Subject	Catalog Number	Title	Description	Credits	Instructor	Notes
			Students will develop an understanding of the skills and professional			
			·			
			responsibility of being an attorney, counselor at law and legal advocate.			
			Students will learn skills to perform well in the Law School curriculum.			
			You will also learn about issues facing law students and attorneys as they			
			try to meet their obligation to "maintain the highest standards of ethical			
			conduct." Topics will include ethical obligations and stressors facing			
			lawyers, and mentoring. Due to guest presentations, attendance is			
			required at all sessions to successfully complete this course. While the			
			course will be graded S/U, students who do not regularly attend will not			
			pass the course and will have to repeat it in their second year of Law			
LAW	500TUT	Legal Profession	School.	(	Macdonald, William	
			Civil (that is, non-criminal) lawsuits proceed according to rules and			
			practices tied to a range of values and principles, which sometimes			
			conflict with one another. These rules, practices, and principles are			
			deeply implicated in American legal life beyond the courtroom. This			
			course introduces students to the basic structure of the civil lawsuit. We			
			take the litigants perspective to cover how people start, pursue, and try			
			to end lawsuits. We take the courts perspective to see how judges			
			manage litigation. And we take a systemic perspective to understand			
			how the authority of courts is constructed, constrained, and distributed			
			in our dispersed system of adjudication. Throughout the course, we track			
			how competing values play out in seemingly neutral choices about			
			adjudicative process. Through class discussion and application problems,			
			students practice placing themselves in the position of the attorneys			
			they will become, and facing the legal and the ethical dilemmas that are		Bernstein, Anna / Semet, Amy	
LAW	501LEC	Civil Procedure	key to legal work.		4 Elizabeth	
			The general scope and purpose of the legal protection accorded			
			contracts: interpretation, formation, warranties, covenants, conditions,			
			breach and remedies. Emphasis will be placed on the way that these			
			scraps of doctrine get translated into, or avoided by, formal contract			
			documents used in contemporary commercial practice. This course is for		Dimick, Matthew / Wooten,	
LAW	503LEC	Contracts	first year students only.		James / TBD	
			Introduction to substantive criminal law, emphasizing the purposes,			
			sources and limits of criminal law, the elements of criminal conduct,			
			criminal responsibility, justification and excuse, criminal combinations,			
			and the application of general principles to specific crimes. Introduction			
			to selected aspects of the criminal justice system essential to an			
LAW	505LEC	Criminal Law	understanding of substantive criminal law.		Chiesa,Luis	

Subject	<b>Catalog Number</b>	Title	Description	Credits	Instructor	Notes
·			A basic introduction to the tort law system, covering such topics as			
			causation in fact, negligence, proximate cause, emotional harm,			
			comparative fault, assumption of risk, intentional harms, and strict			
			liability. Attention will be given to the role of tort law in its broader			
			social context and to proposals for "reform" of the tort law system. This			
LAW	509LEC	Torts	course is for first year students only.	4	Finley,Lucinda M / TBD	
					McDuff, Angelyn / Paskey,	
					Stephen / Rowan, Katrin / Long,	
					Patrick /	
LAW	515LEC	Legal Analys, Writing & Res I	LAWR I	4	Barth, Farina/Newell, Pamela	
			The ultimate goal of this course is to prepare students to address			
			complex legal issues as they arise in actual practice. This course will			
			prepare students by focusing on legal issues that commonly arise in the			
			context of civil litigation. Using one civil case file, students explore all			
			phases of civil litigation, from intake through appeal. Students will			
			conduct legal research, analyze legal problems and authorities, draft a			
			variety of legal documents, complete distinct legal skill exercises, and			
			write an appellate brief. This course will help students to develop			
			sophisticated legal research skills, refine their legal analysis, and hone			
			their legal writing. It will also reinforce fundamental civil procedure and			
			legal practice concepts. Students will learn how to draft pleadings,			
			develop an understanding of how discovery tools are used to obtain			
			evidence to support your claim or defense, draft a pretrial motion brief,			
			and develop an understanding of essential appellate concepts such as			
			finality, preservation, and interlocutory appeal. By the end of this course,			
			students will be more adept at conceptualizing and analyzing legal issues			
			have a more sophisticated understanding of legal elements, rules of law,			
			statutory analysis, and case law synthesis, and will have applied these			
LAW	517LEC	Advanced LAWR	concepts to complex legal problems in a practical setting.	] 3	Stark,Robert Alan	Seminar

Subject	<b>Catalog Number</b>	Title	Description	Credits	Instructor	Notes
			This course will help students develop the legal skills necessary to			
			perform as successful student judicial externs. Assignments will require			
			students to further develop and refine their research, writing, and			
			analytical skills. Students will learn how to prepare bench memoranda,			
			judicial opinions, and other documents typically produced by judicial law			
			clerks. We will examine the function and role of judicial clerks, the			
			relationship between law clerks and judges, and the ethical obligations			
			governing judges and their clerks. Students taking this course will gain a			
			deeper understanding of trial and appellate court practice and become			
			more adept at addressing complex legal questions. Because students will			
			be simultaneously serving as judicial externs, ample time will be allotted			
LAW	522LEC	Externship - Adv Practice Sk	for questions, discussion, and the exchange of workplace experiences.	1	TBD	Experiential
LAW	523TUT	Judicial Externship Intense	Please see externship packet on the Records and Registration website.	5	Connolly,Kim Diana	Experiential
			Energy laws and policies are rapidly evolving in response to pressing			
			questions that intersect various fields, including climate change, social			
			justice, and environmental sustainability. This course covers laws and			
			policies in the United States governing the extraction, delivery,			
			consumption, and conservation of energy resources. The first portion of			
			the course covers major themes in the existing energy landscape the			
			role of fossil fuels, nuclear energy policy, utility regulation, and factors			
			driving the transition to clean energy resources. The second portion of			
			the course focuses on renewable energy resources such as sunlight and			
			wind. This part covers federal and state statutes, cases, regulations,			
			regulatory agencies, and other mechanisms that allocate interests in			
			renewable energy resources and regulate energy production and			
			delivery. We will identify and analyze critical questions concerning			
			property and land use issues relating to wind and solar energy			
			development, energy storage technologies, and policies that promote			
LAW	545LEC	Energy & Environmental Law	energy efficiency, economic growth, equity, and environmental justice.	3	Ayano, Mekonnen Firew	
LAW	562LEC	Separation of Powers	J, , , , , , , , , , , , , , , , , , ,		Steilen, Matthew James	

Subject	Catalog Number	Title	Description	Credits	Instructor	Notes
			This course examines the ethical standards and legal obligations of			
			lawyers and the contextual factors that lead to ethical failures. We will			
			discuss real life problems using the ABA Model Rules of Professional			
			Conduct, the Restatement (Third) of the Law Governing Lawyers,			
			statutes, case law, and ethics opinions that govern lawyer behavior and			
			the lawyer's duties to the client, third parties, the courts and the public.			
			This course will focus not just on learning the rules, but understanding			
			and recognizing the circumstances in which lawyers violate the rules. An			
			understanding of the rules accompanied by critical self-awareness helps			
			the lawyer recognize pitfalls before they become serious and gives			
			students the analytical tools they need to make good decisions. The			
		Legal Ethics and Professional	course fulfills the 3-credit ethics requirement and must be taken in			
LAW	564LEC	Responsibility	second year.		Milles,James G.	Ethics
			This class examines the role of lawyers in achieving systemic change in a			
			local community, using case studies from Buffalo with a focus on issues			
			of equality and environmental justice. How are public policy changes			
			won? How do lawyers make a systemic impact while working in a wide			
			variety of settings, including private firms, non-profits, governments, and			
			non-legal careers? What aspects of legal training and experience help or			
			hinder lawyers as they aim to make a difference? What are successful			
			tools for public policy advocacy? We¿ll meet with a diverse range of			
			lawyers who are successful change agents. Students will learn research			
			and advocacy skills such as writing policy briefs and working with media			
			and elected officials, and they will do action research on local issues. We			
			will invite the public to our final class, in which we'll present findings			
l			and recommendations. The class will meet in downtown Buffalo at 617			
LAW	567LEC	Lawyers as Change Agents	Main St., Suite 300.		Magavern,Samuel D	Experiential
LAW	570TUT	Advocacy in Mediation		-	1 Sugarman,Steven	Experiential
			This course provides an overview of the primary issues and legal			
			principles addressed in the practice of amateur and professional sports			
			law. Both statutory and case law will be examined, with attention to the			
			pragmatic effect upon the legal practitioner. Topics of discussion will			
			include the impact of antitrust law and policy upon both amateur and			
			professional sports associations, amateur sports eligibility issues, gender			
			equity problems, the structure and governance of amateur and			
			professional sports organizations, and labor relations in professional			
LAW	604LEC	Sports Law	sports.		Drew,Helen A.	

Subject	Catalog Number	Title	Description	Credits	Instructor	Notes
LAW	604SEM	Law and Public Education	This course will study the legal structure of the American school system and the role and constraints created by the process of judicial review. Students will learn how to apply statutes and regulations as required by law, and to implement school policies in accordance with law.	:	3 Swiatek,Jeffrey F	
LAW	607LEC	Tech & Innovation Mgmt	The focus of this course will be on technology management and developing an Internet-based business or extension to an existing business. The course will integrate concepts from economics, organizational strategy, entrepreneur-ship, and Web design. Topics to be covered in the course include: aligning technology and strategy; models of diffusion and innovation; characteristics of information and digital goods, identifying potential Web-applications and information products for solving a problem and/or identifying a business opportunity; intellectual property rights; pricing issues related to information goods; developing a business plan for a venture capital proposal; launching the e-business; designing Web-based applications for usability; and strategies for successfully implementing systems. Case studies, lectures, guest speakers, and an integrated E-business project will be used to understand the complexities of the current business environment.		3 Sanders,George L.	
LAW	608LEC	Federal Income Tax	An introduction to the basic principles of the federal personal income tax. This course will be taught through a series of in-class lectures, as well as an in-class review of hypothetical problems designed to encourage independent thought and critical analysis of the law and policy of federal income taxation. The course emphasizes a critical examination of the provisions of the Internal Revenue Code and the Treasury Regulations (as well as other primary sources such as case law and IRS guidance) so that students may become proficient in the use of these basic tax tools. Topics analyzed will include history of the federal income tax, federal tax law authorities, federal tax procedure, the definition of gross income, exclusions and deductions from gross income, and tax rates. The course is designed to equip students to handle common personal income tax problems likely to arise in general practice.		3 Sanders, George L.  3 Forman, Heidi L	
	355-10		This course, employing a lecture and Socratic format, examines the constitutional constraints on government investigation of crime imposed			
LAW	610LEC	Criminal Pro: Investigation	by the 4th, 5th and 6th Amendments.		Binder,Guyora	
			This course, employing a lecture and Socratic format, examines the constitutional constraints on government investigation of crime imposed			
LAW	610LEC	Criminal Pro: Investigation	by the 4th, 5th and 6th Amendments.	] 3	Chiesa,Luis	

Subject	Catalog Number	Title	Description	Credits	Instructor	Notes
			This upper-level survey course supplements Con Law I by taking a			
			deeper, more methodical dive into the scope, content, and claimability			
			of the Individual Rights guarantees protected by the U.S. Constitution.			
			Who can claim these rights? Against whom? Subject to what limitations?			
			With what remedies? What, if any, is the overarching logic that guides			
			constitutional interpretation of individual rights protections by the U.S.			
			Supreme Court? How has that logic evolved over the last 230 years? Are			
			these logics, and the methodologies applied to implement them, up to			
			the challenges of the 21st century, particularly in preserving and			
			strengthening inclusive democratic self-governance? What, moreover,			
			do these methodologies mean for rights-based work at the state and			
			local levels? The course will concentrate on the individual rights and			
			liberties protected by the Due Process Clauses of the Fifth and			
			Fourteenth Amendments, the Equal Protection Clause of the Fourteenth			
			Amendment, and the First Amendment guarantees of freedom of			
LAW	612LEC	Constitutional Law 2	speech.	3	Melish,Tara Jane	
			This course will examine and analyze the Rules of Evidence (Federal and			
			New York State) which determine what facts and exhibits juries and			
			judges may consider in deciding the outcomes of criminal and civil cases.			
			These are the "rules of the game" which trial lawyers must understand in			
			order to know whether and when to object and how to respond			
			effectively to objections raised by opposing counsel. Toward that end,			
			we will dissect the rules in the context of relevant cases and factual			
			scenarios with an eye toward achieving a practical, common sense			
LAW	613LEC	Evidence	understanding.	4	O'Rourke,Anthony Paul	

Subject	Catalog Number	Title	Description	Credits	Instructor	Notes
			Planning for the financial security of the family and preservation of wealth. Federal and State laws relevant to dispositions of wealth during			
			lifetime or at death and/or divorce, with New York emphasis: Intestate descent and distribution; the concept, formalities and anatomy of the			
			will with drafting issues; the "trust" concept and use of various types of			
			trusts; will substitutes; life insurance and powers of appointment; the durable power of attorney, health care declaration and the "living will" in			
			New York. Form of transfer concepts, including split interests, joint tenancy, revocable and irrevocable gifts, with emphasis on marshalling			
			our client's probate and non-probate estate to provide for the			
			contingencies of living and effectively attend to the transitions at death or disability. Comparison of the property rights of the spouse, with			
			analysis regarding marital deduction planning and the surviving spouse's			
			right of election; considering the "community property" client; equitable distribution under NY's Domestic Relations Law. Special planning			
			considerations: Practical planning overview of the 2001 Federal Tax Act's "phase-out/reanimation" of the federal estate tax, with gift tax, estate			
			tax and generation skipping taxes considered. Business plans to preserve			
			value and family succession to business interests, considering the cross purchase and the stock redemption agreement, red-flag problems in			
			connection with carrying out family business planning. Practical insight			
			regarding the use and structure of charitable gifts; meeting the cost of higher education; Elder law overview; retirement income tax planning;			
LAW	614LEC	Estate Planning	and that ultimate planning issue, VALUATION.	3	Schultz,Tammie D.	
			This course surveys contemporary American family law, with sustained			
			attention to New York law. Topics include: access to and entry into marriage; legal regulation of intact marriages; alternatives to marriage;			
			laws affecting household economy; divorce; child support and other parental obligations to children; child custody and visitation;			
			reproductive freedoms; establishing legal parenthood; adoption; and			
LAW	616LEC	Family Law	assisted reproductive technologies. Guest speakers will offer their professional perspectives.		Boucai,Michael	
	O TOLLO	ranny Law			- Doddan, iviidiaci	
			This course will cover various aspects of family wealth transmission and the attendant problems that can occur. Topics include trusts, wills,			
			powers of appointment, intestacy, class gifts, restrictions on			
LAW	617LEC	Gratuitous Transfers	testamentary dispositions, will contests, the surviving spouse's elective share, and other administrative issues arising in wealth succession.	3	   Forman,Heidi L	

Subject	Catalog Number	Title	Description	Credits	Instructor	Notes
			This course has been updated in light of this term's Supreme Court			
			decisions. Through a series of critical readings, it will explore the			
			meanings of the Reconstruction Amendments to the US Constitution,			
			centering the Fourteenth Amendment. By focusing on the intersections			
			of race, gender and class, it will examine the claim that the Supreme			
			Court is in the process of stripping the federal government of its power			
			to protect the citizenship and civil rights of its residents.			
			To ground the discussions, the class will begin by reading Dobbs v.			
			Jackson Women's Health Organization, which overturned Roe v. Wade,			
			followed during the semester by West Virginia v. Environmental			
			Protection Agency (also decided this term) and Shelby County v. Holder.			
			While the class will read several cases, the focus will be on legal analyses			
			captured in law review articles and other literature. Course			
			requirements include short reflection notes (participation), a relevant 25-			
			page research paper of the student's choice and a class presentation of			
LAW	619SEM	Adv Con Law: Critical Readings	the paper.	3	Mutua,Athena D.	Seminar
			A very practical course on the rules of civil procedure in New York based			
			on the real-life experiences of a member of the local bar. The major			
			portions of the Civil Practice Law and Rules and other practice statutes			
			are covered in a series of interesting lectures. As a hands-on experience,			
			the class will be divided into groups assigned to represent a party in a			
			hypothetical personal injury/property damage lawsuit. The groups will			
			prepare and serve pleadings and make appropriate preliminary motions,			
			etc. Major subjects covered are jurisdiction, conditions precedent,			
			statutes of limitation, venue, service, pleadings, parties, discovery,			
LAW	626LEC	NY Practice	motion practice and special proceedings.	3	Kraengel,Elizabeth Ann	
			This course will cover contract examination, client interaction, the			
			approval process, the home inspection, title examination, financial			
			aspects pertaining to the commitment letter and funding, scheduling the			
LAW	627LEC	Real Estate Closings	closing, and the signing and the recording of the documents.		Cad, Howard	

Subject	Catalog Number	Title	Description	Credits	Instructor	Notes
LAW	634LEC	Secured Transactions	The goal of the course is to provide the student with a working knowledge of Article 9 of the Uniform Commercial Code and certain other laws, including certain bankruptcy laws, impacting security interests in personal property, and with the related practical skills involved in preparing, negotiating and enforcing security agreements and related documents, perfecting and obtaining the desired priority for a security interest, enforcing a security interest and, to the extent time permits, understanding the effect of bankruptcy proceedings upon the enforceability of a security interest.		3 Barone,Kenneth F	
			The purpose of this course is to offer an opportunity to gain some experience in the actual trial of a lawsuit. Each student will engage in activities such as making an opening statement, conducting direct and cross examination of witnesses, and giving a closing argument. Both criminal and civil cases are used. The instructors in charge of each section are practicing attorneys or judges, who are also part time members of the faculty. The class sections meet for a minimum period of ten weeks. The eleventh session is a mock trial. Judges and trial attorneys from the area preside, law students and assistant DA's are the court assistants, high school and college students serve as jurors, and stenographers are available for most trials. The jurors hear the evidence, receive instructions from the judge, deliberate and return a verdict. Students in the course are responsible for selecting and preparing		Murray, Matthew Thomas / Schnirel, Rebecca / Scharf,	
LAW	638TUT	Insurance Law	The course will focus on the practical aspects of insurance law for the general practitioner, the business lawyer, the personal injury lawyer, and one desiring to practice insurance coverage law. The curriculum will cover the concepts of insurance, the purpose of insurance and the nature of the various risks, e.g., fire, liability (comprehensive, auto, professional, environmental), property, no-fault and workers compensation. We will emphasize contemporary issues using the New York Insurance Law, selected insurance cases and exemplar insurance policies, as well as ethical issues facing insurance companies, insured and attorneys practicing in the field. The subject matter will analyze the rights, remedies and liability of the insured, insurers, agents and brokers, and third parties, and the relationship of insurance to contract and tort law. In the liability insurance field we will explore the duty to defend and indemnify and the scope of disclaimers.		Kohane, Dan/   Abramovsky, Aviva	Experiential

Subject	Catalog Number	Title	Description	Credits	Instructor	Notes
			criminal or civil case with an eye toward participating as trial counsel in a			
			national mock trial competition. This course picks up where basic Trial			
			Technique leaves off. It is more in-depth and concentrated in its focus			
			and time commitment. The students will organize and analyze a			
			complicated fact pattern by focusing on the elements of proof, defenses			
			and by developing a theme of the case. In each session, students will,			
			under the guidance of the instructor, guest judges and trial lawyers, work			
			on a different aspect of a selected case. In the process they will sharpen			
			their skills in the mechanics of trial lawyering: how to ask proper			
			questions on direct and cross examination, impeachment with a prior			
			inconsistent statement, introduction and use of objections. The student			
			performances in each aspect of the trial will be critiqued on the spot so			
			that they can identify their weak points and improve upon them for the			
			next session. In the trial competition, the students will try a case against			
			top student trial lawyers from across the country. Competitions are			
			either invitationals which involve trying both sides of a criminal or civil			
			case at least twice, and up to 5 to 6 times depending on whether the			
			team advances past the preliminary rounds. The competitions usually			
			take 3 to 4 days. With the National Trial Competition and ATLA			
			Competition, if the team wins the Regional, they advance to the			
			Nationals and repeat the process. Actual trial judges and trial lawyers			
			serve as judges and evaluators. Course schedule varies from semester to			
			semester and ordinarily consists of frequent meetings during a 6-week			
			period. The time commitment is generally 3 nights a week and Saturday			
			or Sunday mornings with all sessions running about three hours. This			
			course counts toward the maximum of 12 credits that a student is			
LAW	651TUT	Trial Advocacy	permitted to receive from independent studies, externships, and courses	3	Scharf,Jennifer R	Experiential
			This course will introduce students to the basic business structures and			
			organizational relationships. Building on these basics, students will learn			
			to explore and weigh the implications of the structures available to			
			clients as they form new businesses or embark on new business			
			relationships. The course will include an introduction to legal concepts			
			which arise throughout the life of a business organization, including			
			fiduciary duty, agency, liability, management, and transactions. Students			
			will be challenged, through case studies and real world examples, to			
			develop recommendations and arguments for or against different			
			business forms and approaches to corporate issues. Students who have			
	654LEC	Business Associations	taken Corporations cannot also take this course.	2	Lazar, Stuart G / Mutua, Athena	

Subject	<b>Catalog Number</b>	Title	Description	Credits	Instructor	Notes
			U.S. export and import trade accounted for US\$ 5.6 trillion in 2019 and			
			the U.S. and Canada exchange approximately US\$ 1.5 million in goods			
			and services every minute. However, international trade has been a hot-			
			button issue for several years. Understanding the domestic and			
			international rules relating to international trade, as well as relevant			
			economic and political considerations, will enable you to better counsel			
			clients regarding a wide range of issues that could arise relating to their			
			international business activities. This course will cover the theory and			
			practice of international trade law (including relevant U.S. laws, free			
			trade agreements such as NAFTA/USMCA, and the multilateral World			
			Trade Organization (WTO) regime) while examining current topical			
			contexts in which these rules are being applied, including the imposition			
			of economic sanctions on Russia; restrictions on certain types of foreign			
			investment in the US; and the impact of free trade agreements on supply			
LAW	663LEC	International Trade Law	chains.		Lewis, Meredith	
			In this seminar, we will compare and contrast the civil and criminal			
			investigative and adjudicative systems for the prosecution of child abuse			
			cases. We will hear from guest speakers who work "in the trenches" on			
			these difficult and sensitive cases. Students will observe child welfare			
			cases in family court. We will explore topics including child interviewing,			
			medical evidence in child abuse cases, sex offender registration laws,			
			children¿s exposure to domestic violence, social science and			
			psychological studies on childreness memory, suggestibility and recall,			
			and more. Students will be responsible for completing a substantial			
			·			
1 414/	COOCENA	Child Abuse & Needest	research and writing project on an approved topic within this broad and	]	Olim kudith Cail	Caminan
LAW	682SEM	Child Abuse & Neglect	rich subject.		Olin,Judith Gail	Seminar

Subject	Catalog Number	Title	Description	Credits	Instructor	Notes
			Immigration is a contentious and complex issue. At its most basic level, it			
			involves the rules and regulations that determine who is permitted to			
			enter this country and the conditions upon which they are allowed to			
			remain. But as our impassioned and conflicted history of immigration			
			shows, developing these basic rules often requires us to address more			
			fundamental questions, such as those involving the meaning of our			
			national identity, the values of our democratic institutions, the			
			boundaries of community and belonging, and the nature of our			
			relationship with the rest of the world. This course explores these and			
			other questions through the lens of the statutes and case law governing			
			the immigration system in the United States. Special attention will be			
			given to the source and scope of the Congressional power to regulate			
			immigration, and the statutory procedure for admission, exclusion, and			
LAW	689LEC	Immigration Law	removal.	3	Ayano, Mekonnen Firew	
			Alternative Dispute Resolution, which refers to the out-of-court			
			resolution of disputes using a neutral third party, is a proven, cost-			
			effective and time-efficient alternative to the traditional litigation			
			process. The national and regional trend toward the use of ADR is			
			gaining broad acceptance in both the business and legal communities,			
			particularly through the use of mediation and arbitration. ADR programs			
			are in use throughout the court system. They are especially important in			
			light of crowded court dockets.			
			light of crowded court dockets.			
			The course starts with an overview of conflict, and the various forms of			
			ADR, including negotiation, mediation, arbitration, neutral evaluation,			
			mini-trials, and summary jury trials. Next, we explore the substantive law			
			governing agreements to arbitrate, including the Federal Arbitration Act			
			(FAA), 9 U.S.C. §§1-16 and Article 75 of the N.Y. CPLR, as well as			
			procedures for enforcement of awards in arbitration. Throughout the			
			course, we will emphasize practical application, including counseling			
			clients in determining whether and when to select ADR, drafting ADR			
			agreements, negotiating skills and techniques, representing clients in			
			ADR proceedings, selecting arbitrators or mediators, and conducting			
			mediation and arbitration proceedings. Students will develop mediation			
			advocacy skills that will have broad application to law practice.			
			Students will learn about and practice mediation and arbitration skills.			
			They will conduct role-plays based on real-life cases or scenarios.			
			Students will have the opportunity to not only apply those skills, but also			
LAW	690LEC	Alternative Dispute Resolution	offer and receive constructive feedback.	3	Civiletto,Christen Elizabeth	Experiential

Subject	<b>Catalog Number</b>	Title	Description	Credits	Instructor	Notes
			This course will examine the constitutional doctrines that regulate the			
			criminal adjudication process, and look at the statutory and institutional			
			choices made within this constitutional framework. The topics covered			
			will include the prosecutors charging discretion, the right to counsel,			
			discovery, plea bargaining, jury rights, sentencing, and double jeopardy.			
			The course is designed to complement Criminal Procedure: Investigation	,		
LAW	694LEC	Criminal Pro: Adjudication	but that course is NOT a prerequisite.	3	O'Rourke,Anthony Paul	
			This course will focus on emerging issues in land use regulation and			
			community planning, and provide a practical understanding of land use			
			planning, utilizing examples taken from current development projects			
			and community planning initiatives. Topics to be discussed include			
			comprehensive planning, zoning and subdivision regulation,			
			environmental review, eminent domain, growth management, zoning			
LAW	695SEM	Land Use Planning	and discrimination, and zoning reform.	_	Murray,William M	Seminar
LAVV	OBSSEIVI	Land Ose Flaming	and discrimination, and zonning reform.	3	iviumay, vviiiiaim ivi	Seminal
			One of the most interesting and growing fields of law is Intellectual			
			One of the most interesting and growing fields of law is Intellectual			
			Property, the study of legal protection for ideas, phrases, processes,			
			discoveries, inventions, symbols, designs, music, art and literary works.			
			This course provides an introduction to the basic principles of intellectua	1		
			property law useful for both future litigators and corporate lawyers. For			
			many companies, the IP assets they hold are one of their most valuable			
			and important assets. As such, both general and intellectual property law	<b>'</b>		
			litigators and corporate lawyers benefit from familiarity with IP law			
			concepts to assist their client. Students will study the basics of			
			trademark law, trade dress, copyright law, patent law, and trade secret			
			law, and time permitting, will also explore other IP-related topics such as			
			IP licensing, computer/internet law, and data privacy law. In the course,			
			students will debate the use of the intellectual property law system and			
			will learn more about the standards for assessing whether IP protection			
			applies. Students will also learn how IP issues are litigated both through			
			the federal administrative process and the federal courts and will debate			
			strategies for dealing with infringement actions and validity challenges.			
İ			They will also learn about how IP assets are considered in a corporate			
İ			practice. No scientific background or previous experience in intellectual			
LAW	696LEC	Intellectual Property	property is required or necessary.	] 3	Semet,Amy Elizabeth	

Subject	Catalog Number	Title	Description	Credits	Instructor	Notes
			This course critically examines the norms, actors and institutions that			
			play a role in the protection of human rights. The course includes			
			discussion of the conceptual and historical foundations of human rights;			
			controversial topics in comparative human rights law, such as the death			
			penalty, hate speech, the rights to health and education, and responses			
			to terrorism; international, regional, and national mechanisms for the			
			interpretation, implementation, and enforcement of human rights			
			(particularly within the United Nations and regional systems of rights			
			protection, including international complaints procedures, periodic			
			reporting processes, monitoring and inquiry procedures, naming and			
			shaming tactics, indicator and benchmarking methodologies, and other			
			incentive-based tools designed to modify state and non-state actor			
			behavior); and specialized doctrines of human rights interpretation and			
			balancing where rights conflict. The course includes a moot court			
LAW	697LEC	Intl Human Rights Law	argument before the Inter-American Court of Human Rights.	3	Melish, Tara Jane	
			You've learned a great deal about what the law says, but after you			
			graduate and enter the workforce, how do you use that information to			
			practice law? This class will strive to bridge that gap, and to expose you			
			to how law is practiced focusing on how that happens in the federal			
			courts. We'll address topics that you probably haven't been exposed to,			
			and will expand on some topics that you have worked with in other			
			classes. This class will spend time addressing these practice (and			
			practical) issues in both criminal and civil cases, and will look at timely			
			and relevant issues in recent cases. We¿ll examine pleadings from real			
			cases, and use them to apply the law. For example, how do you decide if			
			a complaint actually satisfies Iqbal and Twombly? Should I move to			
			dismiss under Rule 12? We¿ll take real complaints, go through them, and			
			discuss potential motions to dismiss. In another context, what do you do			
			after receiving a report and recommendation? Should you object? And			
			to what? We¿ll work through a real case with real pleadings, and give			
			you insight into this process ¿ which applies to both civil and criminal			
			cases. The course will be graded primarily through two written			
			assignments ¿ and as a seminar class, one of them is considered a			
LAW	701SEM	Fed Court Practice Procedure	significant writing assignment.	3	Eldridge, Sean Christopher	Seminar

Subject	<b>Catalog Number</b>	Title	Description	Credits	Instructor	Notes
LAW	713SEM	Palestine-Israel: Settler Colonialism & Environmental Justice	This seminar will explore a variety of contemporary environmental justice issues in Palestine-Israel. Although rarely highlighted by international media and seemingly marginal in comparison to the deadly stakes of many other issues in this region, concerns about land, water, air, afforestation, and wildlife are in fact central to the Israeli-Palestinian conflict. For example, whereas Israelis enjoy an unlimited supply of running water year-round, Palestinians are allotted fixed and limited amounts. This course will explore the legal regimes underlying such discriminatory environmental practices, both in Israel and in the occupied Palestinian territories. The first part of the course will provide a historical and legal background to the current conflict, situating it within broader debates in settler colonial studies. Next, we will cover topics such as water justice, borders and the Separation Wall, Bedouin settlements in the Naqab-Negev, the administration of national parks and nature reserves, and the Jewish National Fund's afforestation practices. No prior knowledge about Palestine-Israel is required. Seminar credit is available.		3 Braverman,Irus	Seminar
LAW	715LEC	Health Policy in US	Introductory course that explores the U.S. public policymaking process and its impacts upon the determinants of the population is health status including environmental, socio-cultural, ethnic, demographic, economic, lifestyle, service access and other factors. The course provides an historical overview of benchmark developments in U.S. health care, highlighting significant influences that transformed the industry into its current form. With the incremental evolution of U.S. health policy as the context, the course discusses individual and societal values concerning health and the operation of the political system. Each step of the policymaking process highlights the roles of key players in the legislative, judiciary and executive branches of government. The course identifies and characterizes health care system stakeholders ranging from private citizens to powerful industry lobbying organizations and the means and methods used to influence the formulation, implementation and modification of health policy. The course concludes with a discussion of the characteristics and role of political competence in the U.S. policymaking process.		3 Kirk, Hilary Moira	

Subject	Catalog Number	Title	Description	Credits	Instructor	Notes
			This graduate level course introduces students to the historical			
			development, structure, operation, and current and future directions of			
			the major components of the American health care delivery and public			
			health system. It examines the ways in which health care services are			
			organized and delivered, the influences that impact health care public			
			policy decisions, factors that determine priorities in financing health care			
			services and the relationship of health care costs to measurable benefits.			
			The course enables students to assess the role of different stakeholders			
			in influencing health policy as well as the contributions of medical			
			technology, research findings, and societal values to the evolving US			
LAW	718LEC	Intro Hlth Care Organzntn	health care delivery system.	3	Noyes, Ekaterina Ivanovna	
			Mediation is becoming an extensively utilized dispute resolution tool as			
			Federal and State Courts establish mediation referral programs and as			
			clients are increasingly hiring private sector mediators to avoid costly			
			court battles and to maximize results. It is vital that new lawyers are			
			cognizant of what mediation is all about, whether they want to possibly			
			make mediation part of their future law practices, or simply know			
			enough to effectively advise and assist their clients at mediation			
			sessions. This course examines mediation as a tool for resolving conflict,			
			both in the legal and non-legal arenas. We will look at mediation from			
			both a practical and theoretical perspective, drawing upon a variety of			
			reading materials, speakers and videos. Topics we will cover include the			
			nature and dynamics of conflict, negotiation theory and practice, and, in			
			greatest depth, the mediation process itself. We will learn about the			
			stages of mediation; the varied roles, styles, and orientations of			
			mediators; mediators¿ communication skills and other tools used in			
			mediating conflict; mediation ethics; the use of mediation in various			
			contexts, including the court system; and the role of attorneys			
			representing clients who participate in mediation. To bring mediation to			
			life, students will participate in many mediation role-plays,			
LAW	722LEC	Mediation Theory & Prac	communication and other hands-on exercises.	3	Sugarman,Steven	Experiential

Subject	<b>Catalog Number</b>	Title	Description	Credits	Instructor	Notes
			This course provides a unique opportunity for independent, intensive research and writing into current topics in sports law. Students will serve as editor(s) of the sports law blog, researching and writing weekly posts on contemporaneous sports law issues. Students will also be responsible for confirming the research of other blog contributors, and editing posts.			
			Students will be required to participate in weekly editorial meetings and consult on an ongoing basis with the faculty editor and blog contributors. Students must have strong writing and organizational skills, display initiative and provide leadership. Permission of instructor required.			
LAW	722SEM	Int Res Writing Sports Law	Meeting times to be arranged.	3	Drew,Helen A.	Seminar
			Brands are big business. The Apple trademark for computers is valued at over \$200 billion. This number doesn't include any of Apple's factories, employees, or its inventory of computers, tablets, and smartphones. It is simply the value that economists put on the "Apple" name. And Apple is not alone. Many of the world's most valuable companies owe that value to the reputation bound up in their particular name or corporate logo. Not surprisingly, with this much money at stake, law has stepped in to decide what is fair and what is not when it comes to the use of a business's trademark. This course provides an in-depth treatment of this body of law, including discussion of eligibility for trademark and trade dress protection, trademark and trade dress infringement, trademark dilution, misappropriation and unfair competition, and the right of publicity. The course also examines the role of trademark within the larger context of intellectual property law and policies, both domestic and international. No prior experience with intellectual property law is			
LAW	729LEC	Trademk & Unfair Competitn	required.	3	Bartholomew,Mark	

Subject	Catalog Number	Title	Description	Credits	Instructor	Notes
			This class presents the remarkable opportunity to evaluate the law			
			surrounding "one person one vote" in real time, as the future of this			
			fundamental civil right is decided in the Supreme Court and the			
			statehouse. 2020 is a dicennial census year, which means that each state			
			will be drawing legislative boundaries for state and federal offices. This			
			class will begin with an historical survey of United States Supreme Court			
			decisions interpreting the "one person one vote" principle after 1962's			
			landmark decision in Baker v. Carr which found for the first time that			
			Constitutional challenges to redistricting plans were justiciable rather			
			than "political questions". We will discuss the 1965 Voting Rights Act and			
			its effects on legislative boundary-making, and finish by discussing two			
			"political gerrymandering" cases argued March 26, 2019 ¿ Rucho v			
			Common and Lamone v. Benisek which should be decided around the			
			time of the course. We will then examine legislative redistricting in New			
			York and the 2010 state Constitutional Amendments which created a 10			
			member Independent Redistricting Commission. We will conclude with			
			an examination of the sophisticated computer software which allows for			
LAW	743LEC	Legislative Redistricting	citizens to create legislative districts based on available census data.	3	Housh,Frank T	
			This course is required for all LL.M. students with non-US law degrees. It			
			focuses on building legal research, analysis and writing skills. Students			
			will become familiar with the US approach (common-law) to legal			
			research and writing, with particular emphasis on NY State law, through			
			exercises that include conducting legal research online and in the library,			
			writing memoranda, and constructing oral arguments. Registration is by			
LAW	745LEC	US Legal Research & Writing	permission of the instructor.		2 Rowan,Katrin	
LAVV	743220	OS LEGAL NESCAPEIT & WITTING	permission of the manactor.	2	Nowanjikatim	
			There is a vest landscape of substruction laws and superties to some visit			
			There is a vast landscape of arbitration law and practice. In commercial			
			transactions, and in labor, employment and consumer contexts, contract			
			arbitration has become a norm for resolving disputes. Courts have			
			increasingly adopted annexed arbitration programs, to which cases are			
			diverted for early arbitration. Legislatures and courts have created a			
			complex body of statutory and case law that governs the enforceability			
			and effect of such arbitration agreements and awards. Attorneys			
			working in transactional and litigation practices face complex arbitration			
			issues, and must understand and apply the constantly evolving			
			arbitration rules. This Arbitration Law course will combine the study of			
	747156	Aubituatian	substantive arbitration law with the development of skills essential to		Own and aims an David delich Cod	
LAW	747LEC	Arbitration	effective arbitration practice.	3	Oppenheimer,Randolph Carl	

Subject	<b>Catalog Number</b>	Title	Description	Credits	Instructor	Notes
			Focusing on the question of moral judgment vis-a-vis legal, and political			
			decision in Talmudic and philosophical traditions of thought after Kant,			
			this course will explore and renegotiate the competing constructions of			
			the literary and of its role in understanding of the political, the moral,			
			and of the legal. We will begin from Kant and his interpreters who took			
			his aesthetics as a foundation of political philosophy (critique of political			
			reason) and will continue to where Jewish and Christian responses to			
			Kant went, but did not fully reach to taking moral judgement, legal,			
			and political decision beyond the relationship with either the			
			philosophical or the literary. We will address Gilles Deleuze as a thinker			
			breaching into this new area of the political beyond either philosophical			
			or literary-aesthetical and see how the reengagement of the tradition of			
			the Talmud and of its interpretation, legal and otherwise, enriches and			
			complicates that discussion of the political. On the way from Kant to			
			Deleuze we will read such thinkers of the literary as Auerbach, Sartre,			
			Barthes, and Derrida, and such thinkers of the political as Schmitt,			
			Arendt, Rancière, Nancy, as well as the new theorists of the Talmudic			
LAW	761SEM	Jewish Law	thinking.	3	Dolgopolski,Sergey B	
			This seminar introduces students to cutting edge research on law, legal			
			institutions, and social policy. It builds upon ongoing distinguished			
			speaker and workshop series sponsored by the Baldy Center, Law School,			
			and affiliated UB departments. Substantive topics vary, but are likely to			
			range across administrative regulation, crime, environment, human			
			rights, inequality, international trade, labor, legal profession, race and			
			religion. Students read the presenter papers, attend and participate in			
			the presentations, and engage in a small group seminar with presenters			
			following the public presentations. Students will discuss their own and			
			presenter research in a multi-disciplinary environment and build			
			professional networks with visiting speakers, UB faculty members, and			
			fellow students. The seminar meets on Fridays from 12:15 to 3:15, with			
			lunch available at 12:00 when there is a distinguished speaker or faculty			
			workshop. Students enrolling for credit have the option of writing one			
			substantial research paper or three short critical analyses of papers		Taussig-Rubbo, Mateo / Dimick,	
LAW	762SEM	Adv Topics in Law & Society	presented by speakers.	3	Matthew	Seminar

Subject	Catalog Number	Title	Description	Credits	Instructor	Notes
			Advanced interdisciplinary course that introduces an integrated			
			framework for environmental management that addresses biophysical,			
			social, and economic issues affecting natural resources. The			
			multidisciplinary approach equips the participants with the necessary			
			approaches and techniques to communicate effectively and develop			
			sound management policy and practice in the context of the watershed			
LAW	777LEC	Integrated Environment Mgmt	scale ranging from small watersheds to large basins.	3	Renschler, Christian S	
			This course examines what law means in indigenous communities			
			throughout the Americas and the globe before and during the rise of			
			Euro-American modernity. What do we know about the legal systems of			
			indigenous peoples before, during and after colonialism and conquest?			
			We will also examine the traditional federal Indian law canon, which is			
			concerned with US governance of Indian nations, while keeping a focus on the law generated by Indian nations, not only the law about them.			
			Finally, we will look at contemporary legal issues confronting indigenous			
	7700514	In diagram of the O. Coltana	peoples. Students wishing to receive writing credit may produce a final		Tauraia Bubba Massa	C i
LAW	779SEM	Indigenous Law & Culture	paper; otherwise students may take a final exam.	3	Taussig-Rubbo,Mateo	Seminar
			Haven't variable and an advantage of the control of the control of			
			Haven¿t you always wondered about Buddhism? UB Law is the center for			
			research, teaching and publications on the topic. This course will present			
			the foundational ideas that comprise the religion of Buddhism through			
			What the Buddha Taught, by Walpola Rahula, a famous Sri Lankan monk			
			and scholar. After that, we will have readings from The Golden Yoke and			
			Buddhism and Law: An Introduction as well as the articles in the Buffalo			
			Law Review on the visit of the Dalai Lama in 2006 and also, ¿What is			
			Buddhist Law? Opening Ideas.¿ Then we will read sections of the Vinaya,			
			the Buddhist Law Code, in the English version of the Pali text. During this			
			class, we will discuss what the subject of Religion and Law concerns and			
			our own attitudes toward different religions and their legal systems. The			
			seminar requirement is to write nine 4 to 5 page papers presented at the			
			beginning of each class. All papers are turned around the next week			
LAW	783SEM	Law & Buddhism	allowing for revisions.	3	Redwood,Rebecca French	Seminar
			Please see the externship packet on the Records and Registration			
LAW	791TUT	Externship	website.	3	Patterson,Lisa	Experiential
1			Please see the externship packet on the Records and Registration			
LAW	797TUT	Judicial Externship	website.	3	Patterson,Lisa	Experiential

Subject	Catalog Number	Title	Description	Credits	Instructor	Notes
			An upper-class student who wishes to pursue a special research interest			
			under the guidance of a law school faculty member may earn up to three			
			credit hours for an independent research and writing project. Students			
			undertaking independent research will meet periodically with the faculty			
			member supervising the research for discussion, review, and evaluation			
			of the research project. An adjunct faculty member cannot serve as the			
			exclusive supervisor of an independent study. The finished written			
			product must be comparable in scope and quality to a student note or			
			comment in a law review or social science journal. In order to register for			
			an independent study project the student must prepare a written			
			research proposal approved by the supervising faculty member and			
			obtain this faculty member's signature on the Independent Study form.			
			This form can be found on the Records website or in the Records Office.			
			The proposed study must be one that requires substantial investment of			
			time and effort and results in a significant work that makes an original			
			contribution to the understanding of law or reflects pursuit of a			
			specialized interest of a student not covered in standard offerings in the			
			curriculum. With faculty approval an independent study may count for			
			seminar credit. The independent study program may not be used to earn			
			credit for work performed as a research assistant or in an internship, an			
			externship, or a clinic. Students are allowed to register for one			
LAW	799TUT	Independent Study	independent study while in the law school.	3	Various	Seminar
			This course is open to students who have completed Summer Human			
			Rights Fellowships. Students will complete a publishable-quality paper on			
			a discrete policy issue encountered during their human rights field			
LAW	801TUT	Adv Res & Writ: Applied Rights	placement.	3	Melish,Tara Jane	Seminar
			This seminar offers a broad survey of major themes in US legal history in			
			the twentieth century, focusing on the relationship between the legal			
			system and American society. Particular areas of focus include legal and			
			social debates surrounding freedom of speech, religious freedom, race			
			relations, family law, reproductive rights, immigration and citizenship,			
LAW	807SEM	20th Cent American Legal Hist	workers' rights, privacy, and the regulation of new technologies.	3	Barbas,Samantha	Seminar

Subject	Catalog Number	Title	Description	Credits	Instructor	Notes
			This course will consist of participating on a team to represent UB Law at			
			a national appellate moot court competition. As a member of a UB team			
			you will research and write an appellate brief along with a partner on the			
			competition problem, and prepare for and then present oral arguments			
			at the competition that you are selected to participate in. The due dates			
			for the brief and the dates of the competition will depend on which			
			competition you are selected for. You will receive coaching from			
			Professor Lucinda Finley, Director of Appellate Programs for the			
			Advocacy Institute. Coaching sessions to prepare for oral arguments will			
			be scheduled with each team based on the competition schedule and			
			participant availability. All competition registration costs and travel and			
			lodging costs will be paid by the Advocacy Institute. Registration for this			
			course is on a permission of the instructor basis. Only second and third			
			year J.D. students are eligible, due to competition rules. A prerequisite is			
			prior participation in an appellate advocacy competition, whether			
			internal to UB (e.g. Desmond), or external, OR prior participation in			Experiential or
LAW	816SEM	Adv Appellate Advocacy	researching and writing an actual appellate brief or amicus brief.	3	Finley,Lucinda M	Seminar

Subject	Catalog Number	Title	Description	Credits	Instructor	Notes
			Have we reached the end of nature? Are the dire predictions of a human-			
			inflicted apocalypse something we need to worry about, or are they			
			exaggerated? And what does the end of nature even mean for humans,			
			non-humans, and our environments? Proclaiming that the natural world			
			is disappearing is nothing new. As far back as Plato, people have			
			complained about humans altering nature beyond repair. Is there			
			anything that sets the period we are living through, newly referred to as			
			the Anthropocene, apart from those earlier times? And does this			
			situation really change everything, as Naomi Klein argues in her book			
			about climate change? Finally, how do our scientific and legal systems			
			account for this change? These questions are particularly acute in light of			
			the assaults by the current political administration in the United States			
			on the EPA, national parks, and efforts to mitigate climate change.			
			This interdisciplinary course will draw on legal, scientific, and cultural			
			perspectives to discuss climate change, species extinction, biodiversity			
			loss, capitalism, and the Anthropocene. We will read books and articles			
			from various disciplines, host experts from multiple fields, watch			
			documentaries, and discuss the great ecological changes and challenges			
			of our time, emphasizing the interconnections between law, science, and			
			society. Graduate students from all schools and departments, including			
			law, geography, history, sociology, anthropology, English, urban			
			planning, and media studies are welcome. No background in			
LAW	819LEC	Climate Change	environmental studies or law is required.	3	Braverman,Irus	
			Focusing on the contemporary United States, this seminar studies the			
			legal regulation of gender and sexuality. It covers a broad range of			
			topics: the decline and resilience of marriage as a privileged site of sex,			
			childbearing, and parenthood; feminist law reforms relating to sexual			
			violence and harassment; legal and political conflicts over sex work and			
			pornography; sexuality's prominent place in debates about the			
			relationship between law and morality; clashes between religious			
			exercise and sexual/reproductive liberty; the legality of discrimination			
	0226514		based on sex, gender, gender identity, and sexual orientation, and those		No. and March	
LAW	822SEM	Gender, Sexuality, & Law	categories¿ intersections with race and class.	3	Boucai,Michael	Seminar

Subject	Catalog Number	Title	Description	Credits	Instructor	Notes
			This course will provide students with the opportunity to learn the			
			fundamental aspects of international legal research, writing, and			
			advocacy. The International Legal Advocacy course will utilize the Phillip			
			C. Jessup International Law Moot Court Competition (the ¿Jessup			
			Competition¿) as a vehicle for teaching these skills through student			
			participation in researching and drafting a comprehensive international			
			brief (known as a ¿Memorial¿) and rigorous oral argument. Enrollment is			
			limited to students who are offered membership on the Jessup			
LAW	841LEC	Int'l Legal Advocacy	Competition team as a result of tryouts held during the Spring semester.		Hoffman, Matthew Michael	
	OTILLE	int i Legar Navocacy	competition team as a result of a youts field during the spring semester.	,	Tiorinali, wateriew whender	
			Examines the development of the private equity and venture capital			
			industries over the past 20 years. Students will learn the various aspects			
.AW	844LEC	M&A Strategy & Financing	of identifying, analyzing, structuring and financing acquisitions.	:	B Dunbar, John Francis	
			5			
			The International Law Colloquium is a yearlong, three credit course (1.5			
			hours each semester), open exclusively to third year students in the			
			international law concentration, for whom it is a required course.			
			Students will read and discuss recent scholarship on the changing			
			structure and function of the international legal system in the era of			
			globalization and democratization. Each student will develop and			
			present to the group a research project on an emerging issue in			
_AW	849SEM	International Law Colloquium	international law, culminating in a substantial research paper.	1.5	TBD	Seminar
			This colloquium will allow students enrolled in the JD/MSW program to			
			meet and discuss the ethical issues involved in the practice of both law			
			and social work, using examples from students' field/clinical work. Other			
			topics pertinent to the dual degree program will also be discussed. This			
			course is required each semester that the JD/MSW students enrolled in			
			the Law School Clinical Program as a fulfillment of their MSW Field			
			Service requirements. Other upper-class students matriculated in the			
			JD/MSW program may enroll. This is a permission course, please see the			
.AW	864LEC	JD/MSW Colloquium	clinic office.	:	Saran,Melinda R.	

Subject	<b>Catalog Number</b>	Title	Description	Credits	Instructor	Notes
			The Environmental Advocacy Clinic will focus on state, national, and			
			international environmental policy issues that have direct impact on			
			Western New York as well as national and international implications.			
			Student Lawyers will be taking the lead on issues such as transboundary			
			and international legal actions, environmental justice and related equity			
			issues, local impacts of national rules, climate justice, and resource			
			protection. This work will be for local, state, and national clients. Under			
			the supervision of Professor Connolly, Student Lawyers will coordinate			
			directly clients and community leader and appear on their behalf.			
			Student Lawyers will leave the clinic with experience in direct advocacy			
			of multiple kinds, applied research, client interviewing and counseling,			
			fact investigation, drafting, teamwork, interdisciplinary coordination,			
			restorative practices, and other profession-ready skills. In additional to			
			scheduled hours, some evening work, or work appearing in court or			
			other meetings a few time during business hours, may be required. Be			
LAW	874TUT	Environmtl Advocacy Clinic	prepared to work hard and have fun!	4	Connolly,Kim Diana	Experiential
			The Entrepreneurship Law Center Clinic (e-LAw Center Clinic) will provide			
			legal services to entrepreneurs and startups who are not yet ready or			
			able to engage outside legal counsel. Students will work with diverse			
			companies who are confronting a variety of business challenges specific			
			to startups and early stage high-growth ventures. The e-Law Center			
			Clinic will focus on four primary objectives in servicing student and			
LAW	881TUT	Entrepreneurship Law Clinic	faculty businesses and high-growth ventures.		Pelkey, Matthew Keith	Experiential
LAW	889TUT	Community Engagement Cl	Table 1 Salar Control of the Control	l	Connolly,Kim Diana	Experiential

Subject	Catalog Number	Title	Description	Credits	Instructor	Notes
			The Civil Rights and Transparency Clinic is a litigation clinic focused on			
			civil rights and civil liberties, spanning constitutional liberties like free			
			speech, privacy, due process, and statutory civil rights against			
			discrimination. We have a dual mission: Civil Rights & Liberties: Advance			
			justice by litigating to protecting individual civil rights and civil liberties			
			Transparency: Press for more transparency in government, which is			
			essential to meaningful public accountability and democratic oversight			
			We represent a range of clients that include individual victims of civil			
			rights violations; investigative journalists and news organizations; and			
			grassroots, regional and national advocacy organizations. Past clients			
			include the New York Civil Liberties Union, American Civil Liberties			
			Union, and Amnesty International USA. This clinic is designed for you to			
			grow into the attorney you want to be. Our clinic gives you invaluable			
			hands-on experience practicing law, under the supportive supervision of			
			clinical professors. You can expect to learn critical lawyering skills to			
			become practice ready (which are increasingly on the bar exam). You will			
			work on cutting-edge legal issues and make a positive difference.			
			Ultimately, you will walk away with more confidence, a sense of your			
			lawyering identity, and practical skills that an employer will value. Our			
			student attorneys lead on all aspects of our client representations. They			
			litigate in federal court and before agencies. An effective lawyer has a			
			toolbox that includes more than litigation. They also engage in non-			
			litigation advocacy like drafting white papers and policy proposals,			
LAW	890TUT	Civil Rights & Transparency Cl	presenting them to key decision makers.		Abraham, Heather Renee	Experiential
LAW	892TUT	JD/MSW Adv Field Placement		4	Saran, Melinda R.	

Subject	<b>Catalog Number</b>	Title	Description	Credits	Instructor	Notes
			The Criminal Justice Advocacy Clinic provides students with an			
			opportunity to advocate for criminal system reform on behalf of			
			incarcerated individuals and those facing criminal charges in Western			
			New York. Working in teams, student attorneys take the lead on client			
			casework, in additional to policy advocacy and community outreach			
			efforts. For their first semester, students will represent clients in			
			resentencing applications under the 2019 Domestic Violence Survivors			
			Justice Act. Students may also have the opportunity to work on behalf of			
			the Rochester Police Accountability Board to develop board policies and			
			procedures from the ground up and to engage with community			
			members and organizations about what oversight ought to look like.			
			Student attorneys will learn to build client relationships; interview			
			witnesses; conduct investigation; develop mitigation evidence; work			
			with experts and with community partners; conduct legal and policy			
			research; and engage in oral and written advocacy. In addition to			
			scheduled seminar times, students will meet weekly for team			
			supervisions with the clinical professor and will engage in fieldwork			
LAW	893TUT	Criminal Justice Advocacy Cl	outside of class time.	4	Harrington, Alexandra Reed	Experiential

Subject	<b>Catalog Number</b>	Title	Description	Credits	Instructor	Notes
			In the U.S., one in three women and one in four men within their lifetime			
			has been a victim of some sort of physical violence by an intimate			
			partner. Erie County has high rates of domestic violence and child abuse,			
			with the highest number of intimate partner homicides in New York			
			outside of New York City. Students are invited to join the fight towards			
			attaining justice and safety for victims of intimate partner violence.			
			Students will gain a holistic understanding of the complex set of laws and			
			courts that govern family violence practice in New York State and Erie			
			County. Student attorneys will have the opportunity to conduct client			
			and witness interviews, negotiate with opposing counsel, and argue			
			before Judges and Court Attorney Referees. Students will conduct case			
			specific legal research, develop case theories, collect evidence, draft and			
			argue motions, and in some cases, may take a case to trial. Students will			
			develop practice oriented skills such as client counseling, client			
			interviewing, and negotiation through in class simulations. Students may			
			deliver family violence related legal education to advocacy coalitions in			
			Western New York. Students will gain firsthand knowledge about the			
			multidisciplinary team approach to domestic violence cases through			
			staffing hours at the Family Justice Center. Students will work with			
			experts and may learn about the latest legislative reform in the field of			
			family violence. Students may participate in legislator education			
LAW	896TUT	Family Viol Women's Rights Cl	sessions.	4	Olin,Judith Gail	Experiential
			This course will provide students with the opportunity to expand their			
			abilities in international legal research, writing, and advocacy. The			
			Advanced International Legal Advocacy course will utilize the Phillip C.			
			Jessup International Law Moot Court Competition (the "Jessup			
			Competition") as a vehicle for teaching these skills through student			
			participation in researching and drafting a comprehensive international			
			brief (known as a "Memorial") and rigorous oral argument. Enrollment is			
			limited to students who are offered membership on the Jessup			
LAW	903LEC	Adv. Int'l Legal Advocacy	Competition team.	3	Dominik,Jonathan Howard	

Subject	Catalog Number	Title	Description	Credits	Instructor	Notes
			This course provides students with an introduction to persuasive legal			
			writing and appellate advocacy. Topics will include the modes of			
			persuasion, the nature and structure of argument, standards of review,			
			the use and review of trial-stage records, brief-writing, and oral			
			argument. Participation in the Charles S. Desmond Moot Court			
			Competition is required. That competition, held in late October, includes			
			drafting an appellate brief and appearing before local judges for oral			
			argument. This course is most helpful for those who want instruction in			
			persuasive writing, or who plan to pursue a career in litigation. Course			
			will count for 517 requirement (third writing requirement), or			
LAW	956LEC	Intro to Appellate Advocacy	experiential credit.	3	Doyle,Vincent	Experiential
LAW	981LEC	Intro to the US Legal System	This course is designed for LL.M. students only.	2	Taussig-Rubbo, Mateo	