

Spring 2024 Notes

Enrollment Caps

Children and the Law	15	
C La C	8	
Constitutional Conventions	20	
Contract Drafting	15	
Digital Forensics	20	
Facts, Storytelling & Persuasion	15	
Financial Institutions and the Law	20	
Law of Healthcare	20	
ICN	16	
Illegal Drug and Marijuana Law	20	
Kentucky Innocence Project		Must have been enrolled in fall semester
Law, Technology & Entrepreneurship	20	
Legal Drafting Litigation	12	
Legal History	25	
Mediation	18	
Mergers and Acquisitions	16	
Serial Killers and High-Profile Cases	24	
Sixth Circuit Clinic	TBD	M a A D R a
Small Business & Non-profit Law Clinic	8	(Combined with Advanced Small Business Clinic)
Sports Law	15	
Trademark Law in a Social Media World	35	
Trial Advocacy	16	

Experiential

Facts, Storytelling, Persuasion

Field Placements/Clinics

separate and unequal. Madison tried to perfect his Union with a Bill of Rights, but failed the downtrodden in the engine of American prosperity who needed most those guarantees. Abraham Lincoln and the Reconstruction Congress fought separation with Liberty and redeemed the Union of Bond and Free with the promise of Equality of Law. Thurgood Marshall and the NAACP Legal Defense Fund proclaimed separate to be inherently unequal, calling for a Union of equality with bonds of Liberty. It remains for Chase lawyers to constitute the next convention for the reconciliation of American people through the reconciliation of American ideals.

You are invited come together with me to explore American ideals in the give and take of the Constitutional Conventions of 1776, 1787, 1789, 1865 and 1954. We will study how each Convention was born of ideals betrayed, how their achievements came at the cost of other ideals compromised, and how those compromises sowed the next betrayal. In our study we will come to know the strengths and flaws of the Constitutional Rushmore: Jefferson, Madison, Lincoln, and Thurgood Marshall. Think not, however, that the course is all 18<sup>th</sup> Century: Nay, it is 21<sup>st</sup>! And a lucky few of you can prepare the 22<sup>nd</sup>!! Make the choice to make the difference.

Clinics and Externships: Students (1) must have completed a minimum of 29 law school credits prior to the commencement of any field placement work and must be in good academic standing at the time the field placement begins; (2) must have satisfactorily completed BLS-Research and BLS-Writing; (3) must be accepted at a pre-approved field placement location (placements are listed in Simplicity) or obtain field placement director approval; and (4) must complete all registration enrolment forms required by the field placement director. Finally, the student cannot be simultaneously enrolled in another live-client clinic course.

Criminal Adjudication: The course explores the criminal legal process in the adjudication stage. Commonly known as the trial stage where Criminal Procedure leaves off, after the investigative stage has been completed, when an individual has been officially charged with a criminal offense. Topics may include: grand jury proceedings; prosecutorial discretion; pre-trial release; plea bargaining; discovery and disclosure; the right to a speedy and public trial; assistance of counsel; jury selection and the jury-

