Chicago-Kent College of Law
Illinois Institute of Technology

FALL 2003

REGISTRATION BULLETIN

Schedule of Classes
Registration Instructions
Academic Regulations
Course and Faculty Information

Important Note: Fall registration will be conducted online – see the instructions for online registration on page 3 of this Bulletin

A List of Courses Likely to be Offered in Spring 2004 appear on pages 13&14

For Information on Paying Your Tuition Online
See “Payment of Tuition and Fees” on pages 4-5

For Information on the London Consortium Program, See page 14

Changes to the Preliminary Schedule are listed on page 15 & 16

July 11, 2003
REGISTRATION INSTRUCTIONS

1. BEFORE YOU REGISTER

Immunization Hold

If you have an "immunization hold," call Babbette Jenkins at 312/808-7100 (8-7100 from a house phone) and make arrangements to submit your medical records to have the hold released.

Outstanding Balance

If you are indebted to the university, you will have a “Financial Hold” preventing you from registering. Before you can register, you must clear the Financial Hold with the Bursar’s office in Room 290. If you are uncertain whether you have an outstanding balance, you can check your account status by logging into the Online Registration System (go to the Student Portal page at http://www.kentlaw.edu/portals/current.html and click on the “Online Registration” link; then follow the instructions under the Account Holds heading toward the bottom of the page).

If you believe there are unusual circumstances justifying your registration despite an outstanding balance, you should send an e-mail containing a detailed explanation of the unusual circumstances to the Bursar’s office (gbooker@kentlaw.edu). Please be advised that such waivers are not routinely granted. (See also the provisions on Financial Delinquency on page 5 of this Bulletin.)

2. SELECTING YOUR COURSES

Using the schedule of classes in this Bulletin, decide which courses you would like to take. Because of enrollment limits, some of your choices of courses or sections may be closed when your registration requests are processed. If you are not admitted into one or more of the courses you select, you may add additional courses or change your schedule in other ways after the initial registration period is complete (see pages 3-4). We do not maintain waiting lists for any course except Intensive Trial Advocacy.

The following courses have low enrollment limits in the Fall 2003 semester:

- Alternative Dispute Resolution, Mediation, and Negotiations: 24 students.
- Legal Writing Courses and all seminars: 15 students.
- Advice Desk 1: 20 students.
- Business Entity Formation: 16 students.
- Litigation Technology: 12 students.
- Trial Advocacy 1: 12 students; Trial Advocacy 2: 10 students. (There are several sections of Trial Advocacy for each of the 6:00 sections listed on the schedule; you will be assigned to a specific section after registration.)

Degree Requirements

For students who began their law studies in 1998 or later, 87 credits of course work are required to earn the J.D. degree. The following courses must be successfully completed: Contracts, Criminal Law, Torts, Civil Procedure, Justice & the Legal System, Property, Legal Writing 1 and 2, Advanced Research, Legal Drafting (or a combined Drafting/Advanced Research course), Constitutional Law, Professional Responsibility, one seminar, and attendance at Professionalism Day. For those students who began their law studies in 2002 or later, the legal writing requirement must be fulfilled by taking Legal Writing I, Legal Writing II, Legal Writing III, Legal Writing IV, and a seminar.

In order to satisfy the seminar requirement, you must have completed at least 54 hours of credit, and Advanced Research, prior to beginning the seminar. You may take a seminar before you have earned 54 hours, but it will not satisfy the senior seminar graduation requirement.

Important: All required courses must be taken in the sequence designated in the registration instructions. First-year students may not register for any courses other than the ones identified for their section on the schedule of courses. Second-year Day students must
register for Constitutional Law. Second-year Evening students must register for Civil Procedure and Justice & the Legal System. Second-year Students must register for Legal Writing III.

**Prerequisites**

Course prerequisites that are listed on the class schedule must be completed prior to registering for a course. The instructor may waive a prerequisite by signing a Waiver of Prerequisite form, which must be approved by Dean Sowle.

**Intensive Trial Advocacy 1**

If you wish to take either session of Intensive Trial Advocacy 1 (session 1: August 18 - 24, 2003; session 2: January 10 - 17, 2004), you should register for the course as part of Fall registration. Both sessions are considered Fall courses for purposes of tuition and computing the Fall semester grade point averages. However, the credits will not count as part of the Fall semester course load for purposes of minimum or maximum credit limitations. **Notice to Evening Division students:** If registering for Intensive Trial Advocacy brings your total credit hours for the Fall semester to at least 12 hours, you will automatically be billed for health insurance unless you waive coverage (see waiver instructions on page 4 of this Bulletin.)

If you enroll in either session of Intensive Trial Advocacy, you must enroll in Trial Advocacy 2 in the semester immediately following.

If you enroll in either session and later decide to drop it, you must notify the Registrar by the date indicated below, or you will be charged full tuition for the course unless another student takes your seat.


**Credit Hour Limitations**

Day students must take at least 12 and not more than 16 credit hours. Evening students must take at least 8 and not more than 11 credit hours. As noted in the preceding section, credits for Intensive Trial Advocacy do not count as part of your Fall semester course load for purposes of minimum or maximum credit hour limitations; but they do count for purposes of determining whether you will be charged for student helath insurance.

Students enrolled in Law Review or Moot Court Honor Society may take one extra credit hour without special permission. Graduating seniors needing fewer than the minimum number of hours to graduate may take fewer credits without special permission, but must comply with the residency requirements in § 1.5 of the Student Handbook. You may request an exception to these limitations by submitting a Petition to Dean Sowle setting forth the extenuating circumstances justifying the exception.

Please be careful to observe the credit hour limitations. Day students who register for more than 16 hours, and Evening students who register for more than 11 hours, may do so only if one of the above exceptions applies, or a Petition approved by Dean Sowle is submitted to the Registrar’s office. If you enroll for more than the maximum number of hours without permission, you will have to drop a course when the Registrar discovers it, regardless of how late in the semester the discovery is made.

**Residency Requirement**

Students must comply with the residency requirement in § 1.5 of the Student Handbook. Please read this section carefully and contact Dean Sowle if you have any questions.

**Registering for Courses Not in Your Division**

Students must take at least one-half of their credit hours in the division in which they are enrolled. Courses offered only at 4:00 p.m. are considered both Day Division and Evening Division courses. Except for the Saturday sections of Trial Advocacy, all Trial Advocacy courses are considered Evening Division courses.

Day Division courses are indicated by the designation "001" (or "002" if there is more than one Day section of the course) following the course number. Evening Division courses are indicated by the designation "051" (or "052" if there is more than one Evening section of the course) following the course number. If a course is listed on both the Day and Evening Divi-
sion schedules, it will be listed with the designation "071."

**Making Up Incompletes**

If you will be making up an Incomplete grade by attending a class in the Fall semester, *do not register for the course*. You must submit an Incomplete Course Make-up Notice to the Registrar’s office by the end of the second week of classes in order to earn credit for the course.

**Courses With Exams Scheduled at the Same Time**

Please note that you are permitted to register for courses even if their exams are scheduled at the same time; one of your exams will be rescheduled in accordance with the rules stated in § 7.2 of the Student Handbook.

**Registering for LL.M. Courses**

Students in the joint J.D./LL.M. programs in Taxation or Financial Services must register as joint degree students and consult with the program directors before registering for LL.M. courses. Non-joint degree students may register for graduate tax courses only with the permission of Professor Gerald Brown. Non-joint degree students may register for Financial Services graduate courses with permission of the program director. The Taxation LL.M. schedule appears after the J.D. schedule later in this Bulletin; contact the Center for Law and Financial Markets for the Financial Services schedule.

3. **HOW TO REGISTER**

**Online Registration**

We will be conducting Fall registration online. To register, go to the Law School’s Student Portal page at [http://www.kentlaw.edu/portals/current.html](http://www.kentlaw.edu/portals/current.html) and click on the “Online Registration” link. You can use any computer with Internet access, either inside or outside the Law School.

Registration will take place starting Thursday, May 8 and will continue through Saturday, May 10. You may register at any time during that period. After the end of the registration period, the registration requests will be processed according to each student’s registration priority (see below). In other words, registration will *not* be conducted on a first-come, first-served basis; as long as you register during the designated period, you will have an equal chance of being admitted to a class as other students within your registration priority group.

To learn what classes you have been admitted into, you must check the online registration site on or after Monday, May 12. *Registering for a class during the initial registration period is no guarantee that you will be admitted into the class – you must check the web site on or after Monday, May 12 to learn what classes you have been admitted into.*

**Registration Priority**

Day Division students have priority for Day Division classes; Evening Division students have priority for Evening Division classes. For classes in the 4:00 time slot, seats are allocated proportionately between Day Division and Evening Division. Within divisions, registration priority is based on the date a student began law studies, with the earliest graduation date having the highest priority.

**ADDING & DROPPING COURSES**

You may add open courses or drop courses using the online system beginning Monday, May 12. *New faculty policy:* You may add an open course without special permission until the end of the first week of Spring classes; during the second week, however, you may add an open course *only with permission of the instructor.* You may not add a course after the second week of the semester. To find out what courses are open, check the Online Registration system.

You may withdraw from any course except a required course, a clinical course, Law Review, Moot Court, or Intensive Trial Advocacy at any time prior to the date of the final exam or final paper (see § 3.10(c) of the Student Handbook). There is no tuition penalty if you drop a course during the first two weeks of classes. You will *not* receive a tuition refund, however, if you drop a course after the second week of classes.
JANUARY 2004 GRADUATES

Students who will complete their degree requirements in the Fall 2003 semester must submit an Application for Graduation form to the Registrar as soon as possible after their schedule is finalized. Graduating seniors should read §§ 1.7 and 1.8 of the Student Handbook regarding their degree requirements.

TUITION CHARGES AND PAYMENTS

Tuition for the Fall 2003 Semester

Tuition is $925 per credit hour for J.D. students. A $120 student activity fee is payable for the Fall semester for Day Division J.D. students. A $50 student activity fee is payable for the Fall semester for Evening Division J.D. students.

Student Health Insurance

All students registered for at least 12 hours in the Fall semester, including Intensive Trial Advocacy (see page 2 of this Bulletin), will automatically be billed for student health insurance (the cost for the 2002-2003 academic year was $605 for the full year; the cost for the 2003-2004 academic year is still being determined). This applies to both Day and Evening Division students. You may waive insurance coverage if you have comparable coverage by filing a waiver form by the end of the first week of Fall classes. If the waiver is not received by then, you will be billed for the insurance. Waiver forms and brochures explaining the insurance coverage are available in the Registrar’s office. Completed forms should be addressed to the IIT Student Health Center and dropped in the Main Campus mail slot in the College Service Center on the second floor. If you intend to waive the student insurance coverage, please read the waiver instructions in the insurance brochure carefully.

If you have previously filed a waiver form, you need not file another one as long as you are continuously enrolled in law school, unless your outside insurance carrier changes. In that case, you must notify the Student Health Center.

A student registered for fewer than 12 credit hours, whether in the Day or Evening Division, will not be covered by student insurance, unless the student elects to obtain coverage. If you will be registered for fewer than 12 credit hours in the Fall semester and want student insurance coverage, you must apply for it. Applications are available in the Registrar’s office.

If you are making up Incompletes, those credits will not count in determining whether you will be automatically enrolled in the health insurance plan.

A more comprehensive health plan than the basic plan offered by the university is available for students at an additional cost. If you are interested in learning about this plan, contact the Student Health Center at 312/808-7100.

Payment of Tuition and Fees

Payments can be made by cash, check, money order, MasterCard, Visa, or Discover, either by mail or in person, at the Bursar’s office in Room 290. All tuition payments for the Fall 2003 semester are due by August 1, 2003. You may also pay your tuition online by going to http://ck.kentlaw.edu and clicking on the “Online Payment of Tuition” link.

Financial aid awards are considered credits to the student’s tuition account. Students whose financial aid awards do not cover the cost of tuition and fees must select a payment option below. Financial aid scholarships and loans supercede all other forms of tuition payment. Therefore, if anticipated loans and scholarships cover a portion or all of your tuition costs, a student may not use other forms of payment – including credit cards – to participate in a payment option for the amount of tuition cost covered by the anticipated scholarship or loan amount.

1. IIT Semester Payment Plan: The total balance of tuition and fees, minus financial aid (if applicable), is due on August 1, 2003.

2. IIT Monthly Payment Plan: The total balance of Fall and Spring semester tuition and fees, minus anticipated financial aid (if applicable), may be divided into nine equal installments. The first installment is due by August 1, 2003. The remaining eight payments are due on the first of each month, beginning September 1, 2003, and ending April 1, 2004. There is a $80 fee associated with this option. You can
register online for this payment plan by http://www.enrollment.iit.edu/stu_accounts.htm. See the Bursar for more information.

Financial Delinquency

Any student who fails to meet the required payments will be charged a late penalty. This penalty will be 1% per month of the amount due on the payment due date. The 1% payment penalty will be charged each month until the amount due is paid in full.

Students with delinquent accounts are subject to suspension and exclusion from classes after being notified by the Bursar. These students may not be permitted to take final exams, receive course credits or transcripts, register for a subsequent semester, receive a degree, or be certified to the bar examiners.

Financial Aid

All students who will be attending Chicago-Kent during the Fall 2003 semester are eligible to apply for federal and private loans. In order to apply for any loans, the Financial Aid Office requires that each student submit a 2003-2004 financial aid package with all required applications six to eight weeks before classes start – the sooner, the better.

Federal Stafford Loans: Students interested in applying for federal loans must be enrolled for at least 6 credit hours. To apply for federal financial aid for the Fall 2003 semester, students must submit the following documents to the Financial Aid Office:

< 2003-2004 Student Aid Report (SAR) (note: if Chicago-Kent is listed on your FAFSA, you do not need to submit it; the Financial Aid Office will receive it electronically).
< If requested by the Financial Aid Office: 2002 federal tax returns and Verification Worksheet.
< Any other documents requested by the Financial Aid Office.

Federal Perkins Loans: In order to be considered for a Federal Perkins Loan, the Financial Aid Office must have your 2003-2004 Student Aid Report (SAR) on file as soon as possible. Also, you must demonstrate financial need, which is determined by your FAFSA. Due to limited funds, Federal Perkins Loans will be awarded to students by date priority. Therefore, we strongly encourage all students interested in receiving Federal Perkins Loans to complete the FAFSA as early as possible.

Private Loans: Students interested in applying for private loans must be enrolled in at least 3 credit hours. To apply for private loans for the Fall 2003 semester, students must submit the following documents to the Financial Aid Office:

< 2003-2004 Student Aid Report (SAR) (note: if Chicago-Kent is listed on your FAFSA, you do not need to submit it; the Financial Aid Office will receive it electronically). You must apply directly with a private loan lender.
< Any other documents requested by the Financial Aid Office.

Loan Checks: Students must complete a loan application/promissory note for each loan they wish to receive. The Bursar’s office will contact you by e-mail when either your refund is available or your loan check is ready for endorsement.

If you have any questions regarding financial aid, please e-mail finaid@kentlaw.edu, stop by Suite 230, or call the Financial Aid Office at 906-5180.

PASS-FAIL ELECTION

A student in good academic standing may elect to take courses on a pass/fail basis except: (1) required courses, including Professional Responsibility; (2) seminars, whether or not being taken to fulfill the seminar degree requirement; (3) courses that have been designated by instructors as ineligible for the pass/fail election; (4) courses that are graded only on a pass/fail basis, such as clinical courses, Moot Court, and Law Review; (5) LL.M. courses; (6) Trial Advocacy and Appellate Advocacy courses; and (7) courses taken to fulfill the requirements of the Environmental Law, International and Comparative Law, Intellectual Property Law, Labor and Employment Law, or LADR certificates.

No more than six credit hours taken under this election will count toward the graduation credit requirement. Fall courses that have been designated as ineligible for
the pass/fail election by instructors are indicated on the Schedule of Classes.

Refer to §§2.4-2.7 of the Student Handbook for the procedures for making the pass/fail election; other limitations on the pass/fail election; and limitations on total credit hours you may earn taking certain designated types of courses.

A student taking a course on a pass/fail basis must earn at least a C to receive a grade of P (Pass). If you pass the course but fail to earn at least a C, you will receive a grade of LP (Low Pass).

EMPLOYMENT LIMITATION

Day Division students may not be employed for more than 20 hours per week during the semester.

RECOMMENDED COURSES FOR UPPER-LEVEL STUDENTS
(adopted by the faculty February 1998)

Courses with an asterisk (*) cover material that is likely to be tested on many states’ bar examinations, including that of Illinois. Other subject areas may also be tested; you should review the Illinois Bar Exam Information Statement in the Registration Bulletin – or, if you plan to take another state’s bar examination, contact the bar examiners in that state – before deciding which of these and other courses to take.

I. The faculty believes that every student should take:

A. *Business Organizations (4 hours)
B. *Evidence (3 hours)
C. Personal Income Tax (3 hours)
D. *Remedies (3 hours)

II. The faculty believes that every student should take at least 15 hours from the following list of courses, with most courses taken from subsection A and at least one course taken from subsection B. Courses not included in this list should not be thought of as less challenging or unimportant. They may have been left off because they cover advanced or very specialized material, or because they focus on non-traditional legal materials. Students may take some of those courses with

their remaining electives.

For those students whose grade point average is in the lower third of the class after they complete their first year of law school (two semesters for day students and three semesters for evening students), we recommend in the strongest terms possible that they take at least 20 hours (rather than 15) from the following list, with a heavy emphasis on courses that cover subject matter that may be tested on the Bar Exam.

A. Courses in major areas of law:

1. Administrative Law (3 hours).
2. Civil Litigation: one of the following: Appellate Courts (3 hours), Civil Procedure 2 (3 hours), Complex Litigation (3 hours), Federal Courts (3 hours), *Illinois Civil Procedure (2 hours).
3. Commercial Law: one or two of the following: *Secured Transactions (3 hours), *Payment Systems (3 hours), *Survey (4 hours).
4. *Conflict of Laws (3 hours)
6. Criminal Procedure: *The Adjudicative Process (3 hours), or *The Investigative Process (3 hours).
7. *Estates and Trusts (4 hours).
8. *Family Law (3 hours).
9. International Law (3 hours) or Comparative Law (3 hours).
10. *Products Liability (2 hours).

B. Courses focusing on statutory analysis and/or administrative agencies:

1. Antitrust (3 hours).
2. Bankruptcy (3 hours).
3. Copyright Law (3 hours) or Patent Law (3 hours).
4. Employee Benefits Law (2 or 3 hours).
5. Employment Discrimination (3 hours).
7. Labor Law (4 hours).
8. Legislation (3 hours).
10. Taxation of Business Enterprises
III. The faculty believes that every student should take at least one skills or one clinical course from the following list of such courses. Beginning in February 1998, the Illinois Bar Examination began using the Multistate Performance Test to test six fundamental lawyering skills: problem-solving, legal analysis and reasoning, factual analysis, communication, organization and management of a legal task, and recognizing and resolving ethical dilemmas. Each of the courses listed below teaches some of the above-listed skills. You should review the Illinois Bar Exam Information Statement in the registration materials—or, if you plan to take another state’s bar examination, contact the bar examiners in that state—before deciding which of these courses to take.

A. Skills courses:

1. Business Entity Formation (3 hours).
2. Business Entity Transactions (3 hours).
3. Employment Litigation (3 hours) (for students in the Labor and Employment Law Certificate Program only).
4. Pretrial Litigation (3 hours) (for students in the LADR Program only).
5. Trial Advocacy (3 hours).

B. Clinical courses:

1. In-House Clinic (3 or 4 hours):
   a. Civil Litigation (3 or 4 hours).
   b. Criminal Defense (3 or 4 hours).
   c. Family Law (3 or 4 hours).
   d. Health Law Litigation (3 or 4 hours).
   e. Mediation and ADR (3 or 4 hours).
   f. Tax Litigation (3 hours).
2. Judicial Externship (4 hours).
3. Legal Externship (4 hours).
4. Labor and Employment Externship (4 hours) (for students in the Labor and Employment Law Certificate Program only).

BAR EXAM INFORMATION

Illinois does not require students to take any specific courses to be eligible to take the bar exam. However, some states may require specific law courses to be eligible to take the bar exam. In addition, many states—including Illinois—require students to register with the bar examiners while in law school. If you intend to take an out-of-state bar exam, you should check the state’s requirements in the Registrar’s office or Dean Sowle’s office as soon as possible.

The Illinois Bar Exam

To be admitted to practice in Illinois, you must take the Illinois bar exam and the Multistate Professional Responsibility Exam (MPRE), which is administered separately from the bar exam in March, August, and November each year. The MPRE may be taken before you receive your law degree, so long as you have completed a certain minimum number of credits. Applications are available in the Registrar’s office.

Illinois Supreme Court Rule 704 states that the following subjects may be tested on the Illinois bar exam: “administrative law; agency; business organizations; commercial paper; conflict of laws; contracts; criminal law and procedure; domestic relations; equity jurisprudence, including trusts and mortgages; evidence; federal and state constitutional law; federal jurisdiction and procedure; federal taxation; Illinois procedure; personal property, including sales and bailments; real property; secured transactions; suretyship; torts; wills and administration of estates.” Not all of these topics are tested regularly on the Illinois bar exam; for example, in recent years, administrative law and federal taxation have not been tested.

The Illinois bar exam is comprised of four parts: the Multistate Essay Exam (3 hours, 6 essay questions); the Illinois Essay Exam (90 minutes, 3 essay questions); the Multistate Bar Exam (two 3-hour sessions, 200 multiple-choice questions); and the Multistate Performance Test (90 minutes, one item). The following subjects have been tested on the Illinois bar exam in recent years or are considered to be reasonably likely to be tested. However, you cannot assume that the composition of the exam will be the same when you take the bar exam.

Multistate Essay Exam: Business Organizations (agency, partnerships, corporations); Commercial Law (sales, secured transactions, commercial paper); Estates & Trusts (future interests, trusts and wills);
Conflict of Laws; Family Law; Federal Civil Procedure.

**Illinois Essay Exam:** All of the above topics, plus Equity (Remedies); Illinois Civil Procedure; and Personal Property.

**Multistate Bar Exam:** Contracts/Sales, Torts, Evidence, Constitutional Law, Criminal Law and Procedure, and Real Property.

**Multistate Performance Test:** Skills tested include problem solving, legal analysis and reasoning, factual analysis, communication, organization and management of a legal task, and recognizing and resolving ethical dilemmas.

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## FACULTY BIOGRAPHIES

Biographies of most full-time faculty members appear on the web at [http://www.kentlaw.edu/faculty/](http://www.kentlaw.edu/faculty/) and for adjuncts at [http://www.kentlaw.edu/faculty/adjuncts.html](http://www.kentlaw.edu/faculty/adjuncts.html). Those biographies that cannot be found online are listed below.

### FULL-TIME FACULTY

**Susan Bisom-Rapp**  
Employment Relationships  
International Employment Law Seminar

Professor Susan Bisom-Rapp presented "The Reach of U.S. Employment Law: Exporting American Litigation Prevention Practices and Notions of Compliance to the Global Worksite" to members of the North County Bar Association on Aug. 22. The talk reflects her current ethnographic study of the mega-labor and employment law firm Littler Mendelson’s efforts to develop an international employment law practice. She presented a similar talk to an academic audience at the law & Society Association Annual Meeting in Vancouver, B.C., Canada, on May 30, where she additionally chaired at panel titled, Labor Law in a Globalized World: “The Reach of Labor Law Across Borders and Time.” Professor Susan Bisom-Rapp has also been appointed to serve a three-year term on the Law and Society Association’s Conditions of Work Committee.

**Kevin Haynes**  
Business Organizations

After law school, Haynes clerked for the Honorable J. Dickson Phillips, U.S. Court of Appeals for the Fourth Circuit, in Durham, North Carolina. Upon completion of his clerkship, he worked in Houston, Texas for Mayor Day Caldwell & Keeton, a law firm in the municipal finance and corporate areas, and then for Wilson Sonsini Goodrich & Rosati, in Palo Alto, California, as a securities lawyer, working on stock offerings, private and venture capital financings for high technology companies. He left Wilson Sonsini in 1995 to enter the Duke University graduate program in English. During his years at Duke, Haynes worked for Wyrick Robbins Yates & Ponton, in Raleigh, on securities and corporate law matters. He anticipates graduating from Duke in 2002 with a Ph.D. in English. Before joining the UNC-Chapel Hill Law School faculty, he was a visiting fellow at Cornell Law School during the 2000-2001 academic year. Haynes will teach Business Associations, Mergers & Acquisitions, and a seminar on Law and Literature: Murder.

**Kent Streseman**  
Appellate Advocacy

Kent Streseman teaches courses in federal courts and in the legal analysis, research and communication program. He received his law degree magna cum laude in 1995 from Cornell Law School, where he was elected to the Order of the Coif, served as notes editor of the Cornell Law Review and won the school’s Cuccia Cup moot court competition. He received his bachelor’s degree with high honors and a graduate certificate in education from the University of California, Davis. Before coming to Baylor in 2001, Streseman was a member of the faculty at Chicago Kent College of Law, where he taught courses in legal writing, federal courts and products liability, and coached several of the school’s moot court teams. Before teaching, Streseman practiced in the litigation group at Jones, Day, Reavis & Pogue in Cleveland, where his caseload focused on complex products liability, commercial and environmental cases.

### ADJUNCT FACULTY
Adam Bottner
Government Enforcement of Environmental Laws
Seminar

Mr. Bottner is currently an associate with Stone, McGuire & Benjamin. He formerly was an Assistant State’s Attorney and Supervisor of the Environment & Energy Division for the Cook County State’s Attorney. Mr. Bottner received his J.D. from Chicago-Kent College of Law in 1987 and his B.A. from the University of Illinois in 1984.

Frederick H. Cohen
Intellectual Property Litigation

Mr. Cohen received his law degree, cum laude, from the University of Chicago in 1990, and his B.A. in Finance from the University of Illinois in 1987. He is a partner in the litigation group of Goldberg, Kohn, Bell, Black, Rosenbloom & Moritz, Ltd. in Chicago. He has extensive experience litigating patent and trademark infringement matters, e-commerce issues, and state and local tax disputes. He writes and speaks on topics ranging from general litigation issues to subjects on intellectual property, constitutional limitations on interstate taxation, and the deregulation of the electric industry.

Howard Foster
Civil RICO seminar

Mr. Foster received his B.A. from Brandeis University, with honors, in 1984 and his J.D. from Boston University Law School in 1988. He is a partner with Johnson & Bell, Ltd. in Chicago, where he chairs the firm’s Complex Plaintiff Litigation group. The group is currently engaged in litigation against Enron Corp. and its accounting firm, Arthur Andersen, under the RICO statute and other high-profile cases, including a class action against Tyson Foods, Inc. for employing a workforce of primarily illegal immigrants at 15 of its poultry processing facilities.

Judith E. Koehler
State Constitutional Law

Judge Koehler received her B.S. in Business Education from Western Illinois University and her J.D. from Loyola University of Chicago School of Law. She has worked in all three branches of Illinois government, including serving as an Illinois State Representative (1980-1986), as an Assistant State’s Attorney (1991-1994), as an Illinois States’s Attorney’s Appellate Prosecutor (1994-1998), and as a Justice of the Illinois Appellate Court (1998-2000). She has taught at Loyola University of Chicago School of Law and Midstate College.

Kingsley Martin
Technology and the Practice of Law

Mr. Martin received his B.A. in Jurisprudence in 1981 from Oxford University, Exeter College, and his J.D. from Harvard Law School in 1985. Most recently, he was chief information officer for Kirkland & Ellis in Chicago. Prior to that, he was director of legal technology planning for Jones, Day, Reavis & Pogue in Cleveland. He has lectured and written widely on the integration of technology into the practice of law.

Donald F. Spak
Commercial Law: Secured Transactions

Mr. Spak received his A.B. in economics (Omicron Delta Epsilon honor society in economics) from Washington University in St. Louis in 1970, and his J.D. from DePaul University in 1974. Following law school, he was a judicial law clerk for Mr. Justice Thomas A. McGloon of the Illinois Appellate Court (1974-77), and then an associate and partner at Arvey Hodes Costello and Burman (1977-90), until joining Hamblet Oremus & Little in 1991. His practice includes commercial law, chancery practice, copyright law, and real estate title litigation. He also represents victims of white collar crimes.

J.D. COURSE DESCRIPTIONS

Course descriptions appear online at http://www.kentlaw.edu/academics/courses.html Those courses which cannot be found online are listed below.

Comparative Constitutional Law
Professor Harding

This course will begin with a case study examining a single constitutional issue from the perspective of three different constitutional systems. The relationships between different constitutional systems and the
limitations of comparative analysis will then be discussed more generally. The next section will look at the role and structure of constitutional courts, in particular different approaches to judicial review. Finally, the course will look at constitutional protection of individual and group rights focusing on the question of what substantive norms are necessary for a constitutional system and can such questions be answered across different constitutional cultures. Prerequisites: Constitutional Law (please see Professor Harding if you wish to take this course and are taking Constitutional Law at the same time). Two credit hours.

**Employment Litigation**
Professor Strubbe  
Professor Casazza

Employment Litigation is a simulation course, designed to introduce students to the representation of a client in an employment discrimination case, from the initial client interview through a motion for summary judgment. Students are assigned as members of either the plaintiff or defense law firm, and work with a "senior partner"/professor in interviewing the prospective clients; preparing engagement letters; drafting a Complaint or an Answer; drafting and responding to written discovery; preparing for, taking, and defending depositions; and preparing or opposing a motion for summary judgment. Three credit hours.

**International & Comparative Antitrust Seminar**
Professor Gerber

During the last few years, the role of law in protecting economic competition from restraints ("antitrust law" or "competition law") has become an increasingly important factor in international business and in legal practice relating to international business. It is likely to become even more important as the globalization of economic activity advances. This course is designed to introduce students to this area of law and to the basic tools they will need to understand and provide legal services in it. We will examine U.S. antitrust law as it relates to transactional conduct. We will then look at antitrust law in Europe and, in a superficial way, other parts of the world. The final section of the course will deal with recent developments in international antitrust cooperation and with moves toward the development of a transnational antitrust regime.

**International Patent Law Seminar**
Professor Holbrook

U.S. Patent Law is increasingly influenced and modified by international treaties and considerations. This seminar will provide an in-depth look at patent laws on the international level. Issues that we will explore include prosecuting patents pursuant to the Patent Cooperation Treaty and the extraterritorial reach of U.S. patent law. We will also examine recent efforts at patent harmonization through the TRIPS Agreement and the dispute resolution proceedings available under that regime. We will take a comparative look at U.S. and foreign patent laws and systems. Finally, we will consider current controversies surrounding patents on the international arena, such as access to medicines and the Doha Declaration that interprets TRIPS, the appropriation of gene patents through the use of isolated populations abroad, and the appropriation of indigenous knowledge and skills. Patent Law or International IP are prerequisites. These requirements can be waived only with the permission of the instructor.

**Introduction to the American Legal System**
Professor Lazar

Overview of American constitutional and procedural law, with an introduction to the U.S. judicial system, legal methodology, and government structure. Open only to exchange students and students in the LL.M. in International and Comparative Law.

**Law & Bio-Ethics**
Professor Casonato

This course will deal with legal issues relating to the beginning of life (e.g. assisted fertilization, cloning, and abortion) and the end of life (e.g. euthanasia, assisted suicide, and right to refuse life-saving treatments). It may also treat topics like dignity in biolaw, privacy, informed consent, genetic engineering, genetic discrimination, and biolaw and cultural pluralism. The course will be taught from an international and comparative perspective.

**LL.M. Graduate Seminar in Int’l Intellectual Property**
Professor Dinwoodie
This is a year long seminar mandatory for all students taking the LLM in International Intellectual Property Law. It is open only to those students. The seminar will introduce students to all the relevant institutions of international intellectual property law (including most notably the World Trade Organization and the World Intellectual Property Organization). It will also cover the principal scholarly and policy debates that are presently occurring regarding international intellectual property law. As the year proceeds, the seminar will be structured around the masters thesis being drafted by each student for his or her LLM in International Intellectual Property Law. 3 credit hours.

**Law, Literature & Feminism**
Professor Marder

This course will examine the development of feminist legal theory by focusing on several cases, writings of theorists, and novels that provide further illustration of the theories. The early advocates of women’s rights argued in court cases for equality; this theme is also developed in Zora Neale Hurston's "Their Eyes Were Watching God." The Supreme Court case focusing on maternity leave raised the question whether women should be arguing for equality or difference; Toni Morrison's "The Bluest Eye" asks a similar question. Catharine MacKinnon and Carol Gilligan gave the debate a slightly different turn, with MacKinnon focusing on the need to rectify an existing power imbalance and Gilligan emphasizing an appreciation of difference. Both these approaches intersect in Gloria Naylor's "The Women of Brewster Place" and Cristina Garcia's "Dreaming in Cuban." This course will require attendance, participation, four ungraded response papers (1-2 pages), and a take-home final exam. This course may be taken pass/fail.

**Law School Consortium Project IPRO**
Professor Staudt
Lindsay DuVall

The Law School Consortium is a group of law schools that have joined forces in order to “design, evaluate, and promote programs that extend the educational and professionalism missions of schools beyond graduation to provide training, mentoring, and other support to solo and small-firm lawyers” (http://www.lawschoolconsortium.net). The Consortium members feel that by supporting their graduates beyond law school, they will not only enhance the education of current students and the practices of alums, but will ultimately enable both to increase the availability of legal services for low and moderate income individuals. Chicago-Kent is seeking to join the Consortium and begin a new initiative that will create a technological platform to provide resources to our alumnae/I. An IPRO team will work to design a program that will meet the needs outlined above, as well as implement those program features. The resources will be provided through a web site platform and may include a list-serv, client referral system, CLE materials, and marketing services. The IPRO team will help to expand the cooperation between alumnae/I and practicing attorneys to various disciplines within the IIT community by providing legal skills, business planning, and technological support for the Consortium effort. For more information on the IPRO program please visit http://ipro.iit.edu/new/

**Litigation Technology**
Professor Rogers

Prerequisite: Trial Advocacy 1. This course will teach law students interested in becoming trial lawyers how to integrate technology into their trial presentations. Students will learn how to apply principles of persuasion to the creation of courtroom visuals which they will then present in the trial advocacy portion of the course. The course will use hypothetical problems and cases to allow students to develop presentations that persuade and will include computer lab sections, some lecture, and student participation with instructor critique. Students will try civil cases and criminal cases. Students should own their own laptop computers and be prepared to bring them to class every day. The computer should be Windows-compatible. The class may run longer than three hours when students try their mock trials. Maximum class size is 16 students. Students should contact Mike Rogers at whatumean@msn.com if they have any questions. Three credit hours.

**Nation Building IPRO**
Professor Perritt

This IPRO extends Operation Kosovo. Operation
Kosovo is an IIT-Chicago-Kent initiative to promote rule of law, democracy, civil society, and economic development in Kosovo. Students will continue work on projects such as: Providing research assistance to counsel in Kosovo through CRDC; providing support to the University of Pristina law school’s student organization; establishing a Kosovo Leadership Council, a small Business Assistance Clinic, and a Kosovo investment fund; establishing firm contact with Kosovars in the Diaspora; maintaining support for the University of Pristina law school’s externship program; website updating; and posting Kosovar law on the Internet. If interested, please register for LAW 547-001. For more information on the IPRO program please visit http://ipro.iit.edu/new/.

**Refugee Law and Asylum Externship**
Professor Gross

Externs will interview asylum applicants, previously interviewed and accepted by Heartland Alliance’s Midwest Immigrant & Human Rights Center, to prepare their asylum applications. Externs research domestic and international law as well as country conditions and handle at least one asylum case per semester. Asylum applicants either apply for asylum affirmatively to the Immigration and Naturalization Service, or apply defensively to the Immigration Court if they are in deportation or removal proceedings. Externs attend the asylum interview with their clients and a supervising attorney before the Asylum Office of the Immigration and Naturalization Service. Students who elect to represent an asylum applicant in removal proceedings will appear before the Immigration Court with their clients and a supervising attorney. To enroll in the externship, students must contact Professor Gross. Prior immigration law experience is not required. Fluency in a second language is helpful, although it is not a requirement for the externship. Students interested in externing in Immigration Court and externing with the judges who hear asylum petitions, please contact Professor Gross as well.

**State Constitutional Law**
Professor Koehler

This course, which may also be taken as a seminar, will address the emerging role of state courts in relation to the federal courts and the increasing importance of state law, especially state constitutional law, in relation to federal constitutional law. Topics will include the advantages of independent use of state constitutions; difficulties with relying on state constitutional provisions in contrast with similar federal constitutional provisions; different methods of interpreting state constitutions; the doctrine of “independent and adequate state grounds”; and how to raise, brief, and argue state constitutional rights. Two credit hours.

**Technology and the Practice of Law**
Professor K. Martin

This course examines the role of technology in the practice and the business of law. The course considers the impact of technology on the profession, its economic value, and the types of technology systems available, offering students an analytical framework to examine information technology platforms and the future of the legal profession. A number of advanced technology systems will be evaluated, including personal productivity systems, knowledge management, and enterprise integration systems, commonly known as “portals.” Two credit hours.
### COURSES LIKELY TO BE OFFERED IN THE SPRING 2004 SEMESTER

The courses listed below do not include Legal Writing courses, Trial Advocacy, or clinical courses.

#### DAY DIVISION

The following courses are likely to be offered in the Day Division in the Spring 2004 semester. There is no guarantee, however, that all of these courses will, in fact, be offered. Additional courses will likely be added. **(4:00)** indicates courses likely to be offered at 4:00 in the Spring.

- Administrative Law
- Advanced Criminal Law
- Advanced Torts **(4:00)**
- Alternative Dispute Resolution **(4:00)**
- Antitrust
- Business Entity Transactions
- Business Organizations
- Commercial Law: Payment Systems **(4:00)**
- Comparative Copyright Law
- Comparative Law
- Conflict of Laws
- Copyright Law
- Criminal Procedure: Adjudicative Process
- E-Commerce
- Emerging Technologies
- Employment Discrimination
- Energy Law **(4:00)**
- Entertainment Law **(4:00)**
- Estates and Trusts
- Family Law
- Immigration Law & Policy
- International Business Transactions
- International Commercial Litigation
- International Intellectual Property
- Internet Law
- Legislative Advocacy
- Mergers & Acquisitions
- Negotiations **(4:00)**
- Non-Profit Law
- Personal Income Tax

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### INTERSESSION

| Orientation begins | Monday, August 18 |
| Saturday Trial Ad. sections begin | Saturday, August 23 |
| **First day of regular classes** | Monday, August 25 |
| Labor Day (no classes) | Monday, September 1 |
| Yom Kippur (no classes) | Monday, October 6 |
| Thanksgiving vacation (no classes) | Wed. at 4:00 - Sunday, Nov. 26 - Nov. 30 |
| Mon. classes meet (Labor Day make-up) | Monday, December 1 |
| Monday classes meet (Yom Kippur make-up) | Tuesday, December 2 |
| Thursday classes meet (Thanksgiving make-up) | Wed., December 3 |
| Friday classes meet (Thanksgiving make-up) | Thursday, December 4 |
| **Last day of classes** | **Thursday, December 4** |
| Read period | December 5 - 9 |
| **Final exams** | December 10 - 20 |

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### SPRING 2004 SEMESTER

| Dr. King’s Birthday (no classes) | Monday, January 19 |
| **First day of classes** | **Tuesday, January 20** |
| Professionalism Day (no classes) | Wed., February 25 |
| Spring Break | March 13, 12 noon - March 21 |
| Good Friday (no classes) | Friday, April 9 |
| Monday classes meet (King Birthday make-up) | Monday, May 3 |
| Wednesday classes meet (Prof. Day make-up) | Tuesday, May 4 |
| Friday classes meet (Good Friday make-up) | Wednesday, May 5 |
| **Last day of classes** | **Wednesday, May 5** |
| Read period | May 6 - May 10 |
| **Final exams** | May 11 - 22 |
| Commencement | Sunday, June 23 *(tent.*)

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### 2004 SUMMER SESSION

| **First day of classes** | **Tuesday, May 24** |
| Memorial Day (no classes) | **Monday, May 31** |
| **Monday classes meet** | Friday, June 4 |
| **(Memorial Day make-up)** | **Thursday, July 15** |
| **Read period** | July 16 - July 18 |
| **Final exams** | July 19 - 21 |
EVENING DIVISION
The following courses are likely to be offered in the Evening Division in the Spring 2004 semester. There is no guarantee, however, that all of these courses will, in fact, be offered. Additional courses will likely be added. (4:00) indicates courses likely to be offered at 4:00 in the Spring.

Administrative Law
Alternative Dispute Resolution (4:00)
Antitrust
Bankruptcy
Business Entity Transactions
Business Organizations
Commercial Law: Payment Systems (4:00)
Criminal Procedure: Adjudicative Process
Employment Relationships
Energy Law (4:00)
Entertainment Law (4:00)
Environmental Law and Policy 2
Estate & Trusts
Evidence
Illinois Civil Procedure
Immigration Law
Intellectual Property for Corporate Lawyers
Land Use
Law of Trade Secrets
Mediation
Negotiations (4:00)
Negotiations
Patent Office Practice
Personal Income Tax
Products Liability
Professional Responsibility
Remedies
Sports Law (4:00)
Tax Planning for International Business (4:00)
Tax Procedure (4:00)
Taxation of Business Enterprises
Trademarks and Unfair Competition

SEMINARS
The following seminars are likely to be offered in the Spring 2004 semester. A number of additional seminars will be added to this list; some may be deleted. (E) indicates seminars likely to be offered in the Evening Division in the Spring; some of the seminars not currently listed as Evening seminars may be scheduled in the Evening Division. Most of the rest of the seminars will be offered at 4:00.

Access to Justice & Technology (4:00)
Advanced Evidence (4:00)
Antitrust & Intellectual Property
Collective Bargaining and Arbitration (E)
Biodiversity (4:00)
Hot Topics in Corporate & Business Law
Public Sector Employment
White Collar Crimes (4:00)

LONDON CONSORTIUM
Chicago-Kent is part of a consortium of law schools that sponsors a Spring semester in London each year. See § 1.27 of the Student Handbook or talk to Dean Sowle for details. The following courses will be offered in the Consortium program in the Spring 2004 term:

Arts & Entertainment Law
British Legal Externship Program
Criminal Procedure – Investigations
English Legal System
European Union Law
Federal Courts
International Human Rights
Natural Resources Law
Real Estate Transactions
Secured Transactions - Article 9

Changes to the Preliminary Schedule

Courses Added to the Schedule
Employment Litigation has been added to the evening schedule on Tues. and Thurs. from 6:00 - 7:25 pm.

Technology and the Practice of Law has been added to the schedule and will be taught on Tuesdays from 4:00 - 5:50.

Legal Drafting sections have been added on Tuesday at 4:00 and 6:00 pm. (See Note).

Advanced Research sections have been added on Tuesday at 4:00 and 6:00 pm. (See Note).

Days and/or Time Changes

Legal Writing I, sections 008 and 009 will end at 5:55 pm.

Capital Punishment and the Judicial Process will be taught on Wednesday at 7:35.

Pre-Trial Litigation, section 001 has been changed to Tues. from 4:00 - 5:50. Section 003 has been changed to Wed. from 4:00 - 4:55.

Employee Benefits Law was mistakenly listed as a 2 credit hour course. It is a 3 credit hour course. The course will be taught on Tuesday and Thursday from 10:15 - 11:40.

Mediation (Levitz/Nathanson) has been changed from Wednesday to Monday evenings at 7:35 p.m.

Introduction to American Legal System has been changed to Monday and Wednesday from 11:05 - 12:40. This course is open only to LL.M. and foreign exchange students.

Practice Before the Federal Circuit will meet from 6:00 - 7:50 pm. The course begins meeting on October 17, 2003 and continues through mid-January. The course will not meet during final exams or over the semester break.

Prerequisite Changes

International and Comparative Antitrust Seminar. Students must have completed a U.S. or foreign antitrust course or its equivalent.

Gift and Estate Tax. Students must have completed Personal Income Tax or be enrolled concurrently. (See Note)

Additional Courses Likely to be Offered in the Spring Semester

International Business Transactions has been added to the list of courses likely to be taught in the Spring.

Employment Discrimination was added to the courses likely to be taught in the Day Division and removed from those likely to be taught in the Eve. Division.

Employment Relationships was added to the courses likely to be taught in the Eve. Division.

Collective Bargaining and Arbitration was added to the list of seminars likely to be taught in the Spring.

NOTICES TO STUDENTS

Note Regarding Legal Writing Requirements:

In May 2002, the Chicago-Kent Faculty approved changes to the Research and Writing Program. These changes affect students who began law school in August 2002 or after. All students who began law school in August 2002 or after are required to take Legal Writing I, Legal Writing II, Legal Writing III, Legal Writing IV, and a Seminar.

Day-division students (except those enrolled in LADR) who begin their second year in August 2003 must register for LW III for the Fall 2003 semester. All day-division, second-year students must register for LW IV in the Spring 2004 semester. Students who began law school prior to August 2002 are not permitted to take LW III.

Students who began law school prior to August 2002 and who have not completed the second year LW requirement (by taking either a Drafting and an Advanced Research course OR by taking a combined three-credit course in Advanced Research/Drafting) must complete the Advanced Research component of the second-year LW require-
ment prior to taking the seminar that is required for graduation. Several courses will be offered in Fall 2003, restricted to students who began law school prior to August 2002, to enable such students to complete the second-year LW requirement. In Fall 2003 there will be sections of Legal Drafting offered at 4 p.m. and at 6 p.m. on Tuesdays; sections of Advanced Research at 4 p.m. and at 6 p.m. on Tuesdays; and a combined Advanced Research/Drafting course offered at 6 p.m. on Tuesday/Thursday. Students who began law school prior to August 2002 must complete the second-year legal writing requirement in fall 2003; the two credit-hour courses will not be offered after the fall 2003 semester. Evening division students who began law school prior to August 2002 may also fulfill the second year writing requirement by taking one of the three credit legal writing IV courses in spring 2004.

Evening-division students who began law school in August 2002 may take Legal Writing III and IV in either their second or third years of law school. Generally, we expect to offer the one-credit hour Legal Writing III course in the Fall and the three-credit hour Legal Writing IV course in the Spring. However, beginning in Fall 2004, there will be at least one Legal Writing III course available to evening students in Spring semester and at least one Legal Writing IV course available to evening students in the Fall.

If you have any questions, please feel free to contact either Dean Matheny or Professor Mary Rose Strubbe.

Note Regarding Gift and Estate Tax:

THE ESTATE TAX HAS NOT BEEN REPEALED

If you think you no longer need to understand federal estate taxes in order to counsel people regarding wills and estates, think again! Congress has raised the exemptions and lowered the tax rates somewhat, but the operative legislation keeps the estate tax in place until the year 2010, at which time the estate tax will be replaced—for one year only—with an income tax rule that still requires knowledge of the pre-2010 estate tax statute.

And one year later, in 2011, the estate tax will come back into full force as before, unless Congress passes a new statute permanently canceling the estate tax.

And the federal gift tax has been left largely untouched by the recent legislation; we will continue to have a gift tax, even in 2010 and beyond.

If you want to assist clients with planning their estates, you must be acquainted with the material covered in the Gift and Estate Tax course. Estate planning is not just for the rich. The current $1 million exemption may seem immense, but for most business or professional people all it takes is a house, a pension, and some life insurance and you’ve reached the $1 million threshold. It’s true that the number of people who end up having to pay estate tax is much smaller than the number of people who pay income tax, but that’s because it’s much easier to avoid estate tax: with proper planning. And we’ll be discussing planning techniques as part of the course.