedies of landlord for non-performance of tenant's obligations, remedies of tenant against landlord, covenants running with the land as between landlord and tenant, rights and duties of landlord and tenant with respect to third persons. Prerequisite: Law 109, Introduction to Real Property. Bigelow, *Cases on Rights in Land*. Selected cases.

3 units (SIMONTON)

MWF 11

206. Water Rights.—An intensive study of water rights in the Western States. Extent of riparian rights and liberties; the law of prior appropriation; relative priorities of riparian and non-riparian rights and liberties of use; extinguishment of riparian rights; rights in diffused and underground waters; rights in interstate streams; federal and state powers of control. Prerequisites: Law 109, Introduction to Real Property; Law 202, Equity. Bingham, *Cases on Water Rights*.

4 units (MILLER)

MTWTh 10

207. Mining Law.—A course on mining titles under the federal mining acts, with especial reference to mining rights in the Western States and Alaska. Prerequisites: Law 109, Introduction to Real Property; Law 202, Equity. Costigan, *Cases on Mining Law*; Costigan, *Handbook on Mining Law*.

4 units, first half (8 recitations weekly) (BINGHAM)

MTWTh 9, 3:05

211. Damages.—Respective functions of court and jury in estimating damages; exemplary, liquidated, nominal, direct, and consequential damages; avoidable consequences; counsel fees; certainty, compensation, damages for non-pecuniary injuries; values; interest; and damages in certain actions of tort and contract. Beale, *Cases on Damages*.

4 units, second half (8 recitations weekly) (SHEPHERD) MTWThF 10, TWTh 2:05

228. Bankruptcy.—Jurisdiction of the United States and the several states; who may be a bankrupt; who may be petitioning creditors; acts of bankruptcy; what property passes to the trustee; provable claims; duties and powers of the bankrupt and his trustee; protection, exemptions, and discharge. Holbrook and Aigler, *Cases on Bankruptcy*.

4 units (AIGLER)

MTWTh 11

236. Bills and Notes.—Negotiability; form and inception, form of bill and of note, acceptance, delivery, consideration, negotiation, transfer, holder in due course; liability of parties, maker and acceptor, drawer and indorser, transferor; discharge; effect of the Negotiable Instruments Law. Smith and Moore, *Cases on Bills and Notes*.

5 units (SIMONSON)

MTWThF 9