

EXECUTIVE VICE PRESIDENT AND PROVOST

THE UNIVERSITY OF TEXAS AT AUSTIN

110 Inner Campus Drive, Suite 201 • G1000 • Austin, Texas 78712-1701 • (512) 471-4363 • FAX (512) 475-7385

February 22, 2016

Dr. Steven Leslie Executive Vice Chancellor for Academic Affairs The University of Texas System OHH 304 (P4300)

Dear Dr. Leslie:

Enclosed for your approval are proposed changes to the Law degree program in the Law School Catalog 2016-2018 (D 14148-14152). The proposal was approved by the Faculty Council on February 8, 2016. The authority to grant final approval on this change resides with UT System.

Sincerely,

udith H. Langlois

Executive Vice President and Provost, ad interim

JHL: lac

Enclosure

cc:

Gregory L. Fenves, President of the University

ec:

Hillary Hart, Secretary, Office of the General Faculty Carol Longoria, Assistant Deputy to the President

Elizabeth Bangs, Assistant Dean for Student Affairs, Law School Jeana Driggers, Director of Academic Services, Law School

Brenda Schumann, Associate Registrar

IRRIS Team

Debbie Roberts, Executive Assistant, Office of the General Faculty

Victoria Cervantes, Sr. Administrative Associate, Office of the General Faculty

Suzanne Revisore, Assistant to the EVCAA, UT System

OFFICE OF THE FACULTY COUNCIL

THE UNIVERSITY OF TEXAS AT AUSTIN

P. O. BOX 7816 • Austin, TX 78713-7816

(512) 471-5934 • Fax: (512) 471-5984 • http://www.utexas.edu/fierxe/curtive VICE PRESIDENT

February 9, 2016

Judith H. Langlois Interim Executive Vice President and Provost The University of Texas at Austin MAI 2013

Campus Mail Code: G1000

Dear Dr. Langlois:

Enclosed for your consideration and action are proposed changes to the Law degree program in the Law School Catalog, 2016-2018 (D 14148-14152). The changes were classified as being of exclusive interest to only one college or school and were approved by the Faculty Council on a no-protest basis on February 8, 2016. The authority to grant final approval on these changes resides with UT System.

AND PROVOST UT AUSTIN

FEB 1 7 2016

REC'D

REFER TO

COMMENT & RETURN
FILE OR DISCARD____

HANDLE

Please let me know if you have questions or if I can provide other information concerning these items.

Sincerely,

Hillary Hart, Secretary

General Faculty and Faculty Council

HH:dlr

Enclosures

xc:

Gregory L. Fenves, president

Janet Dukerich, senior vice provost

ec (letter only):

Carol Longoria, deputy to the president

Elizabeth Bangs, assistant dean for student affairs, Law School Jeana Driggers, director of academic services, Law School Allen Walser, manager of reporting and analysis, IRRIS

Brenda Schumann, associate registrar

Lydia Cornell, program coordinator, provost's office

Michelle George, administrative manager for faculty affairs, provost's office

DOCUMENTS OF THE GENERAL FACULTY

PROPOSED CHANGES TO THE LAW DEGREE PROGRAM IN LAW SCHOOL CATALOG, 2016-2018

Dean Ward Farnsworth, in the School of Law has filed with the secretary of the Faculty Council the following changes to the *Undergraduate Catalog*, 2016-2018. The secretary has classified this proposal as legislation of *exclusive* application and of primary interest only to a single college or school.

The Committee on Undergraduate Degree Program Review recommended approval of the minor on January 20, 2016, and forwarded the proposal to the Office of the General Faculty. The Faculty Council has the authority to approve this legislation on behalf of the General Faculty. The authority to grant final approval on this legislation resides with UT System.

If no objection is filed with the Office of the General Faculty by the date specified below, the legislation will be held to have been approved by the Faculty Council. If an objection is filed within the prescribed period, the legislation will be presented to the Faculty Council at its next meeting. The objection, with reasons, must be signed by a member of the Faculty Council.

To be counted, a protest must be received in the Office of the General Faculty by February 8, 2016.

Hillary Hart, Secretary

KILL HIT

General Faculty and Faculty Council

PROPOSED CHANGES TO THE LAW DEGREE PROGRAM IN LAW SCHOOL CATALOG, 2016-2018

Type of Change		 ☐ Academic Change ☐ Degree Program Change (THECB form required) 				
Pro	posed classificat	ion 🛭 Exclusive	General	☐ Major		
1.	CONSULT LINDETERMINE I Is this a new Does the pro	ER TO ANY OF TO TO A DICKENS, DO TO SACS-COC APON DE COURS DE COUR	RECTOR OF A PROVAL IS REC	off campus?	YES, THE COL ND ASSESSME Yes No Yes No Yes No Yes No Yes	LEGE MUST ENT, TO
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2.	1. ADMISSIO all required approved by required advanced courses untitadvanced consection. 3. EGREES/Chas been restandards. Sevaluation behours than part of the course and the course of	DUAL CHANGE: NS/VISITING STA advanced courses a the assistant dean. vanced courses, and C POLICIES AND AND DOCTOR OF I passed. This will of ourses they need to viewed by the deans students may take ar by the faculty and de oreviously awarded. CURRICULUM SI	TUS AT ANOTH t the School of Lav This will allow us to ensure all requi PROCEDURES/ I JURISPRUDENCE ensure students und earn for the degree TION: Required I and updated to acc an extra credit hour eans, this sequenci No additional hous ECTION: Students t of professional si	IER LAW SCHOOL Sow unless extenuating common to oversee the course red courses have the some set oversee the course red courses have the some set oversee the course red courses have the some set of the set of	SECTION: Stude ircumstances are work and materiame standards/fo MANCE STANI is must now reperial to be successing redundant landeriting course titlerican Bar Associated curriculum, if mined to be wort earn the degree.	ents must take e reviewed and al taught for all coundation. OARD eat all required sful in the guage in the es and content iation f after h more credit
3.	☐ Courses in Course in curriculur Change in	m	Courses in pare frequent other colleged Change in can existing pare Requirement catalog langed	proposer's college that ly taken by students in es course sequencing for program ts not explicit in the uage (e.g., lists of courses maintained by	☐ Courses	that have to be the inventory
4.	scope of proposed change a. Does this proposal impact other colleges/schools?				Yes [] No 🔯
	If yes, then b. Do you anti	how?	in the number of s	students in your colleg	e? Yes] No 🖂

	Do you anticipate a net increase (or decrease) in the number of <u>students from</u> taking <u>classes in your college</u> ?	n <u>outside</u> of your college Yes ∐ No ⊠
d.	If yes, please indicate the number of students and/or class seats involved. Do you anticipate a net increase (or decrease) in the number of students from courses in other colleges? If yes, please indicate the number of students and/or class seats involved.	n your college taking Yes □ No ☑

If 4 a, b, c, or d was answered with yes, please answer the following questions. If the proposal has potential budgetary impacts for another college/school, such as requiring new sections or a nonnegligible increase in the number of seats offered, at least one contact must be at the college-level.

How many students do you expect to be impacted?

Impacted schools must be contacted and their response(s) included:

Person communicated with:

Date of communication:

Response:

e. Does this proposal involve changes to the core curriculum or other basic education requirements (42hour core, signature courses, flags)? If yes, explain: No

If yes, undergraduate studies must be informed of the proposed changes and their response included:

Person communicated with:

Date of communication:

Response:

f. Will this proposal change the number of hours required for degree completion? If yes, explain: No

5. COLLEGE/SCHOOL APPROVAL PROCESS

Department approval date: October 27, 2015 Approved by whom: Dean Bangs

December 1, 2015 Approved by whom: Dean Chesney, Dean Harrington, College approval date:

Dean Bangs

Dean approval date:

December 1,2015 Approved by whom: Dean Farnsworth, Dean Chesney

and Dean Bangs

PROPOSED NEW CATALOG TEXT:

ADMISSION

VISITING STATUS AT ANOTHER LAW SCHOOL

A student enrolled in the School of Law may apply to the Assistant Dean for Student Affairs to attend another law school and to transfer credit earned at that school toward a Doctor of Jurisprudence degree. The student must have approval to transfer the credit before attending the other school. Approval of the request is entirely at the assistant dean's discretion. The assistant dean will consider the request only (1) if the student seeks to transfer credit from a school that is a member of the American Association of Law Schools and is approved by the American Bar Association; (2) if the student shows good cause for requesting the transfer of credit; and (3) if the assistant dean approves the courses for which the student seeks to receive transfer credit. All advanced required courses must be taken in residence at the School of Law, except in extenuating circumstances and with the approval of the assistant dean. The student must earn a grade of at least C for a course to be transferred; the course may not be taken on the pass/fail basis. The symbol CR is recorded for all transferred work. The amount of credit transferred may not exceed the maximum amount of credit that an upper-level law student may earn during one year's study.

[No further changes to this section]

ACADEMIC POLICIES AND PROCEDURES

MINIMUM PERFORMANCE STANDARDS

A student must receive a final grade of at least D in a course to receive credit for that course. A student must have a grade point average of at least 1.90 on all law courses taken to graduate from the School of Law.

Grades of F are included in the grade point average, but courses in which the student earned an F are not counted toward the number of hours required for a degree.

A student who has received final grades for twenty or fewer semester hours and whose average falls below 1.90 is placed on scholastic probation. A student who fails to maintain a 1.90 average on all law courses taken during any semester while on scholastic probation, is dropped from the School of Law for failure.

A student who has received final grades for more than twenty semester hours and whose average falls below 1.80 is dropped from the School of Law for failure. A student who has received final grades for more than twenty semester hours and whose average is 1.80 to 1.89 is placed on scholastic probation. A student who fails to maintain a 1.90 average on all law courses taken during any semester while on scholastic probation, is dropped from the School of Law for failure.

A student who receives a grade of F in a School of Law course is also placed on scholastic probation. Scholastic probation is lifted after one semester in which the student has completed one or more School of Law courses, provided that the student does not receive another F for any School of Law course during that semester. A student who receives two grades of F for School of Law courses in any one semester is dropped for failure. A student who receives a total of three grades of F for School of Law courses during his or her law school career is dropped for failure.

A student who has been dropped for failure after receiving grades for thirty-three or more semester hours will not be readmitted to the School of Law, with this exception: if the student has never been on scholastic probation in the School of Law, he or she may be readmitted on scholastic probation for one long-session semester. A student who has been dropped for failure after receiving grades for fewer than thirty-three semester hours may be admitted as a new student after he or she has remained out of law school for at least twelve months. The Law School Admissions Committee may attach significance to the prior failure. No student who has been dropped for failure from the School of Law will be permitted, prior to readmission, to visit classes

A student who fails a required course must repeat it once until he or she has passed. A student who fails an elective course may, at his or her option, repeat it only once. The student may not repeat any course except a seminar more than once. A student who fails Law 297S, 397S, the seminar course, must repeat it until he or she has passed.

[No further changes to this section]

DOCTOR OF JURISPRUDENCE

To qualify for the Doctor of Jurisprudence degree (JD), a student must meet the following requirements:

- 1. The student must have completed a period of resident study equivalent to at least three academic years.
- 2. The student must have completed and passed taken (and, if failed, repeated once) all courses required by the faculty of the School of Law at the time of the student's initial enrollment, except those that have been removed from the list of required courses since the student's initial enrollment. The student must pass at least one seminar as described in the section "Seminars" on the "Curriculum" page.

[No further changes to this section]

CURRICULUM

Required First-Year Courses

- Law 421 or 521, Contracts
- Law 423 or 523, Criminal Law I
- Law 427 or 527, Torts
- Law 431 or 531, Property
- Law 232 or 332, [Legal Research and Legal Writing, taken once in the fall and once in the spring] Law 232R or 332R, Legal Analysis and Communication, and Law 232S or 332S, Persuasive Writing and Advocacy
- Law 433 or 533, Civil Procedure
- Law 434 or 534, Constitutional Law I
- Such other courses as the dean and faculty of School of Law may specify

Required Advanced Courses

One of the following:

Law 251K or 351K, Criminal Procedure: Investigation Law 270M or 370M, Criminal Procedure: Prosecution Law 181C, 281C, 381C, or 481C, Constitutional Law II

- Law 285 or 385, Professional Responsibility
- Law 397S, Law Seminar: Writing
- [One course] Six credits from a list of [professional-skills] experiential learning courses approved each semester by the dean
- Such other courses as the dean and faculty of the School of Law may specify

To avoid scholastic difficulty, the student should complete all required work except the seminar before the final semester.

[No further changes to this section]