Course Name	Professor	Description
		Administrative law is a foundational course for those who anticipate
		representing clients directly or indirectly affected by federal agency actions.
		This covers everyone living in the U.S. and many persons abroad.
Administrative Law	Kelley	
		Students will develop a deeper understanding of debt collection in the state
		and bankruptcy court systems; examine key bankruptcy legal issues requiring
		advocacy in both consumer and non-consumer bankruptcy cases; and, learn
		negotiation skills and tactics helpful to resolving debtor/creditor disputes
		before and after a bankruptcy filing. Prerequisite: Bankruptcy.
Advanced Bankruptcy	B. Rucker	
		Federal anti-trust laws and their relationship to concentrations of economic
		power in the contexts of monopoly mergers, price fixing, economic boycotts
		and discrimination, re-sale price maintenance, dealer franchises, and
		exclusive dealing. Comparative analysis of free enterprise market and
		government regulated industries. Recommended for second- and third-year
		students interested in business practice or government service, as well as
Antitrust	S. Foster	social welfare, or students with an interest in the subject.
		Arbitration is an increasingly popular method of resolving civil disputes,
		including employment, securities regulation, construction, and insurance
		disputes. Although arbitration is the result of an agreement between parties,
		a developing legal regime governs the use of arbitration and the
		enforcement of arbitration awards. Federal and state laws such as the
		Federal Arbitration Act govern what disputes are covered by an arbitration
		agreement, when arbitration is prohibited, and whether a court can review
		the award. This course provides an overview of those laws and the court
		decisions interpreting them so that you can understand an area of law that
		you are likely to encounter in your career. This course will also serve as an
		overview of important principles of contract law, conflicts of law, jurisdiction,
		and other subjects that will appear on the bar exam. This course will not
		cover international arbitration, and its primary focus will not be on best
		arbitration practices.
Arbitration	B. Bullock	
Arkansas Law Review Credit	D. Rice	Law review credit.

		Members of the Board of Advocates may receive ungraded academic credit, to be awarded in the spring semester of the member's third year in law school, upon completion of duties for the fall and spring semesters.
Board of Advocates	A. Hurst	
Business & Professional Planning for Law Practice	R. Moore	This class is intended to prepare students for the business and professional aspects of practicing law. Course topics will focus on law firm economics (from client payment to partner distribution and all points in between); professional mindset and goals; client relationships; and other essential aspects of successful law practice. Students will demonstrate their understanding of the material through creating their own law practice plan.
Business & Transactional Skills	C. Rose	Synthesis of legal principles dealing with taxation and form of business organizations to provide guidance in choosing form and operating business entities.
		Course is constructed around different forms of business organizations, with
		emphasis on agency and partnership law, and corporation law.
Business Organizations	C. Griffin	
		Child Welfare Practice is a three-credit litigation skills course that will introduce students to the practice of law in Arkansas's child welfare system. Students will learn the substantive law that governs civil cases involving the abuse and neglect of children by parents and other caretakers, as well as litigation and professional practice skills such as trial strategy, hearing practice, and witness examination. Students will also gain practical experience in applying these skills through simulated hearings that will follow three real-to-life cases from the initial investigation to the return of children to the custody of their parents, the termination of parental rights, and other possible outcomes. Each student will receive feedback on his or her efforts from the instructor as well as from judges and practitioners from around the state, all with the goal of giving each student the confidence and the skills to be successful lawyers in and out of the courtroom.
Child Welfare Practice	W. Marshall Prettyman	

Choice of Business Entity	C. Goforth	Choice of Business Entity is a fully online, asynchronous one-credit class offered during the first half of the semester. It will review various options for organizing a for-profit business and covers both the strengths and weaknesses of each option. Ethical rules for helping clients choose between the available options are also part of the course. There are multiple graded assessments (objective quizzes and short drafting exercises) with deadlines for each (typically at the rate of one per week), but the class can be completed more quickly if a student so desires.
Civil Litigation & Advocacy Clinic	A. Smith	Students will represent low-income clients seeking to enforce their rights in civil matters. Under close faculty supervision, students will develop and refine their ability to effectively and ethically practice law. Students will handle all aspects of client representation, including interviewing and counseling, fact investigation and discovery, negotiation, and court appearances. Students will also participate in a weekly seminar and may have the opportunity to engage in other forms of advocacy. Prerequisite: Cumulative GPA of 2.00, successful completion of 48 semester hours, including Civil Procedure, Criminal Procedure, Evidence, and Professional Responsibility, and qualifying for Rule XV practice.
Clinic: Criminal Practice	J. Worlow	The Criminal Practice Clinic represents clients charged with misdemeanor and simple felony charges primarily in Washington County. Under close faculty supervision, students develop their ability to effectively and ethically practice law while providing much-needed legal assistance. In addition to client representation, and court appearances, students participate in a weekly seminar. Qualification for Rule XV practice. Prerequisite: LAWW 6093 Basic Evidence, LAWW 4173 Criminal Procedure, and LAWW 5013 Professional Responsibility.

Contracts	C. Griffin/R. Anderson	breach; discharge of contractual duties; and the Statute of Frauds.
		commercial and family agreements. Mutual assent or consideration; third- party beneficiaries; assignments; joint obligation; performance; anticipatory
Constitutional Law	D. Rice/R. Craig	Amendments. Formation and enforcement by litigation and commercial arbitration of
Constitutional I our	D. Diag (D. Craig	structure of the federal system and on the rights of individuals under the Due Process and Equal Protection clauses of the Fifth and Fourteenth
		An introduction to the basic principles of constitutional law and to current constitutional doctrines and problems. The primary focus will be on the
Clinic: Immigration Clinic	A. McGowan	Immigration Clinic will provide opportunities for students preparing for a career in immigration law or general practice by developing skills that are critical in legal practice through an experiential learning model. Working under the supervision of a clinical faculty member, students will represent sectors of the immigrant population for graded credit. Criminal Procedure and Professional Responsibility are prerequisites, as well as the completion of at least forty-eight credit hours prior to enrollment. Prerequisite: LAWW 5013 Professional Responsibility.
Clinic: Human Trafficking Clinic	A. Smith	Students enrolled in the Human Trafficking Clinic will develop and complete advocacy projects for their clients – agencies and organizations seeking to confront and prevent human trafficking. Students will meet with their organizational clients at least twice during the semester. Through their work in the Human Trafficking Clinic, students will develop highly transferable lawyering skills, including fact investigation and legal research, written and oral communication, and critical and strategic thinking. In the Human Trafficking Clinic's weekly seminar, students will examine the scope of the human trafficking problem. They will learn about federal and state anti- trafficking laws, including how to bring civil claims and seek immigration relief for trafficking survivors. Students will also study varied anti-trafficking strategies and assess their effectiveness. In addition to interviewing and counseling skills, students will also learn how to work effectively with survivors of trauma and across cultural and language difference.

Criminal Procedure: Adjudication	K. Eaton	This course focuses on prosecuting crime. Principal topics include: the prosecutor's decision to charge, the role of defense counsel, initial appearance, bail and pretrial release, grand juries and preliminary hearings, discovery, guilty pleas and plea bargaining, speedy trial, double jeopardy, trials and pretrial motions, sentencing and post-conviction remedies.
		Explores substantive and procedural criminal law with respect to computer-
		related activity. Selected topics include Computer Fraud and Abuse Act,
		traditional crimes in a digital context, internet threats and harassment,
		sentencing in computer crimes, and the Fourth Amendment in the context of
Cybercrime	I. Kilovaty	computers and digital data. Technical background is not required.
		This seminar will focus on the legal, policy, technical and logical dimensions
		of information security (computer systems and networks). Selected topics
		include data security regulation, security breach law, cybersecurity litigation,
		anti-hacking laws, emerging threats and vulnerabilities, law enforcement and
		the encryption debate and cyberwarfare. No technical background is
Cybersecurity	I. Kilovaty	required.
		Study of Article 9 of the Uniform Commercial Code and of the remedies of
Debtor Creditor	S. Foster	unsecured creditors.
		This course provides a high-level overview of the importance and structure of an effective compliance program within a business, with the purpose of mitigating legal risk. The Federal Sentencing Guidelines specify the elements of an effective compliance program, and some federal agencies like have interpreted these or implemented them through regulation. Corporations are facing an ever-changing regulatory environment in a multitude of sectors, and this course prepares students with a foundational level of how compliance professionals build effective compliance programs, using a
		relevant fact pattern to bring the course material to life. Students who choose to work for a corporation (even in the legal department) will need to be familiar with how that corporation implements the elements of an effective compliance program, so as to effectively defend or advise the

Environmental Torts	R. Noland	Environmental Torts is an in-depth study of environmental property damage cases involving explosions, flooding, pesticide spray drift, oil spills, water contamination, and other environmental conditions. The course focuses on the common law causes of action of negligence, nuisance, trespass, and strict liability. The five class sessions cover the elements of those causes of action, common environmental tort fact patterns, defenses, ancillary issues, and measures of damage.
		This course covers the research techniques, books, and databases essential to practicing law. Skills developed include creating a research plan to solve specific practice problems, identifying and locating all of the case law, regulations, and statutes on a question in a jurisdiction and determining their current status through later citation, accessing government documents, assessing what statutes and regulations are in force at a given time, locating or creating legislative histories, locating foreign law, locating international law, determining how best to use treatises, monographs, and journals, and developing elementary skills in finding and utilizing materials and resources from other disciplines, such as medicine, science, or the social sciences.
Essential Legal Research	D. Bell	
Estate Planning	R. Hurst	Students are strongly encouraged to take either Wills, Trust and Estates or Federal Estate and Gift Taxation prior to taking the course.
Evidence	B. Bullock	Study of the rules of evidence under which trials are conducted; the methods by which items of evidence and admitted or excluded; relevancy, real evidence, testimonial proof, and hearsay and its exceptions.
Externship Seminar (Required for first time externs only)	A. Menendez	Intigration of legal doctrine, theory, skills and legal ethics in a realworld professional setting. In the academic component of the course, students will explore how they can learn from experience, specifically experience working with clients, solving problems and developing a sense of who they are and the kind of lawyer they want to be.

A. Menendez	Intigration of legal doctrine, theory, skills and legal ethics in a realworld professional setting. In the academic component of the course, students will explore how they can learn from experience, specifically experience working with clients, solving problems and developing a sense of who they are and the kind of lawyer they want to be.
W Foster	Focus on tax issues in business formation, operation, distributions, and liquidations.
J. Lens	An examination of the role of the law in determining access to and regulation of the quality of services provided by the health care industry.
TBD	Independent legal research conducted under the supervision of faculty members. Ordinarily a student may not accumulate more than two semester hours of credit for Independent Legal Research. This cumulative maximum may be exceeded only by special permission of the dean, who in exceptional circumstances may approve a cumulative maximum credit of three semester hours of credit for Independent Legal Research.
D. Rice	Study of the domestic federal law of the United States as it applies to Native Americans and their tribes. The general concept of tribal self-determination is the unifying theme of the course. Particular topics include tribal sovereignty and government; American Indian civil rights; administration of justice on and off the reservation; American Indian land claims; land, hunting, and fishing rights; water rights; American Indian health, education, and welfare; Bureau of Indian Affairs; state taxation; individual and tribal treaty rights; federal Indian policy; and zoning and environmental controls.
	W. Foster J. Lens

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Insider Trading	C. Goforth	Intro to Insider Trading is a one-credit online asynchronous class offering designed to introduce you to the way in which the federal securities laws apply to insider trading. You will learn how the federal securities laws are structured, what behaviors are prohibited, which provisions of federal law apply to different forms of conduct, and the range of potential consequences for insider trading activity. The class consists of eight modules, and you must complete them at the rate of at least one per week although you may proceed more quickly through the material if you desire. There are multiple practice assessments each week as well as one graded assessment each week. Everything is taught through Blackboard, and all materials are accessible there as well.
Interschool Competition Team	A. Hurst	Interschool Competition Team provides an avenue for outstanding student advocates to register their completion of a rigorous interschool competition for purposes of academic credit. Students may register for this credit after satisfying the standards for approval of non-graded credit for Interschool Competition Credit, as outlined in the University of Arkansas School of Law Board of Advocates Bylaws and relevant Bylaw and Academic Standards provisions, as promulgated by the Faculty.
Journal Food Law & Policy	S. Schneider	Students receive credit for completion of duties on the Law School's publication of The Journal of Food Law & Policy.
Jury Trial Strategies	K. Hixson	The goal is to introduce students to the preparation of a jury trial. Begin with a discussion of meeting with clients for the first time, evaluating the case and taking the case to trial. Three vignettes, each will have substantive law issues; discovery issues and ethical issues. Class divided into sections and each section will be assigned one of the three vignettes for the entire week. The first half of the class will include reviewing the assigned text and the second half of the class will be application of the text to the three vignettes.
	K. 11125011	Covers public land use controls such as zoning, subdivision regulations, and eminent domain (including private property rights, takings, and inverse
		condemnation). Heavy emphasis is placed on planning at state and local
Land Use	S. Clowney	levels.

Legal & Political Aspects	J. Lens	An overview of major legislation affecting recreation and sports management professions; how to operate within these laws; and methods for influencing new legislation. Also discusses political aspects of professions both outside and inside government agencies. Note that the course is broken into four units: tort law and sports, contract law and sports, legislation regarding sports, and constitutional law and sports.
		An introduction to the persuasive writing for trial and appellate courts.
		Emphasis will be placed on intermediate library research techniques and
	A. Killenbeck, A. Fisher, A.	basic legal research using computers. Students will also engage in brief-
Legal Research & Writing II	Hurst, T. Farr, S. Fant	writing and appellate argumentation.
		This is a skills class and therefore includes a lot of interactive work, including mock mediations. All students are required to actively participate in the mock mediations. While lecture is part of the course, a significant portion is class discussion and all students are expected to have completed the readings and contribute to the discussion. Due to the condensed structure of the course, the reading for the weekend sessions is very heavy. It is expected that students will have completed the weekend reading assignment prior to class.
Mediation & Practice	J. Taylor	
Military Law	G. Ham	This seminar explores the nature and function of contemporary military justice, the application of international human rights, and strategies for reform. Topics will include the roles of the commander; unlawful command, presidential-, and congressional-influence; constitutional rights of military personnel; court-martial jurisdiction and offenses; judicial independence; punishment; military commissions; and summary (nonjudicial) proceedings.
Natural Resources Law	S. Gosman	This course examines the laws and policies governing the use of natural resources. Natural resources include forests, water, and wildlife, as well as hard rock minerals, coal, oil, and natural gas. We will discuss who owns these resources, how they are used or managed, and how their use is regulated. The course will also consider the laws governing management of public lands, such as national parks, monuments, and wilderness areas. Throughout the course, we will examine the values at stake in natural resource use and protection, the conflicts between public and private use, and the challenges inherent in natural resource management.
Natural Resources Law	3. Gusiliali	

Patent Law	D. Pieper	Study of the patent system of the United States, including conditions for a valid patent, procedures of the patent office, and litigation relating to patents.
Property	C. Circo, S. Clowney	This course deals with the creation and transfer of rights over property. The primary emphasis will be on entitlements in land. Subject to variations among professors, topics will include the rights of landowners to exclude and condition the entry of others, estates in land, co-ownership, landlord-tenant law, real estate and personal property transactions, and servitudes.
Real Estate Transactions	J. Joyce	Focuses on real estate transfer, real estate finance and real estate development. Issues relating to the sale of land and conveyances of real property, mortgages and the planning, financing, constructing and marketing of modern real estate developments are treated.
Regulation of Cryptotransactions	C. Goforth	This is an upper-level elective designed to introduce students to the regulatory environment in which cryptotransactions currently operate. While the focus is on U.S. law, international developments will also be mentioned more briefly. Class will start with an overview of terms and concepts, along with the history of money and blockchain developments. Then regulation of crypto as currency, as a commodity, and as a security under federal law will be covered. State laws and international law will illustrate a variety of alternative regulatory approaches. Taxation of crypto will not be covered in any depth. There are no pre-requisites.
Remedies	J. Lens	Covers equity (jurisdiction and powers of courts of equity, injunctions, including adequacy of legal remedies, balancing of equities, interests protected, and defenses), damages (compensatory, exemplary, and nominal damages; direct and consequential damages; mitigation; special application in contract and tort actions) and restitution (relief afforded by the judicial process, to prevent unjust retention of benefits).

		This course explores the problem of toxics: substances arguably necessary to our industrialized society with the potential to cause injury to human health and the environment. How should government manage the risk of these substances? And what is the role of common law in compensating those who are exposed? The course will be divided into two parts. First, we will discuss federal statutes that control the production, use, and release of toxics into the environment, such as laws that govern safe drinking water and pesticides. We will consider the regulatory approaches taken to control the risk of toxics, including outright bans, balancing of risks and benefits, and information disclosure. Second, we will discuss toxic torts, the common law actions for injuries from exposure. Our discussion will focus on substantive law—theories of liability, proof, and remedies—as well as the difficulties encountered in expanding the traditional tort paradigm to encompass injuries that may not appear for decades and may have other causes. Students may choose to write a research paper or take an exam for the final assessment
Risk of Toxic Substances: Regulations & Torts	S. Gosman	assessment
		This course's purpose is to help you answer this question: What does the rule
		of law mean to you? Its goal is to encourage you to think about this
		questions throughout your career. This course will examine four board
		topics: what is the rule of law and why does it matter; the role of the rule of
		law in economic development; the role of the rule of law in post-conflict and
		other transitional societies; and the causes, consequences, and cures of
		corruption. The course materials will be distributed to you-this course does
		not use a textbook. you will be asked to participate in class discussion and to
		write an essay during the exam period. Your essay may be an essay
		explaining what the rule of law means to you.
Rule of Law Colloquium	C. Kelley	
		This course explores the federal regulation of securities, with emphasis on
		the Securities Act of 1933 and the Securities Exchange Act of 1934. Topics
		examined include: the definition of a securities, public company disclosures,
		enforcement issues, antifraud rules, and insider trading liability, public
Securities Regulation	R. Anderson	offering mechanics, and exempt offerings. Prerequisite: LAWW 4294.
	IN. AITUEISUIT	portering mechanics, and exempt onerings. Frerequisite. LAWW 4294.

Solo & Smal Firm Practice	D. Prude-Wheeler	This course examines the practical, ethical and personal issues which are unique to small firm and solo law practice. Issues to be explored include capitalization and financing of the small/solo practice; selection of practice focus; marketing; client relations; trust account management; advertising; limitations on multi-disciplinary practice; and the recognition and amelioration of common personal issues such as professional isolation, stress management and integration of one's personal and professional life.
	D. Flude-Wileelei	The major topics covered include significant contract issues, tort liability
		involving participants, institutions, physicians and equipment manufacturers, criminal liability, drug testing, constitutional and related issues dealing with sports associations and Title 9 and gender equity issues. Other relevant topics may also be covered if possible.
Sport Law	B. Pickett	
		This course will cover the basic units of local government and their relationships to state and federal government; territorial composition; employee relationships; sources of revenue of local units; and powers, duties, immunities, and activities of cities and towns. The course will address theoretical issues related to decentralization of government power and Arkansas-specific local government arrangements.
State and Local government	J. Pesek	
Trial Advocacy	T. Brooks	An introduction to actual trial work and trial techniques through simulated exercises and the conduct of a mock trial.

		Advanced Contract Drafting is an upper-level course that teaches basic practical contract skills by having students work "in role" as lawyers undertaking various contract drafting tasks in a series of exercises. The course will be taught by an Adjunct Professor, who is a retired General Counsel with significant experience in drafting, editing, and negotiating thousands of contracts. While the skills taught will be basic, they will also be translatable to more sophisticated contracts. The course will feature lectures and class discussions regarding the various components of a contract, and in- class contract issue-spotting and drafting exercises, with an emphasis on the drafting exercises. Students will learn how to structure and format each type of contract, write to maximize brevity and clarity, and allocate risk between the parties to the agreement. All drafting exercises will receive feedback
LILW: Advanced Contract Drafting		
	P. Pesek	from the instructor. Grading will be on the basis of the written drafting assignments and class participation.
ULW: Advanced Contract Drafting	r. resek	
		The Course will focus on brief writing and oral advocacy for students who- would appear before state or federal courts of appeal or supreme courts.
ULW: Federal Appellate Litigation I	A. Lee	would appear before state or federal courts of appeal or supreme courts.
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		This course explores the relationship between law and literature by
		investigating two distinct questions. First, what can great literature teach
		about timeless legal principles and themes? These principles and themes
		include: justice, equity, mercy, retribution, and the rule of law; legitimate
		forms of government; abuse of power; the letter versus the spirit of the law;
		and religious influences. Second, what lessons can we draw from the best
		literary expositions of law? On this question, we consider influential judicial
		opinions and commentaries on legal arguments and analysis. Scholars in the field compatings label the first inquiry the study of law in literature and the
		field sometimes label the first inquiry the study of law in literature and the
ULW: Literature & the Law	C. Circo	second the study of law as literature.
		Study of real property principles governing ownership rights in water and the
Water Law	P. Norvell	federal and state statues controlling the use of water.
		This is the study of the traditional areas of wills and trusts (intestate and
		testate succession). The trusts area includes both the private trust and the
Wills, Trusts, & Estates	W. Foster	charitable trust.
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Workplace Legislation	C. Nance	An in-depth look at workplace statutes and the interpretive regulations along with significant and recent case law. Emphasis on wage and hour law, the Family Medical Leave Act, Occupational Safety and Health law and Arkansas Unemployment Compensation law.
Wrongful Convictions	T. Murphy	Wrongful Convictions will encompass a study of the substantive causes of wrongful convictions and the procedural mechanisms allowing for the litigation of actual innocence claims. The focus of this class is the methodology used to investigate and develop claims of actual innocence. During the course of the semester, students will review actual cases of wrongful convictions and processes necessary for exoneration.