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### 2001

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<th>Day</th>
<th>Event Description</th>
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<tr>
<td>Sept. 4</td>
<td>Tues.</td>
<td>Registration and orientation for all new students.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>First-term small groups meet.</td>
</tr>
<tr>
<td>Sept. 5</td>
<td>Wed.</td>
<td><em>Fall term begins, 8.30 A.M.</em> First day of classes and registration</td>
</tr>
<tr>
<td></td>
<td></td>
<td>for returning students.</td>
</tr>
<tr>
<td>Oct. 19</td>
<td>Fri.</td>
<td>Fall recess begins, 6 p.m.</td>
</tr>
<tr>
<td>Oct. 29</td>
<td>Mon.</td>
<td>Classes resume, 8.30 A.M.</td>
</tr>
<tr>
<td>Nov. 20</td>
<td>Tues.</td>
<td>Thanksgiving recess begins, 6 p.m.</td>
</tr>
<tr>
<td>Nov. 26</td>
<td>Mon.</td>
<td>Classes resume, 8.30 A.M.</td>
</tr>
<tr>
<td>Dec. 21</td>
<td>Fri.</td>
<td>Classes end; vacation begins, 6 p.m.</td>
</tr>
</tbody>
</table>

### 2002

<table>
<thead>
<tr>
<th>Date</th>
<th>Day</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan. 7</td>
<td>Mon.</td>
<td>Examination period begins, 9 A.M.</td>
</tr>
<tr>
<td>Jan. 22</td>
<td>Tues.</td>
<td><em>Fall term ends, 4.30 P.M.</em></td>
</tr>
</tbody>
</table>

### SPRING

<table>
<thead>
<tr>
<th>Date</th>
<th>Day</th>
<th>Event Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan. 28</td>
<td>Mon.</td>
<td><em>Spring term begins, 8.30 A.M.</em></td>
</tr>
<tr>
<td>Mar. 15</td>
<td>Fri.</td>
<td>Spring recess begins, 6 p.m.</td>
</tr>
<tr>
<td>Mar. 25</td>
<td>Mon.</td>
<td>Spring recess ends; classes resume, 8.30 A.M.</td>
</tr>
<tr>
<td>May 10</td>
<td>Fri.</td>
<td>Classes end.</td>
</tr>
<tr>
<td>May 13</td>
<td>Mon.</td>
<td>Examination period begins, 9 A.M.</td>
</tr>
<tr>
<td>May 24</td>
<td>Fri.</td>
<td><em>Spring term ends, 4.30 P.M.</em></td>
</tr>
<tr>
<td>May 27</td>
<td>Mon.</td>
<td><em>University Commencement</em></td>
</tr>
<tr>
<td>June 5</td>
<td>Wed.</td>
<td>Degrees voted by faculty.</td>
</tr>
</tbody>
</table>
The President and Fellows of Yale University

*President*
Richard Charles Levin, b.a., b.litt., ph.d.

*Fellows*
His Excellency the Governor of Connecticut, *ex officio*.
Her Honor the Lieutenant Governor of Connecticut, *ex officio*.
George Leonard Baker, Jr., b.a., m.b.a., *Palo Alto, California*.
Roland Whitney Betts, b.a., j.d., *New York, New York (June 2005)*.
Benjamin Solomon Carson, Sr., b.a., m.d., *West Friendship, Maryland (June 2003)*.
Gerhard Casper, ll.m., ph.d., *Atherton, California*.
Susan Crown, b.a., m.a., *Chicago, Illinois*.
Charles Daniel Ellis, b.a., m.b.a., ph.d., *Greenwich, Connecticut*.
David Richmond Gergen, b.a., ll.b., *McLean, Virginia (June 2002)*.
Holcombe Turner Green, Jr., b.a., ll.b., *Atlanta, Georgia*.
Linda Anne Mason, b.a., m.b.a., *Belmont, Massachusetts (June 2004)*.
The Rt. Rev. Victoria Matthews, b.a., m.div., *Edmonton, Alberta, Canada*.
Barrington Daniel Parker, Jr., b.a., ll.b., *Stamford, Connecticut*.
John Ennis Pepper, Jr., b.a., m.a., *Cincinnati, Ohio*.
Kurt Lidell Schmoke, b.a., j.d., *Baltimore, Maryland*.
Jaime Serra, b.a., ph.d., *Mexico City, Mexico*.
Theodore Ping Shen, b.a., m.b.a., *Brooklyn, New York (June 2007)*.
Janet Louise Yellen, b.a., ph.d., *Berkeley, California (June 2006)*.
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Vice President and General Counsel
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Vice President and Director of New Haven and State Affairs
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Vice President for Finance and Administration
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Yale Law School

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Natalia Martín, a.b., j.d., Associate Dean.
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Stephen T. Yandle, b.a., j.d., Associate Dean.

FACULTY EMERITI

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Elias Clark, m.a., ll.b., Lafayette S. Foster Professor Emeritus of Law and Myres S. McDougal Professorial Lecturer in Law.
Morris L. Cohen, ll.b., m.l.s., ll.d., Professor Emeritus of Law and Professorial Lecturer in Law.
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Quintin Johnstone, b.a., j.s.d., Justus S. Hotchkiss Professor Emeritus of Law and Professorial Lecturer in Law.
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Burke Marshall, m.a., ll.b., ll.d., Nicholas deB. Katzenbach Professor Emeritus of Law and George W. Crawford Professorial Lecturer in Law.
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FACULTY

‡Bruce Ackerman, m.a., ll.b., Sterling Professor of Law and Political Science.
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Akhil Reed Amar, B.A., J.D., Southmayd Professor of Law.
Jennifer H. Arlen, J.D., Ph.D., Visiting Professor of Law.
Ian Ayres, J.D., Ph.D., William K. Townsend Professor of Law.
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Yochai Benkler, LL.B., J.D., Visiting Professor of Law.
Lea Brilmayer, J.D., LL.M., Howard M. Holtzmann Professor of International Law.
Robert Amsterdam Burt, M.A., J.D., Alexander M. Bickel Professor of Law.
Lincoln Caplan, A.B., J.D., Knight Senior Journalist.
‡Stephen Lisle Carter, B.A., J.D., William Nelson Cromwell Professor of Law.
Marvin A. Chirelstein, A.B., J.D., Jacquin D. Bierman Professor (Adjunct) of Taxation (fall term).
Margaret Chisholm, M.L.S., J.D., Lecturer in Legal Research.
*Amy L. Chua, A.B., J.D., Professor of Law.
Elias Clark, M.A., LL.B., Lafayette S. Foster Professor Emeritus of Law and Myres S. McDougal Professorial Lecturer in Law.
‡Jules L. Coleman, M.S.L., Ph.D., Wesley Newcomb Hohfeld Professor of Jurisprudence and Professor of Philosophy.
Dennis E. Curtis, B.S., LL.B., Clinical Professor of Law.
Robert M. Daines, B.A., B.S., J.D., Visiting Associate Professor of Law (fall term).
‡Harlon Leigh Dalton, B.A., J.D., Professor of Law.
Mirjan Radovan Damaška, LL.B., DR. JUR., Sterling Professor of Law.
Toni Hahn Davis, J.D., LL.M., Associate Dean.
‡Drew S. Days, III, B.A., LL.B., Alfred M. Rankin Professor of Law.
Jan Ginter Deutsch, LL.B., Ph.D., Walton Hale Hamilton Professor of Law.
Brett Dignam, M.A., J.D., Clinical Professor of Law and Supervising Attorney.
Francis X. Dineen, B.A., LL.B., Clinical Professor (Adjunct) of Law and Supervising Attorney.
Steven Barry Duke, J.D., LL.M., Professor of Law.
‡Robert C. Ellickson, A.B., LL.B., Walter E. Meyer Professor of Property and Urban Law.
Edwin Donald Elliott, B.A., J.D., Professor (Adjunct) of Law.
William N. Eskridge, Jr., M.A., J.D., John A. Garver Professor of Jurisprudence and Deputy Dean.

‡ On leave of absence, spring term, 2002.
Daniel C. Esty, M.A., J.D., Clinical Professor of Environmental Law and Policy, Law School; and Associate Dean for Academic Affairs and Professor of Environmental Law and Policy, School of Forestry & Environmental Studies.

Owen M. Fiss, M.A., LL.B., Sterling Professor of Law.

Daniel Josef Freed, M.A., LL.B., Clinical Professor Emeritus of Law and Its Administration and Professorial Lecturer in Law.

‡Paul Gewirtz, B.A., J.D., Potter Stewart Professor of Constitutional Law.

Abraham Samuel Goldstein, M.A., LL.B., LL.D., Sterling Professor of Law.

Robert W. Gordon, A.B., J.D., Fred A. Johnston Professor of Law.

Michael J. Graetz, B.B.A., LL.B., LL.D., Justus S. Hotchkiss Professor of Law.

Steven J. Gunn, A.B., J.D., Visiting Associate Clinical Professor of Law and Supervising Attorney.

Henry B. Hansmann, J.D., Ph.D., Sam Harris Professor of Law.

Robert D. Harrison, J.D., Ph.D., Lecturer in Legal Method.

Quintin Johnstone, B.A., J.S.D., Justus S. Hotchkiss Professor Emeritus of Law and Professorial Lecturer in Law.

‡Dan M. Kahan, B.A., J.D., Professor of Law.

Paul W. Kahn, J.D., Ph.D., Robert W. Winner Professor of Law and the Humanities.

Neal K. Katyal, A.B., J.D., Visiting Professor of Law.
Jay Katz, b.a., m.d., Elizabeth K. Dollard Professor Emeritus of Law, Medicine, and Psychiatry and Harvey L. Karp Professorial Lecturer in Law and Psychoanalysis.
S. Blair Kauffman, j.d., ll.m., m.l.l., Law Librarian and Professor of Law.
Alvin Keith Klevorick, m.a., ph.d., John Thomas Smith Professor of Law and Professor of Economics.
*Harold Hongju Koh, a.b., j.d., Gerard C. and Bernice Latrobe Smith Professor of International Law.
Anthony Townsend Kronman, j.d., ph.d., Dean and Edward J. Phelps Professor of Law.
John H. Langbein, ll.b., ph.d., Chancellor Kent Professor of Law and Legal History.
Carroll L. Lucht, m.s.w., j.d., Clinical Professor of Law and Supervising Attorney.
Daniel Markovits, d.phil., j.d., Associate Professor of Law.
Theodore R. Marmor, b.a., ph.d., Professor of Public Policy and Management, School of Management; Professor of Political Science; and Professor (Adjunct) of Law (full term).
Burke Marshall, m.a., ll.b., ll.d., Nicholas deB. Katzenbach Professor Emeritus of Law and George W. Crawford Professorial Lecturer in Law.
Natalia Martín, a.b., j.d., Associate Dean.
Jerry Louis Mashaw, ll.b., ph.d., Sterling Professor of Law.
‡Jean Koh Peters, a.b., j.d., Clinical Professor of Law and Supervising Attorney.
Benjamin Polak, m.a., ph.d., Professor of Economics and Professor (Adjunct) of Law.
J. L. Pottenger, Jr., a.b., j.d., Nathan Baker Clinical Professor of Law and Director of Clinical Studies.
George L. Priest, b.a., j.d., John M. Olin Professor of Law and Economics.
William Michael Reisman, b.a., j.s.d., Myres S. McDougal Professor of International Law.
Judith Resnik, b.a., j.d., Arthur Liman Professor of Law.
Annelise Riles, j.d., ph.d., Visiting Professor of Law.
Roberta Romano, m.a., j.d., Allen Duffy/Class of 1960 Professor of Law.
‡Carol M. Rose, j.d., ph.d., Gordon Bradford Tweedy Professor of Law and Organization.
‡Susan Rose-Ackerman, b.a., ph.d., Henry R. Luce Professor of Jurisprudence (Law School and Department of Political Science).
‡Jed Rubenfeld, a.b., j.d., Robert R. Slaughter Professor of Law.
Barbara J. Safriet, j.d., ll.m., Associate Dean and Lecturer in Law.
Peter H. Schuck, m.a., j.d., ll.m., Simeon E. Baldwin Professor of Law.
†Vicki Schultz, b.a., j.d., Professor of Law.

‡ On leave of absence, spring term, 2002.
Alan Schwartz, M.A., LL.B., Sterling Professor of Law.
Fred R. Shapiro, M.S., J.D., Lecturer in Legal Research.
*Reva Siegel, M.Phil., J.D., Nicholas deB. Katzenbach Professor of Law.
†John G. Simon, LL.B., LL.D., Augustus E. Lines Professor of Law.
Henry E. Smith, J.D., Ph.D., Visiting Professor of Law.
*Robert A. Solomon, B.A., J.D., Clinical Professor (Adjunct) of Law.
Carroll D. Stevens, B.A., J.D., Associate Dean.
Kate Stith, M.P.P., J.D., Lafayatte S. Foster Professor of Law.
James Albert Thomas, B.A., LL.B., Associate Dean.
Mike K. Thompson, M.B.A., J.D., Associate Dean.
Tracy L. Thompson, B.A., J.D., Lecturer in Legal Research.
Daniel Wade, M.S., J.D., Lecturer in Legal Research.
Jace Weaver, J.D., Ph.D., Associate Professor (Adjunct) of Law (fall term).
*Ruth Wedgwood, A.B., J.D., Professor of Law.
Harry Hillel Wellington, M.A., LL.B., Sterling Professor Emeritus of Law and Harry H. Wellington Professorial Lecturer in Law.
*Stanton Wheeler, M.A., Ph.D., Ford Foundation Professor of Law and the Social Sciences.
James Q. Whitman, J.D., Ph.D., Ford Foundation Professor of Comparative and Foreign Law.
Ralph Karl Winter, Jr., M.A.H., LL.B., Professor (Adjunct) of Law.
Stephen Wizner, A.B., J.D., William O. Douglas Clinical Professor of Law and Supervising Attorney.
Stephen T. Yandle, B.A., J.D., Associate Dean and Lecturer in Law.
Kenji Yoshino, M.Sc., J.D., Associate Professor of Law.
Howard V. Zonana, B.A., M.D., Professor of Psychiatry and Clinical Professor (Adjunct) of Law.

RESEARCH SCHOLARS AND FELLOWS IN LAW
Robin E. Auld, LL.B., Ph.D., Senior Research Scholar in Law.
Jennifer Gerarda Brown, A.B., J.D., Senior Research Scholar in Law.
Lung-chu Chen, LL.M., J.S.D., Research Scholar in Law.
Elizabeth H. Esty, B.A., J.D., Senior Research Scholar in Law.
Robert L. Fischman, M.S., J.D., Senior Research Scholar in Law.
Claire L. Gaudiani, M.A., Ph.D., Senior Research Scholar in Law.
Jonathan Hecht, J.D., M.A.L.D., Senior Research Scholar in Law.
David N. Rosen, A.B., LL.B., Senior Research Scholar in Law.
Clifford Jay Rosky, B.A., J.D., Ribicoff Fellow.
Paul E. Sabin, B.A., Ph.D., Senior Research Scholar in Law.
Andrew R. Willard, B.A., Senior Research Scholar in Law.

‡ On leave of absence, spring term, 2002.
VISITING LECTURERS IN LAW

James E. Baker, B.A., J.D.
William C. Baskin, Jr., B.A., LL.B.
Judith H. Bello, B.A., J.D.
Stephen B. Bright, B.A., J.D.
Jennifer Gerarda Brown, A.B., J.D.
G. Eric Brunstad, Jr., B.A., J.D.
Stephen Fraidin, A.B., LL.B.
Nancy Gertner, M.A., J.D.
Jonathan Hecht, J.D., M.A.L.D., Lecturer in Law.
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Gary N. Horlick, M.A., J.D.
Vicki C. Jackson, B.A., J.D.
William P. LaPiana, J.D., Ph.D.
Barbara B. Lindsay, J.D., LL.M.
Felix Lopez, B.G.S., J.D., J. Skelly Wright Fellow.
Gideon Parchomovsky, LL.M., J.S.D.
James E. Ponet, B.A., M.A.
James J. Silk, M.A., J.D., Lecturer in Law.
John M. Walker, Jr., B.A., J.D.
Andrew R. Willard, B.A., Lecturer in Law.

CLINICAL PROGRAM

J. L. Pottenger, Jr., A.B., J.D., Director of Clinical Studies and Nathan Baker Clinical Professor of Law.

Dennis E. Curtis, B.S., LL.B., Clinical Professor of Law.

Brett Dignam, M.A., J.D., Clinical Professor of Law and Supervising Attorney.

Francis X. Dineen, A.B., LL.B., Clinical Professor (Adjunct) of Law and Supervising Attorney.

Daniel C. Esty, B.A., J.D., Clinical Professor of Environmental Law and Policy, Law School; and Associate Dean for Academic Affairs and Associate Professor of Environmental Law and Policy, School of Forestry & Environmental Studies.

Steven J. Gunn, A.B., J.D., Visiting Associate Clinical Professor of Law and Supervising Attorney.

Carroll L. Lucht, M.S.W., J.D., Clinical Professor of Law and Supervising Attorney.

‡Jean Koh Peters, A.B., J.D., Clinical Professor of Law and Supervising Attorney.

*Robert A. Solomon, B.A., J.D., Clinical Professor (Adjunct) of Law.

Stephen Wizner, A.B., J.D., William O. Douglas Clinical Professor of Law and Supervising Attorney.

Howard V. Zonana, B.A., M.D., Professor of Psychiatry and Clinical Professor (Adjunct) of Law.
Susan J. Bryson, B.A., J.D., *Clinical Visiting Lecturer in Law*.  
Deborah J. Cantrell, M.A., J.D., *Clinical Visiting Lecturer in Law*.  
Lisa Nachmias Davis, B.A., J.D., *Clinical Visiting Lecturer in Law*.  
Barbara B. Lindsay, J.D., LL.M., *Clinical Visiting Lecturer in Law*.  
Laurence P. Nadel, A.B., J.D., *Clinical Visiting Lecturer in Law*.  
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Holly B. Fitzsimmons, M.A., J.D., *Tutor in Clinical Studies*.  
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Rolan Joni Young, A.B., J.D., *Tutor in Clinical Studies*.  
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Robert Hockett, M.A., LL.M.
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Jenia Atanassova Iontcheva, B.A.
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Theodore David Jones, A.B.
Colleen Marie Kennedy, A.B.
Winter King, b.a.
Andrew Marc Levine, b.a.
Leslie Ann Meltzer, b.a., M.SC.
Paul Mark Rohrer, b.a.
Reshma M. Saujani, a.b., M.P.P.
Alexandra T. Schimmer, a.b., M.PHIL.
Amanda Schreiber, b.a.
Matthew Robert Segal, b.a.
Jed Ellis Shugerman, b.a.
Sonja Birgita Starr, a.b.
Simon Daniel Stern, b.a., PH.D.

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Gene P. Coakley, *Faculty Services Librarian.*
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Daniel Wade, M.S., J.D., *Associate Librarian for Foreign and International Law.*

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Patricia Barnes, *Director of Financial Aid.*
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Cynthia J. Breault, *Assistant Director of Finance and Administration.*
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Renee DeMatteo, Computer User Support Specialist.
Marianne Dietz, Assistant to the Dean.
Louise C. DiMeo, Assistant Director of Financial Aid.
Marilyn F. Drees, b.a., j.d., Director of Judicial Clerkships and Fellowships, Career Development Office.
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Matthew Gochberg, b.a., j.d., Director of Philanthropic and Financial Planning.
Jonathan Hecht, j.d., m.a.l.d., Deputy Director, The China Law Center.
Barbara Johnson, b.a., Director of Finance and Administration.
Greg Kader, Assistant Dining Hall Manager.
David LaCroix, b.s., Dining Hall Manager.
Bernard Logan-Boger, b.s., Assistant Director, Yale Law School Fund.
Annette B. Michaels, b.l.s., m.b.a., Director of Graduate Programs.
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Georganne Rogers, Executive Assistant to the Dean.
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Zina K. Shaffer, Registrar.
Laura Shipp, b.s., Assistant Director of Human Resources.
James J. Silk, m.a., j.d., Executive Director, The Orville H. Schell, Jr. Center for International Human Rights.
Pamela E. Sims, Alumni Affairs Coordinator.
Elizabeth Stauderman, b.a., Director of Public Affairs.
Kathy Stoddard, b.s., m.s., Office Manager, Legal Services Organization.
Kelly J. Voight, b.a., j.d., Director of Private Sector Counseling and Programs, Career Development Office.
Roger Watson, Supervisor of Custodial Services.
Jean K. Webb, b.a., m.div., Director of Admissions.
Leslie D. West, b.a., Executive Director, Yale Law School Fund.
The Study of Law at Yale University

The primary educational purpose of Yale Law School is to train lawyers and leaders in the public and private sectors. Its primary scholarly role is to encourage research in law. Throughout much of the School's history, its teachers, students, and deans have taken a broad view of the role of law and lawyers in society. The School has sought to train lawyers for public service and teaching as well as for private practice, to advance inquiry at the boundaries of the law as well as to inculcate knowledge at the core. The professional orientation is enriched by a setting hospitable to a wide variety of intellectual currents and designed to produce lawyers who are creative, sensitive, and open to new ideas.

Many Yale leaders have spoken, in the idiom of their day, of these multiple tasks. President-designate Ezra Stiles in 1777 looked to “the Expediency of establishing and endowing Professorships of Law in the American universities” with a view to the promotion of “a Community abounding with men well instructed in the Knowledge of their Rights and Liberties.” In 1874 President Woolsey recalled the theme:

Let the school, then, be regarded no longer as simply the place for training men to plead causes, to give advice to clients, to defend criminals; but let it be regarded as the place of instruction in all sound learning relating to the foundations of justice, the doctrine of government, to all those branches of knowledge which the most finished statesman and legislator ought to know.

Again, in 1920 Dean Thomas W. Swan posed the dual task:

A university law school has two functions. It aims by the case method of instruction to train its students so that they may become successful practitioners in their chosen profession. It aims also or at least it should aim, though too few schools have recognized this obligation, to aid in improving the law by scientific and analytical study of existing laws, by comparative study of the jurisprudence of other countries, by criticism of defects and suggestion for improvement in the administration of law and in methods of legislation, and by relating law to other institutions of human society. . . . It is the duty of a university law school to emphasize through research and publication by its faculty and through the character of its instruction, this broader base of legal education, as well as to give merely professional training.

HISTORY OF THE SCHOOL

Instruction in law at Yale College was begun in 1801 with the appointment of Elizur Goodrich as professor of law. Goodrich lectured to undergraduates on
general aspects of municipal and international law. Yale soon developed a relationship with a proprietary law school, which had grown up to provide systematic instruction for the apprentices in attorneys' offices in New Haven. By 1824 the names of the students in that school were printed in the Yale catalogue. This date therefore is usually taken to mark the founding of Yale Law School, although the first LL.B. degree was not conferred until 1843. Judge David Daggett, who taught in the Law School, succeeded Goodrich as professor of law in Yale College, lecturing on law to seniors. With the aid of other Connecticut judges, public men, and practitioners, these two men carried on the School for more than twenty years.

While Yale Law School did have some distinguished professors and alumni in its early years, it was perhaps better known for a shortage of students, money, and facilities. Though the University allowed its name to be used, the School continued to be run as a proprietary institution; the faculty were responsible for financial losses and, on rare occasions, were able to distribute dividends among themselves.

After the Civil War, the Law School was rejuvenated by three young New Haven lawyers: Simeon E. Baldwin, Johnston T. Platt, and William C. Robinson. Professor Robinson was acting dean until Francis Wayland became the first dean of the School in 1873. President Woolsey later reported on this stage of the School's history, drawing on Professor Robinson's account.

'To any but three sanguine youths, with an ardent love for their profession, the prospect would have been discouraging. The school was unendowed. It had almost no students. Its only lecture room was over a saloon. It had a small library of valuable but antiquated books. It had only the name of Yale to conjure by. They advertised the School, remodelled the curriculum, engaged eminent lecturers, rigidly maintained a high standard of scholarship, and in three years they had gathered together fifty students. “We were astonished” [Robinson said] “at our own success; and saw then what others have seen, that if you plant but a dry chip from one of Eli's ancient elms, and water and nurse it well, it will grow into a vigorous and fruitful tree.”

During the period 1869 to 1895, the modern law library was organized, the first effort to raise an endowment made, and the first law school building constructed. It was also during this period that The Yale Law Journal was begun. Led by Baldwin, the faculty of the Law School played a significant part in founding the American Bar Association and what was ultimately to become the Association of American Law Schools. Intellectually the School was noted for its efforts to pioneer graduate programs in law, the degree of Master of Laws being offered for the first time in 1876. The School also experimented, largely unsuccessfully, with the B.C.L. degree, designed “for those not intending to enter any active business
or professional career, but who wish to acquire an enlarged acquaintance with our political and legal systems, and the rules by which they are governed.”

In 1890, Yale Law School had roughly 100 students, while Harvard and Columbia had 265 and 456 respectively. Perhaps what distinguished Yale most from the leading schools was that, with the exception of the dean, there were no full-time faculty. Teaching was done part time by local practitioners.

Early in the twentieth century the organization of the Law School was put on a new and firmer footing. By 1902, the L.L.B. curriculum had been extended, with few exceptions, from two years to three; in 1911, Yale followed the leading schools by requiring a B.A. of all incoming students (except those from Yale College). In 1904 the Yale Corporation at last undertook financial responsibility for the Law School, thereby relieving faculty members of liability for losses. Perhaps most important of all was the decision, finally made clear in 1903, to appoint mainly full-time instructors. And it was particularly fortunate that Arthur L. Corbin was among the first of these. Under Corbin’s influence, the School slowly moved away from the “Yale Method of Instruction” — consisting of lectures and recitations — toward the case method, which had been developed by Christopher Columbus Langdell at Harvard and was formally sanctioned by the Yale faculty in 1912.
By the time Thomas Swan was appointed dean in 1916, Yale Law School was positioned to emerge as an important intellectual center for legal studies, with a distinctive viewpoint and curricular policy. The presence on the faculty of William Howard Taft, who had been president of the United States and was to become chief justice, added a note of political distinction to the scholarly achievements of such men as Wesley N. Hohfeld, Walter Wheeler Cook, Ernest G. Lorenzen, and briefly, Karl Llewellyn.

The next step came during the deanships of Robert Hutchins (1927–29) and Charles Clark (1929–39). The faculty and corporation decided that Yale should remain a small school, with an excellent faculty-student ratio, and should have a carefully selected student body. Thus in the late twenties, Yale, instead of admitting large numbers of students and then failing many, began to apply strict tests for selection. Later, Yale made a decision to admit only 100 students a year. The School was also put on a sounder financial basis.

Under Dean Hutchins and Dean Clark, the School attracted a vigorous and dynamic faculty, including William O. Douglas, Underhill Moore, Thurman Arnold, Edwin Borchard, Walton Hamilton, Wesley Sturges, and Edward Robinson. Yale became a center of the realist movement. Links to social sciences were forged and faculty members were drawn into public service by the New Deal administration.

The postrealist period at Yale has been marked by efforts to develop better approaches to the theoretical and practical study of law. In particular, progress has been made in integrating law with the humanities and the social sciences in a sophisticated and systematic fashion. Economists, historians, philosophers, political scientists, psychologists, psychoanalysts, and sociologists have been members of the faculty since the early thirties, and have contributed to the development of a mature understanding of law. Today, at Yale, many legal scholars are professionally trained in one of these sister disciplines.

The School has remained relatively small and highly selective. Each fall it now chooses a class of approximately 180 students from more than 5,000 applicants. Since 1955, it has pioneered the small-group approach. Some first-term courses have been taught as seminars since 1956, and in subsequent years a broad array of optional seminars and independent research has been available.

Yale Law School is on the approved list of the American Bar Association and is a charter member of the Association of American Law Schools.

**EDUCATIONAL CURRENTS**

When the case method was introduced in American law schools by Langdell of Harvard in the latter part of the nineteenth century, its advocates hoped to base the study of law upon actual cases rather than abstract concepts. By close reasoning upon a series of appellate decisions, usually arranged in chronological order, the student would be encouraged to search for a “truer” rule of law than could be found in treatises. Concreteness and particularity were to be empha-
sized, in contrast to the rather loose generalizations of the older textbooks. The case method was regarded as a better way to teach legal rules, as well as a way to learn how the rules had been derived. The “case” also lent itself well to a philosophy that viewed law and the judicial decision as a slice of a broader societal experience.

In some areas, however, using the appellate opinion as the exclusive source of “case” material was too limited for learning about legal rules, much less about the legal system. This narrowness of focus was attacked by the two schools of thought loosely called sociological jurisprudence and realist jurisprudence. Sociological jurisprudence has attempted to locate law and legal institutions in the context of the entire social process, paying attention not only to courts but also to legislatures, administrators, and the consumers of law—the people. Complementing this macroscopic view, legal realism has sought to achieve a “micro” perspective: Why do the participants in the process behave as they do? What effect does doctrine have upon them and they upon doctrine? What assumptions of behavior underlie legal rules, and what are the consequences of adopting one rule rather than another? The work of sociological and realist jurisprudence in the 1920s and 1930s deeply affected the attitudes of many teachers and lawyers; it made them skeptical of old faiths and determined to find new ones better anchored in the facts and aspirations of the society.
Since World War II, casebooks have been made up of “cases and materials” where once there were only appellate opinions. There have been efforts to blend sociological and realist views, to incorporate “policy science,” or to portray law in terms of context and process.

Many courses make use of the findings, concepts, and suggestions of the social sciences. The recent past has seen efforts to expand the forms of training and areas of experience. The clinical program, for example, offers the opportunity to work with facts and to reflect on their central role in the work of lawyers and their impact on the development of law. Yet the appellate cases are still the main raw material of legal education. By the end of most courses students are encouraged to patch together a fabric of law, torn and riddled as it may be, by tracing the experience reflected in appellate cases and other materials.

The case method is practiced here in a variety of ways—some closer to the original Langdell model, some using it as a way of pressing toward the development of theory, some drawing the student into a Socratic exchange. Students practice moving quickly in and out of complex fact situations, grasping what is known and what is not. They become especially skilled in showing the limits and inadequacies of what is proffered by others.

The first-term curriculum for candidates matriculating for the degree of J.D. is prescribed. It attempts to introduce the core of Anglo-American legal reasoning and legal culture through four courses: Constitutional Law, Contracts, Procedure, and Torts. One of these courses is taught in a seminar, normally of not more than seventeen students, in which students are also instructed in legal research and writing. First-term students also receive instruction in Professional Responsibility. For the remaining five terms, students are free to select their own curriculum, the only other requirements being the course in Criminal Law and Administration and the writing requirements, which are described on pages 82–83.

A student will normally take from 12 to 16 credits each term. Courses in graduate departments and professional schools throughout the University are available to law students. In addition, credit is given for many forensic activities. Some students concentrate on the more traditional fare of large courses in major areas of the law, such as business law, constitutional law, property, and taxation. Others for the most part take seminars and independent work with faculty members or participate intensively in the Law School’s varied clinical programs. Most combine these approaches. Extracurricular interests differ widely. Some students spend a great deal of time on work outside their courses; others devote most of their energy to the courses.

As the acceptable forms of legal study grow steadily more diverse, students can pursue special interests. The faculty encourage catholicity and support individual reading courses and research for those with particular interests or research designs. Students who seem to enjoy most and benefit most from the Law School
view it as a hospitable environment within which to take the initiative in pursu-
ing course, research, and extracurricular interests.

The Law School is a distinct community within the University. The level of
talent and ambition produces a degree of intellectual probing and assertion that
may disquiet some students but that others will find agreeably provocative. The
atmosphere is conducive to the development of those analytical and verbal skills
that are widely held to be essential to a well-educated lawyer.

THE CHARGE TO STUDENTS

The following sections contain the course offerings, a general description of the
requirements for graduation from Yale Law School, and information concerning
various academic options. Students are charged with notice of the contents of
this bulletin.
Goals
- cut gov't costs
- Method: AFDC "rehab" by me
Course Offerings

FALL TERM

First-Term Courses

Constitutional Law I (10002). 4 units. A. Amar (Section A), P. Gewirtz (Section B), J. M. Balkin (Group 1), P. W. Kahn (Group 2), N. K. Katyal (Group 3), J. Rubenfeld (Group 4), K. Yoshino (Group 5).

Contracts I (11001). 4 units. L. Brilmayer (Section A), A. T. Kronman (Section B), I. Ayres (Group 1), R. W. Gordon (Group 2), D. Markovits (Group 3), J. Q. Whitman (Group 4).

Procedure I (12001). 4 units. O. M. Fiss (Section A), W. N. Eskridge (Section B), H. L. Dalton (Group 1), J. Resnik (Group 2).

Torts I (13001). 4 units. G. Calabresi (Section A), A. K. Klevorick (Section B), P. H. Schuck (Section C).

Advanced Courses

Addiction and the Law (20234). 2 units. This course will explore the legal system’s complicated and sometimes apparently contradictory responses to the problem of addiction in America. The course will identify recurring themes in the national dialogue relating to addiction, including themes that are no longer articulated freely in the public square but which nonetheless continue to resonate with policy makers. The course will consider the role of gender, race, and class in the national response to addiction. The course will also consider the tension between two key trends: the trend toward medicalization; and the trend toward radical criminalization. There will be a paper requirement, with papers to be prescriptive. Enrollment limited to twelve. F. Lopez.

Administrative Law (20170). 4 units. This course will review the legal and practical foundations of the modern administrative state. Topics will include the creation of administrative agencies and the delegation doctrine, judicial review of the procedures and substance of administrative action, the organization of the executive branch, and liability for official misconduct. Scheduled examination. Enrollment limited to fifty. J. L. Mashaw.

Administrative Law (20294). 4 units. A course on the behavior of administrative agencies and their interaction with courts and legislatures, emphasizing the contributions of social science. In addition to studying some of the procedural issues of primary concern to reviewing courts, the course will consider the use of economic and scientific expertise in helping to determine agency choices and will analyze several recent proposals for reform of the administrative process.
The course will blend substantive policy issues with procedural questions by focusing on the regulation of health and safety and the environment. Take-home examination. S. Rose-Ackerman.

**Adversary Justice and Its Excesses (2004).** 2 or 3 units. This seminar will scrutinize our acceptance of the adversarial ideal in the administration of justice. First, our system of criminal and civil justice will be put in perspective by looking at the experience of countries that use a nonadversarial approach. The less adversarial style of British justice will also be surveyed. Then the course will focus on some widely accepted but questionable aspects of our variant of the adversarial method. The class will also inquire into the reasons our procedural and evidentiary arrangements differ so widely from approaches of the great majority of contemporary legal systems. Is the layperson’s distaste for many prominent features of our trial and pretrial procedures unjustified? The seminar will end with the discussion of possible roads to reform. Paper or examination option. M. R. Damaška.

**Advocacy for Parents and Children (2001).** 3 units, credit/fail. Students in this clinical seminar will represent parents and children in abuse, dependency, uncared for, and termination of parental rights cases, all in the Superior Court for Juvenile Matters, and in related special education matters. Class sessions will focus on substantive law, ethical issues involved with representing parents and children in these contexts, interviewing and lawyering skills, case discussions, and issues relating to state intervention into the family. Weekly class and supervision sessions to prepare students for case work (averaging ten to twelve hours weekly). Enrollment limited. J. K. Peters.

**Advocacy for People with Disabilities (2000).** 3 units, credit/fail. A clinical seminar, involving classroom and fieldwork, concentrating on the representation of individuals with disabilities. The class will specialize in advocacy for children, adolescents, and adults in special education, mental health, Americans with Disabilities Act cases, and mental retardation cases but will also represent adults and children with physical disabilities. Students, under attorney supervision, will represent clients in negotiations with state and municipal agencies, in administrative hearings, or in court proceedings, in efforts to secure clients’ rights to education, treatment, liberty, or benefits. Class sessions will focus on the development of lawyering skills and on legal and ethical issues arising in the areas of representation provided. Enrollment limited. C. L. Lucht, S. Wizner, and H. V. Zonana.

**Analyzing Corporate and Securities Law (2002).** 3 units. This course consists of four written exercises, using legal reasoning to explore corporate and securities law as a behavioral control device. The attempt is to analyze appellate decisions and assess the effectiveness of both the doctrine and the particular holding in each case. Each exercise will involve sharing a memorandum with all
members of the seminar and, after discussion of the memoranda, producing a paper, which will be graded. A knowledge of business terminology, as well as corporate and securities law, is assumed. Paper required. Enrollment limited. J. G. Deutsch and W. C. Baskin, Jr.

**Anglo-American Legal History: Directed Research (2009).** 2 or 3 units. An opportunity for supervised research and writing on topics to be agreed. The object will be to produce work of publishable quality. Papers will normally go through several drafts. Prerequisite: History of the Common Law or evidence of comparable background in legal history. Permission of instructor required. J. H. Langbein.

**Antidiscrimination Law (20235).** 3 units. This survey course will examine the roles that the Constitution and federal civil rights laws play in defining general antidiscrimination principles and in remedying discrimination specifically in employment, education, voting, housing, and the administration of justice. It will also explore the challenges that the increasingly multiethnic, multicultural composition of American society poses to conventional ways of thinking about antidiscrimination law. Examination. D. S. Days, III.

**Bankruptcy (20247).** 4 units. This course will concern both business and consumer bankruptcies. It will ask: why is a federal bankruptcy procedure necessary? What normative goals should animate that procedure? When should insolvent firms be reorganized rather than liquidated? What is the relation between an ex post insolvency law and the ex ante investment and other behavior of firms? How can a consumer bankruptcy law best resolve the tradeoff between insurance — the discharge — and incentives — holding people to their obligations? A casebook will form the basis of the readings, and there will be considerable stress on learning the law as well as the economics of bankruptcy. Examination. A. Schwartz.

**Business Organizations (20219).** 4 units. An introduction to the law governing business organizations. We will examine agency, partnership, and corporations (with particular attention to publicly held firms). The focus will be on how legal rules, markets, and institutional arrangements mitigate or magnify agency costs — aligning (or not) managers’ incentives with owners’ interest. Examination. J. Arlen.

**Business Organizations (20224).** 4 units. A basic introduction to the law of business organizations. A central problem for business organizations is that a firm’s managers and owners have conflicting interests. We examine the costs associated with this conflict (called agency costs) and how markets, legal rules, and contracts might reduce them. We focus on publicly held corporations, their financing, control, and conflicts, but also consider agency and partnerships. We examine some empirical evidence about why and how law affects firm value. Examination. R. Daines.
**Business Organizations: Directed Research (20225).** 1–3 units. Research and writing on theoretical or empirical topics to be agreed upon. Substantial Paper or Supervised Analytic Writing credit available. Prerequisite: Business Organizations (may be taken concurrently). Permission of instructor required. R. Daines.

**Capital Punishment: Race, Poverty, and Disadvantage (20250).** 3 units, credit/fail. This course will examine the process of imposing the death penalty, with emphasis on the problem of poor people and members of racial minorities who face the death penalty. It will address the influence of race, poverty, politics, and the passions of the moment in the determination of sentence; judicial independence; prosecutorial discretion; the exclusion of minorities from participation as jurors, judges, prosecutors, and attorneys in the criminal justice system; the appropriateness of the death penalty for mentally retarded, mentally ill, and other disadvantaged persons; and other issues involving the powerlessness of many of those who face the ultimate sentence. Paper required. Enrollment limited. S. B. Bright.

**Capital Punishment: Seminar in Advocacy (20251).** 4 units (2 fall, 2 spring), credit/fail. This course is limited to students taking (or who have taken in the past) Capital Punishment: Race, Poverty, and Disadvantage. Working in teams, students will analyze issues in pending capital cases, conduct research, have discussions with the instructor, and complete a substantial writing assignment, such as a petition for certiorari to the U.S. Supreme Court or a portion of a motion, brief, or memorandum of law. Enrollment limited to twelve. S. B. Bright.

**Communications Law (20252).** 3 units. The purpose of this course is to provide a solid basis from which to understand the emerging regulatory framework of the new communications environment. The first part of the course will track the development of communications law in the twentieth century. We will look at the regulation of broadcast, telephony, and cable through industry-specific law, primarily FCC regulation, and through other areas of law, primarily First Amendment and antitrust. The second part of the course will survey selected contemporary choices about how information production and exchange is structured by communications law. We will consider regulatory choices regarding access to both physical and logical infrastructure, radio spectrum market design, the meaning of “the public interest,” and regulation of the digitally networked environment. Throughout the course we will consider how law affects the markets in which organizations produce and exchange information, and how it is affected by them; how law affects technological constraints within which information is produced and exchanged, and how technology shapes law; and how the combined effect of direct regulation, technology, and market structure affects who gets to say what and to whom. Take-home examination or paper option. Y. Benkler.
Community Legal Education Radio Show (20129). 1 unit, credit/fail. The Community Legal Education Radio Show ("Law Talk") is a weekly radio program discussing legal issues important to the New Haven community, broadcast on 94.3 WYBC-FM, a Yale-affiliated and highly rated commercial station in New Haven, every Sunday at 7 p.m. The show is typical talk-show format, with two law student hosts asking questions of and taking calls for several expert guests who are generally practicing attorneys, professors, or local or state officials. Members of “Law Talk” meet at least weekly to discuss potential topics and guests. Producers for a particular show will contact, book and confirm guests, discuss the topics with them, read through some literature on the subjects, prepare questions for use by the show’s hosts, and review them with the guests. Hosts participate in this process, but spend several hours before each show with the producers, getting “up to speed” on the topic and guests. Finally, in addition to their duties as producers, the executive producers schedule meetings and deal with publicity, as well as with WYBC and the Law School administration.

To receive 1 credit for the Community Legal Education Radio Show, participants should spend an average of five hours a week on the show. Because only a limited number of participants can be involved in any particular show, the requirement is seventy hours for the term. R. A. Solomon.

Community Legal Services (20022). 3 units, credit/fail. Students in this clinical seminar will provide a broad range of legal assistance to greater New Haven’s low-income and HIV-positive populations, through outreach to area shelters, soup kitchens, and health clinics. Because client problems cover the entire spectrum of issues facing the urban poor, ranging from government benefits to discrimination, the substantive law involved in particular cases or special projects will vary. Casework and class sessions will focus on lawyering skills and on the ethical issues involved in becoming a lawyer. Weekly class sessions and supervision sessions, plus ten to twelve hours per week of casework. Enrollment limited. S. J. Gunn and J. L. Pottenger, Jr.

Comparative Law (20218). 3 units. The primary purpose of this course will be to explore those aspects of foreign legal systems that enable the student, by reverse projection, to understand the distinguishing features of his or her own legal culture. The point of entry will be the exploration of issues that lead lawyers to juxtapose the civil and common law traditions or that prompt lawyers to erect other classificatory schemes to organize legal cultures around the world. Following this introductory survey, the course will focus on the contrast between the American legal system and systems of continental Europe.

After an inquiry into access to courts and comparative costs of litigation, the course will analyze procedural peculiarities of nonadversarial proceedings against the background of a civil lawsuit. It will then examine the historical foundations of continental legal culture, including Roman Law and the rise and the
decline of codification in Western Europe. The course will end with demonstra-
tions of comparative legal analysis on a few substantive legal problems. Exami-

**Comparative Law: Asian Legalities, Comparative Imaginaries (20246).** 3 units. The class will consider some elements and motifs of legal systems of the Asia Pacific region and of the discipline of comparative law — its aims, tradition, methods, and achievements. Students will use materials and problems from the Asia Pacific region to reflect critically and programmatically upon a disciplinary project that traditionally defines itself in predominantly Euro-American terms. The course also aims to provide students with a prism for thinking about legal questions in their own society through the comparison of other cultures and conceptions of law. Paper required. A. Riles.

**Constitutional Litigation Seminar (20259).** 2 units. Federal constitutional adjudication from the vantage of the litigator with an emphasis on Circuit and Supreme Court practice and procedural problems, including jurisdiction, justiciable, exhaustion of remedies, immunities, abstention, and comity. Specific substantive questions of constitutional law currently before the Supreme Court are considered as well. Students will each argue two cases taken from the Supreme Court docket and will write one brief, which may be from that docket, but will likely come from the Second Circuit. Students will also join the faculty members on the bench and will, from time to time, be asked to make brief arguments on very short notice on issues raised in the class. Enrollment limited to twelve. G. Calabresi and J. M. Walker, Jr.

**Contemporary Legal Issues in Africa (20120).** 1 unit. This reading group will meet once a week at lunchtime to discuss current events in Africa, with special emphasis on events that raise issues of international law. Each student will be given responsibility for a particular region of Africa and will report weekly on the important events in that region. One unit of credit is available for participants, but students who wish to do more extensive research into the legal issues in their particular region can make special arrangements for additional study, including the awarding of Supervised Analytic Writing credit. No previous background is assumed, only a general interest in increasing awareness of what is currently going on in Africa. L. Brilmayer.

**Convicting the Innocent (20044).** 2 or 3 units. This seminar will explore the causes of and remedies for miscarriages of justice in which persons other than the perpetrators of criminal offenses are found guilty. We will examine the processes of memory and suggestion, cognition, belief formation and resistance to change, lying and lie detection, the motivations and opportunities for fabricating evidence, imposter and unqualified experts, incompetent lawyers, poverty, and their relationships to legal rules and practices. Among the specific contexts in which the examinations will occur are allegations of child sexual abuse, stranger rapes,
robberies, and murders. Some attention will be paid to the special problem of capital punishment. Students may be required to present brief analysis of one or two of these problems during the term. Final paper or examination option. Papers may qualify for Supervised Analytic Writing or Substantial Paper credit. Enrollment limited. S. B. Duke.

**Corporate Finance (20208).** 3 units. This course will introduce students to some of the fundamentals of financial economics. Topics will include net present values, the capital asset pricing model, the efficient capital market hypotheses, event studies, and option theory. Student will need to learn to use electronic spreadsheet software such as Excel. Grades will be based on weekly computer problem sets and on an open-book final examination. I. Ayres.

**Corporate Governance Seminar (20206).** 2 units. This seminar will examine the effectiveness of selected corporate governance devices, the means by which the agency problem generated by the separation of ownership and control is mitigated for U.S. public corporations. Topics will include boards of directors, shareholder lawsuits, and shareholder proposals. Corporate governance systems in other nations will also be examined. Readings will consist solely of the secondary literature, with a special emphasis on empirical research using financial economics, which provides a metric for measuring the impact of institutions on shareholder wealth. Prerequisite: Business Organizations. Short papers on readings during the term are required. Enrollment limited. R. Romano.

**Corporate Taxation (20212).** 3 units. This course will examine the federal income taxation of businesses operating in corporate form. It will review the tax consequences of forming a corporation, distributions to shareholders, stock redemptions, liquidations, reorganizations, and other corporate transactions. The course will review the basic policy decisions that produced the current system as well as proposals to reform the corporate tax regime. Examination. M. A. Chirelstein.

**Corruption, Economic Development, and Democracy (20098).** 2 or 3 units. A seminar on the link between political and bureaucratic institutions on the one hand, and economic development on the other. Consideration will be given to the role of international aid and lending organizations such as the World Bank. A particular focus will be the impact of corruption on development. Paper or examination option. Enrollment limited. S. Rose-Ackerman.

**[The] Criminal Jury (20211).** 3 units. This seminar will consider in depth the nature and function of the criminal jury and recent efforts at reform. Among the topics to be considered are: the jury’s history; its constitutional basis; its selection, composition, and deliberations; the jury’s inscrutability; and the pressures imposed on the institution by complex and/or highly publicized trials. Prerequisite: Criminal Law I or Criminal Procedure. Paper required. Enrollment limited to fifteen. A. S. Goldstein.
Criminal Law and Administration (20061). 4 units. This course relates the general doctrines of criminal liability to the moral and social problems of crime. The definitions of crimes against the person and against property (as they are at present and as they might be) are considered in the light of the purposes of punishment and of the role of the criminal justice system, including police and correctional agencies, in influencing behavior and protecting the community. Examination. D. M. Kahan.

Criminal Procedure (20216). 3 units. We will cover major aspects of criminal investigation, including search and seizure, questioning, the role of defense counsel, the grand jury, informants and cooperating witnesses, and plea-bargaining. Some attention will be devoted as well to those criminal trial processes (e.g., discovery and Brady, jury trial, proof beyond a reasonable doubt, cross-examination, exclusionary rules, and mandatory sentencing) that have a profound effect on strategic and ethical aspects of investigations. Sources of law include the U.S. Constitution and federal statutes (and, to a lesser extent, state constitutions and state statutes), the Federal Rules of Criminal Procedure, and administrative regulations and guidelines. Particular attention will be paid to the exercise of discretion by prosecutors. Students who have previously taken any course in criminal procedure may enroll only with the permission of the instructor. Examination. K. Stith.

Designing Public Institutions: Constraints and Opportunities in an Era of ‘Small Government’ and Global Markets (20049). 4 units (2 fall, 2 spring). Lawyers are institutional designers. This course will explore institutional design within the context of some of the major forces acting on the nation state, particularly the U.S. The first is an insistent demand for fiscal accountability and the political economy of the budgetary process engendered by that demand. A second is the parallel demand for “small government” and its attendant policy mantras: “downsizing,” “deregulating,” “privatizing,” and “reengineering.” A third is the challenge of a globalizing economy that threatens to create a serious mismatch between the scope of public problems and the jurisdiction of state institutions.

The fall term will be devoted to readings and class discussion. Each student must have developed a suitable paper topic by the end of the term. Papers in this course will generally satisfy either the Substantial Paper or the Supervised Analytic Writing requirement. The spring term will be devoted to research and writing under intensive supervision. Draft papers will be circulated and discussed in class and all papers must be completed by the last day of the spring-term examination period. This is a full-year course. Students may not receive credit for either term independently. Enrollment limited to sixteen. M. J. Graetz and J. L. Mashaw.

Environmental Law and Policy (20210). 4 units. The object of the course is to identify and assess critically a variety of legal strategies for dealing with pollution and preservation of our air, water, and land and wild resources. Among those
strategies are common law nuisance, command-and-control regulation, the use of economic incentives, and applications of “adaptive management” and ecosystem conservation. The course will draw extensively on examples from the major pollution control statutes — the Clean Air Act, the Clean Water Act, and several statutes to control toxic materials — as well as some statutes dealing with ecosystem and wildlife conservation. Along the way, the course will also take up issues of risk perception and risk management, environmental equity, and international environmentalism. Examination. C. M. Rose.

**Ethics in the Practice of Law (20239).** 3 units. This course will focus on one facet of professional ethics — the representation of clients, with particular emphasis upon the relationship between zealous advocacy and the public interest. Every kind of practice generates serious tensions among attorneys’ obligations to their clients, their own moral and social commitments, obligations to third parties (including adversaries), and responsibilities as officers of the court and citizens of the larger community. A second and related concern of the course
will be to examine the practice of law in the public interest, whether as lawyers in firms through pro bono activities or as attorneys in public interest organizations. Our effort will be to understand the continuities and distinctions among various kinds of practices in coming to grips with the tensions described above. Students who plan to practice in law firms will be encouraged and assisted in developing pro bono projects to take with them to their firms. Students who are seeking jobs in public interest organizations will be expected to assist in cases or projects developed by public interest organizations. A final paper is required and can be co-authored. Enrollment limited to twenty-four. D. E. Curtis and S. Wizner.

Family Law: Adult Relations (20018). 3 units. During the past twenty-five years, legal regulation of adult familial relations has changed dramatically. The basic thrust of these changes has been to enhance individual choice by reducing the grip of state regulation — most notably by legislative abolition, in every state, of restrictions on divorce and by recognition in constitutional litigation of the right to privacy. Today, however, new questions have arisen about the desirability of state regulatory interventions in adult family relations; whether the state should affirmatively recognize same-sex marriages; whether more stringent directives are needed, following freely available divorce, to ensure financial equality between former spouses and between those who had lived together without state-sanctioned marriage ties; whether more demanding child-support obligations should be enforced against noncustodial (previously married or never-married) parents; whether more extensive state interventions are needed to protect women against spousal violence. All of these issues require consideration of the proper state role in the formation, ongoing regulation, and reconstruction of adult familial relations; that will be the task of this course. Final paper or examination option. R. A. Burt.

Federal Crimes (20113). 3 units. A survey of general principles and specific elements of federal crimes. The latter include mail and wire fraud, pornography, extortion, bribery and gratuities, drug trafficking, money laundering, tax evasion, securities fraud, currency reporting, civil rights, false statements, perjury, witness tampering, obstructing justice, and racketeering. Some attention may be given to sentencing and forfeiture. Criminal Law is a prerequisite. Examination. S. B. Duke.

Federal Income Taxation (20222). 4 units. An introductory course on the federal income taxation of individuals and businesses. The course will provide an overview of the basic legal doctrine and will emphasize statutory interpretation and a variety of income tax policy issues. The class will consider the role of the courts, the Congress, and the IRS in making tax law and tax policy and will apply (and question) the traditional tax policy criteria of fairness, efficiency, and administrability. Topics will include fringe benefits, business expenses, the inter-
est deduction, the taxation of the family, and capital gains. No prerequisites. Examination. M. J. Graetz.

**Federal Rules of Evidence (20226).** 2 units. This course will examine the Federal Rules of Evidence. Examination. R. K. Winter, Jr.

**Feminism and Economic Justice (20232).** 4 units (2 fall, 2 spring). In this research seminar, students will write papers on public policy proposals to enhance women’s ability to take part in economic life. Papers may focus on questions of theory or institutional design. For example, what should “gender equality” mean in the economic sphere? Some feminists argue that gender justice requires restructuring the paid workplace, but others prefer financial rewards for the (now) unpaid work of caretaking. A third approach would frame gender justice in terms of freedom, seeking to permit individuals to choose how to combine child rearing and paid work over a lifetime. On the policy side, papers might evaluate proposals including paid parental leave, part-time work options, caretaker income support, and human capital accounts for caretakers. Students may also advocate their own policy proposals.

Students must enroll in both the fall and spring terms. Credit for both terms is contingent on the completion of a final paper by the end of the spring term. No credit will be given for late papers.

Paper required; no examination option. Students interested in admission to the seminar should submit a one-page statement of interest to Professor Alstott, describing their background in feminism, economics, and public policy, and outlining their research interests. Enrollment limited to six. A. Alstott.

**Formalisms and Formalities: Topics in the Anthropology of Law (20241).** 2 units. What makes law distinctive as a set of knowledge practices? What does an understanding of late modern law contribute to current debates in anthropology and critical theory? In order to answer these questions, this seminar considers some cases of legal thought and practice, drawn from diverse legal settings, in tandem with current work in critical theory and the anthropology of knowledge. After a brief discussion of the most significant debates in twentieth-century legal anthropology, the seminar will focus in particular on the “aesthetics” of legal knowledge, that is, on lawyers’ understanding of, and commitment to, form and its relationship to other kinds of twentieth-century formalisms from mathematics to architecture to anthropology. Seminar participants will write one twenty-page paper. Enrollment limited to fifteen. A. Riles.

**Free Speech in Cyberspace (20209).** 2 units. This course discusses the key problems of freedom of speech in the digital world, including Internet filtering, network architectures, and the tensions between intellectual property and freedom of speech. A previous course on the First Amendment is helpful but not required. Take home examination or paper option. J. M. Balkin.

Housing Authority Clinic (20126). 3 units, credit/fail. The New Haven Housing Authority owns 3,000 housing units and administers the federal Section 8 rental assistance program. This year’s work will emphasize redevelopment of large housing developments; developing supportive housing; demolition and revitalization; planning; economic development; privatization; and social services. R. A. Solomon.

Housing and Community Development (20023). 3 units, credit/fail. A two-term, multidisciplinary workshop involving students from the schools of Law, Management, and Architecture. Under the supervision of faculty and members of the local bar, participants will work on behalf of nonprofit organizations and small businesses to promote job creation, neighborhood revitalization, low-income housing, and social service delivery in the New Haven area. An inner-city venture capital component, involving due diligence on and technical assistance to small businesses, likely will be added to this year’s clinic. The clinic will emphasize a nonadversarial, transactional approach to problem solving. As legal, financial, and architectural advisers, participants will research legal issues, facilitate negotiations, draft contracts, incorporate organizations, complete loan and grant applications, develop financial analyses, and draft architectural plans, among other tasks. Class topics will include professional responsibility, real estate finance, low-income housing policy, comparative advantages of nonprofit and for-profit organizations, and urban economic development. Enrollment limited. This clinic will be taught on a two-term basis. We encourage students to enroll for two terms. J. L. Pottenger, Jr., S. J. Bryson, and L. P. Nadel.

Human Rights Workshop: Current Issues and Events (20134). 1 unit, credit/fail. Conducted in workshop format and led by Paul Kahn, Director of the Orville H. Schell, Jr. Center for International Human Rights, the course will discuss recent writings in the field, presentations from outside guests and participants, and newsworthy events in the human rights arena. P. W. Kahn.

Immigration Legal Services (20016). 3 units, credit/fail. A clinical seminar involving class sessions and casework. The clinic will specialize in the representation of persons who are seeking asylum through affirmative procedures or in removal proceedings or post-asylum relief. Class sessions will focus on the substantive law and the legal and ethical issues arising in the context of the casework
and on the development of lawyering skills. Enrollment limited. C. L. Lucht, J. K. Peters, and S. Wizner.

**Independent Research: Law, Economics, and Organizations (20229).** Units to be arranged. Professor Henry Hansmann will work individually with a limited number of students on research and writing projects of their own design involving issues of law and organization viewed from an economic perspective. To be accepted, students must present Professor Hansmann with a proposal for a project and receive his approval. H. Hansmann.

**Intellectual Property Seminar (20236).** 3 units. This is a writing seminar in which each student will complete a significant and theoretically interesting paper on a selected problem in the law of intellectual property. In the first few weeks of the term we will read a fair amount of theory and refine the paper topics. During the rest of the term we will meet sparingly, devoting our energy to the papers themselves. Enrollment limited to approximately eight. If the course is oversubscribed, no drops will be allowed after the first few weeks. S. L. Carter.

**International and U.S. Trade Law, Policy, and Negotiations (20238).** 2 units. An exploration of the laws, policies, and negotiations underlying and driving both international and U.S. rules to govern world trade, including multilateral (World Trade Organization), plurilateral (e.g., North American Free Trade Agreement), bilateral (e.g., U.S.-China accession negotiations, U.S.-Japan sectoral agreements), and unilateral approaches. Take-home examination. J. H. Bello and G. N. Horlick.

**Justice (20104).** 4 units. An examination of contemporary theories, together with an effort to assess their practical implications. Authors this year will include Peter Singer, Richard Posner, John Rawls, Robert Nozick, Michael Walzer, Marian Young, and Roberto Unger. Topics: animal rights, the status of children and the principles of educational policy, the relation of market justice to distributive justice, the status of affirmative action. Examination. B. Ackerman.

**Justice and the Rule of Law Seminar (20248).** 2 units. This seminar begins with the assumption that a pervasive feature of our politics and legal system is the “rule of law” ideal. The promise of the rule of law is that adherence to constitutionalism, democratically determined laws, and cooperation with legal institutions and procedures will keep us safe and free. But is the rule of law truly a guarantor of safety and freedom for all? Using a combination of philosophical, legal, political, and international human rights perspectives on the one hand, and works of literature on the other, this seminar will examine ways in which the rule of law, even when firmly established in a modern society, can fail to keep its promise. The works of literature will be a diverse collection of novels, plays, and stories, including some of these: *Antigone*, *Hrafnkel’s Saga*, *The Merchant of Venice*, *Jane Eyre*, *The Scarlet Letter*, *An American Tragedy*, *Native Son*, and *Paris*
These texts display the ways in which the rule of law can be “unruly” by virtue of poor legislative or judicial judgment, self-interested noncompliance with law, xenophobia, anti-Semitism, gender discrimination, economic inequality, and race discrimination. Seminar participants may be asked to make a presentation, in addition to writing a paper. A. L. Allen.

**Labor Law (2013).** 3 units. This course examines the legal regime governing unionization of private-sector employees. The centerpiece of the course is the National Labor Relations Act, and its provisions regulating union organization, collective bargaining, the deployment of economic weapons by the parties (strikes, lockouts, boycotts, picketing, etc.), and the enforcement of collective bargaining agreements. The course will also examine the collisions between the NLRA’s promotion of “collective” action and (1) the antitrust laws, (2) laws (such as Title VII) that confer rights upon employees as individuals, and (3) state laws regulating the employer-employee relationship. The course will explore whether unionization remains a viable option for employees in today’s economic and social climate, why unionization has flourished in the public sector even as it has declined precipitously in the private sector, and whether other forms of collective employee participation, or joint employer-employee participation, might better serve today’s private-sector employees. Examination. M. H. Gottesman.

**Landlord-Tenant Law (2004).** 3 units, credit/fail. Students in this clinical seminar will provide legal assistance, under the supervision of clinical faculty, to poor tenants facing eviction in the New Haven Housing Court. Topics to be covered in discussions and class materials will include the substantive law of landlord-tenant relations, ethical issues arising in the representation of clients, social and housing policy, and the development of lawyering skills, particularly in interviewing, litigation, negotiation, and mediation. Weekly class sessions and supervision sessions, plus eight to twelve hours per week of casework. Enrollment limited. F. X. Dineen and S. J. Gunn.

**Law, Economics, and Organization (2003).** 1 unit, credit/fail. This seminar will meet jointly with the Law, Economics, and Organization Workshop, an interdisciplinary faculty workshop that brings to Yale Law School scholars, generally from other universities, who present papers based on their current research. The topics will involve a broad range of issues of general legal and social science interest. Students registering for the seminar and participating in the workshop will receive one unit of ungraded credit per term. Neither Substantial Paper nor Supervised Analytic Writing credit will be available through the seminar. Short papers will be required during the term. R. Romano, I. Ayres, H. Hansmann, and A. Schwartz.

**Lawyering Ethics (2014).** 3 units, credit/fail. This is a clinical course in which students participate in the disciplinary process against lawyers charged with violating ethical obligations to clients. Our goals include understanding current sys-
tems and considering their transformations, as well as thinking about how legal education should engage with the ethical issues facing lawyers.

Students will research issues of state discipline of lawyers, including the workings of the system in Connecticut (such as which lawyers are disciplined for what kinds of infractions, at whose promoting, and with what forms of remedy). We will also investigate the disciplinary procedures for judges. Concurrently, students will represent before bar grievance panels clients who have complained about their lawyers and whose complaints have been found to have probable cause. D. E. Curtis and D. J. Cantrell.

Legal Assistance (20107). 3 units, credit/fail. A clinical seminar, using classroom, fieldwork, and simulation experiences in the general area of legal assistance for the poor. Students will work eight to twelve hours per week in a local legal aid office and will attend weekly classroom sessions. The seminar will be practice-oriented, moving from developing solutions for specific client problems to general discussions of landlord-tenant, consumer, domestic relations, welfare, and other legal subjects of special concern to the urban poor, as well as issues of broader social policy. The seminar will also focus on the development of professional responsibility and lawyering skills, such as interviewing, negotiating, counseling, drafting, and litigation. A few placements for criminal defense work in state court will also be available. Enrollment limited. F. X. Dineen.

Legal Practicum (20008). 1/2 unit, credit/fail. Each student enrolled in this independent writing seminar will be required to prepare an essay that reflectively evaluates how her or his experiences in legal employment or other practical professional training, acquired during the immediately prior summer recess, have influenced her or his understanding of the legal system, the legal profession, or other aspects of legal culture. Enrollment limited; permission of instructor required. W. N. Eskridge, Jr.

Legal Writing (20032). 3 units. This course will provide practice in writing legal memoranda and briefs. Students will have the opportunity to refine their legal research and analytical skills as well as their writing skills. The goal of the course will be to take students beyond basic competence to excellence in legal writing. Enrollment limited. R. D. Harrison.

Lowenstein International Human Rights Clinic (20188). 3 units, credit/fail. Students will work on a variety of human rights projects, typically on behalf of human rights organizations. The seminar will include an overview of basic human rights principles and theories, and their application; instruction in and development of human rights research and writing skills; presentations and workshop sessions concerning ongoing project work. The seminar will have one or more student directors. Enrollment limited. P. W. Kahn and J. J. Silk.

Native American Law and Policy (20257). 2 units. Understanding U.S. laws and policies toward Native Americans is fundamental to any understanding of
the place of Native Americans in contemporary society. This course examines such laws and policies from the colonial period to the present. Attention is also given to tribal justice systems. Examination. J. Weaver.

Negotiated Mergers and Acquisitions (20237). 2 units. This course examines the issues and problems that confront lawyers and their clients in business acquisition transactions involving closely held entities. Topics to be considered include structuring the deal, allocating liabilities and risks of the business being acquired, valuation of the business and pricing the deal, the duties of directors and controlling shareholders to minority shareholders and other investors, and appraisal rights of dissenting shareholders. Students will engage in a negotiation exercise involving the negotiation, drafting and interpretation of selected provisions of an acquisition agreement. Prerequisite: Business Organizations (may be taken concurrently) or equivalent. Examination. J. T. Hirschoff.

Nonprofit Organizations Clinic (20051). 1 or 2 units, credit/fail. This clinical workshop will serve the needs of nonprofit organizations, nascent and established, that require help in the process of organization and incorporation, in obtaining tax exemption, and in solving ongoing legal problems — organizations that cannot afford to retain private counsel. The class will meet as a group five or six times during the term. J. G. Simon, L. N. Davis, and B. B. Lindsay.

Prison Legal Services (20256). 3 units, credit/fail. Students in this clinical seminar will provide legal assistance to inmates at federal and state prisons. Cases selected will concern the clients’ status as prisoners and may include challenges to federal sentences and Section 1983 civil rights actions. The weekly class sessions will focus on prisoners’ rights, readings about prisons and punishment, and current Legal Services Organizations cases. The seminar will also concentrate on developing professional responsibility through weekly seminar and supervision sessions, plus eight to twelve hours each week of required client work, including interviewing, investigating, counseling, and drafting of court papers. Where possible, the student’s representation of inmate clients, under attorney supervision, will include administrative hearings and court appearances. Enrollment limited. B. Dignam.

Privacy Law (20249). 3 units. Privacy Law has mushroomed in recent years. There have been major developments in constitutional privacy law, statutory privacy law, and common law privacy law. The dynamic growth in privacy law can be explained by far-reaching developments in computer technology, telecommunications, journalism, health care, and law enforcement. These developments challenge traditional expectations of privacy, confidentiality, and data protection. Lawmakers and the general public increasingly judge policies based, in part, on their implications for harming or enhancing personal privacy. In this course, we will consider specific laws relating to privacy, and will also critically examine the application of the concept of privacy in American law and the diverse values for
which privacy protection has come to stand. The class will consist of lectures and discussions. Participation and a paper are required. A. L. Allen.

**Professional Responsibility and the Legal Profession (20012).** 3 units. Comprehensive and critical coverage of the Rules of Professional Conduct and the Code of Professional Responsibility, including proposals for change. Also considered will be major problems currently facing the legal profession, including multidisciplinary practice (MDP), unauthorized practice of law by lay competitors of lawyers, restrictions on interstate law practice, funding of legal aid, the risks and benefits of increasing specialization by individual lawyers, taking advantage of new technologies, and lawyer quality-of-life problems from long workdays and high billable hours requirements. Examination. Q. Johnstone.

**Professionalism under Pressure in Law and Medicine (20130).** 3 units. In the past twenty years both law and medicine have been undergoing massive structural changes in the organization and financing of their services, in large part driven by intense pressures to cut escalating costs. In both, the result of changes has been significantly to erode the authority and autonomy of professionals to control their markets and the terms on which their services will be rendered; both lawyers and doctors increasingly find that their decisions regarding service and treatment are subject to the direction, supervision, and second-guessing of outside monitors, bureaucratic hierarchies, and regulators. These developments have given rise to much protest and debate — with traditional lawyers and physicians claiming that new pressures toward standardization and regulation and increased competition are seriously compromising professional values of quality and care for clients/patients; and proponents countering that the new structure promote superior as well as more cost-effective service. This seminar will aim to examine and compare the structural changes occurring in law and medicine and to assess their effects on professional values. Examination. R. W. Gordon and T. R. Marmor.

**Property (20207).** 4 units. This course will inquire into a pervasive set of human institutions — the arrangements for getting, using, transferring, and forfeiting resources in the world around us. The course will begin by questioning the range of purposes for property regimes and then move through the topics of acquisition, transfer, shared interests, and limitations on property. While the main focus will be property in land, the class will discuss the implications of property in many areas — among others wild animals, oil and gas, recording and other notice-giving devices, interests in land over time, easements and deed restrictions, planned communities and “private government,” landlord-tenant relations, issues of differential wealth and civil rights, and public land-use regulation. Examination. H. E. Smith.

**Prosecution Externship (20139).** 2 or 3 units, credit/fail. Students in this clinical externship will assist state or federal prosecutors with their responsibilities,
both before and at trial. Placements are available in New Haven and surrounding cities and in a variety of fields, including misdemeanors, felonies, or specialized areas such as career criminal, traffic, or appellate work. Weekly sessions will range from discussions of assigned readings to field trips to prisons, police laboratories, etc. Students will be required to keep journals and time records. Placements at the U.S. Attorney’s Office must be arranged at least four months in advance, to allow time for security clearance procedures. Applications and interviews for the State’s Attorney placements will take place during the first week of the term. Although enrollment is limited and permission of the instructor is required, timing and the involvement of outside agencies remove this clinic from the usual sign-up process for limited enrollment courses. J. L. Pottenger, Jr. and J. A. Meyer.

Public Order of the World Community: A Contemporary International Law I (2004). 4 units. This introduction to contemporary international law
will study the role of authority in the decision-making processes of the world community, at the constitutive level where international law is made and applied and where the indispensable institutions for making decisions are established and maintained, as well as in the various sectors of the public order that is established. Consideration will be given to formal as well as operational prescriptions and practice with regard to the participants in this system (states, intergovernmental and nongovernmental organizations, political parties, pressure groups, multinational enterprises, other private associations, private armies and gangs, and individuals); the formal and informal arenas of interaction; the allocation of control over and regulation of the resources of the planet; the protection of people and the regulation of nationality; and the allocation among states of jurisdiction to make and apply law. In contrast to more traditional approaches, which try to ignore the role of power in this system, that role will be candidly acknowledged, and the problems and opportunities it presents will be explored. Special attention will be given to (1) theory; (2) the establishment, transformation, and termination of actors; (3) control of access to and regulation of resources; (4) nationality and human rights; and (5) jurisdiction. Examination or paper option. W. M. Reisman.

Reciprocity and Law (2227). 2 units. This seminar will examine the idea of “reciprocity” and its implications for the law. Recent years have witnessed the emergence of a profound challenge to the conventional theory of collective action in the social sciences. That theory, which undergirds public policy in a wide expanse of domains, assumes that individuals, as rationally self-interested wealth maximizers, cannot be expected to contribute voluntarily to “public goods.” But a new theory, which is grounded in social psychology and experimental economics, suggests that individuals in collective action settings behave not like rationally self-interested wealth-maximizers but like moral reciprocators: if they perceive that others are inclined to contribute voluntarily, individuals contribute; if not, then not. In addition to reviewing the empirical evidence on which the reciprocity theory rests, we will consider how the theory might alter policy in a variety of fields—from tax collection to environmental regulation to electoral politics to drunk driving, to name just a few. Grades will be based on class discussion and on short bi-weekly papers. D. M. Kahan.

Research Methods in International Law (20196). 1 unit, credit/fail. International legal research, whether for scholarly or professional purposes, must use materials and methods that are quite different from those encountered in domestic legal research. This workshop will examine those methods and help students develop improved techniques for international legal research using both print and electronic resources. There will be no paper or examination and grading will be credit/fail. The workshop will meet for four weekly two-hour sessions beginning September 19, 2001. W. M. Reisman, D. Wade, M. L. Cohen, K. E. Rudolf, and A. R. Willard.
[The] Rule of Law (20215). 2 units. Why a judicial opinion should become the rule of law is the question at the intersection of common law and philosophy and, in connection with constitutional law, the intersection of law and political philosophy. This course defines and explores those intersections by focusing on the U.S., whose culture proposes that the process of law encompasses both the art of governing properly and the science of ascertaining the truth. This course attempts to comprehend the culture by analyzing the process. Examination. J. G. Deutsch.

Sentencing: Reexamining Mandatory Penalties (20233). 3 units. Why does Congress enact and retain mandatory minimum sentences in the era of sentencing guidelines? Do mandatory penalties reduce unwarranted disparity? Do they promote proportionality and fairness in punishing individual offenders? Do they improve the balance between judicial and prosecutorial discretion? Do they enhance public safety and a cost-effective, humane justice system? This seminar will inquire into the history and operation of mandatory laws, probing the fact-finding process that underlies them, the principles that inform their penalty structures, the reasons why lawmakers and the public so often favor them, and the extent to which prosecutors, judges, and juries evade or nullify them in practice. Supervised Analytic Writing or Substantial Paper credit available. Interested students should submit a brief statement as to the course work or field experience underlying their interest in this subject. Enrollment limited. D. J. Freed.

State and Local Government Law (20242). 3 units. This course will review the structure of legal relationships and the allocation of authority among federal, state, and local governments. It will address issues relating to police powers, governmental regulation of land use, government finance, and governmental immunities. Paper required. G. L. Priest.

[The] Structure of Organizational Law (20228). 3 units. This course seeks to extend students’ knowledge of organizational law beyond the material covered in the introductory course in Business Organizations. Topics to be covered include complex and nonstandard structures for business corporations (such as employee participation and ownership), aspects of comparative (foreign) corporate law, partnerships of varied types, limited liability companies, business trusts, unincorporated associations, nonprofit corporations, cooperative corporations, condominiums, mutual companies, governmental and municipal corporations, franchising, labor organizations, and marriage. With respect to each form of organization studied, the course will explore the economic role the form plays, the form’s basic legal structure, and the most difficult problems of law, practice, and policy that the form currently presents. More broadly, the course seeks to offer a general understanding of (1) the nature and varieties of ownership and control found in modern organizations, and (2) the overall role and structure of the law’s various standard forms for enterprise organization. Prerequisite: Business Organizations. Examination. H. Hansmann.
Theories of Intellectual Property (20255). 2 units. Intellectual property is fast becoming the central institutional element in the regulation of information production and exchange in the digitally networked environment. Its contours are highly contested and constantly changing, and many think that we are now in the midst of a new enclosure movement, in which a production system once heavily reliant on a robust public domain is being shifted to an increasingly enclosed system of extensive exclusive private rights.

This seminar is intended to provide its participants with a thorough understanding of the economic and political theory of intellectual property. Readings include the basic materials of the schools of economic thought on intellectual property and the schools of political theory that seek to justify or criticize exclusive private rights in information. Cases or empirical case studies accompany the theoretical materials, to illustrate and test the institutional implications of the various theoretical positions we explore.

Some familiarity with intellectual property law is assumed. Take-home examination or paper option. Enrollment limited to twenty students who have taken a course in intellectual property law. Y. Benkler.

Theorizing Sex, Gender, and Sexuality (20220). 3 or 4 units. This course is an intensive writing seminar on the topics of sex, gender, and sexuality viewed from a theoretical perspective. The course will include a consideration of the following topics: (1) the relationship among feminist, gay, and queer politics; (2) the legal and social salience of undertheorized categories such as bisexuality, intersexuality, and transsexuality; (3) the critiques and defenses of marriage, understood through debates surrounding same-sex unions and polyamory; (4) the significance to domestic theory of constructs of sexuality in radically different cultures. Permission of instructor required. Students wishing to enroll in the course should submit a two-page statement to the instructor of their background, interest, and writing aspirations in the area by September 3, 2001. Students will have the opportunity to present their work in the seminar. A series of visits from outside speakers will also be arranged. Paper required. K. Yoshino.

Trial Practice (20005). 2 units, credit/fail. An introduction to the techniques and ethics of advocacy in civil and criminal trials. Students will act as lawyers in simulated trial situations. The instructors will be judges and experienced trial lawyers from the community, who will provide instruction and critique. Enrollment limited. S. Wizner.

Workshop on Chinese Legal Reform (20135). 1 unit, credit/fail; 2 or 3 graded units with paper. This will be a workshop to examine legal development in China today. Typically, guests from other universities in the U.S. or China will present papers or discuss current issues. Students participating in the workshop will receive one unit of ungraded credit; additional graded credit is possible for students wishing to write a research paper. P. Gewirtz and J. Hecht.
SPRING TERM

Administrative Law (21048). 4 units. This course will review the legal and practical foundations of the modern administrative state. Topics will include the creation of administrative agencies and the delegation doctrine, judicial review of the procedures and substance of administrative action, the organization of the executive branch, and liability for official misconduct. Examination. E. D. Elliott.

Advanced Comparative Law: Dignity in Comparative Perspective (21221). 2 units. This seminar will investigate differing concepts of “dignity” and “honor,” especially in the law of the United States and of Western Europe. Topics to be discussed will include the European concept of the protection of the “personality”; the right to “honor”; the law of names; and the control of one’s personal image. The seminar will also discuss law and norms of respect in the workplace, and the law and norms of sexual harassment. Paper required. Enrollment limited to eighteen. J. Q. Whitman.

Advanced Constitutional Law: Theories of the Constitution (21273). 4 units. This course explores key problems in American constitutional theory. Topics will include (i) theories of constitutional interpretation; (2) theories of judicial review; (3) the use of history and narrative in constitutional argument; (4) the relationship between constitutional adjudication, party politics, and social movements; (5) the Supreme Court’s relationship to social change; (6) the constitutional canon; and (7) the problem of constitutional evil. Take-home examination or paper option. J. M. Balkin.

Advanced Contracts (21296). 3 units. This course will focus on remedies and restitution in the law of contracts. Among other topics, the course will investigate the border between contractual and tort-like remedies and consider efforts to contract around tort. The course will include both theoretical and doctrinal components. Examination. D. Markovits.

Advocacy for People With Disabilities (21005). 3 units, credit/fail. A clinical seminar, involving classroom and fieldwork, concentrating on the representation of individuals with disabilities. The class will specialize in advocacy for children, adolescents, and adults in special education, mental health, Americans with Disabilities Act cases, and mental retardation cases but will also represent adults and children with physical disabilities. Students, under attorney supervision, will represent clients in negotiations with state and municipal agencies, in administrative hearings, or in court proceedings, in efforts to secure clients’ rights to education, treatment, liberty, or benefits. Class sessions will focus on the development of lawyering skills and on legal and ethical issues arising in the areas of representation provided. Enrollment limited. C. L. Lucht and S. Wizner.
Alternative Dispute Resolution (21311). 2 or 3 units. This course will explore the theory and practice of dispute resolution outside of and as supplement to adjudication in the courts. We will cover the traditional methods of “alternative” dispute resolution, such as negotiated settlements, mediation, and arbitration as well as some newer applications. The course will examine the strengths and weaknesses of various methods of dispute resolution from private and public perspectives, with an emphasis on the legal and policy questions that alternative dispute resolution poses. Students will study ADR as future consumers and policy makers, rather than providers of the services. In other words, the central goal of the course is to enhance students’ ability to counsel and represent clients in these fora, not necessarily to act as neutrals. Substantial Paper or Supervised Analytic Writing credit available. Examination or paper option. J. G. Brown.

American Legal History, 1880-1980 (21063). 3 units. This course will deal with selected topics in the modern history of American law, legal thought, legal institutions, and the legal profession. Among topics expected to be covered: the law and regulation of corporate organizations and labor relations in the age of enterprise; the law of race relations in the Jim Crow South and urban North; the development of “classical” legalism in the private law of contract and tort and the public law of constitutional limitations; the Progressive and legal-realist critiques of “classical” legalism; the rise of the modern administrative state; the regulation of public order and perceived threats to it — political dissent, deviant sexuality, immorality, alcohol, and immigration; the construction of law schools, law firms, the organized legal profession, the personal-injury bar, and public-interest law; the legal thought of O. W. Holmes, Jr. and Louis Brandeis; New Deal legal thought and legislation; the legal order of the 1950s; expansion of enterprise liability and rise of the mass tort class action; civil rights movements and enforcement from the 1940s through 1980s; the “rights revolution” of the Warren Court and Great Society and the ensuing backlash. Examination, with an option (open to a limited number of students) to write a research paper based on primary sources. R. W. Gordon.

Antitrust (21068). 3 units. This course will provide an introduction to the law and economics of antitrust, including horizontal agreements, monopolization, and vertical arrangements. The course presumes students have no training in economics, but it aspires to remain of interest to students with substantial economics backgrounds. G. L. Priest.

Antitrust: Individual Research (21229). 2–4 units. Research and writing on current problems in antitrust. Topics to be arranged with the instructor. Prerequisite: the basic antitrust course or its equivalent. Enrollment limited A. K. Klevorick.

[The] Bill of Rights (21302). 4 units. This course will focus on the original Bill of Rights proposed by the First Congress and the reconstitution of the Bill
effected by the Fourteenth Amendment and the process of incorporating the Bill against the states. Examination or paper option. A. R. Amar.

**Bioethics and Law (21298).** 3 units. This course will examine the history and practice of ethics relating to medicine and public health. For more than thirty years, bioethics has been a significant force in American medicine and research, alongside the law. Philosophers and theologians have promulgated principles and other paradigms of reasoning for application to health-related concerns. Government regulators and hospitals have embraced bioethical review. Now that bioethics is entrenched as a set of social and legally mandated practices, sociologists have begun to study bioethics as a complex phenomenon within specific historical and institutional contexts. In this course we will attempt to understand the significance of ethical thinking about health, medicine, and related research by reading materials that chronicle episodes in public and private health that dramatically tested ethical judgment and will. Readings will include classic articulations of ethical standards, legal cases, legal doctrines, federal regulations, and some of these: Sherwin B. Nuland, *How We Die* (1993); Anne Fadiman, *The Spirit Catches You and You Fall Down* (1997); Judith W. Leavitt, *Typhoid Mary: Captive to the Public’s Health*; James H. Jones, *Bad Blood* (1981); John Colapinto, *As Nature Made Him* (2000). The class will have a lecture/discussion format. Each student will be asked to participate in class. Examination. A. L. Allen.

**[The] Book of Job and Injustice (21123).** 3 units. The Book of Job is a template for thinking about the unjustifiable sufferings inflicted during the destructive twentieth century. The Nazi Holocaust, to choose one terrible example, provokes the same questions that Job posed: “Where was God, that this was permitted to occur?” “What justice is there in the universe, that this could occur?” “In the face of this occurrence, how, if at all, can belief in the ideal of justice — faith in the goodness of the universe — be rekindled?”

The course will consider such questions in three principal ways: by a close study of the perspectives offered in the Book of Job; by a comparison of the conceptions of justice and the possibility of its vindication treated elsewhere in the Bible; and by exploration of the ways in this century that secular institutions have addressed these questions in trying to assert norms of justice in response to such shattering events. Paper required. Enrollment limited. R. A. Burt and J. E. Ponet.

**Business Crime Seminar (21279).** 3 units. An examination of organizational criminal liability, including criminal liability of officers and directors. We will focus on general issues affecting business crime including: mens rea for leading business crimes; proper scope of corporate liability; Organizational Sentencing Guidelines; corporate privileges in grand jury proceedings; officer/director liability (direct, responsible corporate officer, and derivative); and False Claims Act and whistle blower bounties. Students must have taken or be taking Business Organizations. Paper required. Enrollment limited. J. Arlen.
Business Organizations (21040). 4 units. An introduction to the organizational law governing private enterprise. Although broadly held business corporations will be the principle focus of the course, attention will also be paid to agency, partnership, and closely held corporations. Examination. H. Hansmann.

Business Organizations (21274). 4 units. A survey of the law of business organizations, emphasizing the control, management, and financing of publicly owned corporations. Because the key problem for corporate law is one of agency relations — how to align management’s incentives with shareholders’ interests — the course will examine how legal rules, markets, and institutional arrangements mitigate, or magnify, the agency problem. Examination. Enrollment limited. R. Romano.

Capital Punishment: Seminar in Advocacy (21082). 4 units (2 fall, 2 spring), credit/fail. A continuation of the fall term course. May not be taken separately. [See description under Fall Term Courses.] S. B. Bright.

Capitalism or Democracy? (21308). 3 units. Following the collapse of the Berlin Wall in 1989 and the eventual demise of the Soviet empire, a consensus has emerged in Washington and in the economics profession in general on the reforms poorer nations of the world must pursue. Known as neoliberalism but little more than orthodox capitalism, the prescribed program requires developing nations to permit the free convertibility of currency, eliminate tariffs, privatize state-owned business, and reduce budget deficits by slashing social services and special interest subsidies. In this seminar we will inquire into the soundness of these proposed reforms, especially as they are being advanced in Africa, Latin America, and Asia. Will neoliberalism enhance the wealth of nations? What impact will this resurgent capitalism have upon the political and social values traditionally associated with democracy and now heralded by the international human rights movement? Paper required. O. M. Fiss and G. L. Priest.

Community Legal Services (21015). 3 units, credit/fail. Students in this clinical seminar will provide a broad range of legal assistance to greater New Haven’s low-income and HIV-positive populations, through outreach to area shelters, soup kitchens, and health clinics. Because client problems cover the entire spectrum of issues facing the urban poor, ranging from government benefits to discrimination, the substantive law involved in particular cases or special projects will vary. Casework and class sessions will focus on lawyering skills and on the ethical issues involved in becoming a lawyer. Weekly class sessions and supervision sessions, plus ten to twelve hours per week of casework. Enrollment limited. S. J. Gunn and J. L. Pottenger, Jr.

Conflicts of Laws (21140). 3 units. Personal jurisdiction, choice of law, and recognition of judgments in cases having contact with more than one state. Examination. L. Brilmayer.
Conflict of Laws (21313). 2 units. This course will address the subject of conflict of laws in its theoretical and historical context, and will place a special emphasis on the international elements of conflict of laws. Examination. A. Riles.

Contemporary Legal Issues in Africa (21139). 1 unit. This reading group will meet once a week at lunchtime to discuss current events in Africa, with special emphasis on events that raise issues of international law. Each student will be given responsibility for a particular region of Africa and will report weekly on the important events in that region. One unit of credit is available for participants. Students who wish to do more extensive research into the legal issues in their particular region can make special arrangements for additional study, including the awarding of Supervised Analytic Writing credit. No previous background is assumed, only a general interest in increasing awareness of what is currently going on in Africa. L. Brilmayer.

Criminal Law and Administration (21300). 3 units. This course examines society’s control of unwanted behavior through law. The particular focus is on the general elements of a criminal offense cutting across all criminal codes rather than on the elements of individual crimes. Some attention is given to the basic theories of punishment and criminal culpability as contrasted with civil forms — e.g., tort law or civil commitment — for controlling deviant behavior.

Students should note one feature about grading before enrolling in the course: Each student will be placed in a group through a random assignment process. That group will be responsible for putting on a 15-minute skit, and there will be 6 to 8 such skits during the term. The purpose of the skit is to bring the issues (and their complexities) in the reading to light through concrete example. At least one half of each skit will consist of arguments between advocates representing the pro-prosecution and pro-defense perspectives involved. The skit will be 15 percent of the final grade. Examination. N. K. Katyal.

Criminal Law and Administration (21303). 3 units. An introduction to criminal law and its administration, including the requisites of criminal responsibility, the defenses to liability, inchoate and group crimes, sentencing, and the roles of legislature, prosecutor, judge, and jury. This course is given in several sections; it must be taken before graduation. Examination. J. Q. Whitman.

Criminal Law and Procedure: Individual Research (21014). Units to be arranged. A maximum of six students will be accepted for research and writing, with permission of the instructor, on topics to be agreed upon. Substantial Paper or Supervised Analytic Writing credit available. Prerequisite: An introductory criminal law or criminal procedure course A. S. Goldstein.

Criminal Procedure I (21217). 3 units. This course will cover the law regulating interrogation of suspects, witnesses, and defendants; bail; preliminary hearings; grand jury proceedings; the right to effective assistance of counsel; the right to trial by jury; discovery; guilty pleas; various trial procedures; and double jeop-
ardy. Little attention is paid to the Fourth Amendment. Students will be required to prepare written analyses of two or three problems during the term. Examination. S. B. Duke.

**Designing Public Institutions: Constraints and Opportunities in an Era of ‘Small Government’ and Global Markets (21049).** 4 units (2 fall, 2 spring.) A continuation of the fall term course. May not be taken separately. [See description under Fall Term Courses.] M. J. Graetz and J. L. Mashaw.

**Deterrence and Computer Crime (21301).** 2 units. This seminar examines two questions, a general one about whether law and institutions can deter crime, and a specific question about whether deterrence is possible in the realm of computer crime.

The first part of the seminar will be devoted to theories that attempt to explain criminal behavior, contrasting economic accounts with sociological accounts. This part of the course will introduce students to various basic economic concepts such as price theory and substitution. As introductory background the course will also cover some of the recent work regarding the role of social norms. Following the introductory material, the course will analyze the role social norms play as inducements and disincentives to criminal activity. It will then take up the question of whether architecture, the way in which we construct public and private spaces, can be used as an effective crime prevention technique. Ultimately, the first part of the course will conclude by trying to reconcile the accounts from economics, sociology, and architecture.

The second part of the seminar will focus on computer crime, and whether the divergent approaches to deterrence can provide some insight into dealing with this new emerging form of criminal behavior. Examples of criminal activity covered by the course include viruses, worms, denial of service attacks, hacking, and facilitating the commission of traditional offenses. No particular expertise with computers is required for the course, and students may write papers about deterrence theory, computer crime, or both. Enrollment limited. N. K. Katyal.

**Distributive Justice and the Constitution (21077).** 4 units. Can the Constitution be understood as a mandate to eradicate the inequalities that so pervade our society, and if so, what are the terms and conditions of that mandate? This is one of the central issues that the Supreme Court has been struggling with for the last half century, certainly since *Brown v. Board of Education*. The recent twists and turns in the Court’s pronouncements on equal protection have been disquieting to many, myself included, and the purpose of this course is to provide a sustained occasion for reflecting on this branch of the Court’s work and to see whether the widespread concern it has generated is justified. Examination with paper option. O. M. Fiss.

**Diversity in Higher Education (21039).** 2 or 3 units. What is diversity? Is it desirable? If so, can it be achieved within existing and evolving definitions and
interpretations of antidiscrimination law? This course will examine cases and legislation that bear upon questions of diversity, and institutional policies and practices related to diversity, both those that are intended to increase diversity and those that are criticized for impeding diversity. Specific topics within which questions of diversity will be explored include use of standardized testing, affirmative action in admissions and the future of Bakke, financial aid policies and challenges to race-oriented grant assistance, the free speech versus hate speech debate, selection and retention of faculty, and implementation of the Americans with Disabilities Act. Throughout the course there will be an exploration of whether the concepts of affirmative action, nondiscrimination, and diversity are compatible or contradictory. Paper required—long or short, with credit assigned accordingly. Enrollment limited. S. T. Yandle.

**Early Sources of American Legal Culture (21184).** 2 or 3 units. This seminar will study the sources and impact on American legal development of a number of classic American law books, each representing a different literary genre. Among the works considered will be a colonial trial report, a law reform tract, an abridgement of cases, a law dictionary, a legal treatise, and a general commentary. These may include William Penn’s *Excellent Priviledge* [sic] of Liberty and Property; *The Trial of John Peter Zenger; Samson against the Philistines*, or *The Reformation of Lawsuits*; Nathan Dane’s *Abridgment and Digest of American Law*; *Bouvier’s Law Dictionary*; Joseph Story’s *Commentaries on the Constitution*; James Kent’s *Commentaries on American Law*. Paper for 2 units or Substantial Paper for 3 units. M. L. Cohen.

**Economic History of Law and Business (21218).** 2 units. This seminar, a joint offering with the School of Management, will examine contemporary literature on the economic history of law and business from ancient civilizations to the present. Students will be asked to write a series of short weekly papers based on the assigned readings. No examination. Enrollment limited. H. Hansmann and B. Polak.

**Employment Discrimination Law (21310).** 4 units. This course will examine the regulation of employment discrimination through Title VII of the Civil Rights Act of 1964. It will be an introductory course focusing on the major analytical frameworks for conceptualizing race and sex discrimination in the workplace. The course will combine a pragmatic, litigation-oriented perspective with a theoretical one, as it investigates the assumptions underlying various doctrinal and evidentiary approaches, and attempts to situate the law within a larger social context. Examination. V. Schultz.

**Environmental Law and Policy (21033).** 3 units. Introduction to the legal requirements and policy underpinnings of the basic U.S. environmental laws, including the Clean Water Act, Clean Air Act, and various statutes governing waste, food safety, and toxic substances. This course will examine and evaluate
current approaches to pollution control and resource management as well as the “next generation” of regulatory strategies, including economic incentives and other market mechanisms, voluntary emissions reductions, regulatory negotiation, and public disclosure requirements. Mechanisms for addressing environmental issues at the local, regional, and global levels will also be considered.

**Evidence (21277).** 3 units. An examination of the basic evidentiary doctrines, with a focus on the Federal Rules of Evidence. Examination. M. R. Damaška.

**Federal Courts (21124).** 4 units. The idea of “the federal courts” is central to the constitutional political system of the United States. The past decades have been complex and fascinating ones for anyone interested in “the federal courts,” as diverse claims have been made about the role these courts are to play. Questions of how to implement national “sovereignty” and to respect state “sovereignty” lace the materials to be examined, as we consider the federal court system in its relation to Congress, the presidency, the state courts, and federal Indian tribes. Beneath the sometimes dry discussions of jurisdictional rules and doctrines of comity lie conflicts about issues such as race, abortion, Indian tribal rights, and gender. In addition to considering the political and historical context of the doctrinal developments, we will examine the institutional structures that
have evolved in the federal courts, as well as current questions about the size and shape of the federal courts, the allocation of work among state, tribal, and federal courts and among the different kinds of federal judges now in the federal system, and how gender, race, and ethnicity affect the processes of federal adjudication. We will also occasionally consider concepts of federalism comparatively. Class participation will be part of the final grade. Examination. J. Resnik.

**Federal Income Taxation (21271).** 3 units. An introductory course on the federal income taxation of individuals and businesses. The course will provide an overview of the basic legal doctrine and will emphasize statutory interpretation and a variety of income tax policy issues. The class will consider the role of the courts, the Congress, and the IRS in making tax law and tax policy and will apply (and question) the traditional tax policy criteria of fairness, efficiency, and administrability. Topics will include fringe benefits, business expenses, the interest deduction, the taxation of the family, and capital gains. No prerequisites. Examination. H. E. Smith.

*[The] Federal Sentencing Guideline Regime: A Fifteen-Year Report Card (21314).* 1–3 units, credit/fail. In this seminar students will conduct research and prepare materials in connection with a major conference to be held at Yale Law School in April 2002 which will bring together federal judges, academics, and students. The focus of the seminar will be twofold:

1. To answer significant theoretical and institutional questions raised by the Guidelines regime: What are unwarranted disparities in sentencing? Who should decide how “unwarranted” is defined? What other values, besides disparity-reduction, should a sentencing regime seek to realize? What progress have the federal Sentencing Guidelines and the U.S. Sentencing Commission made in achieving the appropriate purposes of criminal sentencing? Has the Sentencing Commission become a “junior varsity legislature,” as predicted by Justice Scalia, or has it played the role originally anticipated by the drafters of the Sentencing Reform Act of 1984, or does it play a combination of these and other roles? Is there a role for a common law of sentencing in a guideline regime, and, if so, is it possible for district courts to play a major role in development of this law?

2. To prepare, and help other conference participants prepare, a variety of materials (ranging from “white papers,” to sentencing scenarios, to research proposals) that will be used in conjunction with the April conference and its aftermath. D. E. Curtis, N. Gertner, and K. Stith.

**Feminism and Economic Justice (21289).** 4 units (2 fall, 2 spring). A continuation of the fall term course. May not be taken separately. [See description under Fall Term Courses.] A. Alstott.

**Gender—Locally, Globally (21291).** 2–4 units. This class will examine the role gender plays — worldwide — in structuring legal, political, and social institutions. This course will consider the history of and major perspectives about
United States’ feminist theory and how the varying approaches are employed/deployed in law; we will also consider debates outside the U.S. that offer parallels. Our inquiries will include whether feminist concerns are manifested differently in the U.S. than in other constitutional democracies, how responses to gender inequality have varied and/or overlapped, and what role government processes (such as a written constitution) and structures (such as federations) play in facilitating or obstructing equality movements. We will also examine the role of transnational commitments (such as the Convention on the Elimination of All Forms of Discrimination Against Women) in interacting with and/or influencing individual countries’ norms.

Class materials will draw upon decisions from courts, essays, litigation materials, and statutory and constitutional texts from within and without the U.S. Continuing the tradition of Yale’s workshop on feminism, the class will be joined periodically by visitors and is also offered to graduate students in other disciplines in the University. Requirements include weekly attendance and participation, brief comments on weekly readings, and a final paper. J. Resnik and V. C. Jackson.

History of the Common Law: Procedure and Institutions (21119). 3 units. An introduction to the historical origins of Anglo-American law, with particular emphasis on the development of criminal and civil procedure in the centuries before the American Revolution. Topics: (1) The jury system — medieval origins and European alternatives, separation of grand and petty juries, changes in the functions and composition of the jury from medieval to modern times, the varieties of jury control; (2) Civil justice — the forms of action and the pleading system; attorneys, bar, and bench; the regular and itinerant courts; legal education, the yearbooks, law reporting, and the legal treatise; the evolution of contract law; Chancery, the trust, and equitable procedure and remedies; the deterioration of Chancery procedure and the fusion of law and equity; the codification movement; historical perspectives on the scope of the right to civil jury trial under the Seventh Amendment; (3) Criminal justice — medieval criminal procedure; presentment and indictment; the recasting of criminal procedure in the sixteenth and seventeenth centuries; the officialization of prosecution and policing; Star Chamber and High Commission; defense counsel and the rise of the adversary system in the eighteenth century; the privilege against self-incrimination; the law of evidence; criminal sanctions. Duplicated materials, consisting of original sources and extracts from scholarly writing. Examination. J. H. Langbein.

Housing Authority Clinic (21245). 3 units, credit/fail. [See description under Fall Term Courses.] R. A. Solomon.

Housing and Community Development (21016). 3 units, credit/fail. A two-term, multidisciplinary workshop involving students from the schools of Law,
Management, and Architecture. Under the supervision of faculty and members of the local bar, participants will work on behalf of nonprofit organizations and small businesses to promote job creation, neighborhood revitalization, low-income housing, and social service delivery in the New Haven area. An inner-city venture capital component, involving due diligence on and technical assistance to small businesses, likely will be added to this year’s clinic. The clinic will emphasize a nonadversarial, transactional approach to problem-solving. As legal, financial, and architectural advisers, participants will research legal issues, facilitate negotiations, draft contracts, incorporate organizations, complete loan and grant applications, develop financial analyses, and draft architectural plans, among other tasks. Class topics will include professional responsibility, real estate finance, low-income housing policy, comparative advantages of nonprofit and for-profit organizations, and urban economic development. Enrollment limited. This clinic will be taught on a two-term basis. We encourage students to enroll for two terms. J. L. Pottenger, Jr., S. J. Bryson, and L. P. Nadel.

Human Rights Workshop: Current Issues and Events (21193). 1 unit, credit/fail. Conducted in workshop format and led by Paul Kahn, Director of the Orville H. Schell, Jr. Center for International Human Rights, the course will discuss recent writings in the field, presentations from outside guests and participants, and newsworthy events in the human rights arena. P. W. Kahn.

Immigration Law and Policy: Selected Issues (21305). 2 or 3 units (depending on paper). Immigration has always played a central role in American life, and never more than today. It significantly affects our demography, foreign relations, human rights posture, ethnic group relations, labor market conditions, welfare policy, public services, and domestic politics. It also raises in acute form some of the most basic problems that our legal system must address: the rights of insular minorities, the concepts of sovereignty and nationhood, fair treatment of competing claimants for scarce resources, the imperatives of mass administrative justice, and the role of courts. This will not be a survey course on immigration law; rather, this seminar will focus on a small number of selected issues, which may include citizenship, discrimination against aliens, ethnic group conflict (especially over welfare, language, affirmative action, and voting rights), detention, and refugee/asylum law. 2 or 3 unit paper required, but ungraded credit/fail option available under prescribed conditions. P. H. Schuck.

Immigration Legal Services (21012). 3 units, credit/fail. A clinical seminar involving class sessions and casework. The clinic will specialize in the representation of persons who are seeking asylum through affirmative procedures or in removal proceedings or post-asylum relief. Class sessions will focus on the substantive law and the legal and ethical issues arising in the context of the casework and on the development of lawyering skills. Enrollment limited. C. L. Lucht and S. Wizner.
International Commercial Arbitration (21283). 3 units. International arbitration has increased as a function of world trade. This seminar will examine systematically, through statutes, rules, national and international cases, and treaties, the establishment, operation, and implementation of awards of international commercial arbitration tribunals; the role of national courts in compelling, facilitating, and enforcing or vacating arbitral awards; and policies currently under consideration for changing arbitral practices. Examination. W. M. Reisman.

International Human Rights Law (21295). 3 units. The course will provide an introduction to the sources of international human rights law and the major enforcement institutions and mechanisms. Discussion will focus on the roles played by various actors, public and private, international and domestic. The class will examine a number of critical contemporary issues, including the tension between sovereignty and intervention, assertions of cultural relativism, the contested status of economic and social rights, and issues of transitional justice. There will be an emphasis throughout the course on evaluating the effectiveness of the international human rights system in preventing human rights violations. Examination. J. J. Silk.

International Tax Policy: Directed Research (21307). 2 units. The U.S. system for taxing international income was put in place during the period 1918–1928. Although many wrinkles have been added since, the fundamental contours of that system remain in place. Needless to say, the world economy today is dramatically different from that early in the twentieth century. One crucial question concerns what policies should shape the taxation of international income in the twenty-first century. Taxing consumption historically has been straightforward, with taxing power exercised where the consumption occurs. However, developments such as e-commerce and the downloading by computer of items like music and books pose a new threat to the ability of governments to collect consumption taxes. The question is how governments can and should respond to market developments such as these.

Students will be responsible for producing a paper on a mutually agreed upon topic of international tax policy. Income tax, consumption tax, payroll taxes, and wealth taxes are possible areas for research and writing. Substantial Paper credit is potentially available to anyone; Supervised Analytic Writing credit requires special arrangement. Prerequisite: Federal Income Tax. Enrollment limited. M. J. Graetz.

International Taxation: An Introduction (21292). 2 units. This course will provide an overview of the U.S. federal income taxation of cross-border transactions. Topics include the foreign tax credit, the controlled foreign corporation rules, withholding taxes, and tax treaties. Prerequisite: Federal Income Taxation. Examination. A. Alstott.
**Introduction to Philosophy of Law (21275).** 2 units. This introduction to the philosophy of law will cover three different kinds of topics: (1) the nature of law and of legal authority; (2) the philosophy of particular areas of law, e.g., torts, contracts, and criminal law; (3) issues pertaining to the intersection of political and legal philosophy, e.g., rights, justice, political authority. This course will be available to undergraduates (through the philosophy department), graduate students, and law students. Examination or paper option. J. L. Coleman.

*[The] Jurisprudence of McDougal and Lasswell (21284).* 1 unit. This seminar will examine the jurisprudence developed at Yale Law School by Myres S. McDougal and Harold D. Lasswell, which has been called The New Haven School, the Policy-Oriented School, and Law, Science and Policy. The seminar will meet for two hours a week for six weeks. Examination or paper option. W. M. Reisman and A. R. Willard.

**Land Transactions (21228).** 3 units. The construction, conveyancing, and financing of real estate are major aspects of the economy in the United States and are activities in which lawyers often are extensively involved. This course will cover legal aspects of land transactions, including mortgages and other means of real estate finance, mortgage insurance, the mortgage market, real estate broker agreements, real estate contracts of sale, construction agreements, the recording acts, title insurance, and Torrens registration. Examination. Q. Johnstone.

**Landlord-Tenant Law (21004).** 3 units, credit/fail. Students in this clinical seminar will provide legal assistance, under the supervision of clinical faculty, to poor tenants facing eviction in the New Haven Housing Court. Topics to be covered in discussions and class materials will include the substantive law of landlord-tenant relations, ethical issues arising in the representation of clients, social and housing policy, and the development of lawyering skills, particularly in interviewing, litigation, negotiation, and mediation. Weekly class sessions and supervision sessions, plus eight to twelve hours per week of casework. Enrollment limited. F. X. Dineen and S. J. Gunn.

**Law and Economics (21231).** 4 units. Microeconomics provides one of the major theoretical perspectives for the contemporary study of law and legal institutions. Participants in this seminar will consider some of the central topics, modes of analysis, and findings in the field of law and economics. The questions to be examined will be drawn from contracts, criminal law and procedure, and torts. One objective of our inquiry will be to try to assess how far the law-and-economics enterprise has progressed over the course of its fairly short existence.

The seminar will center on papers that students prepare assessing the contribution that law and economics has made to particular substantive areas of law. In the first part of the term, each student will work on a research paper that takes as its starting point one or more law-and-economics “classics” in a field and one or more examples of recent law-and-economics scholarship on that subject. During
the second part of the term, each student will present a draft of her or his paper to the seminar. The final versions of the papers will be due by the end of the spring term. Enrollment limited. A. K. Kleverick.

**Law, Economics, and Organization (21041).** 1 unit, credit/fail. This seminar will meet jointly with the Law, Economics, and Organization Workshop, an interdisciplinary faculty workshop that brings to Yale Law School scholars, generally from other universities, who present papers based on their current research. The topics will involve a broad range of issues of general legal and social science interest. Students registering for the seminar and participating in the workshop will receive one unit of ungraded credit per term. Neither Substantial Paper nor Supervised Analytic Writing credit will be available through the seminar. Short papers will be required during the term. R. Romano, I. Ayres, H. Hansmann, and A. Schwartz.

**[The] Law and Economics of Corporate Control (21234).** 3 units. This course will be taught jointly by a professor and an attorney with a large acquisitions and corporate governance practice. Its objectives will be to explore positive theories of why changes of control occur and the forms they take and to explore normative theories of how the state should respond to these changes. Topics include hostile takeovers, proxy contests, leveraged buyouts, friendly mergers, state and federal regulation of acquisitions activity, and corporate governance issues. Readings range from current cases to scholarly articles. The theoretical and legal treatments will be tested in the analysis of three recent deals, each of which will be presented by an actual participant in the deal. Students will be asked to critique the conduct of the deals in light of the legal and commercial options available to the parties. The course grade will be based on the critique and on an examination or a paper option with permission of the instructors. A. Schwartz and S. Fraidin.

**Law and Literature (21054).** 3 units. Although “law and literature” courses continue to proliferate in law schools across the country, the field remains under-theorized. This introductory course will develop a sorely needed map of that field.

The course will elaborate four aspects of law and literature. Law as literature studies the rhetoric of law’s texts, as well as that of the “outsider narratives” it banishes. Law through literature looks at the contributions that literary theory and cultural studies might make to legal analysis. Law of literature considers the legal regulation of literary work through, for instance, intellectual property and obscenity regimes. And law in literature examines literary representations of the law. Through this taxonomy, the course will seek to describe and organize the diversity of enterprises subsumed under the “law-and-literature” rubric.

The course will simultaneously seek to trace the conventional pieties that recur across these enterprises. These themes include the perceptions that law is
about justice, while literature is about beauty; that law is coercive, while literature is persuasive; that law is collective, while literature is individual. While these themes may be found in all four projects, they articulate themselves differently in each, revealing contextual strengths and weaknesses. By looking at these diverse enterprises and shared themes, the course will demonstrate that the enterprises are more common, and the themes more plural, than they initially appeared. More generally, this demonstration will reveal both the coherence and the incoherence of the field. Paper required. K. Yoshino.

[The] Law of Copyright (21312). 3 units. This course explores the theoretical underpinnings of the law of copyright, discusses the doctrines to which these theories gave birth, and attempts to discern the course of future development in the field. Structurally, the course is divided into four parts. Part one depicts the terrain of intellectual property, with a special emphasis of the role of copyright in the general scheme. We then move to a discussion of the philosophical, political, and especially the economic foundations of copyright law. Part two lays out and explains the legal prerequisites for copyright protection: fixation, originality, and authorship. Part three is concerned with describing and delineating the contours of copyright protection. We examine the bundle of exclusive rights that the Copyright Act confers upon authors, and address the issue of copyright infringement. In part four we discuss the impact of the Internet on copyright law and the legal responses to this challenge. In addition, we explore the unique arsenal of civil and criminal remedies that the Copyright Act provides to copyright holders and examine the economic rationale behind these remedies. Examination. G. Parchomovsky.

Lawyering Ethics (21309). 3 units, credit/fail. This is a clinical course in which students participate in the disciplinary process against lawyers charged with violating ethical obligations to clients. Our goals include understanding current systems and considering their transformations, as well as thinking about how legal education should engage with the ethical issues facing lawyers.

Students will research issues of state discipline of lawyers, including the workings of the system in Connecticut (such as which lawyers are disciplined for what kinds of infractions, at whose promoting, and with what forms of remedy). We will also investigate the disciplinary procedures for judges. Concurrently, students will represent before bar grievance panels clients who have complained about their lawyers and whose complaints have been found to have probable cause. D. E. Curtis and D. J. Cantrell.

Legal Assistance (21057). 3 units, credit/fail. A clinical seminar, using classroom, fieldwork, and simulation experiences in the general area of legal assistance for the poor. Students will work eight to twelve hours per week in a local legal aid office and will attend weekly classroom sessions. The seminar will be practice-oriented, moving from developing solutions for specific client problems to general discussions of landlord-tenant, consumer, domestic relations, welfare,
and other legal subjects of special concern to the urban poor, as well as issues of broader social policy. The seminar will also focus on the development of professional responsibility and lawyering skills, such as interviewing, negotiating, counseling, drafting, and litigation. A few placements for criminal defense work in state court will also be available. Enrollment limited. F. X. Dineen.

**Legal Ethics and the Ethics of Agency Relations (21297).** 3 units. This seminar will investigate the ethics of the lawyer-client relationship in particular through the lens of the ethics of agency relations in general (including, but not limited to, relationships between corporate officers and stockholders, the police and the citizenry, and political representatives and the sovereign). The course will ask how legal ethics (and the ethics of agency relations) differ depending on whether they are investigated from the points of view of the client, the lawyer, or the court (that is, from the points of view of the principal, the agent, or society at large). The course will also ask whether a lawyer may do acts and pursue ends on behalf of her client that the client ought not do or pursue on his own behalf. Paper required. Supervised Analytic Writing credit available. Enrollment limited. D. Markovits.

**Legal Research: Methods and Sources (21027).** 3 units. An advanced exploration of the specialized methods and sources of legal research in some of the following areas: administrative law; case finding; computer-assisted research; constitutional law and history; court rules and practice materials; international law; legislative history; and statutory research. Class sessions will include a weekly computer lab component. Research problems and paper required. Enrollment limited. S. B. Kauffman and R. D. Harrison.

**Legal Writing (21224).** 3 units. This course will provide practice in writing legal memoranda and briefs. Students will have the opportunity to refine their legal research and analytical skills as well as their writing skills. The goal of the course will be to take students beyond basic competence to excellence in legal writing. Enrollment limited. R. D. Harrison.

**Lowenstein International Human Rights Clinic (21152).** 3 units, credit/fail. Students will work on a variety of human rights projects, typically on behalf of human rights organizations. The seminar will include an overview of basic human rights principles and theories, and their application; instruction in and development of human rights research and writing skills; presentations and workshop sessions concerning ongoing project work. The seminar will have one or more student directors. Enrollment limited. P. W. Kahn and J. J. Silk.

**Managing National Security (21315).** 2 units. In a global, interdependent system, the challenges to the integrity of the political and social organization of a state go far beyond conventional military threats. The seminar will examine systematically the concept of national security, as distinguished from military defense and, within the constitutional and statutory framework, develop

Medicine, Ethics, and the Law (21214). 3 units. A wide range of issues in contemporary medicine challenges common ethical values in ways that appear to invite new legal regulatory responses. There are scientific developments—such as new possibilities for genetic manipulations, for use of animals as sources for organ transplantation, for extending the life span so that most people will die only after prolonged disability, for extending viability earlier in fetal development with attendant risks of significant lifelong disability. There are organizational changes in the delivery of medical care—such as the increased prevalence of managed care and of for-profit institutional structures—that promote rationing of care in the service of goals inconsistent with conventional conceptions of physicians’ individualized commitment to patients. There are conventional exercises of physicians’ authority, such as discretion to withhold therapies
regarded by physicians as “futile,” or of legislative regulatory authority, such as prohibiting physicians from hastening the death of terminally ill people—all of which are now being contested as inconsistent with the values of individual autonomy. This course will examine such issues, evaluate the individual and social ethical questions raised by them, and explore the justification for undoing such customary legal regulations and/or adding new ones. Examination or paper option. R. A. Burt.

Nonprofit Institutions (21280). 3 units. This course will be concerned with the legal treatment, under federal and state law, of the world of nonprofit organizations, charitable and otherwise. The course will start with an overview of tax and nontax regulation of the nonprofit sector. The class will then examine in greater detail a number of issues relating to the financing and governance of nonprofits, including a review of the theory and practice of tax “subsidization” and several modes of government control over such matters as fund raising, joint ventures between nonprofits and for-profits, conversions (of health care entities) from nonprofit to for-profit status and vice versa, self-dealing, investment standards, international operations, affirmative action, and redistributive practices (or their absence). Attention will be given to the special regulatory regime for private foundations enacted in 1969. Along the way, the class will consider various law-related policy and management dilemmas that confront the voluntary sector, relating to the expansion or reduction of its mission (should nonprofits operate railroads, prisons, daily newspapers, prescription drug producers?); its accountability (pecuniary and programmatic); its search for revenue (herein, charity’s involvement in commerce); and its quest for impact (herein, charity’s involvement in politics).

This course is separate from but may be taken in conjunction with the Nonprofit Organizations Clinic (see below). Take-home examination or paper option. J. G. Simon and B. B. Lindsay.

Nonprofit Organizations Clinic (21056). 1 or 2 units, credit/fail. This clinical workshop will serve the needs of nonprofit organizations, nascent and established, that require help in the process of organization and incorporation, in obtaining tax exemption, and solving ongoing legal problems—organizations that cannot afford to retain private counsel. The class will meet as a group five or six times during the term. J. G. Simon, L. N. Davis, and B. B. Lindsay.

Pension and Employee Benefit Law (21007). 3 units. The private pension system now commands assets exceeding $10 trillion. Pension and employee benefit plans have become ubiquitous features of the modern employment relationship. The legal regulation of these plans is both an independent legal specialty and a subject that overlaps other fields, including corporate, labor, tax, trust, domestic relations, and employment discrimination law. The regulatory scheme has been undergoing incessant change, and one purpose of this course will be to understand the likely direction of future change.
The course will examine the relation of the private pension system to the public systems, especially Social Security. It will offer a substantial introduction to the federal tax treatment of pension funds. The main focus will be on various bodies of regulatory law, especially the Employee Retirement Income Security Act (ERISA) of 1974, as amended, and its case law. After providing an overview of the main types of plans, the course will examine the rules of governing coverage, vesting, integration with Social Security, funding, fiduciary standards, investment, distribution, and preemption of state law. The federal insurance scheme for defined benefit plans administered through the Pension Benefit Guaranty Corporation will also be emphasized. Text: Langbein and Wolk, *Pension and Employee Benefit Law*. Examination. J. H. Langbein.

[A] Political Economy of Information (21299). 2 units. The blossoming of practices and concepts such as free software, Freenet, open content, open source journalism, or open sorcery digital art represent the possibility of the emergence of deeply egalitarian practices of information production and exchange in the digitally networked environment. The seminar will explore two theoretical questions: (1) what are the possibilities for, and limitations of, sustainable commons-based information production in a networked environment; and (2) how justified or extravagant are the claims that this model of organizing information production and exchange serves “freedom.” On the way, we will examine specific case studies of commons-based peer production, and will consider their economic sustainability and their impact on the industrial model of information production. We will then consider how this approach to information and cultural production affects various conceptions of democracy and of individual autonomy. We will conclude with a consideration of how this institutional battle affects, and is affected by, the constitutional commitment to free speech. Paper required. Enrollment limited to twenty. Y. Benkler.

Prison Legal Services (21237). 3 units, credit/fail. Students in this clinical seminar will provide legal assistance to inmates at federal and state prisons. Cases selected will concern the clients’ status as prisoners and may include challenges to federal sentences and Section 1983 civil rights actions. The weekly class sessions will focus on prisoners’ rights, readings about prisons and punishment, and current Legal Services Organizations cases. The seminar will also concentrate on developing professional responsibility through weekly seminar and supervision sessions, plus eight to twelve hours each week of required client work, including interviewing, investigating, counseling, and drafting of court papers. Where possible, the student’s representation of inmate clients, under attorney supervision, will include administrative hearings and court appearances. Enrollment limited. B. Dignam.

Problems in Evidence (21037). 2 or 3 units. This seminar will focus on the allocation of functions between judge and jury, the problem of expert and scientific evidence, evidentiary privileges, and shortcuts to proof (such as judicial notice,
presumptions, and burden of proof). The seminar will include a brief historical survey of the law of evidence and occasional forays into comparative systems of proof. The course in Evidence is not a prerequisite. Final paper or examination option. Enrollment limited. M. R. Damaska and S. B. Duke.

Property (21017). 4 units. This course will begin with an inquiry into a fundamental question of human civilization: how members of a group should allocate formal or informal entitlements to scarce resources such as wild animals, labor, ideas, water, and land. Thereafter, land will become our exclusive focus. Topics will include limitations on the rights of landowners to exclude others; estates in land; co-ownership; landlord-tenant law and the slum-housing problem; nuisance law; easements and covenants as means to cooperation among neighbors; and zoning, eminent domain, and other tools of public land-use regulation. Examination. R. C. Ellickson.

Property: Individual Research (21018). 3 units. The instructor will separately supervise up to six students who wish to write papers on property topics. A paper may be used to satisfy the Substantial Paper or Supervised Analytic Writing requirement. Enrollment limited. R. C. Ellickson.

Prosecution Externship (21088). 2 or 3 units, credit/fail. Students in this clinical externship will assist state or federal prosecutors with their responsibilities, both before and at trial. Placements are available in New Haven and surrounding cities and in a variety of fields, including misdemeanors, felonies, or specialized areas such as career criminal, traffic, or appellate work. Weekly sessions will range from discussions of assigned readings to field trips to prisons, police laboratories, etc. Students will be required to keep journals and time records. Placements at the U.S. Attorney’s Office must be arranged at least four months in advance, to allow time for security clearance procedures. Applications and interviews for the State’s Attorney placements will take place during the first week of the term. Although enrollment is limited and permission of the instructor is required, timing and the involvement of outside agencies remove this clinic from the usual sign-up process for limited enrollment courses. J. L. Pottenger, Jr. and J. A. Meyer.

Religion and the Constitution (21293). 2 units. This seminar will explore the historical interpretations, underlying philosophies, and doctrinal developments of the establishment and free exercise provisions of the First Amendment. An ambitious (and probably unattainable) aim of our investigations will be to specify the permissible role of religion in politics and politics in religion. Paper required. Enrollment limited. H. H. Wellington.

Rethinking the Administrative State (21206). 2 units. This is an advanced research seminar requiring Administrative Law as a prerequisite or the permission of the instructor. Class discussion will concentrate on new directions in bureaucratic organization and organization theory, comparative analysis of
administrative law, and their implications for administrative law reform in the U.S. Paper required; Supervised Analytic Writing or Substantial Paper credit available. J. L. Mashaw.

Secured Transactions (21281). 3 units. This course is designed to provide an in-depth examination of the basic structures and purposes of secured credit transactions under Article 9 of the Uniform Commercial Code. Discussions will focus on the essential elements of secured financing (including the creation and enforcement of security interests in various types of tangible and intangible property) as well as the longstanding debate over the essential utility and fairness of contractual security devices and the secured creditor’s priority. We will also consider the treatment of security interests in bankruptcy proceedings, and the rise of securitizations as an alternative to traditional methods of secured lending.

Prior courses in commercial transactions, corporate finance, and bankruptcy, although helpful, are not required. Relevant commercial concepts will be explained as they arise. Students should expect a lively discussion of a number of important issues of current and enduring significance in the study of commercial law. Examination or paper option. G. E. Brunstad, Jr.

Securities Fraud Law (21278). 3 units. This course will examine the laws governing fraud in securities markets, focusing on secondary markets. We will examine fraud in management statements to the market (including both government sanctions and private liability); fraud in proxy solicitations; insider trading; fraud in tender offer context; vicarious liability; controlling person liability; accountant and lawyer liability (civil and administrative); aiding and abetting liability, and liability for short swing trading. Enrollment limited to students who have taken or who are taking Business Organizations. Securities Regulation is not a prerequisite. Examination. J. Arlen.


Sentencing: Pardons and Commutations (21288). 3 units. An examination of the pardons issued by President Clinton near the end of his administration in light of the history and purposes of the clemency process and the role of forgiveness and mitigation in other areas of criminal law and procedure. Supervised Analytic Writing or Substantial Paper credit available. Interested students should submit a brief statement as to the course work or field experience underlying their interest in this subject. Enrollment limited. D. J. Freed.

Sexuality, Gender, and the Law (21129). 3 units. This course will explore the historical, comparative, statutory, constitutional, and theoretical dimensions of law’s regulation of sexuality and gender. Because sex, gender, and sexual orientation issues are at the cutting edge of privacy, equality, and free speech litigation in this and other countries, the course can be viewed as an advanced constitu-
tional law course. The exploration of natural law, law and economics, feminist, and gay legal theory in many different contexts also gives this course a jurisprudential focus. Examination (paper option if the class has fewer than forty students). W. N. Eskridge, Jr.

[The] Structure and Performance of the Administrative State (21304). 2 or 3 units (depending on paper). This seminar will explore the structural relationships, institutional requirements, legal principles, political dynamics, and policy performance of the contemporary American state. We first consider different models of politics, consider how institutional structures matter, and emphasize the challenges posed by the loose-jointedness of the American policy, its hanging ideology and purposes, and competing norms of administrative process. Drawing upon recent case studies, we then subject four specific issues to political, social, legal, and policy analysis. These issues deal with (1) rights, (2) regulation, (3) redistribution, and (4) process. The analysis will emphasize how different political theories and policy approaches interact to shape policy, how policy is and is not constrained, and what cross-cultural comparisons can teach us about the distinctiveness of our administrative state. Finally, we use the analysis of these specific issues to derive some cross-cutting themes and to refine the political/administrative models introduced earlier. 2 or 3-unit paper required, but ungraded credit-fail option available under prescribed conditions. P. H. Schuck.

Theories of Property Seminar (21272). 2 units. This seminar will be devoted to a close examination of some theoretical issues regarding the nature and justification of property. Topics to be covered include the concept of property, the distinction between property rights and contract rights, the nature of remedies for protecting property rights, the emergence and evolution of property regimes, and the place of property in a just society. Prerequisite: Property. Paper required. Enrollment limited. H. E. Smith.

Trial Practice (21183). 2 units, credit/fail. An introduction to the techniques and ethics of advocacy in civil and criminal trials. Students will act as lawyers in simulated trial situations. The instructors will be judges and experienced trial lawyers from the community, who will provide instruction and critique. Enrollment limited. S. Wizner.

Wills, Trusts, and Future Interests (21276). 4 units. This course will present the law governing (1) the disposition of property under state statutes of succession and by will (including the preparation, execution, and revocation of wills; testamentary capacity; fraud; fiduciary duties, and select topics in estate administration); (2) the theory and practice of trust law (including types of trusts; the creation, alteration, and termination of trusts; the trustee’s standard of care, and trust accountings); and (3) future interests and the rule against perpetuities. Estate and gift tax matters may be covered where appropriate. Examination. W. P. LaPlana.
Yale Law School presents a lecture by

Jed Rubenfeld

on the occasion of his appointment
as the Robert R. Slaughter Professor of Law

Monday, December 4   4:30 p.m.
Room 127   Yale Law School
Reception to follow in the Alumni Reading Room

The Right To Be Treated as an Object
Lecture Series and Other Academic Opportunities

The regular curriculum at Yale Law School is supplemented by a host of events and activities that enrich legal education. Under the auspices of student organizations and various programs, distinguished speakers—lawyers, judges, public figures, government officials, scholars, and other prominent individuals—give talks or participate in panel discussions on a wide variety of topics throughout the academic year. In addition, an abundant resource of endowed funds brings to the School specially designated fellows and lecturers.

In the spring term, faculty and students will be able to attend a special Yale Law School/Humanities Center Faculty Seminar given by David Bromwich, Bird White Housum Professor of English at Yale. Entitled “The Political Thought of Burke,” the seminar presents a series of discussions of Burke’s Reflections on the Revolution in France, with an early meeting in addition on The Sublime and Beautiful, and a later one on the pamphlet wars of the 1790s.

LECTURE SERIES

A sampling of endowed lecture programs from the 2000–2001 academic year follows.

The Robert P. Anderson Memorial Fellowship, which was established in 1987 in memory of the senior judge of the U.S. Court of Appeals for the Second Circuit, provides a forum for distinguished judges to speak on matters of general importance to law and society. In the spring of 2001, the Honorable Frank H. Easterbrook of the U.S. Court of Appeals for the Seventh Circuit lectured on “Judicial Discretion in Statutory Interpretation.”

In 2000–2001, the Timothy B. Atkeson Environmental Practitioner in Residence Program, which sponsors the visit of an environmental law expert to the Law School, welcomed Klaus Töpfer, executive director of the United Nations Environment Programme. “Managing Global Environmental Challenges: Lessons from the UNEP Experience” was the topic of Mr. Töpfer’s lecture.

The Ralph Gregory Elliot First Amendment Lecture was established in 1992 with an inaugural lecture by U.S. Supreme Court Justice John Paul Stevens. In the spring of 2001, Cornell Law School Professor Steven Shiffrin delivered the Elliot Lecture on “The First Amendment and the Socialization of Children.”

The Arthur Allen Leff Fellowship brings to Yale Law School individuals whose work in other disciplines illuminates the study of law and legal institutions. The 2000–2001 Leff Fellow was Robert D. Putnam, Peter and Isabel Malkin Professor of Public Policy at Harvard University, who spoke on the topic “Bowling Alone: The Collapse and Revival of the American Community.”
The Preiskel/Silverman Program on the Practicing Lawyer and the Public Interest sponsored the 2001 Preiskel/Silverman Lecture, given by Charlene Barshefsky, U.S. Trade Representative in the Clinton administration. Ambassador Barshefsky’s lecture was entitled “From the Cold War to the Networked World: Trade Policy in an Era of Transition.”

The Raben Fellowship, which brings to the Law School individuals with special expertise in securities law, financial accounting, or related subjects, sponsored the fall 2000 lecture “The Rise of Dispersed Ownership: The Role of Law in the Separation of Ownership and Control,” given by Professor John Coffee of Columbia University.

The Sherrill Lectureship brings distinguished visitors with special expertise in problems of international law and international relations. The 2000–2001 Sherrill Lecturer was the Honorable Louise Arbour, Justice of the Supreme Court of Canada. Justice Arbour’s lecture topic was “It Makes a Difference Who the Victors Are: The Case for International Criminal Justice.”


The James A. Thomas Lecture Series, which was established by Yale Law School students in 1989 to honor Associate Dean James A. Thomas ’64, recognizes scholars with innovative perspectives on the relations among law, jurisprudence, and communities of people with color. The 2000–2001 Thomas Lecturer was Natsu Taylor Saito, associate professor at the Georgia State University College of Law, who delivered a lecture entitled “Beyond Reparations.”

Other named lecture and fellowship programs at Yale Law School include the following:

The Robert L. Bernstein Lecture in International Human Rights, which was inaugurated in 1998 by Wei Jingsheng, the political prisoner released in 1997 after almost twenty years of continuous captivity in a Chinese jail;

The Robert M. Cover Lectures in Law and Religion, which bring speakers to Yale to explore the intersection of legal thought and practice and religious thought and practice;

The Harper Fellowship, which sponsors a prominent figure, selected for distinguished contribution to the public life of the nation;

The Storrs Lectures, a series of lectures given by a prominent scholar within the broad topic of fundamental problems with law and jurisprudence.

Beyond the endowed lecture and fellowship programs, student organizations and other groups regularly invite speakers to present topics of particular inter-
est. In the 2000–2001 academic year, the Yale Law and Technology Society sponsored a number of lectures and panels, including a spring 2001 lecture by prominent litigator David Boies ’66, who offered his perspective on several cases on which he has worked, specifically his representation of the U.S. government in the Microsoft antitrust case; his representation of Napster against the recording industry; and his participation in the *Bush v. Gore* case before the Supreme Court.

Students in the Knight Journalism Fellowship program sponsored a number of lectures in the 2000–2001 academic year, including *The New Republic* Legal Affairs Editor Jeffrey Rosen’s lecture on “The Unwanted Gaze: The Destruction of Privacy in America;” a talk on “Covering the Supreme Court” by Charles Lane, reporter for *The Washington Post*; and two lectures on the current capital punishment debate: “Student Activism: Saving the Criminal Justice System,” by Lawrence C. Marshall of Northwestern University School of Law, and “Until I Can Be Sure: Reflections on the Administration of the Death Penalty,” given by Illinois Governor George H. Ryan.

In addition, Yale Law School faculty frequently organize lectures and panels on important current events. For example, “Perspectives on *Bush v. Gore*” was the topic of a faculty panel immediately following the 2000 election.

Further information about the origins and history of all endowed fellowships and lectures at the Law School appears on pages 147–79. Lectures and other public events are also described in the online **Master Calendar of Events**, which is updated daily during the academic year ([www.law.yale.edu/calendar/](http://www.law.yale.edu/calendar/)).

**SPECIAL INITIATIVES**

The Yale Law School is shaped by the intellectual interests of its faculty and students. Those interests find expression not only in our established curriculum and other academic opportunities, but also in new activities that emerge from time to time.

For example, the growing importance of international perspectives has yielded two major initiatives. The Global Constitutionalism Seminar, directed by Professor Paul Gewirtz, is an annual event in which Supreme Court and constitutional court judges from around the world meet with faculty members to discuss issues of common concern. With generous funding from David A. Jones ’60 and David A. Jones, Jr. ’88, five seminars have already been convened. While the seminar proceedings are largely confidential, some events are open to the Law School community.

A second initiative is designed to promote democratic institutions and practices in Latin America through linkage activities with two law schools in Chile, one in Argentina, and one in Brazil. Now in its seventh year, this program permits up to six Yale students to spend the month of June in Chile or Argentina, and three students to spend the month in Brazil, in order to work with Latin American law students in small study groups and clinics, and on law journals.
February, students from the Latin American linkage law schools visit Yale for three weeks to participate in study groups and attend classes. In addition, in June, legal scholars from Yale and from cosponsoring law schools in Argentina, Brazil, Chile, Mexico, Paraguay, Peru, Puerto Rico, and Spain convene for the Seminario en Latino-américa de Teoría Constitucional y Política, a four-day conference exploring the foundational ideas of constitutional democracy.

A third initiative stems from the digital revolution. The Information Society Project, directed by Professor Jack Balkin, studies the implications of the Internet and the new information technologies for law and society. The project embraces a variety of activities, including fellowships for young scholars and advice and education for policymakers, business leaders, nonprofit organizations, and the legal community.

THE YALE CENTER FOR ENVIRONMENTAL LAW AND POLICY

The center, established in 1994 by Yale Law School and the Yale School of Forestry & Environmental Studies, draws upon resources throughout Yale University to develop and advance environmental policy locally, regionally, nationally, and globally. The center’s mission is to introduce students to environmental law challenges, policy tools, and research methodologies; encourage debate and creative thought on environmental issues; develop and advance policies responding to critical environmental problems on the local, regional, national, and global levels; and provide a forum where scholars, environmental advocates, businesspeople, government officials, and representatives of international organizations can exchange views. The center supports a variety of research projects. These include the Global Environment and Trade Study, which provides research on environmental questions arising in the context of trade liberalization and environmental integration; the Global Environmental Governance Dialogue, which seeks to identify ways to strengthen the international environmental regime; and the Environmental Sustainability Index Project, an initiative focused on developing environmental “metrics” to evaluate governmental performance in pollution control and natural resource management — with a report on the environmental sustainability of 122 economies presented at the World Economic Forum’s Annual Meeting in Davos.

The center runs the Environmental Protection Clinic, where law students have opportunities to address environmental law and policy problems on behalf of client organizations. In recent years, Yale student teams have worked with a range of community groups, environmental groups, think tanks, government agencies, and international organizations.
The center also sponsors an Environmental Law and Policy Lecture Series, which provides a forum for visiting scholars, politicians, and environmental professionals. The director of the center is Professor Daniel C. Esty, who holds a joint appointment in the Law School and the School of Forestry & Environmental Studies.

THE CENTER FOR STUDIES IN LAW, ECONOMICS, AND PUBLIC POLICY

The Center for Studies in Law, Economics, and Public Policy is designed to facilitate the scholarly interests of the many distinguished law and economics scholars at Yale, including Professors Ackerman, Alstott, Ayres, Calabresi, Coleman, Ellickson, Graetz, Hansmann, Klevorick, Kronman, Mashaw, Priest, Romano, Rose, Rose-Ackerman, Schuck, Schwartz, and Winter. The center supports a broad range of scholarly work. Under the center, the John M. Olin Program in Law and Economics supports John M. Olin Scholarships to students interested in law and economics, to students conducting law and economics research projects over the summer, as well as to students who wish to obtain joint degrees in law and economics; the John M. Olin Prize for the best student paper on a law and economics subject; the *Journal of Law, Economics, and Organization*, edited by Professor Alan Schwartz; the center’s Working Paper Series; and the Law, Economics, and Organization Workshop, at which scholars from other institutions and from Yale present papers for student and faculty criticism. The center also provides an umbrella for two programs: the Program in Civil Liability, established to promote comprehensive reanalysis of the modern law of torts, products liability, professional malpractice, insurance, and other subjects related to our civil liability system; and the Program for Studies in Capitalism, which supports research on the operation of capitalism as a mechanism of economic growth; the ethical bases of capitalism; the relation between capitalism and the poor, and between capitalism and democracy. The center’s codirectors are Professors George L. Priest and Susan Rose-Ackerman.

THE YALE LAW SCHOOL CENTER FOR THE STUDY OF CORPORATE LAW

The Yale Law School Center for the Study of Corporate Law was created to facilitate research and teaching in the business law area. The center’s research and teaching interests include corporate law and the law of other nongovernmental organizations; the regulation of financial markets and intermediaries; and the legal framework of finance, including the law of bankruptcy, corporate reorganization, and secured transactions.

Every year the center hosts a roundtable, open to the Law School community, which is attended by leading corporate lawyers, public officials, and scholars. The roundtables are one-day events that seek to foster a dialogue between
academics and practitioners on the important corporate law issues of the day through presentations of scholarly papers and panel discussions. The center hosts the Raben Fellowship, which brings to the Law School a leading expert in securities law for a public lecture. The center also sponsors an occasional breakfast program in New York City, which features panel discussions on current topics in corporate law by alumni and faculty. For more information, visit the center's Web site at www.yale.edu/law/ccl/.

Professor Alan Schwartz is the director of the center. The center has a board of advisers, chaired by Robert Todd Lang ’47, consisting of YLS alumni Roger Aaron ’68, Curtis H. Barnette ’62, Boris Feldman ’80, Arthur Fleischer, Jr. ’58, Stephen Fraidin ’64, Benjamin F. Stapleton ’69, Craig M. Wasserman ’86, and Judge Ralph K. Winter ’60. In addition to Judge Winter, an adjunct professor at YLS, other members of the Law School faculty serving on the board are Dean Anthony Kronman and Professors Ian Ayres, Henry Hansmann, and Roberta Romano.

THE CHINA LAW CENTER

The China Law Center was established at Yale Law School to increase understanding of China’s legal system and assist in China’s legal reform process. To these ends, the center is sponsoring research, promoting academic exchanges, and undertaking a variety of cooperative projects on important legal reform issues. Since the center was launched, it has begun in-depth cooperative projects with leading Chinese legal experts and institutions in the areas of judicial reform, administrative law, and legal education. These projects involve a range of activities, including research visits to Yale and to China, workshops and seminars in the United States and China, and publications. Yale Law School students are encouraged to participate in the center’s work. The center also provides research grants to support law students wishing to do research in China during the summer. The center has received generous support from David A. Jones ’60 and David A. Jones, Jr. ’88, Yale parents Henry Fan and Robert Ng, the Smith Richardson Foundation, the Luce Foundation, and the Ford Foundation. The director of the center is Professor Paul Gewirtz. The deputy director is Jonathan Hecht and the program coordinator is Jennifer Choo.

THE ARTHUR LIMAN PUBLIC INTEREST PROGRAM

The Arthur Liman Public Interest Program was established in 1997 by family and friends of the late Arthur Liman ’57 to honor his commitment to public interest law.

The Liman Program funds fellowships for Law School graduates working in public interest law, provides funding for student associates in residence at the Law School, awards grants to qualifying organizations for public interest projects, and holds colloquia for attorneys, academics, and students on relevant topics in legal services.
Arthur Liman Public Interest Fellowships are awarded annually to Yale Law School graduates. The fellowships provide support to work full time for a year in an ongoing or start-up project in any area of the legal profession devoted to the public interest. During the fellowship year, Liman Fellows may spend time in residence at Yale Law School to conduct seminars based on their work. In the past, Fellows have engaged in projects securing rights for workfare recipients, criminal defendants, migrant workers, the elderly, and immigrants.

Each year, law students work as associate fellows, providing substantive assistance to graduate fellows and helping to plan and participate in the annual Liman Colloquium. Topics for the colloquium series have included The Future of Legal Services, Valuing Low-Wage Workers, and Welfare “Reform” and Response.

Since its establishment, the range of programs funded by the Arthur Liman Public Interest Program has reflected the breadth of interests, concerns, and commitments of Arthur Liman. While working as a partner at Paul, Weiss, Rifkind, Wharton and Garrison, and providing counsel to a range of corporate and individual clients, Liman also led several major institutions devoted to providing services to those who could not afford lawyers, including the Legal Aid Society of New York; the board that created the Legal Action Center; the Vera Institute for Justice; Neighborhood Legal Services of Harlem; and the Capital Defender Project of New York.

The Arthur Liman Professor of Law is Judith Resnik. The director of the Liman Program is Deborah J. Cantrell.

THE ORVILLE H. SCHELL, JR. CENTER FOR INTERNATIONAL HUMAN RIGHTS

The Orville H. Schell, Jr. Center for International Human Rights was established at Yale Law School in 1989 in honor of Orville Schell, a distinguished New York City lawyer and partner at Hughes, Hubbard & Reed, who was vice chairman of Helsinki Watch and chairman of Americas Watch from its founding in 1981 until his death in 1987.

International human rights practitioners rarely have the opportunity to consider the theoretical issues their work entails, while scholars studying human rights lack a forum for interdisciplinary dialogue. At the same time, law students are eager to apply the lessons they are learning in the classroom to further the cause of human rights. The Schell Center addresses these needs by seeking to increase knowledge and understanding of international human rights issues; equip lawyers and other professionals with the skills needed to advance the cause of international human rights; and assist human rights organizations.

The Schell Center conducts the Allard K. Lowenstein International Human Rights Law Clinic every term (see page 85). The center also sponsors frequent lectures, panels, symposia, and informal discussions on a wide range of human rights issues. During 2000–2001, the center organized a fall conference,
“Colombia–U.S. Relations: The War on Drugs, the Peace Process and Prospects for Human Rights”; a series of speakers on the European human rights system; and the annual Robert L. Bernstein International Human Rights Fellowship Symposium, “Politics and Human Rights: A Bipartisan Agenda for U.S. Foreign Policy.” In the fall, the weekly human rights workshop focused, in part, on human rights in China. Other workshop topics included promoting international humanitarian law in Israeli-occupied Palestinian territory, the moral dilemmas arising from the effort to try Chilean General Pinochet in Spain, and HIV/AIDS and human rights. The center also organized talks on rape as a war crime, women’s access to justice in Kosovo, and other issues in Kosovo since the NATO air campaign, as well as workshops on summer and postgraduate human rights job possibilities.

The Schell Center administers several human rights fellowships. The Robert L. Bernstein Fellowship in International Human Rights, inaugurated in 1997, funds one or two recent Yale Law School graduates annually to engage in full-time human rights work for a year. In 2000–2001, Bernstein Fellows worked for the International Committee of Lawyers for Tibet and in Northern Ireland with the Committee on the Administration of Justice. The center also invites established scholars and advocates to visit the Law School as Schell Fellows to conduct research, teach seminars, and meet with students. Each summer, the center provides students with travel grants for international human rights work. In 2000, Schell Summer Fellowships allowed thirty-five students to spend all or part of the summer doing human rights internships or research throughout the world. The Robert M. Cover/Allard K. Lowenstein Fellow in International Human Rights Law spends two years at the Law School, working on all aspects of the center’s work, including supervision of the Lowenstein Clinic. The Schell Center also supports the Lowenstein International Human Rights Project, the Yale Human Rights and Development Law Journal, and other student projects related to human rights.

The center has received generous support from the John Merck Fund and friends and associates of Orville H. Schell, Jr., as well as the law firm of Hughes, Hubbard & Reed, the Merck Pharmaceutical Foundation, and the Arthur Ross Foundation.

The director of the Schell Center is Professor Paul W. Kahn. The executive director is James J. Silk. The Cover/Lowenstein Fellow is Deena R. Hurwitz. The Schell Center’s e-mail address is schell.law@yale.edu.

OPPORTUNITIES FOR STUDY IN LEGAL HISTORY

The study of American, English, and European legal history occupies an important place in the Law School’s curriculum. Recent and current offerings include courses on the history of the common law, the history of criminal procedure, constitutional history, American legal history, and European legal history. Sem-
Lecture Series and Other Academic Opportunities

In addition to the regular curricular offerings, the Law School sponsors seminars and lectures by outside scholars in legal history. An informal legal history program brings together students and faculty interested in legal history; it includes students and faculty from the Law School and the Yale Department of History as well as from elsewhere within and outside the University. The Law School also encourages advanced study and original research in American, English, and European legal history. A few students pursue the joint J.D.-Ph.D. program in History or in American Studies.

VISITING SCHOLARS

Each year the Law School has in residence a few visiting scholars engaged in nondegree research. Visiting scholars may audit one or two courses per term (with the consent of individual instructors) and make use of library facilities for their work. There are no set requirements for admission; most visiting scholars are college and university teachers from law and other disciplines who are engaged in law-related work, but applications will be considered from any person of outstanding qualifications. Each visiting scholar is charged a minimum accommodation fee of $4,288 per term. No financial aid from the Law School is available for scholars in this program.

Application can be made by letter to Visiting Scholar Program, Yale Law School, PO Box 208215, New Haven CT 06520-8215. Applications should include biographical information and a description of the proposed research.

International scholars should see page 137 for information on the Office of International Students and Scholars at Yale.

IRVING S. RIBICOFF FELLOWSHIP FOR POST-GRADUATE RESEARCH

The newly created Irving S. Ribicoff Fellowship for Post-Graduate Research will be awarded each year to a recent Yale Law School graduate interested in becoming a law teacher. The recipient spends a year in residence at the Law School working on a scholarly writing project and preparing for a teaching career in law. Any recent Yale Law School graduate is eligible to apply, including those with J.D., LL.M., M.S.L., or other graduate law degrees. For more information, contact Associate Dean Barbara Safriet at barbara.safriet@yale.edu.
Grades

Grades for all degree students are:

Credit: the course has been completed satisfactorily; no particular level of performance is specified.

Honors: work done in the course is significantly superior to the average level of performance in the School.

Pass: successful performance of the work in the course.

Low Pass: work done in the course is below the level of performance that on the average is required for the award of a degree.

Failure: no credit is given for the course.

Requirement Completed (RC): indicates J.D. preparticipation in Moot Court or Barristers’ Union.

There is no required or indicative “curve” for grades in Law School classes. Individual class rank is not computed.

Academic Requirements and Options

Requirements for the Degree of Juris Doctor (J.D.)

To qualify for the J.D. degree, students must at all times meet the conditions to continue as a degree candidate, must complete a total of 82 units of satisfactory work, must satisfy the writing requirements, must spend at least six full terms or the equivalent thereof in residence, and must be recommended for the degree by the faculty. Failure to attend scheduled classes without good cause, such as illness, constitutes adequate grounds for dismissal from the School. A maximum of 10 of the 82 units required for graduation may be approved for independent research and reading.

First Term

Each student must take courses in Constitutional Law, Contracts, Procedure, and Torts. In one of these subjects, the student is assigned to a small group. This seminar-style course, with about seventeen students, integrates elementary training in legal research and writing with the regular course work. All first-term courses are graded on a credit/fail basis.

All first-term students are also required to attend a series of lectures on professional responsibility, legal ethics, and the history and current state of the American legal profession.
Curriculum after First Term

After the first term, students must satisfactorily complete at least 66 units of credit. Students are free to select their own curriculum, but by graduation they must take Criminal Law and Administration and complete the writing requirements described below.

A student must register for no fewer than 12 and no more than 16 units of credit in any term unless approval is given by the dean of student affairs and the registrar.

Conditions for Continuing as a J.D. Candidate

J.D. students who receive a Failure in any course or individual work may, with permission of the instructor, repeat the same for credit and must repeat and pass the same if it is a required course. Students will be disqualified as J.D. candidates and will not be allowed to continue in the School if they receive (a) two Failures in any one term, (b) a total of three Failures, (c) Low Pass or Failure in four or more courses or individual work programs by the end of the third term, (d) Low Pass or Failure in five or more courses or individual work programs by the end of the fourth term, (e) Low Pass or Failure in six or more courses by the end of the fifth term, or (f) Low Pass or Failure in a total of seven or more courses or individual work. A student who has been disqualified as a J.D. candidate for failure to maintain satisfactory grades will not be readmitted without a vote of the faculty.

At the end of a student’s first or second term, the dean in charge of student affairs will consult with any student who appears to be doing marginal work. The dean will discuss with the student the advisability of continuing in the School.

Limitations on Credit/Fail Units

A faculty member may offer a nonrequired course or program of individual work on a credit/fail basis if the work is of such character that the faculty member believes it is not feasible to give individual grades. A faculty member may offer any course or program of individual work on a credit/fail basis for some or all of the students participating. If a student is given a credit/fail option, the student must exercise the option within the first two weeks of the term. Credit/fail work will not be accepted toward fulfillment of the Supervised Analytic Writing requirement, but papers written to meet the Substantial Paper requirement may be graded on a credit/fail basis.

After the first term, a student must take at least 51 units of graded work. At least 9 of these units must be taken in the second term of law school. No more than a total of 5 units of ungraded credit in student-directed programs may be counted toward the degree.

Writing Requirements

For graduation, the faculty requires that each student undertake 3 units of Supervised Analytic Writing and prepare a Substantial Paper of at least 2 units. At least
one of these writing requirements must be satisfied before a student can register for a fifth term at the Law School. Prior to beginning work on a Supervised Analytic Writing paper or Substantial Paper, a student should secure the approval of the supervising faculty member.

A Supervised Analytic Writing paper for 3 units involves work that is closely supervised by a Law School faculty member and is designed to increase the student's proficiency in legal research, analytic reasoning, and writing in a single field of concentration; the paper may not be purely descriptive in character. Supervised Analytic Writing papers may not be submitted on a credit/fail basis.

A Substantial Paper for 2 units of credit, although not necessarily meeting the criteria for a Supervised Analytic Writing paper, must be a significant written project. Instructors may accept Substantial Papers on either a graded or credit/fail basis.

Supervised Analytic Writing papers or Substantial Papers may be prepared in connection with (1) seminars or courses, (2) independent research and writing under faculty supervision (see pages 86–87), (3) the Intensive Semester Program (see pages 87–89), or (4) a program of research and writing, conducted under the joint supervision of two faculty members and spread over two terms, which is related to a course or seminar offered by one or both of the faculty members. Work done in courses outside the Law School will not be accepted in satisfaction of the writing requirements.

OPTIONS WITHIN THE COURSE OF STUDY FOR THE DEGREE OF JURIS DOCTOR (J.D.)

Research and Writing Opportunities

The Law School offers a number of opportunities for students to engage in research and writing under faculty supervision:

1. Research and writing in the first-term small group (see page 81).
2. Research and writing in a clinical program (see pages 84–86).
3. Research and writing in connection with seminars or courses.
4. Independent research and writing under faculty supervision (see pages 86–87).
5. Research and writing in connection with the Intensive Semester Program (see pages 87–89).
6. A program of research and writing, conducted under the joint supervision of two faculty members and spread over two terms, which is related to a course or seminar offered by one or both of the faculty members.

A list of faculty members able to supervise papers in a given term, their areas of interest, and other pertinent information is available at the registrar’s office. The faculty encourages students to publish their written work in law journals and other periodicals and to make this work available to other scholars as reference material. A number of prizes are awarded for outstanding scholarly writing (see pages 174–77).
Clinical Programs

The Jerome N. Frank Legal Services Organization (LSO) links law students with individuals in need of legal help who cannot afford private attorneys. Students, supervised by Law School faculty members and participating attorneys, interview clients, write briefs, prepare witnesses, try cases, negotiate settlements, arrange “deals,” and argue appeals in state and federal courts, including the U.S. Court of Appeals for the Second Circuit and the Connecticut Supreme Court.*

LSO’s work is divided into eight main projects: (1) Advocacy for Parents and Children — representing family members in juvenile court cases, particularly abuse, neglect, termination of parental rights, and delinquency cases; (2) Advocacy for People with Disabilities — representing individuals with physical and mental disabilities and children with educational handicaps; (3) Community Legal Services — advocacy for and representation of the urban poor, particularly homeless families and individuals; (4) Housing and Community Development — provision of legal services and other professional (usually business or architectural) consultation to community groups, particularly nonprofit organizations involved in affordable housing and economic development efforts; (5) Immigration — representation of individuals seeking political asylum in the United States; (6) Landlord-Tenant — representation of indigent tenants in eviction proceedings; (7) Legal Assistance — placement of students in area legal aid offices to represent the urban poor in civil matters; (8) Prisons — representation of men and women in state and federal prisons in Connecticut.

All LSO projects involve close collaboration among new students, experienced students, and supervising clinical faculty. Investigating, developing, and using facts are essential elements of lawyering, and, therefore, of LSO’s work. LSO also devotes special attention to issues of professional responsibility and client-centered lawyering. Cases brought by LSO and its legislative efforts have helped make new law protecting the rights of clients in the various projects. Students are eligible to participate in LSO after their first term. LSO also hires law students as “summer associates”; they work full time in the various clinics.

LSO students and faculty also provide legal assistance to HIV-positive persons in the New Haven area. A special project in legislative advocacy, coordinating the state-level legislative activities of students and faculty from several LSO clinics, offers students an opportunity to gain firsthand experience with the Con-

* Since October 1, 1972, first-year law students in Connecticut have been eligible to appear in federal and state proceedings under two different sets of student practice rules. Students who have completed one term of credit may, after certification by the dean, appear in state court and administrative proceedings upon compliance with the provisions of the Superior Court’s Law Student Internship Rule, section 71 of the Practice Book. Students who have completed legal studies amounting to two terms of credit may appear in federal court upon compliance with the provisions of Rule 26 of the Local Rules of the United States District Court for the District of Connecticut. Training and certification guidelines have been adopted by the Yale Law School faculty in compliance with both sets of rules.
necticut legislative process. In addition, students may elect to work at either of two local prosecutor's offices (the New Haven State's Attorney and the U.S. Attorney), in LSO's Prosecution Externship. Independent placements may also be arranged at other public interest agencies or law offices.

The Allard K. Lowenstein International Human Rights Law Clinic is a Law School course that gives students firsthand experience in human rights advocacy under the supervision of international human rights lawyers. The clinic undertakes several litigation and research projects each term on behalf of client human rights organizations and individual victims of human rights abuses. The clinic has worked on cases in U.S. federal courts, the U.N. system, and regional human rights bodies, including the Inter-American Commission on Human Rights and the African Commission on Human Rights.

Several other clinical programs give students direct experience in the practice of law in particular areas. The Environmental Protection Clinic is an interdisciplinary clinic that addresses environmental law and policy problems on behalf of
client organizations such as environmental groups, government agencies, and international bodies. The Nonprofit Organizations Clinic provides legal assistance to nonprofit organizations that cannot afford to retain private counsel. An International Law and Development Workshop provides students with opportunities to work on a variety of real-world legal projects in Northeast Africa.

**Student-Directed Forensic, Clinical, and Editorial Programs**

In the second term, students may begin participation in programs managed primarily by students under the general supervision of a faculty adviser. These programs are described on pages 113–21. The student-directed programs for which ungraded credit is awarded are the Domestic Violence Temporary Restraining Order Project; Greenhaven Prison Project; Allard K. Lowenstein International Human Rights Law Project; Street Law; Thomas Swan Barristers’ Union; Morris Tyler Moot Court of Appeals; Umoja; Yale Human Rights and Development Law Journal; Yale Journal of Health Policy, Law, and Ethics; Yale Journal of International Law; Yale Journal of Law and Feminism; Yale Journal of Law & the Humanities; Yale Journal on Regulation; Yale Law & Policy Review; and The Yale Law Journal.

In general, 1 unit of ungraded credit per term is awarded for participation in these programs. No credit is given for preparticipation portions of Barristers’ Union and Moot Court until a student completes the program; 2 units of ungraded credit are then awarded. Credit is awarded for work on the student-edited journals listed above only for substantial editorial work. In special circumstances, the faculty adviser may approve more than 1 credit per term. No more than a total of 5 credits in student-directed programs may be counted toward the degree, and no work for which compensation is received may earn credit toward the degree.

The faculty adviser of each student-directed program is responsible for periodically reviewing the program, and the participation of each student in it, to ensure that educational objectives are being achieved and that credit is commensurate with time, effort, and educational benefits.

**Reading Groups and Individual Reading and Research Programs**

After the first term and with the approval of a faculty member, students may undertake reading or research programs for credit. There are two types of programs: (1) individual reading and/or research with a faculty member, and (2) faculty-sponsored reading groups. No more than 10 units of credit for reading or research programs may be counted toward the 82 units required for graduation. Ordinarily, no more than 4 of these 10 units may be for participation in reading groups.

In the case of individual reading and/or research, the program must be arranged with the faculty member and filed with the registrar’s office within the first two weeks of the term. Usually no more than 6 units in a term may be
awarded for individual research and no more than 3 units in a term for individual reading. In addition to the faculty member’s permission, permission of the registrar is also required if the total number of units of credit for individual reading and/or research is more than 3.

In the case of an approved reading group, each participating student may receive no more than 1 unit of credit, which must be ungraded. In order to obtain approval for a reading group, the student(s) organizing the group must submit a written proposal to the registrar within three days after the term commences. The proposal must (i) describe the law-related topic to be examined, (ii) provide a tentative reading syllabus, and (iii) be signed by the sponsoring faculty member. As noted above, ordinarily no more than 4 units of credit for reading groups may be counted toward the 82 units required for graduation.

**Student-Organized Research and Legislative Drafting Seminars**

Groups of six or more students may submit written proposals for research or legislative drafting seminars. Such seminars could, for example, be designed to develop legislative or policy approaches to a major societal problem of interest to the group. The proposal should define the proposed topic with reasonable particularity and be subscribed to by the participating students. It should be submitted to the dean or the person designated by the dean by March 1 preceding the academic year for which the seminar is desired. Taking into account the aggregate of the School's curricular needs and the teaching commitments required to meet them, the dean’s office will use its best efforts to identify interested faculty members who may be willing to conduct one or more of the seminars proposed. With the consent of the faculty member conducting such a seminar, students in addition to those proposing it may enroll.

**Intensive Semester Program**

The Intensive Semester Program provides an opportunity for students in their fourth or fifth term to immerse themselves intensively in a major research project, independent studies program, or fieldwork activity with academic significance, either at or away from the Law School. Under the program, students may devote an entire term to supervised and specialized fieldwork, overseen by both a member of the Yale Law School faculty and an on-site supervisor. Students may also use the Intensive Semester for the purpose of exploring a single field of law through a combination of courses or seminars, fieldwork, and Supervised Analytic Writing. Whenever an Intensive Semester is to be pursued at a location away from the Law School, the on-site supervisor who has agreed to supplement the faculty member in overseeing the student’s work will be expected, at the conclusion of the Intensive Semester, to submit a letter to the faculty supervisor describing and assessing the student’s fieldwork. Evaluation of the student’s written work will remain the responsibility of the supervising faculty member.
To apply to the program, a student must submit to the registrar a comprehensive written plan providing for up to 12 units of credit for the combined legal work and supervised writing. The plan should describe in detail the relationship between the fieldwork and the research and writing component, and it must be accompanied by the written approval of the faculty member agreeing to supervise it. The deadline for Intensive Semester proposals is two weeks before the due date for applications for limited-enrollment seminars.

Each plan will be reviewed by the Intensive Semester Committee for compliance with these requirements. The number of units to be graded will be determined by the instructor, but (i) the legal work performed by the student away from the Law School and not under direct faculty supervision may receive no more than 9 ungraded credits, and (2) at least 3 graded credits must be for the faculty-supervised research paper. The faculty-supervised written work may, with the approval of the instructor, be designated in the application as being undertaken in satisfaction of the Supervised Analytic Writing requirement or the Substantial Paper requirement.

An Intensive Semester application will not be accepted by the registrar if any of a student’s work in courses previously taken is incomplete. A student whose application has been approved by the Intensive Semester Committee may register for the Intensive Semester only if all prior course work is complete. A student may not take an Intensive Semester during the final term, nor take more than one Intensive Semester while at the Law School. A student who carries out an Intensive Semester away from the Law School will be expected to complete the balance of his or her legal education in residence at the Law School.

Full tuition is charged during the Intensive Semester regardless of where the project is pursued. A student may not receive compensation from any source for work related to the Intensive Semester, but financial aid from the Law School will be awarded under the same circumstances and in the same manner as to students in residence. Students may have financial aid budgets adjusted and may be permitted to accept reimbursement for expenses attributable to the extra cost, if any, of living and working away from New Haven, if those financial arrangements are disclosed in detail in the application for the Intensive Semester and are approved in advance by the director of financial aid. The Law School will not necessarily adjust financial aid fully for all extra expenses, especially for foreign placements.

Most Intensive Semester fieldwork has been undertaken in connection with government agencies or with charitable, educational, or other nonprofit organizations operated for public benefit. Innovative proposals in other settings will be approved if sufficient academic value and supervision are incorporated into the plan. The production of significant scholarly work emerging from fieldwork and involving close collaboration between a student and a faculty member distinguishes an Intensive Semester for credit from summer employment or a term on leave.
In programs tied closely to work in a litigation setting, where the nexus between the fieldwork activity and the writing project cannot be sufficiently detailed in advance of the student's arrival at the Intensive Semester site, the student may request that approval of the initial plan be conditioned upon later submission of a more detailed proposal. If the faculty supervisor and the Intensive Semester committee agree to such conditioned approval, the student must complete his or her registration for the Intensive Semester by submitting to the registrar the required supplement, after prior approval by the faculty supervisor and the committee, no later than two weeks after the beginning of the term.

Courses Outside the Law School

After the first term, students may take a limited number of courses in the graduate and professional schools or undergraduate college of Yale University for Law School credit when the courses are relevant to the student's program of study in the Law School or planned legal career. To obtain permission, students must provide a written statement explaining how the course relates to their legal studies or future law practice and must have (1) the recommendation of a Law School faculty member, (2) permission from the instructor of the course, and (3) permission of the registrar. The registrar shall determine the appropriate number of units of credit to be awarded for the course. No more than one outside course per term is ordinarily allowed, and no more than 12 units of credit for such courses may be counted toward the 82 units required for the degree. The requirements of the other school or department must, of course, be satisfied. Their bulletins are available in the registrar's office.

JOINT DEGREES

In cooperation with other schools and departments of Yale University, the Law School offers programs leading to a master's degree and a J.D. (Juris Doctor) or to a doctorate and a J.D. These programs are intended for those who wish to acquire the specialized skills of some body of knowledge related to law. All proposals must be submitted to and approved by the Faculty Committee on Special Courses of Study.

While joint degrees have been most common with the Graduate School and the School of Management, students have also arranged joint work in the schools of Forestry & Environmental Studies, Divinity, and Medicine. A joint-degree program is also offered in conjunction with the Woodrow Wilson School of Public and International Affairs at Princeton University. On a case-by-case basis, the Law School has permitted students to pursue joint degrees with relevant programs in other universities as well.

Requests for information on the following programs, including specifics on admission, tuition, curricular requirements, and financial aid, should be directed to the dean in charge of student affairs. Students with an interest in joint-degree
work in economics, political science, or other social sciences should also consult Susan Rose-Ackerman or Al Klevorick.

**Master of Arts**

Some graduate school departments and programs offer one-year master’s degrees and others, e.g., International Relations, offer two-year programs. In either case, a student can complete a joint J.D.–M.A. program in four years.

At the end of the fourth year, students should have completed all requirements for both the law degree and the one-year master’s degree. Additional courses in the Graduate School are required in two-year master’s degree programs. Individual departments generally also impose requirements such as reading knowledge of a foreign language or passage of particular examinations.

Application for a master’s degree program should be made at the same time as application to the Law School or during the student’s first or second year at the Law School. Initial inquiries should be directed to the dean in charge of student affairs. Application to the Graduate School should be made by the first working day in January preceding the fall term in which the student wishes to begin work, although late applications may be considered at the discretion of the Graduate School. Detailed instructions on admissions should be obtained from the Graduate School Office of Admissions. Students should also consult the director of graduate studies in the relevant department. The Graduate School bulletin is available in the Law School registrar’s office.

**Master of Business Administration**

The Master of Business Administration (M.B.A.) is offered by the School of Management. In this program, students receive an exceptionally rigorous business education. Beyond this, students receive the broad intellectual framework and practical skills that are essential for leadership today. Normally a two-year program, the M.B.A. may be earned with only one additional year of course work by joint-degree candidates who are students at the Law School. Students may apply to both the Law and Management schools simultaneously or to one school during their first year at the other.

**Doctorate**

It is possible to combine study for the J.D. and Ph.D. degrees. The total time in residence and the details of each program of study must be taken up with the Graduate School, the director of graduate studies in the relevant department, and the Law School. Students interested in such a program must be admitted to the two schools separately. They may apply to both simultaneously or, having been admitted to the Law School or the Graduate School, may apply for admission to the other program. Ordinarily, the Law School encourages a joint-degree candidate to complete the J.D. within four years. Inquiries concerning joint J.D.–Ph.D. programs should be directed to the dean in charge of student affairs. The deadline for application to Ph.D. programs is early in January.
LEAVES OF ABSENCE, EXTENDING TIME FOR COMPLETION OF DEGREE, AND CREDIT FOR WORK DONE AT ANOTHER LAW SCHOOL

Leaves of Absence and Readmission

A leave of absence may be taken only with the permission of the dean or the dean’s delegate. Such a leave may be arranged under such terms as the dean deems appropriate, provided that a definite time be fixed for the return of the student to the Law School and that the following limitations shall apply. A student who has completed at least one term and who has been on leave of absence for no more than two academic years shall be readmitted unless the dean recommends otherwise to the faculty in extraordinary cases. In the case of a student who has not completed one term, a leave of absence will ordinarily not be granted except on serious medical or personal grounds. Where a leave has been granted on such grounds, the dean may authorize readmission within a period of two academic years. Readmission following leaves of more than two academic years may be granted in accordance with and upon completion of the terms of a plan approved by the dean prior to taking a leave. Such extended leaves may be arranged for personal or academic reasons. Agreements for extended leaves shall provide a definite time for return that, except in unusual circumstances, shall not exceed four years.

Readmission after a leave of more than two academic years may be conditional upon less than full credit being allowed for prior work completed. In such cases, with the consent of the dean, students will not be excluded from taking courses for which prior credit had been earned. The original credit for such courses will be canceled. Tuition will be charged in accordance with the rates prevailing at the time of the readmission and be proportionate to the academic course load.

Readmission in any circumstances other than those described may be sought by petition to the Law School faculty.

Extending Time for Completion of Degree

Yale Law School requires students to complete their work for the J.D. degree in six terms in residence or the equivalent thereof. The School recognizes, however, that some students have special needs—arising out of serious illness, severe economic constraints, or extraordinary familial obligations—to extend their period of study. In such circumstances, students may petition to reduce their course load for a number of terms. Such petitions are subject to the following conditions:

1. All students must complete the required work of the first term on a full-load basis.
2. Upon satisfactory completion of the first term, a student may petition to reduce the work of any one term from the normal minimum of 12 units to
fewer units; but in no event may a student register, even on a reduced-load basis, for fewer than 8 units per term. Ordinarily permission shall be granted only in cases of serious illness, severe economic need, or extraordinary familial obligation.

3. Students who receive permission to pursue some of their work on a reduced-load basis must complete 82 units of satisfactory work in no more than eight terms of residence.

4. Upon acceptance by the Law School and before submitting a deposit, students may request that the dean rule on whether their particular situation is such as to justify a reduced-load curriculum, as described above, after the first term. Such a ruling would be conditional on the continuation, after the first term, of the situation that made reduced-load law study appropriate.

**Credit for Work at Another Law School**

A student wishing to obtain credit toward the J.D. degree for work done at another law school is required to petition the dean for permission. The dean shall ordinarily grant such permission only in cases of personal hardship or for valid curricular reasons. In granting such permission, the dean must find that the proposed program of study is acceptable and that it will count toward meeting Yale Law School’s degree requirements for no more than 24 units of credit, or their equivalent. Such credit will be given only for work completed in residence at the other law school, with a weighted average which is to be determined in advance by the dean, and which in no event would be less than the equivalent of a Pass at this school. In those cases where the dean has reasonable doubt about granting a petition he will refer the matter to the faculty. Students denied permission by the dean may, of course, petition the faculty to have their request reviewed. In no case will more than one year of residence and unit credit be granted for work taken at another school. Work done at another law school will not be accepted in satisfaction of the writing requirements.

**BAR REQUIREMENTS**

Admission to practice law depends not only upon adequate academic performance in law school and successful completion of the bar examination, but upon satisfaction of the requirements of the particular jurisdiction as to subject matter and proof of good character. These requirements differ from state to state, and students should inform themselves of the requirements of the jurisdictions in which they are interested. Since some states have early registration requirements, students should check state rules as soon as possible.
REQUIREMENTS FOR GRADUATE DEGREES

The Degree of Master of Laws (LL.M.)
The Law School admits a limited number of graduate students each year to pursue studies in law beyond the first professional degree. Admission is generally open only to those committed to a career in teaching law.

Graduate students are admitted for one year’s study leading to the degree of Master of Laws (LL.M.). Each LL.M. candidate’s program of study consists of at least 18 units of regular course work (in the Law School or in other schools in the University) and up to 6 units of independent research and writing under the supervision of a Law School faculty member. With approval, up to 6 units of credit toward the degree can be earned in courses outside the Law School. No uniform course of study is prescribed for LL.M. candidates. Subject to meeting degree requirements and to the approval of the student’s academic adviser, each LL.M. candidate is invited to utilize the resources of the School in whatever program of study will best prepare that individual for a career in research and teaching.

LL.M. candidates must carry a total of no fewer than 12 units of credit per term. Changes in the program may be arranged during the first week of each term. At least two terms must be spent in residence. To quality for the LL.M. degree a candidate must successfully complete a minimum of 24 units of credit with a grade average of at least Pass for all work taken for credit. Up to 6 units per year (or 8 units if a candidate takes a first-term ungraded course) may be taken credit/fail with the consent of the instructor. Work taken credit/fail must be designated as such on the records of the registrar at the time of registration and may be so designated subsequent to registration only with approval of the dean’s office.

For information on admissions procedures for the LL.M., please see pages 108–9.

The Degree of Doctor of the Science of Law (J.S.D.)
The Doctor of the Science of Law (J.S.D.) program is open only to LL.M. graduates of the Yale Law School. Students who have earned an LL.M. degree from another institution are admitted rarely and only under extraordinary circumstances. (Interested students from outside the Law School should contact the director of graduate programs [203.432.1681] to discuss their application plans prior to submitting a formal application.)

To qualify for the J.S.D. degree, an admitted candidate must submit a dissertation that is a substantial contribution to legal scholarship. At least two terms of work must be spent in residence at the School—this requirement may be satisfied by residence as an LL.M. candidate—and at least one additional year, not necessarily in residence, must be devoted to the preparation and revision of the dissertation. In the case of those whose original legal training was not in the
United States, the Graduate Committee may require the additional year to be in residence. If the dissertation or any portion of it is thereafter published, it shall state that it has been submitted in partial fulfillment of the requirements for a graduate law degree at Yale Law School.

Students from abroad should see page 137 for information about international students at Yale.

For information on admissions procedures for the J.S.D. program, please see page 109.

*The Degree of Master of Studies in Law, including Fellowships in Law for Journalists (M.S.L.)*

The Law School has established a degree program for a small number of *non-lawyers* who want to obtain a basic familiarity with legal thought and to explore the relation of law to their disciplines. Candidates in the Master of Studies in Law program (M.S.L.) are ordinarily experienced scholars with research or teaching objectives in mind. This is a one-year terminal program designed for those who do not desire a professional law degree, but who are interested in a more formal relationship to the School and a more rigorous curriculum than that offered by the visiting scholar program.

The Fellowships in Law for Journalists within the M.S.L. program has, for more than twenty-five years, offered journalists the opportunity to develop a systematic understanding of the law and achieve greater sophistication in reporting on legal matters. The program was designed primarily for U.S. journalists. Participants in the program have also arranged special activities relating to law and journalism to supplement the regular M.S.L. curriculum. Tuition grants are provided by the Law School and support stipends are furnished courtesy of a grant from the John S. and James L. Knight Foundation.

Candidates for the M.S.L. degree are required to complete the first year of the J.D. program (27 units), including a small group, except that they may substitute an elective for one of the four required first-term courses (see page 81). Typically no more than 6 units of credit for courses outside the Law School can be counted toward the degree. Students must take at least 10 graded units in the second term. Students will be disqualified as M.S.L. candidates if they accumulate more than one Failure in the first term, or more than a total of two Low Passes or two Failures for the academic year. Participants in the M.S.L. program are not eligible for subsequent admission to the J.D. program.

For information on admissions procedures for the M.S.L. program, please see page 111.
All new J.D. students and all graduate students are required to register in person on September 4, 2001, at the Law School.

All returning J.D. students are required to register in person on September 5, 2001, at the Law School. *Students may not register for their fifth term unless they have completed one of the two writing requirements* (see pages 82–83).

A fee will be charged for late registration. First-year J.D. students will not be allowed to register for the first time unless they have provided the registrar with two passport-sized photographs and an official transcript confirming the award of a bachelor’s degree. Transfer students must provide the School with two passport-sized photographs and official transcripts of a bachelor’s degree and the first year of law school. All other students must submit two passport-sized photographs and transcripts of all academic work. Individual classes commence on the date announced in the schedule of classes as posted on the bulletin board of the School.
Course Selection, Limited Enrollment, Examinations and Papers

COURSE SELECTION

During the first five days following registration all J.D. students, except first-term students, and all graduate students may sample courses and rearrange course selections. After that time period, a student may not add or drop a course or seminar unless (a) on application to the instructor, the student can establish good cause for adding or dropping the course; (b) the registrar concurs in the recommendation of the instructor; and (c) the student retains at least 12 units and no more than 16 units for the term, unless approval is given by the dean of student affairs and the registrar for all J.D. students and by the associate dean and the registrar for all graduate students.

Forms for adding and dropping courses must be signed by a member of the faculty and filed with the registrar’s office. A course in which an examination is required cannot be added or dropped once the examination period begins. A fee of $10, $20, or $60 will be charged for each late course change, depending on the time of the change. In the absence of written permission, a course or individual work elected but not completed will, at the close of the term, be deemed a Failure. No degree will be awarded with incomplete work remaining on a student’s record.

LIMITED ENROLLMENT

Faculty members may set limits or special qualifications for a course and these will be specified in the course description. If no such limitations have been set, enrollment in a given course will be limited only by the availability of classroom space. If enrollment is limited, then students must apply during a special sign-up period that occurs at the beginning of the formal registration period.

A student applying for more than one course in which enrollment is limited must indicate preferences among these courses by designating a first choice, a second choice, and as many third choices as desired. This ranking may be used by faculty in making selections among students. A student who is accepted in such a limited course must register for that course, along with the other courses elected, within a prescribed time period, or the student's place in the course may be offered to someone else.
Examinations for all degree students at the Law School are given during a period (normally two weeks) at the end of the term. All papers assigned during the term, and all papers submitted in lieu of examinations in courses where that is authorized, shall become due, unless otherwise indicated in writing by the instructor, on the final day of the examination period for that term.

The registrar may, for good cause shown, permit students to take an examination at a time different from that indicated on the official examination schedule. Requests for such permission should be made during the last week of classes, except in case of sudden emergencies, such as illness. For good cause, instructors may authorize extensions of time for the completion of papers. The authorization must be in writing, and extensions will be permitted for no more than sixty days after the close of the term in which the paper is assigned.

Approval for extensions of time beyond these limits shall be given only where the student obtains, in writing, permission from both the instructor and the registrar. Such permission must include a specific due date and must be filed with the registrar. Failure to meet regular or extended deadlines for papers and examinations may result in a grade of Failure for the student.
Admissions

Admissions

The small size of Yale Law School—approximately 180 in each entering class—requires an extremely selective admissions process. Admission is subject to approval by the dean, pursuant to policies promulgated by the faculty of the School and the Corporation of Yale University. Overall, the Law School seeks the most promising students, in terms of their professional and academic distinction. Students are considered for admission regardless of financial need.

To apply for the class entering in September 2002, an applicant must:

1. Have received or expect to receive a bachelor's degree (or the equivalent) from an approved college.
2. Take the Law School Admissions Test (LSAT) no later than December 2001.
3. Arrange for the submission of transcripts of undergraduate and graduate schools attended to Law Services for the Law School Data Assembly Service (LSDAS). Any new undergraduate grades received during the application process may be submitted directly to the Law School or to Law Services, which sends updated reports to law schools.
4. Arrange for the timely submission of at least two letters of recommendation from professors under whom the applicant has studied (preferably in high-level courses in the major field of study). Applicants who have been out of school for some time may substitute letters from employers or others who know them well. Applicants may submit letters through the Law School Admission Council (LSAC) letter of recommendation service, which is included as part of the LSDAS registration subscription. Please see the current LSAT/LSDAS registration book for instructions for using this service. Some recommenders may wish to write specifically about the applicant's qualifications for study at Yale Law School, rather than for the study of law in general. Such letters are quite welcome and should be sent directly to Yale; they may not be sent through the LSAC service. (See the admissions application form for further details.) Although supplemental material is welcome, files will be considered complete for review purposes when the required material has been received.
5. Complete and submit an admissions application form, along with the appropriate application fee (see below). The application must be postmarked or date-stamped by February 15, 2002. It is your responsibility to make certain all items arrive at Yale in a timely fashion.

The application may be filed electronically or on paper. We strongly encourage you to apply electronically using the LSACD or the LSACD on the
Web software, which is available for purchase from the LSAC, online at www.lsac.org/ or by telephone at 215.968.1001. If you use this option, and submit your data electronically, the application fee is $55.

You may also apply using one of three paper formats: the LSACD or LSACD on the Web software; the paper application found in our information brochure; or the paper application found in PDF format on the Law School's Web site (www.law.yale.edu/). The information brochure may be requested through the Yale Law School Web site (choose “Request a J.D. information brochure and application” from the “J.D. Admissions” section of the Web site); or by writing to the Office of Admissions, Yale Law School, PO Box 208329, New Haven CT 06520-8329. The application fee for the three paper options is $70. If you decide to apply using one of the paper options, submit your application and data card to the Office of Admissions, Yale Law School, PO Box 208329, New Haven CT 06520-8329. Our street address for courier deliveries is 127 Wall Street, New Haven CT 06511.

6. Pay the nonrefundable application fee appropriate to the format you have chosen ($55 or $70).

The deadline for applications is February 15, 2002. Applications postmarked or date-stamped thereafter will be reviewed at the Law School’s discretion and only after all other complete applications are reviewed.

Those applying for entry in the fall of 2002 are expected to take the LSAT no later than December 2001. Information concerning the test may be found in the registration booklet for the LSAT, which is usually available at college or university prelaw or counseling/career planning offices, or directly from Law Services, Law School Admission Council (LSAC), online at www.lsac.org/; Box 2000, Newtown PA 18940-0998; or telephone 215.968.1001. Additional information is contained in The Official Guide to U.S. Law Schools, published by LSAC and the ABA.

Any requests for exceptions to the admissions and application requirements stated above should be addressed in writing to the Office of Admissions, Yale Law School, PO Box 208329, New Haven CT 06520-8329.

A personal interview is not required. An interview may be arranged, however, if there are special circumstances that cannot adequately be described in writing. The usual purpose for scheduling an interview is to provide the applicant with information about the School.

Applicants are encouraged to submit applications as soon as possible after September 15. We suggest this early autumn date to ease pressure on the process and because candidates who apply just before the deadline, or whose remaining required materials are submitted late, run the risk that the class will be filled before their applications are reviewed.

Applications are considered roughly in the order in which they are completed, beginning in December. Relatively early applicants whose letters are
being sent directly to Yale Law School should not be concerned if they are given to understand by LSAC that their LSDAS report has not been sent to Yale because there are no letters on file at LSAC. The Law School will begin to receive such reports on November 15. The Law School structures the timing of the receipt of material from LSAC carefully to ensure the most efficient processing. No applicant will be disadvantaged by the Law School’s procedures.

An applicant to whom an offer of admission is being made will be notified immediately after the decision is made. An application may be “held” for later consideration if the applicant does not quite meet the competition of those currently being admitted but has strong qualifications that indicate possible admission later in the season. A file may be read by as many as four faculty readers; therefore, few applicants receive a decision before early March.

A completed file consists of the application form, an essay, two letters of recommendation, and an LSDAS report. For applicants whose undergraduate work was outside the United States or Canada, and not in an institution with an American-style grading system (see LSDAS registration booklet), a completed file contains, instead of an LSDAS report, an LSAT score report and an official certification of work done abroad.

The Law School admissions office will notify you by e-mail or postcard when your application has been received and when it is complete. If an applicant has not received notification of completion within four weeks of the notification of receipt, the applicant may contact the admissions office about the status of the application. Frequent phone and e-mail inquiries delay consideration of applications. Applicants should not telephone to inquire about decisions unless deposit deadlines at other law schools are involved.

No person is eligible for admission who has been excluded from any law, graduate, or professional school for deficiency in scholarship or because of misconduct. Any material misstatements on the application form or any form of application dishonesty (including fraudulent practices relating to the LSAT) will be considered disqualifying misconduct by the admissions committee. Upon notification of acceptance, an applicant must deposit $250 before the acceptance will be deemed final and a place held for the applicant in the next class. The deposit is fully refundable if the Law School is notified by June 15 that the admitted student intends to withdraw; after that date, the deposit will not be refunded.

An accepted applicant to Yale Law School who has submitted the required acceptance deposit may petition the admissions committee for deferred acceptance to the immediate next year. In exceptional cases, such as foreign academic programs, a two-year deferral may be granted.

Deferral requests should be made as soon as possible after acceptance. If possible, requests for deferral should be submitted, along with the deposit, by the deposit deadline. Petitions should be submitted no later than June 1. Persons admitted from the waiting list are ineligible for deferral. When a deferral is
granted, the student’s acceptance deposit will be credited to the student’s account upon matriculation. A further confirmation deposit will be required by March 15 of the year in which the student intends to enroll.

No student may commence studies as a first-year student in the J.D. program in the spring term; all new J.D. students must start in the fall term. The Law School does not have an evening division, nor is there a summer session. Yale Law School offers no correspondence courses.

Transfer Policy/Advanced Standing

Students who have done a year’s full-time work (or the equivalent) in residence at another U.S. law school may apply to transfer to Yale with residence and academic credit for up to two terms of study. At least two years’ work must be done at Yale Law School. Credit will be granted only if the other school is approved by the American Bar Association and if the applicant maintained a weighted grade average of not less than B (or an equivalent) for all work in that school. To be considered, an applicant must have completed an undergraduate degree before matriculation. Applicants in special programs in U.S. law schools who have completed the first year of law school while completing the requirements for a bachelor’s degree may be considered for transfer.

Application forms for transfer can be obtained by e-mailing admissions.law@yale.edu; by writing to the Admissions Office, Yale Law School, PO Box 208329, New Haven CT 06520-8329; or by telephoning 203.432.4995.

Transfer applications must be filed by July 20. A completed application for transfer includes an application form, a $70 application fee, both undergraduate and law school transcripts, and at least two letters of recommendation from law school professors. Spring-term law school grades must be received by Yale Law School before decisions can be made. Please see the application form for further information. Decisions on transfer candidates will be made during the first week of August.

Normally, applicants from foreign law schools should apply for admission to the first year of the J.D. program. Requests for advanced standing based on work done outside the United States should be made to Associate Dean Natalia Martín after an offer of admission to the first-year program has been made.

Visiting Students

In special circumstances, a student enrolled at another law school may apply for admission on a full-time, nondegree basis. Visiting students may attend for a term or a year, earning credit toward a degree at their own institutions. The admissions committee considers past academic performance as well as the special circumstances in deciding about such requests.

Students who desire to apply as visiting students should fill out the J.D. application materials and send them to the director of admissions marked Visiting Student Request with a $70 application fee. Yale Law School will begin to consider
visiting student requests for the next academic year after May 1. A complete application for visiting students contains, in addition to the application forms, a college transcript, law school grades, and two letters of recommendation from law school professors.

A visiting student must have permission from his or her degree-granting school to earn credit for course work at Yale. Any conditions imposed by that school must also be communicated to Associate Dean Natalia Martín. The student must pay full tuition to Yale Law School and is eligible to apply for federal and supplemental loans, but is not eligible for Yale Law School scholarship money. The student may have limited or restricted access to participation in student-run journals and may have a lower priority than Yale Law students in limited-enrollment courses.

**Financing Law School**

Quality legal education is expensive, and the Law School draws on the University, alumni, and friends to keep annual tuition well below the per student cost of education. Through a combination of loan, grant, and postgraduate assistance programs, the School seeks to reduce further the burden of education costs on those students demonstrating financial need. Approximately three-quarters of the student body now receives some form of financial assistance, and the average
financial aid award places the student's net cost below that of other schools with comparable tuition. Postgraduate assistance through the Career Options Assistance Program and postgraduate fellowships extend the Law School's commitment to the financial aid of its students.

TUITION AND EXPENSES

Tuition is $14,900 per term, including mandatory fees. The total yearly bill is $29,800 not including other necessary expenses such as books, food, housing, hospitalization insurance fees, etc. Information on housing costs can be found on page 127. Bills are payable before the beginning of each term at the University Office of Student Financial Services.

The $250 deposit required in the spring will be credited on the tuition bill if the student registers in the fall. If the applicant withdraws by June 15, the deposit will be refunded. After that date, the deposit will not be refunded. A student receiving an admission deferral (see page 101) will, upon matriculation, receive tuition credit for all deposits, but such a student will forfeit admission deposits if the student withdraws after June 15 of the year in which the deposit was made.

Students will be charged a special roster fee of $60 per term to be maintained on the school records during periods of nonattendance.

Because of changes in federal regulations governing the return of federal student aid (Title IV) funds for withdrawn students, the tuition rebate and refund policy has changed from that of recent years. The following rules became effective on July 1, 2000.

1. For purposes of determining the refund of federal student aid funds, any student who withdraws from Yale Law School for any reason during the first 60 percent of the term shall receive a pro rata rebate of tuition.

2. For purposes of determining the refund of institutional aid funds and for students who have not received financial aid, the following shall apply:

   If a first-time student withdraws for any reason on or before the first day of classes in the first term at Yale Law School, tuition will be rebated in full (excluding, after June 15, 2001, the nonrefundable admissions tuition deposits). If the student withdraws on or before November 18, 2001, in the fall term (i.e., during the first 60 percent of the student's first term), tuition will be rebated pro rata. For all other students who withdraw:

   • tuition for a term will be rebated in full if the withdrawal occurs during the first tenth of the term (in the fall, on or before September 15, 2001; in the spring, on or before February 7, 2002);

   • 50 percent of tuition for a term will be rebated if the withdrawal occurs after the first tenth but during the first quarter of the term (in the fall, on or before October 2, 2001; in the spring, on or before February 23, 2002);
• 25 percent will be rebated if the withdrawal occurs during the second quarter of the term (in the fall, on or before November 7, 2001; in the spring, on or before March 31, 2002).

• There will be no rebate for withdrawals after midterm.

The estimated minimum amounts required for all expenses for the academic year, including tuition, are stated in the section on financial aid (pages 106–7).

STUDENT ACCOUNTS AND BILLS
Student accounts, billing, and related services are administered through the Office of Student Financial Services, which is located at 246 Church Street. The telephone number is 203.432.2700.

Yale Charge Account
Students who sign and return a Yale Charge Card Account Authorization form will be able to charge designated optional items and services to their student accounts. Students who want to charge toll calls made through the University’s telephone system to their accounts must sign and return this Charge Card Account Authorization. The University may withdraw this privilege from students who do not pay their monthly bills on a timely basis. For more information, contact the Office of Student Financial Services at 246 Church Street, PO Box 208232, New Haven CT 06520-8232; telephone, 203.432.2700; fax, 203.432.7557; e-mail, sfs@yale.edu.

Yale Payment Plan
The Yale Payment Plan is a payment service that allows students and their families to pay tuition, room, and board in eleven or twelve equal monthly installments throughout the year based on individual family budget requirements. It is administered for the University by Academic Management Services (AMS). To enroll by telephone, call 800.635.0120. The fee to cover administration of the plan is $50. The deadline for enrollment is June 22. Application forms will be mailed to all students. For additional information, please contact AMS at the number above or visit their Web site at http://www.amsweb.com/.

Bills
A student may not register for any term unless all bills due for that term and for any prior term are paid in full.

Bills for tuition, room, and board are mailed to the student during the first week of July, due and payable by August 1 for the fall term; and during the first week of November, due and payable by December 1 for the spring term. The Office of Student Financial Services will impose a late charge if any part of the term bill, less Yale-administered loans and scholarships that have been applied
for on a timely basis, is not paid when due. The late charge will be imposed as follows:

**If full-term payment in full is not received**

<table>
<thead>
<tr>
<th>Date</th>
<th>Late charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>by August 1</td>
<td>$110</td>
</tr>
<tr>
<td>by September 1</td>
<td>an additional $110</td>
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<tr>
<td>by October 1</td>
<td>an additional $110</td>
</tr>
</tbody>
</table>

**If spring-term payment in full is not received**

<table>
<thead>
<tr>
<th>Date</th>
<th>Late charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>by December 1</td>
<td>$110</td>
</tr>
<tr>
<td>by January 2</td>
<td>an additional $110</td>
</tr>
<tr>
<td>by February 1</td>
<td>an additional $110</td>
</tr>
</tbody>
</table>

Nonpayment of bills and failure to complete and submit financial aid application packages on a timely basis may result in the student’s involuntary withdrawal from the University.

No degrees will be conferred and no transcripts will be furnished until all bills due the University are paid in full. In addition, transcripts will not be furnished to any student or former student who is in default on the payment of a student loan.

**Charge for Returned Checks**

A processing charge of $20 will be assessed for checks returned for any reason by the bank on which they were drawn. In addition, the following penalties may apply if a check is returned:

1. If the check was in payment of a term bill, a $110 late fee will be charged for the period the bill was unpaid.
2. If the check was in payment of a term bill to permit registration, the student’s registration may be revoked.
3. If the check was given in payment of an unpaid balance in order to receive a diploma, the University may refer the account to an attorney for collection.

**FINANCIAL AID**

Applicants for financial aid must complete a Free Application for Federal Student Aid (FAFSA), which can be obtained by telephoning 800.433.3243 or on the Internet at [www.fafsa.ed.gov/](http://www.fafsa.ed.gov/). A Need Access diskette is also required and can be obtained by telephoning 800.282.1550, by writing to Need Access, PO Box 7480, Wilmington DE 19803-9918, or on the Internet at [www.accessgroup.org/](http://www.accessgroup.org/). Diskettes are also obtainable from the financial aid office and should be submitted to Need Access no later than March 15 for students entering in September, or April 15 for continuing students. No financial aid application will be processed unless it is completely filled out, including the required information.
about parents’ finances. Students who are twenty-nine years of age or older need not supply information about parental finances.

The estimated budget for a single student for tuition, books, and all living costs for the academic year 2001–2002 is $42,000. The estimated budget for a married couple (no children) is $46,900. Individual cases may, of course, vary from these estimates, but all financial aid need determinations are based initially on these averages.

Among the aims of the aid policy are allocating scholarship resources to the neediest students and balancing graduates’ educational indebtedness. The School therefore uses a formula that increases the proportion of grant as total need increases. Students whose total need is relatively low will normally receive only loan assistance. While the formula varies each year, in 2001–2002 students are expected to meet at least the first $25,700 of need with loans, typically relying on federally guaranteed loans to the maximum extent possible. The remainder of each award above the required loan portion is ordinarily met through supplemental loans and scholarship grants from the Law School.

In calculating individual financial aid awards, the student’s financial resources — including student assets, summer and term-time employment, and spouse’s and parents’ contribution — are taken into account. The School treats as financially independent of their parents’ support any students who are twenty-nine years old or older at the time they enter the Law School and who have been fully independent of parental support for more than three consecutive years. For students twenty-seven and twenty-eight years old at entrance, only one-half of the calculated parental contribution will be treated as a resource.

A brochure containing detailed information on financial aid policies is available from the Financial Aid Office, Yale Law School, PO Box 208215, New Haven CT 06520-8215 or online at [www.law.yale.edu](http://www.law.yale.edu) in the “Students” section of the Web site. The director and staff of the office are available to discuss financial aid matters.

**CAREER OPTIONS ASSISTANCE PROGRAM**

Yale Law School has long encouraged its graduates to consider the broad spectrum of careers available to them. In 1988, it established the Career Options Assistance Program (COAP) — the most generous postgraduation financial assistance program in the country — to mitigate the influence of educational debts on the career choices of its graduates. COAP is made possible through an endowment established by the C. E. and S. Foundation and the Humana Foundation of Louisville, Kentucky, which grants were made at the recommendation of David A. Jones ’60, Founder and CEO Emeritus of Humana, Inc., and David A. Jones, Jr. ’88, Vice-Chairman of Humana, Inc. COAP also receives generous funding from the estates of Hans Klagsbrunn ’32 and his wife, Dr. Elizabeth Ramsey, a graduate of the Yale School of Medicine, and the estate of Carolyn E. Agger ’38.
COAP provides grants to cover the shortfall between graduates’ educational loan payments and the amounts graduates can afford to pay from relatively modest incomes. Eligibility is based upon compensation levels, not type of employment. Participants are likely to work in such areas as local, state, and federal government; private not-for-profit public interest law practices; low-wage private law practices serving underrepresented constituencies; nonlegal not-for-profit organizations serving the public interest; and academia. (COAP assistance is available to judicial clerks in the form of loans rather than grants.) Eligibility does not depend on the political or ideological orientation of the graduate, employer, or work.

For participants with incomes under $39,000, the Law School assumes repayment of the entire annual obligation (calculated on the basis of a ten-year payback period) for qualified educational loans. Additional payments are made to compensate for the tax liability that COAP recipients bear under current law. Those with incomes over $39,000 are expected to contribute 25 percent of their income in excess of that amount toward repayment. Gross income is adjusted with regard to spouses, dependents, and assets, and provisions are made for parental leave and for part-time work.

For further information, please contact the Financial Aid Office, Yale Law School, PO Box 208215, New Haven CT 06520-8215.

THE DEGREES OF MASTER OF LAWS (LL.M.) AND DOCTOR OF THE SCIENCE OF LAW (J.S.D.)

Admissions

An LL.M. applicant must:

1. If from the United States, have graduated from an approved college and have graduated with high rank from a law school that is a member of the Association of American Law Schools or approved by the American Bar Association. If from another country, have graduated with high rank from a law school or law faculty with standards substantially equivalent to those of the aforementioned American law schools. As a general rule, admission is not available to persons who have already obtained the LL.M. degree or an equivalent degree from another law school in the U.S., and applicants are encouraged to plan to complete the requirements for professional certification or bar admission prior to the time they would enter the LL.M. program.

2. Submit the following materials by December 3, 2001:
   (a) a completed application form from Yale Law School and the additional materials requested in the application brochure;
   (b) résumé or curriculum vitae;
   (c) original or certified copies of college and law school transcripts (or, in the case of international students, the nearest equivalent record of grades
and rank; transcripts must be in English or accompanied by an English translation);
(d) two letters of recommendation from law professors or other references commenting in detail on the scholastic and professional qualifications of the applicant (letters must be in English or accompanied by an English translation); books, tapes, etc. should not be submitted.

3. If the applicant’s primary language is not English, establish proficiency in English. Such candidates are required to take the Test of English as a Foreign Language (TOEFL), administered at centers throughout the world by the Educational Testing Service, Princeton, New Jersey. The TOEFL should be scheduled so as to insure receipt of the score prior to January 4, 2002. The admissions committee looks for a minimum score of 600 on the paper-based TOEFL and 250 on the computer-based TOEFL.

4. Pay a nonrefundable application fee of $60 or submit a note requesting a waiver of the application fee.

Applications may be obtained from the Graduate Programs, Yale Law School, PO Box 208215, New Haven CT 06520-8215; or by e-mail, gradpro.law@yale.edu. Applications may also be downloaded from the Web site at www.law.yale.edu in the “Admissions” section. Early filing is recommended. Admission decisions are announced in mid-March.

A J.S.D. applicant must:

1. Have achieved high standing in taking the LL.M. degree at Yale Law School and demonstrate strong aptitude for performing advanced scholarly research. Admission to candidacy for the J.S.D. is highly selective. It does not follow automatically from admission to the LL.M. program or from the award of the LL.M. degree, but rests entirely on the graduate committee’s independent judgment of the applicant’s qualifications. Admission to candidacy requires the endorsement of the graduate committee. The Yale LL.M. must have been awarded within the five years preceding the student’s application.

2. Submit:
   (a) a completed application form from Yale Law School, plus a letter of application;
   (b) a dissertation proposal;
   (c) a statement of the contingent approval of a member of the Yale faculty who is willing to supervise the candidate and of two Yale faculty readers;
   (d) any writings that indicate competence in research;
   (e) two letters of recommendation.

The application and supporting materials should be submitted to the J.S.D. program, Yale Law School, PO Box 208215, New Haven CT 06520-8215, by March 27, 2002.
Expenses and Financial Aid

Tuition and estimated living expenses for graduate students in the LL.M. program are the same as for J.D. students (see pages 104–5). Tuition for resident J.S.D. candidates will be $4,960 per term. To be maintained on Law School records nonresident J.S.D. candidates are charged a $60 fee per term. A fee of $100 will be charged for each J.S.D. dissertation approved by the faculty. These fees will be billed by the University Office of Student Financial Services.

Scholarships and loan funds for graduate study, tuition, and living expenses are awarded by the Law School on the basis of the individual student's financial need. Awards do not include funds for travel expenses. Application for financial assistance should be made along with the regular application for admission, although admission decisions are made regardless of financial need. Applicants to the graduate programs are urged to apply to sources outside Yale Law School for support.
THE DEGREE OF MASTER OF STUDIES IN LAW, INCLUDING FELLOWSHIPS IN LAW FOR JOURNALISTS (M.S.L.)

Admissions

Applicants for this program must:

1. Have at least a bachelor’s degree;
2. Submit:
   (a) an application form;
   (b) a complete curriculum vitae;
   (c) a letter describing the applicant’s professional experience and interest in the program;
   (d) transcripts of all undergraduate and graduate work;
   (e) three letters of recommendation from persons having knowledge of the candidate’s academic ability and professional promise;
   (f) three writing samples for those applying as journalists; a copy of a published article or a copy of a manuscript prepared for publication for the non-journalists.

The letter of application, supporting materials, and the nonrefundable application fee of $50 should be submitted to the M.S.L. Program, Yale Law School, PO Box 208215, New Haven CT 06520-8215, by January 7, 2002.

Expenses and Financial Aid

Fees for the program are the same as for the J.D. program. Scholarship support for M.S.L. candidates is designed to supplement grants from outside sources, sabbatical salaries, and personal resources.

The program of Fellowships in Law for Journalists, within the Master of Studies in Law, currently includes a grant from the Law School covering tuition and an additional stipend for living expenses during the academic year from the John S. and James L. Knight Foundation. Because the program was designed to enrich legal reporting, the tuition grant is retroactively converted into a loan from Yale Law School should the recipient later enroll in a J.D. or LL.B. program.
All Our Kin at YLS is a group which seeks to support All Our Kin, an early childhood education collaborative in New Haven founded and run by a Yale Law School graduate. All Our Kin is a nonprofit organization that trains women on public assistance to become professional early childhood education providers, while fulfilling state workfare requirements. Students provide support to mothers and children, both one-on-one and in groups, through an after-school reading program and by helping AOK staff and participants with administrative and educational aspects of the program.

The Alternative Dispute Resolution Society was founded to promote awareness and understanding of ADR at the Law School. It serves as a forum for discussion about ADR topics, including the various forms of dispute resolution, the unique skills essential to effective participation in ADR, and the public policy issues raised by the institutionalization of dispute-resolution processes. Among the ADR Society projects is an effort to integrate the study of ADR into the Law School curriculum.

Asia Law Forum is a student group that aims to promote dialogue and debate on issues of law and policy in China and East Asia by sponsoring lectures, discussion groups, and other events and programs.

The Yale chapter of the Black Law Students’ Association (BLSA) was organized to promote and protect the interests of students of African descent enrolled at Yale Law School. BLSA organizes projects and events in the areas of admissions and financial aid, placement, community services, and alumni affairs. BLSA also invites persons of interest to black students to speak at the Law School.

The Chinese Law Students’ Association supports the interests of students from mainland China, Hong Kong/Macao, and Taiwan, and other ethnic Chinese students at the Law School. The association sponsors social occasions and scholarly programs on various topics.

The Collective on Women of Color in the Law aims to promote awareness of legal issues confronting women of color and of the status of women of color in the legal profession.

The Domestic Violence Temporary Restraining Order Project offers an opportunity for students to assist individuals with the often arduous process of seeking legal protection from abuse. Participants are trained to staff an office at family court under the supervision of court staff and New Haven legal assistance attorneys.

The Jerome N. Frank Legal Services Organization (LSO), which provides legal aid to individuals who cannot afford private attorneys, has a student board of
directors. The student board collaborates with the clinical faculty and staff to set priorities for and manage the work of LSO. Board members also serve as teaching assistants (or “student directors”) in LSO clinics and seminars. For a fuller description of the organization’s work, see pages 84–85.

The Greenhaven Prison Project brings law students and inmates together for a seminar on legal and political issues concerning prisons. The seminar meets biweekly inside a maximum security prison and offers a rare opportunity for extensive, frank, and often intense discussion.

Habeas Chorus is Yale Law School's own a cappella singing group. Membership is open by audition to members of the Law School community willing to rehearse twice weekly.

The Initiative for Public Interest Law at Yale, Inc. is a nonprofit foundation designed to provide grants to innovative public interest law projects. The funding for these grants is provided by annual membership fees and contributions from students as well as faculty and alumni. Yale Law School students founded the Initiative in 1981, and students continue to manage it. Three students serve on the board of directors, which includes public interest lawyers and lawyers in private practice, nonlawyer members of the New Haven community, and Yale Law faculty and alumni, all of whom are elected by the Initiative membership.
The **Latino Law Students’ Association** was founded to promote the academic, career, and political interests of Latino students at the Law School. The association meets regularly and sponsors projects in the areas of admissions, recruitment, political and community awareness, and cultural solidarity. All Latino law students are encouraged to participate.

**Law Talk**, the Community Legal Education Radio Show, is a call-in radio program that discusses legal issues of importance to the New Haven community. The show broadcasts weekly on the Yale-affiliated radio station. The hosts, producers, and studio engineers are all Law School students, and each show explores a particular field with a guest attorney expert. Shows have covered diverse and off-beat topics including small claims, personal injury, debt collection, and even coping with parking tickets.

The **Allard K. Lowenstein International Human Rights Law Project** is an organization that provides students with the opportunity to carry out human rights research and advocacy projects, usually on behalf of nongovernmental organizations. Students are encouraged to suggest and develop project ideas.

The **Native American Law Students’ Association (NALSA)** is a chapter of the National Native American Law Students’ Association. It exists for the purpose of assembling Yale Law students who are interested in advancing and/or advocating for legal issues, cultural issues, and subject matter affecting Native Americans, Alaska Natives, Native Hawaiians, and American Indian Nations. Membership is open to all Yale Law students, regardless of racial, ethnic, or religious background, who are interested in participating and organizing events and activities that further the goals of NALSA.

**New Haven Cares**, founded in 1993 by Law School students and members of the wider New Haven community, operates a program of redeemable vouchers that can be used by those in need to purchase basic necessities. Vouchers may be redeemed at participating merchants to purchase food, clothing, shelter, and transportation, but not alcohol, tobacco, or cash. Individuals can buy vouchers from participating merchants or from student representatives and can give them out on the street instead of cash. In addition, to ensure that vouchers are distributed widely to those who need them, *New Haven Cares* has partnered with more than a dozen local social service agencies who work day-to-day with New Haven’s hungry and homeless. These frontline organizations, such as the Homeless Resource Center, Domestic Violence Services, and area hospitals and soup kitchens, distribute vouchers to their clients, often as part of casework or other services. These vouchers allow both individuals and service agencies to provide a wide variety of basic necessities without concern that limited resources will be used to support substance abuse problems.

**OutLaws** is an organization for lesbian, gay, bisexual, and transgender members of the Law School community. The group, founded in the early 1970s, holds meetings, sponsors speakers, and travels to conferences and events at the intersection of sexuality and the law. OutLaws brings the Law School community’s
attention to issues of special concern to LGBT students, and is a bridge to the gay communities of Yale students, Law School alumni, and the legal profession at large. With regular social events, OutLaws provides a social forum as well. OutLaws’ Web site is www.yale.edu/outlaws/.

The Pacific Islander, Asian, and Native American Law Students’ Association (PANA) is a coalition that seeks to promote community among its members and to create a more diverse educational environment. PANA presents social and cultural events oriented toward its members and works to recruit students of color and help them to feel more comfortable at the Law School. In addition, it serves to educate the entire student body by organizing discussions of issues affecting people of color and the role of law in addressing these concerns. Membership in PANA is open to all members of the Yale community.

The South Asian Law Students’ Association (SALSA) is an organization dedicated to celebrating, promoting, and sharing the culture and diversity of the countries of South Asia with the Law School and the larger community. Everyone interested is welcome.

The Street Law program places law students in New Haven high schools to teach short courses on law-related topics. The program aims to introduce high school students to the law in a way that is relevant to their lives and to encourage contact between law students and the New Haven community. In the fall term, students participate in training sessions on classroom management and teaching techniques. During the spring term, they teach in groups of two or three, using lesson plans and assignments they have designed.

Student Public Interest Network (SPIN) works to encourage, support, and facilitate the pursuit of public interest work by law students. SPIN serves students by providing a clear, central source of information about the many public interest events and opportunities in the School and in the community at large, and organizing community-building social activities. Other SPIN initiatives include the Pro Bono Challenge, which encourages and rewards term-time pro bono work by law students, and the Pro Bono Network, a clearinghouse of pro bono research opportunities with public interest organizations throughout the country. In addition, SPIN organizes a public interest speaker series and sponsors an annual Law School semi-formal fundraiser.

The Thomas Swan Barristers’ Union organizes civil and criminal trials before juries drawn from the New Haven community. Students acting in pairs prepare pleadings and a trial brief and conduct a pretrial motions hearing and the trial. The evidence is based upon a file of statements taken from potential witnesses. Judges or practicing attorneys preside at the trials. A final prize trial is held at the end of the year. Student directors are participants from the prior year’s trials. A preparticipation program is offered as an introduction to trial advocacy skills.

The Morris Tyler Moot Court of Appeals is a competition managed by a board of student directors, composed of students who have previously participated in a moot court competition. Each spring the outgoing board elects two of its mem-
bers to head the board as chairpersons during the following year. Each participant in the competition writes an extensive appellate brief and presents an appellate oral argument on a case scheduled to be heard by the Supreme Court. Another case is selected for briefing and argument in the prize finals, which are held at the close of each term. Moot Court judges include federal and state judges, practicing attorneys, and law professors.

_Umoja_ is an organization designed to promote critical thinking and create youth-initiated community action projects. It was launched in January 1999 in New Haven by three Law School students who worked with a group of high school students to mobilize major public support for federal gun control legislation. It has since expanded to Santiago, Chile; San Juan, Puerto Rico; and Mexico City, Mexico. Previous community action projects have ranged from creating community newsletters on police brutality to making a film about parental responsibility and other issues of concern to youth.

_Women and Youth in Support of Each Other_ (WYSE) is a national, curriculum-based mentorship program co-founded at UCLA in 1992 by Sarumathi Jayaraman ’00. Originally founded to prevent teen pregnancy and provide young women with more options at an earlier age, it has expanded to sites in Chicago, New Haven, New York, and Boston. Mentors from YLS have worked with undergraduates to mentor girls in New Haven middle schools since 1995; the program has since expanded to include work with high school students on issues ranging from college preparedness to violence in the community. In addition, the young women work with their mentors on a community-organizing project.

The _Yale Entertainment and Sports Law Association_ (YESLA) is an organization for law students interested in pursuing careers in sports or entertainment law.

The _Yale Environmental Law Association_ sponsors activities to promote heightened awareness of environmental issues. Activities include speakers, panels, and brown-bag lunches on current issues in environmental law and policy; activism on pressing environmental issues; an annual panel on careers in environmental law and policy; and legal research and advocacy (both self-initiated and for outside groups and activists).

The _Yale Federalist Society_ is a group of conservative and libertarian law students dedicated to fostering discussion and debate of issues of law and public policy. It is a part of the national Federalist Society and is affiliated with similar groups in law schools across the country. Members share a belief in judicial restraint and the use of free market forces to allocate resources in a society. Activities under its sponsorship at Yale have included debates on current legal issues and speeches by federal judges, law professors, and public officials.

The _Yale Graduate Law Students’ Association_ (YGLSA) is an organization open to graduate fellows (LL.M., J.S.D., and M.S.L. candidates) and visiting scholars. Throughout the year, the students organize social and academic events of interest. In addition, the YGLSA members participate in lectures, discussions, and social events organized by the Tutor in Law of the Graduate Programs. These
sessions focus on a variety of subjects, including teaching methodology, scholarship, and legal topics in both international and American law. Workshops on dissertations in progress are offered throughout the year. YGLSA also promotes the interests of its members in Law School affairs affecting the Graduate Programs.

The **Yale Health Law Society** is a student-run organization that endeavors to facilitate the discussion and debate of any and all issues of bioethics, health policy, and health law. Representative topics include genetics and the law, healthcare finance/managed care, assisted suicide, cloning, human research, the medical malpractice system, confidentiality, and informed consent. It is an inter-school organization, composed of law, medical, and public health students. Activities include evening lectures/panels with visiting speakers, brown-bag lunch discussions with local faculty, reading groups, and inter-school mixers.

The **Yale Human Rights and Development Law Journal** (YHRDLJ; [http://diana.law.yale.edu/yhrdlj/](http://diana.law.yale.edu/yhrdlj/)) is primarily an online publication, launched in the 1997–98 academic year, that strives to provide a broad range of perspectives on issues at the intersection of human rights and development. YHRDLJ does not represent any single ideological conception of human rights or development, but rather aims to provide a forum for thoughtful discussion on these issues. The journal is edited by students and advised by members of the Law School faculty; the Law School’s Orville H. Schell, Jr. Center for International Human Rights provides Internet access. The planned format of YHRDLJ includes articles solicited from top legal scholars, student notes, and hypertext links to notable Internet sites devoted to human rights and development topics.

The **Yale Jewish Law Students’ Association** invites speakers and holds discussions on topics of Jewish and legal interest and sponsors legal and social action in the public interest.

The **Yale Journal of Health Policy, Law, and Ethics** is a biannual publication of Yale Law School, the Yale School of Medicine, and the Yale School of Epidemiology and Public Health. The journal strives to provide a forum for interdisciplinary discussion on topics in health policy, health law, and biomedical ethics. It targets a broad and diverse readership of both academicians and professionals in medicine, law, and public health as well as policymakers and legislators in health care. Submissions to the journal are peer-reviewed by a distinguished advisory board consisting of nationally recognized experts in a variety of health-related disciplines. More than seventy student members from Yale’s graduate and professional schools edit the journal and oversee its production. The journal’s Web site is [www.yale.edu/yjhple/](http://www.yale.edu/yjhple/).

The **Yale Journal of International Law** is a student publication that contains articles and comments written by scholars, practitioners, policymakers, and students on a wide range of topics in public and private international law. Published twice a year, the journal is a primary forum for the discussion and analysis of contemporary international legal problems.
The Yale Journal of Law and Feminism is a student-run journal that publishes works concerning a broad range of legal issues as they pertain to women or to feminist theory. Because these issues are best explored through a variety of formats, the editors encourage submission of artwork, poetry, fiction, autobiography, and interviews, as well as articles, essays, and reviews. To reflect feminist values, the journal is nonhierarchical—all members can participate fully in editing, screening, and administrative decision making.

The Yale Journal of Law & the Humanities is a biannual publication edited by students and advised by a board of distinguished scholars. The editors of the journal include students from the Law School and several graduate departments in the University. Founded on the conviction that interdisciplinary scholarship is crucial to an understanding of both the law and our culture, the journal explores the intersections among law, the humanities, and the humanistic social sciences. In articles, essays, and book reviews, prominent legal and nonlegal scholars illuminate the law by drawing upon a range of disciplines, including history; philosophy; literary studies; humanistic social sciences; social, cultural, and political theory; gender, race, and sexuality theory; and cultural studies.

The Yale Journal on Regulation is a national forum for legal, political, and economic analysis of current issues in regulatory policy. The journal is edited, managed, and marketed by students. Membership is open to all interested students.

The Yale Law & Policy Review (YLPR) is a student-run journal on American domestic policy. YLPR provides a forum for a range of authors—legal scholars, law students, government officials, elected representatives, activists, economists, scientists, and practicing attorneys—to explore contemporary policy matters and the legal questions they raise. Recent YLPR issues have focused on health care reform, education, electoral reform, and civil rights. The journal also sponsors conferences, panels, speakers, and discussion groups. Membership is open to all students interested in the editing and publishing process; indeed, YLPR values—along with hard work and good humor—diversity of viewpoint and background.

The Yale Law and Technology Society provides a forum for the discussion of the increasingly critical juncture of law and the technological sciences. The society hosts prominent speakers focusing on the legal and ethical ramifications of such fields as biotechnology, cyberspace, forensics, and space law. The society addresses both domestic and international topics, and no technical or scientific background is necessary.

The Yale Law Christian Fellowship is an independent, nondenominational Christian group. It provides members with an opportunity to meet Christians from a variety of backgrounds and to probe the relations among Christianity, law school life, and the practice of law. Weekly Bible studies and guest speakers focus on how the Christian faith affects our life at Yale Law School and our future lives as attorneys. The Fellowship sponsors community service projects
such as an annual clothing drive and tutoring at a local youth center. The group also provides opportunities for fellowship among members through various informal social activities.

*The Yale Law Journal* publishes articles and student-written work of general scholarly and professional interest. A board of student editors manages and produces the journal eight times a year. Students are selected for membership on the journal and for positions on the editorial board through procedures established by the current board. Students are informed of the selection procedures in the spring of their first year.

The annual *Yale Law Revue* is a collection of satirical songs, skits, and vignettes written, staged, and performed by law students. Almost anything is fair game.

*Yale Law School Workers’ Rights Project* advocates for workers’ rights in the United States and globally. In cooperation with practicing attorneys, law students work with a diverse group of labor and community organizations, as well as initiating their own projects. The goal is to serve both the immediate legal and other needs of worker organizations and to assist in the development of innovative organizing strategies.

*Yale Law Students for Social Justice* embraces the premise that the legal system in the United States has failed to fulfill its promise of social justice for those oppressed by virtue of their race, class, gender, sexual orientation, or other characteristics. The group is dedicated to working inside and outside of the legal system for equality, furthering the Law School’s commitment to public interest law and supporting students who want to use their legal skill to advocate for progressive social change. Activities include direct action and lobbying on issues at Yale, in New Haven, and beyond.

*Yale Law Women* is open to women at the Law School. It provides a forum for discussion of issues and concerns that women share with regard to teaching, classroom atmosphere, curriculum, and the outside legal community. It monitors policies of the Law School that have a particular impact on women. It seeks to develop a supportive community of women students and faculty. It offers practical information relevant to school and practice, and education on women’s legal issues through speakers and workshops. The group also engages in special projects, often in cooperation with other women’s groups, addressing important feminist issues.

*The Yale Symposium on Law and Technology* is an online journal presenting lectures, articles, and commentary on the interplay between law and technology by the diverse and distinguished guests of Yale Law School, as well as other scholars, practitioners, and students. Published twice a year, the Symposium is a primary forum for the discussion and analysis of cutting-edge intellectual property and technology issues. The symposium’s Web site is [http://lawtech.law.yale.edu/](http://lawtech.law.yale.edu/).
Students may advertise student organization events in the online Master Calendar of Events (www.law.yale.edu/calendar/).

STUDENT PARTICIPATION IN ADMINISTRATION

Students participate in the administration of the School as follows:

1. There are ten elected representatives of the student body — three from each class and one representing the graduate fellows — entitled to be present at faculty meetings and to participate fully in the deliberation of the faculty, but without vote.*

2. Student representatives are elected for a term of one academic year, commencing with the beginning of the fall term. Representatives for the second- and third-year classes are elected during the spring of the academic year preceding their term of office. Representatives for the first-year and graduate classes are elected at the beginning of the fall term of the academic year for which they will serve. Elections for all classes are held under the auspices of the student representatives in office at the time of the election.

3. The elected student representatives, and other students selected by appropriate procedures, participate in the work of standing committees of the faculty and, where appropriate, in the work of ad hoc committees. The form and nature of such participation depend upon the character of the work of each committee. All elected student representatives serve on committees.

* This entitlement is subject to the limitation that on occasion the faculty may feel it necessary to convene in executive session. In such an event the dean will, to the extent he or she deems appropriate, advise the student representatives of the holding of the executive session in advance and invite the student representatives to present to the faculty their views on the subject under consideration; under any circumstances student representatives will be advised of the holding of such meeting promptly thereafter. It is, however, the purpose and expectation of the student body and of the faculty that the business of the faculty will normally be conducted in meetings in which student representatives participate.
The Career Development Office assists students and graduates in identifying career objectives and obtaining employment that meets those objectives. Its approach is to assist in self-assessment and in defining career goals, as well as in teaching students and graduates the career skills that will serve them well in law school and beyond. CDO is staffed by counselors who have expertise in both the public and private sectors, as well as in judicial clerkships and fellowships. Through CDO, students locate summer and full-time positions with law firms, public interest organizations, government agencies, law schools, legal services organizations, corporations, fellowship programs, judges, and others.

Because the student body is small and diverse, CDO emphasizes individual counseling and career information services to students. These services include sponsoring informational programs, maintaining a library of materials on career options, holding and sponsoring interviewing programs, publishing guides and directories, and counseling. CDO sponsors more than fifty programs each year, including panel discussions, lectures, and informal discussions about public interest and private sector opportunities as well as judicial clerkships and fellowships.

In order to foster mentoring relationships between students and graduates, CDO invites graduates to serve as mentors in residence and meet individually with students seeking career advice. In addition, CDO coordinates the Alumni Mentoring Network whereby students have access to almost 1,000 graduates who have offered to serve as career advisers.

Every fall CDO sponsors a recruitment program for second- and third-year students. Approximately 250 legal employers register to interview students for summer and permanent positions. An additional thirty employers interview first-year students every spring. Yale also cosponsors two public service recruitment events and one international graduate student interview event off-campus each year.

Upon graduation, virtually all Yale law students have accepted employment. Of the members of the Class of 1999 who reported their employment, 42 percent accepted judicial clerkships, 46 percent accepted jobs with private law firms or business and industry, 7 percent accepted public interest or government jobs, and 4 percent continued their education or accepted positions in academia. After taking into account the first jobs taken by students after their judicial clerkships, the total percentage of graduates in public service rose to 15 percent.

Nearly all first- and second-year law students who seek summer legal employment secure positions with law firms, government agencies, public interest organizations, legal services organizations, or judges. Through Summer Public Interest Fellowships, the Law School ensures that everyone who needs funding
for summer public interest or government work—in the United States or abroad—receives it.

In addition to serving current students, CDO counsels graduates wishing to change positions or seek new opportunities. Job listings and advice are available to interested graduates on the CDO Web site at www.law.yale.edu/cdo/.

All graduates since 1988 are eligible for the Law School’s loan deferral and forgiveness program, the Career Options Assistance Program. COAP reduces educational debts for graduates working in relatively low-paying positions, including public interest careers. See pages 107–8 for further details.

The Law School has long taken a vigorous stand against any discrimination on grounds of age; color; handicap or disability; ethnic or national origin; race; religion; religious creed; gender (including discrimination taking the form of sexual harassment); marital, parental, or veteran status; sexual orientation; or the prejudice of clients. Accordingly, all employers using Yale Law School’s placement services are required to abide by this policy.
The recently renovated Lillian Goldman Library is located within the heart of the Yale Law School complex, providing the Law School community with ready access to one of the world’s finest collections of printed legal materials. These collections are complemented by access to a growing array of online sources, as well as the strong interdisciplinary collections housed nearby at more than twenty-five other campus libraries, including the Sterling Memorial Library and the Beinecke Rare Book and Manuscript Library. The newly renovated and expanded law library supports the needs of twenty-first-century legal researchers by integrating access to print and online sources throughout the library.

The law library’s print collections include an especially rich assortment of texts and treatises emphasizing law and the social sciences, reflecting Yale’s traditionally broad approach to the study of law. The long-standing international interests of the Law School are also supported by a 200,000-volume foreign and international law collection. The basic U.S. materials include most of the reported state and federal court decisions, published statutes and administrative rules, regulations, and decisions, together with related finding aids. The domestic law materials for countries other than the United States consist of primary and secondary sources for most European jurisdictions and a number of other countries, collected both in English and the vernacular, with an emphasis on English language materials for secondary sources. To keep printed law current, the library maintains approximately 10,000 active serial titles and receives nearly every newly published academic press title in law. The library’s rare book collections have strong holdings of English legal history sources, including a superb collection of Blackstone editions.

Research at Yale is supported further by the diverse collections of other campus libraries, which hold more than ten million volumes of books and serials, spanning nearly all areas of human knowledge. These libraries are fully available to all members of the Yale Law School community.

The library’s computer services department provides members of the Law School community with easy, integrated access to legal information in all formats. The library organizes access to its large selection of online resources through a series of Internet-based Web pages. Its online catalogue, MORRIS, enhances access to printed collections and includes all of the library’s bibliographic records, some with links to online versions of the same documents. MORRIS also provides access to the major legal periodical indexes and provides convenient links to the online catalogues of the Yale campus libraries as well as other major and regional law libraries. Full-text sources of digitized legal information include the major commercial services, such as LEXIS and WESTLAW, supplemented by numerous CD-ROM and Internet-based resources, including a growing number of digitized documents loaded by the library.
Library hours and services are structured to meet the research demands of the Yale Law School community. Services are provided by a talented professional staff of librarians, lawyers, and computer specialists who offer training, support, and advice to library users in their efforts to find information. Individual reference support is offered most weekdays until late evening and at reduced hours on weekends. In addition, the professional librarians offer a wide array of legal research training programs throughout the year.

Interlibrary loan, document delivery, and paging services further supplement the needs of researchers. For materials not available at the Lillian Goldman Library, the library provides free interlibrary borrowing services for members of the Law School community, and the rich resources of the other Yale campus libraries are made readily available to Law School users through a free campus document delivery service.
LIFE AT YALE LAW SCHOOL

Rules of Discipline
In 1970, the faculty and students first adopted a disciplinary code that describes the basic rights and duties of members of the Law School and provides a set of procedures governing alleged violations of the code. Copies of the current code are available in the registrar’s office. In addition, all students are admitted subject to the statutes and rules of the University.

Dormitories and Housing
The Law School dormitories reopened in the fall of 2000 after a complete renovation. Annual rentals in the Law School dormitories range from $4,200 to $5,460 for the academic year. Each room is fully furnished; students are required to supply their own towels, bed linens, blankets, pillows, and lamps. The rooms are assigned by lottery. Also included in the lottery are a few rooms elsewhere on the University campus.

The University seeks to assist in locating housing for students who cannot be accommodated in the dormitories. Such students should seek housing well before matriculation, since there is limited University housing for Law School students. The Graduate Housing Office has dormitory and apartment units for a small number of graduate and professional students. Students may access information about University accommodations outside the Law School on the Web at www.yale.edu/graduatehousing/. This site includes facility descriptions, floor-plans, and rates. For further information on graduate apartments, contact Betsy Rosenthal at 203.432.8270, fax 203.432.0177, or betsy.rosenthal@yale.edu. For graduate dormitory information, contact Beverly Whitney at 203.432.2167, fax 203.432.4578, or beverly.whitney@yale.edu.

The University’s off-campus listing service database, limited to current or incoming members of the Yale community, may be accessed from any computer at Yale through the intranet at www.yale.edu/offcampuslisting/. For more information, call 203.432.9756.

Dining Hall
The newly renovated Law School Dining Hall opened in January 2001 with expanded hours and services. The dining hall offers a salad and sandwich bar, an expanded grill menu, pizza, hot food bar, daily specials, snacks, and beverages. Continental breakfast is offered at 8 A.M., lunch service begins at 11:30 A.M., and dinner service begins at 5:15 P.M. The servery is open for snacks and beverages until 10 P.M. The Law School offers an optional pre-purchased meal plan, or items may be purchased with cash or charged to a bursar account. The dining hall is closed on Saturday and Sunday; alternative facilities are available nearby on those days.
Computers

For student use, the Law School has a computer cluster with Windows NT computers and high-speed laser printers. The computers are networked and run a standard suite of Windows software. Each student is allotted one thousand pages of printing on the laser printers per academic year, and may purchase additional pages.

E-mail and dial-in Internet accounts are established for each entering student. Students can access their e-mail from the computer cluster, from home with a computer equipped with a modem, and on-campus with a laptop computer equipped with an Ethernet card. More than 800 Ethernet jacks are available in the Law School classrooms and library for student use.

The computer services office assists students with questions and concerns about computer hardware or software. For information check the computer services Web page at www.law.yale.edu/yls/admin-comp.htm/ or contact Susan Monsen, director of computer services, at 203.432.4044.

Child Care

The YLS Early Learning Center is an independently operated childcare center run for the benefit of Yale Law School students, faculty, and staff. Open all day and year-round, it accepts children from three months through three years of age.
age. Children of students, faculty, and staff of Yale Law School have priority in the assignment of spaces. For students on financial aid, the Law School makes loans available to cover the center’s tuition. For further information about the center, please contact the YLS Early Learning Center at 203.432.7640.

Security in the Law School

As in most urban institutions, security from fires, thefts, and personal attacks is a concern of the Law School. Security affairs are administered by a joint faculty-student committee working in conjunction with Yale security and fire prevention personnel.

Fire extinguishers are located on each floor of the dormitories, and a detector system activates a siren. Immediate evacuation of dormitories must commence whenever the siren is activated. Doors are locked using a system that discourages key duplication, and campus police regularly patrol the Law School area.

Special buses and, when requested, security personnel escorts are provided to promote safety throughout the campus during late evening hours.

Class Cancellations

The Law School does not cancel classes because of adverse weather conditions. Individual classes may be canceled by instructors on occasion, and makeup classes are scheduled.

Special Events

Numerous lectures are given by distinguished visitors invited to the Law School by faculty and students (see pages 71–73). From time to time faculty members present informal talks on their current research interests. Lectures and other public events are described in the online Master Calendar of Events (www.law.yale.edu/calendar/).

LIFE AT YALE UNIVERSITY

Cultural, Religious, and Athletic Resources

A calendar of events in the University is issued each week during the academic year in the Yale Bulletin & Calendar. The hours when special as well as permanent collections of the University may be seen are also recorded in this publication.

The Yale Peabody Museum of Natural History contains collections in anthropology, mineralogy, oceanography, paleontology, and some aspects of geology.

The Yale University Art Gallery contains representative collections of ancient, medieval, and Renaissance art, Near and Far Eastern art, archaeological material from the University’s excavations, Pre-Columbian and African art, works of European and American masters from virtually every period, and a rich collection of modern art.
The Yale Center for British Art houses an extraordinary collection of British paintings, sculpture, drawings, and books given to the University by the late Paul Mellon, Yale Class of 1929.

There are more than eighty endowed lecture series held at Yale each year on subjects ranging from anatomy to theology, and including virtually all disciplines.

More than four hundred musical events take place at the University during the academic year. These include concerts presented by students and faculty of the School of Music, the Department of Music, the Yale Concert and Jazz Bands, the Yale Glee Club, the Yale Symphony Orchestra, and other undergraduate singing and instrumental groups. In addition to graduate recitals and ensemble performances, the School of Music features the Philharmonia Orchestra of Yale, the Chamber Music Society at Yale, New Music New Haven, Yale Opera performances and public master classes, and the Faculty Artist Series. Among New Haven’s numerous performing organizations are Orchestra New England, the New Haven Chorale, and the New Haven Symphony Orchestra.

For theatergoers, Yale and New Haven offer a wide range of dramatic productions at the University Theater, Yale Repertory Theatre, Yale Cabaret, Long Wharf Theatre, Palace Theater, and Shubert Performing Arts Center.

The religious resources of Yale University serve all students, faculty, and staff. These resources are the University Chaplaincy (located on the lower level of Bingham Hall on Old Campus); the Church of Christ in Yale University, an open and affirming member congregation of the United Church of Christ; and Yale Religious Ministry, the on-campus association of clergy and nonordained representatives of various religious faiths. The ministry includes the Chapel of St. Thomas More, the parish church for all Roman Catholic students at the University; the Joseph Slifka Center for Jewish Life at Yale, a religious and cultural center for students of the Jewish faith; several Protestant denominational ministries and nondenominational groups; and religious groups such as the Baha’i Association, the Unification Church, the New Haven Zen Center, and the Muslim Student Association. Additional information is available at http://www.yale.edu/chaplain/.

Established in 1949, the International Center of New Haven is a nonprofit community-based organization. The Center’s programs are based on the idea that both the international community in Greater New Haven and the local community can benefit from each other. The Center is located at 442 Temple Street, and the office is open from 9 A.M. to 4:30 P.M., Monday through Thursday, and from 9 A.M. to noon on Friday. The work of the International Center is carried out by a small professional staff and by many volunteers in the community. The Center organizes lectures, trips, picnics, and special events, as well as English as a Second Language (ESL) classes, in addition to a number of programs including the International Host Friendship Program, Round The World Women, and the International Classroom Project.
House, a large Tudor mansion located at 406 Prospect Street in New Haven, is the venue of most of the International Center’s activities and the home of sixteen students and scholars. Rooms are available for the academic year and summer. For more information on any of these programs, or on International House, telephone 203.432.6460, fax 203.432.6462, e-mail international.center@yale.edu, or visit the Web site at http://www.oiss.yale.edu/icnh/.

The Payne Whitney Gymnasium is one of the most elaborate and extensive indoor athletic facilities in the world. This amazing complex includes the 3,100-seat John J. Lee Amphitheater, the site for many indoor varsity sports contests; the Robert J. H. Kiphuth Exhibition Pool, an architectural marvel; the Brady Squash Center, a world-class facility with fifteen international-style courts; the Adrian C. Israel Fitness Center, a state-of-the-art exercise and weight-training complex; the Brooks-Dwyer Varsity Strength and Conditioning Center, the envy of the Ivy League; the Colonel William K. Lanman, Jr. Center, a 30,000-square-foot space for recreational/intramural play and varsity team practice; the Greenberg Brothers Track, an eighth-mile indoor jogging track; and other rooms devoted to fencing, gymnastics, rowing, wrestling, martial arts, general exercise, and dance. Numerous physical education classes in dance, martial arts, aerobic exercise, and sport skills are offered throughout the year. Graduate and undergraduate students may use the gym at no charge during the academic year and for a nominal fee during the summer term. Academic and summer memberships at reasonable fees are available for faculty, employees, postdoctoral and visiting fellows, and student spouses.

The David S. Ingalls Rink, the Sailing Center in Branford, the Outdoor Education Center (OEC), the tennis courts, and the golf course are open to faculty, students, and employees of the University at established fees.

Approximately thirty-five club sports and outdoor activities come under the jurisdiction of the Office of Outdoor Education and Club Sports. Many of the activities, both purely recreational and instructional, are open to graduate and undergraduate students. Faculty, staff, and alumni, as well as groups, may use the Outdoor Education Center (OEC). The center consists of two thousand acres in East Lyme, Connecticut, and includes cabins, campsites, pavilion, dining hall, swimming, boating, canoeing, and picnic groves beside a mile-long lake. Hiking trails surround a wildlife marsh. The OEC season extends from the third weekend in June through Labor Day and September weekends. For more information, telephone 203.432.2492 or visit the Web page at http://yale.edu/athletics/ (click on Sport and Rec, then on Outdoor Education).

Throughout the year, Yale University graduate and professional students have the opportunity to participate in numerous intramural sports activities. These seasonal, team-oriented activities include volleyball, soccer, and softball in the fall; basketball and volleyball in the winter; softball, soccer, and volleyball in the spring; and softball in the summer. With few exceptions, all academic-year graduate-professional student sports activities are scheduled on weekends, and
most sports activities are open to competitive, recreational, and coeducational teams. More information is available from the Intramurals Office in Payne Whitney Gymnasium, 203.432.2487, or at http://www.yale.edu/athletics/.

Health Services for Law School Students

Yale University Health Services (YUHS) is located on campus at the University Health Services Center (UHSC) at 17 Hillhouse Avenue. YUHS offers a wide variety of health care services for students and other members of the Yale community. Services include student medicine, internal medicine, gynecology, mental health, pediatrics, pharmacy, laboratory, radiology, a twenty-three-bed inpatient care facility (ICF), a twenty-four-hour urgent care clinic, and such specialty services as allergy, dermatology, and orthopedics, among others. YUHS also includes the Yale Health Plan (YHP), a health coverage option that coordinates and provides payment for the services outlined above, as well as for emergency treatment, off-site specialty services, inpatient hospital care, and other
ancillary services. YUHS’s services are comprehensively described in the *YHP Student Handbook*, available through the YHP Member Services Department, 203.432.0246, located at 17 Hillhouse Avenue.

**ELIGIBILITY FOR SERVICES**

All full-time Yale degree-candidate students who are paying at least half tuition are enrolled automatically for YHP Basic Coverage. YHP Basic Coverage is offered at no charge and includes preventive health and medical services in the departments of student medicine, internal medicine, gynecology, health education, and mental health (mental hygiene). In addition, through the Urgent Care Clinic, treatment for urgent medical problems can be obtained twenty-four hours a day. Students who need more acute care receive services in the ICF.

Students on leave of absence or on extended study and paying less than half tuition are not eligible for YHP Basic Coverage but may enroll in YHP Student Affiliate Coverage. Students enrolled in the Division of Special Registration as nondegree special students or visiting scholars are not eligible for YHP Basic Coverage but may enroll in the YHP Billed Associates Plan and pay a monthly premium fee. Associates must enroll for a minimum of one term within the first thirty days of affiliation with the University.

Students not eligible for YHP Basic Coverage may also use the services on a fee-for-service basis. Students who wish to be seen fee-for-service must enroll with the YHP Member Services Department. Enrollment applications for the YHP Student Affiliate Coverage, Billed Associates Plan, or Fee-for-Service Program are available from the YHP Member Services Department.

All students are welcome to use specialty and ancillary services at UHSC. Upon referral, YHP will cover the cost of these services if the student is a member of YHP Hospitalization/Specialty Care Coverage (see below). If the student has an alternate insurance plan, YHP will assist in submitting the claims for specialty and ancillary services to the other plan and will bill through the Office of Student Financial Services for noncovered charges and services.

**HEALTH COVERAGE ENROLLMENT**

The University also requires all students eligible for YHP Basic Coverage to have adequate hospital insurance coverage. Students may choose YHP Hospitalization/Specialty Coverage or elect to waive the plan if they have other hospitalization coverage, such as coverage through a spouse or parent. The waiver must be renewed annually, and it is the student’s responsibility to confirm receipt of the waiver form by the University’s deadlines noted below.

*YHP Hospitalization/Specialty Coverage*

Students are automatically enrolled and charged a fee each term on their Student Financial Services bill for YHP Hospitalization/Specialty Coverage. Students with no break in coverage who are enrolled during both the fall and spring terms are billed each term and are covered from September 1 through August 31. For
students entering Yale for the first time, readmitted students, and students returning from a leave of absence who have not been covered during their leave, YHP Hospitalization/Specialty Coverage begins on the day the dormitories officially open. A student who is enrolled for the fall term only is covered for services through January 31; a student enrolled for the spring term only is covered for services through August 31.

For a detailed explanation of this plan, see the YHP Student Handbook.

Waiving the YHP Hospitalization/Specialty Coverage: Students are permitted to waive YHP Hospitalization/Specialty Coverage by completing a waiver form that demonstrates proof of alternate coverage. Waiver forms are available from the YHP Member Services Department. It is the student's responsibility to report any changes in alternate insurance coverage to the YHP Member Services Department. Students are encouraged to review their present coverage and compare its benefits to those available under the YHP. The waiver form must be filed annually and must be received by September 15 for the full year or fall term or by January 31 for the spring term only.

Revoking the Waiver: Students who waive YHP Hospitalization/Specialty Coverage but later wish to be covered must complete and send a form voiding their waiver to the YHP Member Services Department by September 15 for the full year or fall term, or by January 31 for the spring term only. Students who wish to revoke their waiver during the term may do so, provided they show proof of loss of the alternate insurance plan and enroll within thirty days of the loss of this coverage. YHP premiums will not be prorated.

YHP Student Two-Person and Family Plans
A student may enroll his or her lawfully married spouse or same-sex domestic partner and/or legally dependent child(ren) under the age of nineteen in one of two student dependent plans: the Two-Person Plan or the Student Family Plan. These plans include coverage for YHP Basic Coverage and for coverage under YHP Hospitalization/Specialty Coverage. YHP Prescription Plus Coverage may be added at an additional cost. Coverage is not automatic and enrollment is by application. Applications are available from the YHP Member Services Department or can be downloaded from the YUHS Web site (http://www.yale.edu/uhs/) and must be renewed annually. Applications must be received by September 15 for full-year or fall-term coverage, or by January 31 for spring-term coverage only.

YHP Student Affiliate Coverage
Students on leave of absence or extended study or students paying less than half tuition may enroll in YHP Student Affiliate Coverage, which includes coverage for YHP Basic and for the benefits offered under YHP Hospitalization/Specialty Coverage. Prescription Plus Coverage may also be added for an additional cost. Applications are available from the YHP Member Services Department or can be
downloaded from the YUHS Web site (http://www.yale.edu/uhs/) and must be received by September 15 for full-year or fall-term coverage, or by January 31 for spring-term coverage only.

YHP Prescription Plus Coverage
This plan has been designed for Yale students who purchase YHP Hospitalization/Specialty Coverage and student dependents who are enrolled in either the Two-Person Plan, the Student Family Plan, or Student Affiliate Coverage. YHP Prescription Plus Coverage provides protection for some types of medical expenses not covered under YHP Hospitalization/Specialty Coverage. Students are billed for this plan and may waive coverage. The waiver form must be filed annually and must be received by September 15 for the full year or fall term or by January 31 for the spring term only. For a detailed explanation, please refer to the YHP Student Handbook.

ELIGIBILITY CHANGES

Withdrawal: A student who withdraws from the University during the first ten days of the term will be refunded the premium fee paid for YHP Hospitalization/Specialty Coverage and/or YHP Prescription Plus Coverage. The student will not be eligible for any YHP benefits, and the student's YHP membership will be terminated retroactive to the beginning of the term. The medical record will be reviewed, and any services rendered and/or claims paid will be billed to the student on a fee-for-service basis. At all other times, a student who withdraws from the University will be covered by YHP for thirty days following the date of withdrawal or to the last day of the term, whichever comes first. Premiums will not be prorated. Students who withdraw are not eligible to enroll in YHP Student Affiliate Coverage.

Leaves of Absence: Students who are granted leaves of absence are eligible to purchase YHP Student Affiliate Coverage during the term(s) of the leave. If the leave occurs during the term, YHP Hospitalization/Specialty Coverage will end on the date the leave is granted and students may enroll in YHP Student Affiliate Coverage. Students must enroll in Affiliate Coverage prior to the beginning of the term during which the leave is taken or within thirty days of the start of the leave. Coverage is not automatic and enrollment forms are available at the YHP Member Services Department or can be downloaded from the YUHS Web site (http://www.yale.edu/uhs/).

Extended Study or Reduced Tuition: Students who are granted extended study status or pay less than half tuition are not eligible for YHP Hospitalization/Specialty Coverage and YHP Prescription Plus Coverage. They may purchase YHP Student Affiliate Coverage during the term(s) of extended study. This plan includes coverage for YHP Basic and for the benefits offered under YHP Hospitalization/Specialty Coverage. Coverage is not automatic and enrollment forms
are available at the YHP Member Services Department or can be downloaded from the YUHS Web site (http://www.yale.edu/uhs/). Students must complete an enrollment application for the plan prior to the start of the term.

For a full description of the services and benefits provided by YHP, please refer to the YHP Student Handbook, available from the YHP Member Services Department, 203.432.0246, 17 Hillhouse Avenue, PO Box 208237, New Haven CT 06520-8237.

REQUIRED IMMUNIZATIONS

Before matriculation, all students who were born after December 31, 1956, are required to provide proof of immunization against measles (rubeola) and German measles (rubella). Connecticut state law requires two doses of measles vaccine. The first dose must have been given after January 1, 1969, and after the student’s first birthday. The second dose must have been given after January 1, 1980. These doses must be at least one month apart. Connecticut state law requires proof of one dose of rubella vaccine administered after January 1, 1969, and after the student's first birthday. The law applies to all students unless they present (a) a certificate from a physician stating that such immunization is contraindicated, (b) a statement that such immunization would be contrary to the student’s religious beliefs, or (c) documentation of a positive blood titer for measles and rubella.

Students who have not met these requirements prior to arrival at Yale University must receive the immunizations from YHP and will be charged accordingly.

Resource Office on Disabilities

The Resource Office on Disabilities facilitates accommodations for undergraduate and graduate and professional school students with disabilities who register with and have appropriate documentation on file in the Resource Office. Early planning is critical. Documentation may be submitted to the Resource Office even though a specific accommodation request is not anticipated at the time of registration. It is recommended that matriculating students in need of disability-related accommodations at Yale University contact the Resource Office by June 1. Returning students must contact the Resource Office at the beginning of each term to arrange for course and exam accommodations.

The Resource Office also provides assistance to students with temporary disabilities. General informational inquiries are welcome from students and members of the Yale community and from the public. The mailing address is Resource Office on Disabilities, Yale University, 100 Wall Street, PO Box 208305, New Haven CT 06520-8305. Access to the Resource Office is through the College Street entrance to William L. Harkness Hall (WLH). Office hours are Monday through Friday, 8:30 A.M. to 5 P.M. Voice callers may reach staff at 203.432.2324; TTY/TDD callers at 203.432.8250. The Resource Office may
also be reached by e-mail (judith.york@yale.edu) or through its Web site (http://www.yale.edu/rod/).

The Office of International Students and Scholars

The Office of International Students and Scholars (OISS) coordinates services and support to Yale’s international students, faculty, staff, and their dependents. OISS assists members of the Yale international community with all matters of special concern to them and serves as a source of referral to other university offices and departments. OISS staff can provide assistance with employment, immigration, personal and cultural adjustment, and family and financial matters, as well as serve as a source of general information about living at Yale and in New Haven. In addition, as Yale University’s representative for immigration concerns, OISS provides information and assistance to students, staff, and faculty on how to obtain and maintain legal status in the United States. OISS issues the visa documents needed to request entry into the United States under Yale’s immigration sponsorship and processes requests for extensions of authorized periods of stay in the United States, school transfers, and employment authorization. All international students and scholars must register with OISS as soon as they arrive at Yale, at which time OISS will provide information about orientation activities for newly arrived students, scholars, and family members.

OISS maintains an extensive Web site (http://www.oiss.yale.edu/) with useful information for students and scholars prior to and upon arrival in New Haven. As U.S. immigration regulations are complex and change rather frequently, we urge international students and scholars to visit the office and check the Web site for the most recent updates. In addition, OISS maintains an electronic newsletter, which is distributed by e-mail on a regular basis. To subscribe, e-mail your e-mail address and name to oiss@yale.edu.

The Office of International Students and Scholars, located at 246 Church Street, Suite 201, is open Monday through Friday from 8.30 a.m. to 5 p.m.
Law School Students

**DEGREES CONFERRED**

*Juris Doctor, September 23, 2000*
- George Busu
- Jonathan David MacLachlan Fine
- Ryan Mamoru Iwasaka
- Leah Mesfin
- Alison Daniels Morantz
- David Hiles Orr
- Alexander Nikolas Patsaouras
- Elaine Stewart
- Gerardo Aurelio Vildostegui

*Juris Doctor, December 2, 2000*
- Shannon Lee Bothwell
- Philip Matthew Bowman
- Michael Alan Brodsky
- John Marley Bronsteen
- Matthew Adam Brown
- Courtney Megan Cahill
- Mary Katherine Campbell
- Arlety Campos
- Robert Donald Carroll
- Nicholas John Catoggio
- Lydia Sze-Yin Chan
- Philip D. Chen
- Albert Haewon Choi
- Courtney Amber Clark
- Joshua Alan Cohen
- Rachel Georgia Cohen
- Martha Bess Coven
- John Peter Cronan
- John Cualh Cuero
- Diane Elizabeth Curran
- Maxence Pierre de Gennaro
- Josh L. Distler
- Pamela Katherine Dobie
- Chad J. Doellinger
- Malik Kenyatta Edwards
- Emmanuelle Teodoro Ejercito
- Maame Abena Famanyame
- Ewusi-Mensah
- Aimee L. Ezzell
- Shad Christian Fagerland
- William Walter Fick
- Kishka-Kamari Marilyn Ford
- Richard Harris Frankel
- Michael Leon Fransella
- Matthew Adam Funk
- Christian Albert Garza
- Valerie Karen Gersten
- Shoshana Leah Gillers
- Jeremy Michael Goldman
- Michelle Hope Gonzalez
Fatima Ayanna Goss
Kyle Fletcher Graham
Nathan Andrew Grant
Matthew Michael Graves
Janet Kay Guggemos
Mary Jeun Hahn
Monica Rachel Hakimi
Lisa Robin Hasday
Susan Victoria Hazeldean
Huairong Ruth He
Peter Charles Hennigan
Steven Robert Hill
Daniel Joseph Hirsch
Laura Gaffney Holland
John Arthur Houlihan
Mark Robert Humowiecki
David Teh-Yu Hung
Dan Jackson
David Michael Jaros
William Denison Jewett
Miranda Margaret Kaiser
Daniel Kalish
Jae K. Kang
Mushtaq Asagar Kapasi
Kim Akemi Kawaratani
Bethany Anne Kelsch
Ryan Marshall Kent
Vasan Kesavan
Rohit Khanna
Tal H. Klement
Mark Samuel Kanokovich
Matthew Lawrence Kutcher
Scott Roderick Labby
Sarah Beth Cherney Lawsky
Christine Marie Lehmann
David Sapir Lesser
Emmeline Fay Li
Bernard Chihyu Liu
Daniel Lee Low
Angela Marie Schwartz Machala
Malay Kiran Majmundar
Jessica L. Malman
Alison Joy Markovitz
Andrea Micheile Marsh
Vivek Hansraj Maru
Serena Mayeri
Sean Kyle McElligott
Lauren Jean McGarity
Christopher Michael McRorie
Shanielle Maria Mills
John Mogg-Caso
Katherine Maria Mooney
Mary Ellen Moule
Andre Christophe Nampy
Shankar Rajamani Narayan
Tennille Jo Neuhrath
Nathan Scott Newman
Minh Van Ngo
Joanna Alexandra Norland
Maureen L. Novak
Christina Lee Padden
Teresa Ann Paikedy
Michael Hun Park
Kathryn Brooke Parsons
Kyle Andrew Pasewark
Frank Anthony Pasquale III
David J. Penna
Nicole Pierre
Zachary Rian Potter
Richard Preston
Jedediah Spenser Purdy
Amanda Caroline Pustilnik
Geoffrey Christopher Rapp
Samuel James Rascoff
Anna Schmugge Rath
Chanel Alisa Reedy
Marcia Ann Reichbach
Yong Ren
Jason Patrick Renzelmann
Elizabeth Jane Riemer
Benjamin Joseph Riley
Katherine Jean Roberts
Liban Abdi Rodol
Jeremy Ethan Roller
Katherine Ruth Rosenfeld
Clifford Jay Rosky
Timothy Lawrence Ryan
Anjan Singh Sahni
Carolyn G. Wofford
Heather Marie Zachary

Master of Laws, September 23, 2000
Tai-Heng Cheng

Master of Laws, February 10, 2001
Kirsten Joanna Edwards

Master of Laws, May 30, 2001
Benoit Philippe Allemeersch
Antonio Felipe Barreto
Amichai Cohen
Markus Fallenboeck
Marcelo Ferrante
Craig Stephen Forcense
Marcus Andreas Grosch
Qian Hao
Zhaokang Jiang
Sonia Nikki Lawrence
Jason Mazzone
Marcos Barbosa Pinto
Daphné Richemond
Collin O’Connor Udell
Kimberlee Gai Weatherall
Kenneth Ian Weissman
Yan Xu

Allison Price Fine
Ashbel Stockton Green
Christiane Volkert Parsons
Ruotao Wang

Master of Studies in Law, June 8, 2001
Thomas Edward Rose
Edwin Ruh, Jr.

Doctor of the Science of Law, September 23, 2000
Rodrigo Noriega

Doctor of the Science of Law, December 2, 2000
Ralf Sauer
Doctor of the Science of Law,  
February 10, 2001  
James B. Perrine

Doctor of the Science of Law,  
May 30, 2001  
Yael Lustmann

SUMMARY OF ENROLLMENT, 2000–2001

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<tr>
<th>Juris Doctor Candidates</th>
<th>Doctor of the Science of Law</th>
<th>Master of Laws</th>
<th>Master of Studies in Law</th>
<th>Visiting Scholars</th>
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<td>Total Juris Doctor</td>
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INSTITUTIONS REPRESENTED

Allegheny College 1  Chuo University [Japan] 1
Amherst College 14  City University of New York
Arizona State University 2  City University of New York [Hunter College] 1
Augustana College [Illinois] 1  City University of New York [Queens College] 1
Augustana College [South Dakota] 1  Claremont McKenna College 4
Bar Ilan University [Israel] 1  Colgate University 1
Bates College 1  College of the Holy Cross 1
Beijing Foreign Studies University 1  College of New Jersey 1
Beijing Foreign Studies University [People's Republic of China] 1
Boston College 1  College of William and Mary 1
Boston University 2  Colorado College 1
Brandeis University 3  Columbia University 17
Brenau University 1  Columbia University [Barnard College] 2
Bryant University 18  Comenius University of Bratislava
Bryn Mawr College 3  Law School [Slovakia] 1
California State University [Stanislaus] 1  Connecticut College 3
Calvin College 1  Cornell University 12
Carleton College 4  Creighton University 2
Carroll College 1  Dartmouth College 15
Catholic University of Louvain [Belgium] 1  Dordt College 1
China University of Politics & Law [People's Republic of China] 1  Drew University 1
Chinese University of Politics & Law 5
Emory University 1
Eotvos Lorand Tudomanyegyetem [Hungary] 1

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*Total, 31*
Alumni, Yale Law School Fund, and Endowment Funds

YALE LAW SCHOOL ASSOCIATION

The Yale Law School Association, the alumni organization of the School, was founded to advance the interests and support the standards of the Law School. It assists the School in a wide variety of programs, including the placement of graduates, assistance to the library, consultation on policy, and mobilization of financial support. The affairs of the association are conducted by an executive committee, which meets twice a year, and are coordinated by Associate Dean Toni Hahn Davis. There are regional associations of the Yale Law School Association that meet regularly and function actively. The present officers of the association are listed below.

Chairman of the Executive Committee: Sangwoo Ahn ’63
President: Max Nathan, Jr. ’60
Vice Presidents: Brenda S. Breslauer ’96 m.s.l.; Keith P. Ellison ’76; Rosalind S. Fink ’72; Rhonda J. McLean ’83; Arnold M. Zack ’56
Secretary: Frederick M. Danziger ’65
Treasurer: James D. Miller ’75

YALE LAW SCHOOL FUND

The Yale Law School Fund was established in the late 1940s as the means of raising annual contributions for the Law School from alumni and friends. The fund now operates with its own officers and directors, who supervise an organization of class agents and class reunion gift committees throughout the United States. The Yale Law School Fund’s annual receipts have grown from $8,000 in 1949 to more than $12.5 million in 1999–2000. The chair of the Yale Law School Fund for 2001–2002 is Barry R. Bryan ’55; the vice chair is Robert Todd Lang ’47; the chair of the board of directors is Cynthia M. Jacob ’66. The executive director of the Yale Law School Fund is Leslie D. West.

ENDOWMENT FUNDS

The Law School has the following endowed professorship, library, lecture, scholarship, fellowship, and prize funds. The date of the gift and the name of the donor are given in each instance.

Professorships

Simeon E. Baldwin Professorship (1896 and 1927). A gift and bequest of Professor Simeon E. Baldwin, B.A. 1861, for “a Professorship of Roman Law, Comparative Jurisprudence, or other branch of advanced legal education, as the faculty of the Law School may recommend.”

Alexander M. Bickel Professorship of Public Law (1979). Gifts from various individuals, news organizations, and others in memory of Sterling Professor Alexander M. Bickel, a member of the faculty from 1956 until his death in 1974.


Elizabeth K. Dollard Professorship of Law, Medicine, and Psychiatry (1990). Established by a gift from the Elizabeth K. Dollard Charitable Trust, in memory of Elizabeth K. Dollard, J.D. 1939, for teaching and research that explores the intersection of law, medicine, and psychiatry.


Allen Duffy/Class of 1960 Professorship (1990). Created through the generosity of David A. (J.D. 1960) and Betty Jones and members of the 1960 graduating class, on the occasion of their thirtieth reunion, to honor the memory of deceased classmate Allen Duffy, J.D. 1960, a highly respected New Haven practitioner.

Macklin Fleming Visiting Lecturer in Law (1999). Established by Macklin Fleming, Justice of the California Court of Appeal, Retired, for a rotating lectureship. To the extent practicable, appointments are to be made from the ranks of practicing lawyers or those experienced on a trial bench, who are knowledgeable in reconciling legal theory with legal practice.

Ford Foundation Professorship in Comparative and Foreign Law (1955). Established by the Ford Foundation to strengthen programs in international legal studies.
Ford Foundation Professorship in Law and Social Sciences (1955). Established by the Ford Foundation to improve the training of lawyers and law teachers.

Lafayette S. Foster Professorship (1903). Bequest of the Honorable Lafayette S. Foster, to found a professorship of English common law. “I direct that said Professor, as often as once in four years, shall deliver a public lecture at some convenient time and place . . . upon any branch of the common, civil, municipal or ecclesiastical law — the law of nature — the law of nations — political economy — or general politics, the professor to select his own subject.”


The Sam Harris Professorship of Law (1983). A gift in memory of Sam Harris, LL.B. 1936, by the law firm of Fried, Franks, Harris, Shriver & Jacobson, and by his former clients and friends, to establish a chair in corporate and securities law.

Wesley Newcomb Hohfeld Professorship of Jurisprudence (1958). A gift in memory of Professor Wesley Newcomb Hohfeld, M.A. Hon. 1914, a member of the faculty between 1914 and 1918, from the May Treat Morrison Foundation, by Professor Hohfeld’s brother, Edward Hohfeld, as trustee, to start a professorship of jurisprudence.

Howard M. Holtzmann Professorship of International Law (1997). Established by gifts from Howard M. Holtzmann, B.A. 1942, J.D. 1947, a distinguished lawyer and jurist in the field of international arbitration and dispute resolution, and from his friends, on the occasion of Judge Holtzmann’s fifty-fifth reunion in Yale College, and fiftieth in Yale Law School. The chair is to be held by a member of the Yale Law School faculty who has achieved a worldwide reputation for teaching and scholarship in the field of international law, and who is devoted to the promotion of international order.


Nicholas deB. Katzenbach Professorship (1985). A gift in honor of the Honorable Nicholas deB. Katzenbach, LL.B. 1947, Professor of Law, Attorney General of the United States, Undersecretary of State of the United States, and Senior Vice-President, Law and External Relations, of the International Business Machines Corporation, from the International Business Machines Corporation and numerous individuals, to establish a chair of public law or other branch of
advanced legal education—not necessarily limited to domestic law or to the law of any one nation.


_Knight Chair in Constitutional Law and the First Amendment_ (1997). Established by a grant from the John S. and James L. Knight Foundation to focus on the constitutional study of free speech and communication, with special emphasis on issues posed by new communications technologies.

_Law of Science and Technology Professorship_ (1965). Gifts from various foundations to support a chair devoted to the study of law as it relates to technological development and society.

_Arthur Liman Professorship_ (1996). Established by the friends of Arthur L. Liman, LL.B. 1957, in recognition of his exemplary achievements as a counselor, advocate, and devoted defender of the public interest, to be held by a member of the faculty whose own teaching and scholarship display the same high ideals as Arthur Liman’s distinguished career.


_Henry R. Luce Professorship of Jurisprudence_ (1955). Gift of Henry R. Luce, B.A. 1920, M.A. Hon. 1926, the incumbent to teach law in Yale College as well as the Yale Law School.

_Georges Lurcy Visiting Professorship_ (1986). Annual grants from the Georges Lurcy Charitable and Educational Trust, to support visiting appointments for distinguished scholars from abroad, particularly Western Europe.

_Myres S. McDougal Professorship_ (1998). Gift of Paul C. Tsai, LL.M. 1954, J.S.D. 1957, together with friends and former students, in memory of Myres S. McDougal, J.S.D. 1931, Associate Professor of Law, 1934–39; Professor, 1939–44; William K. Townsend Professor of Law, 1944–58; Sterling Professor of Law, 1958–75; and Sterling Professor Emeritus of Law, 1975–98; to support a professorship.


_Edward J. Phelps Professorship_ (1887). A gift of Junius S. Morgan, and his son J. Pierpont Morgan, LL.D. 1908, in honor of Professor Edward J. Phelps,
1822–1900, a member of the faculty between 1881 and 1900, to support a professorship of contracts and commercial law.

*Alfred M. Rankin Professorship of Law* (1991). Gifts in honor of Alfred M. Rankin, B.S. 1936, L.L.B. 1939, a distinguished practicing lawyer for more than fifty years and a leader in civic affairs in Cleveland, Ohio, from his wife, Clara Taplin Rankin, and his son, Alfred M. Rankin, Jr., B.A. 1963, L.L.B. 1966, to establish a chair in Yale Law School whose holder shall have demonstrated consistent quality and devotion to teaching both in the classroom and as a mentor to students.

*Florence Rogatz Visiting Professorship* (1994). A fund established through a generous bequest from Pat Herman Winokur in memory of her parents, Florence Rogatz Herman, L.L.B. 1923, and Alexander C. Herman, to support a visiting professorship.


*John Thomas Smith Professorship* (1964). Gift in memory of John Thomas Smith, L.L.B. 1901 (1879–1947), from members of his family, friends, and associates, to found a professorship dealing with the legal problems arising from the impact on law of economic and technological changes.


*Potter Stewart Professorship of Constitutional Law* (1989). Established through the generosity of family, friends, and former law clerks to honor the memory of the Honorable Potter Stewart, L.L.B. 1941, Associate Justice of the U.S. Supreme Court, 1958 to 1981. The memorial fund supports a Law School chair, the holder of which also offers courses in Yale College.

*Leighton Homer Surbeck Professorship* (2000). Established to honor Homer Surbeck, Yale Law School Class of 1927 and founding member of the law firm of Hughes, Hubbard & Reed, by Margaret Surbeck, his wife. The appointment should be held by a person experienced in the practice of law prior to assuming the professorship.
Frank E. Taplin Professorial Lectureships (1989). Four endowed professorial lectureships for emeritus faculty: one established by Alfred M. Rankin, LL.B. 1939; one by his wife, Clara Taplin Rankin, Smith College 1938; one by Alfred M. Rankin, Jr., J.D. 1966; and one by Frank E. Taplin, LL.B. 1941.

William K. Townsend Professorship (1925). Gifts in memory of Professor William K. Townsend, LL.B. 1874, a member of the faculty between 1881 and 1907, from his son, George H. Townsend, B.A. 1908.

Gordon Bradford Tweedy Professorship of Law and Organization (1980). A gift in honor of Gordon Bradford Tweedy, B.A. 1929, LL.B. 1932, from members of his family, to establish a joint professorship between the Law School and the School of Management. The incumbent will offer interdisciplinary courses in both schools to encourage the growth of ideas and viewpoints between the legal and business communities.


Robert W. Winner Professorship (1999). An endowed chair in Law and Humanities or Law and Public Policy, created by the gift of a member of the Yale Law School Class of 1938 who was a close friend and business partner of Robert W. Winner, a Washington, D.C., real estate investor and humanitarian.

General Purpose and Research Funds


Richardson Dilworth Urban Affairs Fund (1983). A gift from Richardson Dilworth to support teaching, primarily in the area of urban affairs.

Timothy Dwight Fund (1899). Gift of President Timothy Dwight.

Martin F. Ernst Fund (1960). Bequest of Martin F. Ernst.


Judge William H. Hastie Fund (1991). Established by William T. Coleman, Jr., friend of Yale Law School, in memory of William Henry Hastie, Governor of the Virgin Islands, dean of Howard University Law School, and a judge on the U.S. District Court and on the U.S. Court of Appeals. The fund will be used for prizes and other awards to students and student organizations whose activities reflect Judge Hastie’s commitment to equal rights and opportunities.


Harvey L. Karp Student Initiative Fund (1997). An endowment established by Harvey L. Karp, LL.B. 1952, to support imaginative student organization activities.


Law Faculty Research Fund (1980). Inaugurated with a challenge grant from Humana, Inc. of Louisville, Kentucky, and funded with gifts from the Andrews Foundation and from private corporations.


Shibley Family Fund (1995). Established through a generous bequest from the late Raymond N. Shibley, LL.B. 1950, to support a faculty research fund devoted to aspects of post–World War II contracts law.


**Gordon B. Tweedy Fund** (1972). Gift of Gordon B. Tweedy, B.A. 1929, LL.B. 1932, income to be used to support faculty research and programs, particularly in private international law.

**Wayland Memorial** (1905). Gifts from friends of Francis Wayland, M.A. Hon. 1881.

**Financial Aid: Scholarship, Loan, Loan Deferral, and Forgiveness Funds**


**Carolyn E. Agger Endowment for Women in Law** (1997). A fund established through the generous bequest of Carolyn E. Agger, LL.B. 1938, of Washington, D.C., a partner in the law firm of Arnold & Porter. Income from the fund is used to fund student scholarships and grants for up to three years to assist graduates who pursue postgraduate legal studies or who engage in low-paying legal careers.


**James T. Babb Scholarship** (1963). Gift in honor of James T. Babb, B.A. 1924, M.A. Hon. 1945, librarian of Yale University, established by the Steele-Reese Foundation. For scholarships and fellowships with preference to students from the state of Idaho.

**Hugh H. Barber Memorial Scholarship** (1972). Gift of Ronald Barber, in memory of his brother, Hugh H. Barber, LL.B. 1921.

**Barnette Scholarship Fund** (1999). Established by a gift from Curtis H. Barnette, LL.B. 1962. To be awarded based on the integrity, leadership, and academic and service performance of a student. Preference to graduates of West Virginia University, Morgantown, West Virginia, or Liberty High School, Bethlehem, Pennsylvania, or other West Virginia or Lehigh Valley, Pennsylvania, colleges.

**Joseph W. Beatman Fellowship Fund** (1967). Gift from the Beatman Foundation, Inc. [Frances Levinson (Mrs. Joseph W.) Beatman]. For fellowships, preference to be given to those graduate students preparing for teaching careers in American law schools.


**William S. Beinecke Scholarship Fund** (1964). Gift from William S. Beinecke, B.A. 1936, the income to be used for scholarships for outstanding representatives of minority groups.

Murray Berrie Fund (1982). Established by Murray L. Berrie and his family for American graduate students interested in constitutional law and civil liberties.

Samuel R. Betts Scholarship (1929). Samuel R. Betts, B.A. 1875; continued after his death in 1930 from income of a general bequest for the benefit of the Law School.

William Bingham Scholarship (1955). William Bingham II, of Bethel, Maine. Awarded to candidates (in the order mentioned) from the town of Bethel, from other towns in Oxford County, or from elsewhere in the state of Maine.


Eugene Francis Boyer Memorial Scholarship Fund (1982). Bequest of Esther Dodd Boyer in memory of her husband, Eugene Francis Boyer, Ph.B. 1917. Preference in award, first, to students who are descendants of three or more generations of Connecticut residents, and secondly, to students who are Connecticut residents of shorter duration.


Brandes Scholarship Fund (1966). Established by Bernard E. Brandes, LL.B. 1937, and members of his family, to be used for gift or loan scholarships for needy students not otherwise provided for by financial aid.

Bernard and Helen Brandes Student Loan Fund (1982). Established by Bernard E. Brandes, LL.B. 1937, and his wife, Helen. For award to students ineligible for loan assistance from government-sponsored programs.

Calhoun Scholarship Fund of Phi Alpha Delta and Book and Gavel (1947). A gift from the members of the Calhoun (Yale) chapter of Phi Alpha Delta fraternity. Income to be used to aid undergraduate students and graduate fellows in the School; preference to be given to qualifying sons and daughters of members of Phi Alpha Delta.

Charles E. Clark Fund (1963). Gifts in honor of Judge Charles E. Clark, B.A. 1911, LL.B. 1913, dean of the Law School from 1929 to 1939, from alumni and friends. The income to be allocated by the dean either to scholarships or to the purchase of books for the Yale law library.

Chauncey I. Clark Scholarships (1961). Bequest of Lottie V.J. Clark in memory of her husband, Chauncey I. Clark, LL.B. 1908, for many years a leading member of the New York Admiraity Bar.


Peter P. Coladarci Scholarship Fund (1992). Gifts from family members and friends in memory of Peter P. Coladarci, LL.B. 1953, a distinguished Chicago practitioner, to provide scholarships to students from disadvantaged backgrounds, particularly first-generation Americans.

Robert E. Cone Scholarship (1966). Established by Mrs. Harold M. Cone as a memorial to her son, Robert E. Cone. To be awarded periodically to members of the student body who demonstrate a special interest in the field of civil liberties and civil rights and who are in financial need.

Connecticut Bar Foundation Scholarships (1990). Funded by the Interest on Lawyers’ Trust Accounts (IOLTA) grant program, for awards to students who spend a portion of time clerking for state legal aid offices.


James Cogswell Converse Scholarship Fund (1990). Established through the bequest of Edith D. Converse, to support scholarships in memory of James Cogswell Converse, Yale College Class of 1897.


Arthur Linton Corbin Scholarship (1958). Gift in honor of Professor Arthur L. Corbin, LL.B. 1899, LL.D. 1951, member of the faculty from 1903 to 1943, from the May Treat Morrison Foundation of San Francisco, California.


Oscar Cox Memorial Scholarship (1954). Established by his family in memory of Oscar Cox, B.A. 1927, LL.B. 1929, for the purpose of providing scholarship assistance to talented students with preference to Law School applicants of Italian, Belgian, or French nationality.


Rita Charmatz Davidson/Class of 1951 Fund (1985). Established by members of the Class of 1951 in memory of Judge Davidson, LL.B. 1951, Associate Judge of the Maryland Supreme Court, on the occasion of their thirty-fifth reunion, to assist graduates in public interest careers.

Sidney W. Davidson Fund (1964). Gift of Sidney W. Davidson, LL.B. 1918, income to be applied at the discretion of the dean primarily by way of gifts or loans to needy students, or to meet unusual financial requirements of the School.


Arthur H. Dean Fund for Financial Aid (1974). Gift of certain partners of Arthur H. Dean in the law firm of Sullivan and Cromwell, created with a preference that the aid be awarded as gifts, but with the right of the dean of the Law School, at the dean’s discretion, to use the fund for loans.


Richardson Dilworth Scholarship (1974). Gift of Dilworth, Paxson, Kalish, Levy & Kauffman, of Philadelphia, Pennsylvania, in memory of Richardson Dilworth, B.A. 1921, LL.B. 1926, to be awarded to one member of each class on the basis of intellectual excellence and capacity for public service. Awarded to students who reside or attended college in the greater Philadelphia area.

Peter Dominick Scholarship (1983). Bequest of Peter Dominick, LL.B. 1940, for students in the Law School whose legal residence is in Colorado or who are graduates of a university or college in Colorado.

Harry Durant Award (1959). Bequest of Harry R. Durant, LL.B. 1894, to provide annual scholarship awards to a Connecticut student or students attending the School, on the basis of character, courage, and skill.

Irving M. Engel Fellowship Fund (1963). Established by friends of Irving M. Engel, LL.B. 1913, for study and research in the area of civil rights and civil liberties.


Annie G. K. Garland Memorial Scholarships (1930). William J. Garland in memory of his wife. Preference to be given to Yale College graduates who have established strong records.

Lillian Goldman Perpetual Scholarship Fund (1994). Established by Lillian Goldman of New York City, a distinguished businesswoman, philanthropist, and friend of Yale Law School. The income provides scholarships for students in financial need who have a demonstrated interest in women’s rights, with a preference for women students.


James Raymond Goodrich Memorial Scholarships (1923). Charles Stillman, B.A. 1882, in memory of his uncle, James Raymond Goodrich, B.A. 1853. Assigned to students in the graduate and professional schools of the University who have high scholarship records and give promise of leadership.

Allison and Najeeb E. Halaby Scholarship (1996). Established by gifts from Jane Allison Halaby and Najeeb E. Halaby, LL.B. 1940, for a deserving law student interested in the American political system.


Donald J. and Lynda M. Horowitz Scholarship (1999). Established by a gift from Donald J. Horowitz, LL.B. 1959, and Lynda M. Horowitz, to provide scholarships for students who demonstrate financial need, scholastic ability, and a conscientious concern for serving the well-being of others.

Sarah Ives Hurtt Scholarship (1912). Gift from Francis D. Hurtt, LL.B. 1907, in memory of his mother.


Kendrick King Kelley III Memorial Fund (1968). Established by relatives, classmates, and friends in memory of Kendrick King Kelley III, LL.B. 1966, who died in Vietnam in February 1968. The income to be used at the discretion of the dean for scholarships or for the acquisition of books for the law library.


Robert D. Kennedy Fund (1953). Bequest from Robert D. Kennedy, a friend of the Law School who was neither a lawyer nor an alumnus of Yale.


Knight Fellowship (1987). Supported by grants from the John S. and James L. Knight Foundation to enhance midcareer educational opportunities for journalists.


Abrabam and Annie D. Lander Loan Fund (1960). Established by Harry P. Lander, Ph.B. 1924, LL.B. 1926, and Mrs. Lander in honor of Mr. Lander’s parents. To provide loans for students.

Asher B. Lans Loan Fund (1975). Gift of Asher B. Lans, LL.B. 1944, for the primary purpose of providing loans to law students in need of psychiatric or psychological assistance. Should funds for such assistance not be needed in a given year,
they may be used for law students in need of medical help or other emergency assistance, at the dean’s discretion.


*Raphael Lemkin Scholarship Fund* (1989). Gifts from an anonymous alumnus and friend to honor the memory of Raphael Lemkin, visiting lecturer in law at Yale Law School from 1948 to 1951, whose scholarship and advocacy inspired the United Nations in 1948 to adopt the Genocide Convention.

*Morris L. Levinson Scholarship Loan Fund* (1959). For students needing financial assistance in the form of loans for payment of tuition at the Yale Law School.

*Herbert R. Limburg Scholarship* (1936). Anonymous gift in memory of Herbert R. Limburg, a member of the Yale College Class of 1896.

*John V. Lindsay Public Service Fellowship* (2000). Supported by gifts from classmates, friends, and former colleagues of John V. Lindsay, B.A. 1944, L.L. B. 1948, Mayor of New York City from 1965 to 1973 and Representative of the 17th Congressional District in the United States House of Representatives from 1958 until his election as mayor. The fund supports fellowship grants to students and graduates taking positions in government, public administration, and public interest law.


*J. B. Long Ranch Scholarship* (1991). A gift from the estate of Fred A. Johnston, L.L.B. 1954, in the name of the Montana ranch homesteaded in 1885 by Mr. Johnston’s ancestors, which under his ownership became a model of natural resources management and animal husbandry. Preference is given to residents of Montana.


*Loyal League Scholarship* (1963). This annual grant is for a first-year student who is a graduate of a public high school in the greater New York metropolitan area (preferably from within the geographical limits of the city of New York) who has demonstrated academic excellence and great financial need. This scholarship is in honor of Stanley P. Wagman, L.L.B. 1954.

*William M. McAfee Memorial Fund* (1971). Gift of Squire, Sanders & Dempsey, of Cincinnati, Ohio, in memory of their senior partner, William A. McAfee, Yale College Class of 1911. To provide loans to needy students.

*Myres S. McDougal Fellowship* (1982). Gift in honor of Professor Myres S. McDougal, J.S.D. 1931, member of the faculty from 1935 to 1976, from Dr. Anton-
Hermann Chroust; fellowship to be awarded to a law student designated by the dean.


The Elias and Essie Mag Fund (1975). Established by many descendants of Elias and Essie Mag, seven of whom graduated from the Yale Law School. To be awarded as scholarship funds.

Nathan E. Mag Scholarship Fund (1982). Bequest of Arthur Mag, Ph.B. 1918, LL.B. 1920, as a memorial to his father, Nathan E. Mag. Scholarships for joint-degree candidates in the Law and Graduate schools—primarily used for support of D.C.L. candidates or joint-degree candidates in their fourth year.


David Nerkle Family Scholarship Fund (1995). Established by family, classmates, and friends in memory of David Nerkle, J.D. 1979, his wife, Bibiana Hernandez, and their son David Gustavo Nerkle, to support awards to financially needy students who exhibit special interest in international law and economic development. Preference is given to second-year law students interested in summer work, and graduating students who intend to pursue a career in international law.


John M. Olin Scholarship (1984). Gift of the John M. Olin Foundation to provide support for students with strong interests in law and economics.


Jacob H. and Kathrynn Grear Oxman Scholarship Fund (1994). Established by David C. Oxman, J.D. 1969, in memory of his parents, to provide scholarships for students from the state of New Jersey and the state of Arkansas.

Eliza Townsend Parker Scholarship (1911). Gift from Joseph Parker of New Haven in memory of his sister. Preference to students wishing to pursue graduate work with a view to becoming teachers of law.


Frederick L. Perry Scholarship (1946). Gift from Frederick L. Perry, LL.B. 1897, LL.M. 1909, and Mrs. Perry.

Judge Stephen Reinhardt Scholarship in the Public Interest (2001). Established by former law clerks of Judge Stephen Reinhardt, LL.B. 1954, of the United States Court of Appeals for the Ninth Circuit, to provide financial assistance to students who intend on careers in the public interest.


Nelson and Celia D. Rostow Scholarship Fund (1990). Bequests from Nelson Rostow and Celia D. Rostow, the income from which is used to convert loans retroactively to scholarships through the Career Options Assistance Program.

Ernest Rubenstein Scholarship (1988). Established by Martin Flug, J.D. 1955, in honor of Ernest Rubenstein, LL.B. 1953. For student scholarships and library acquisitions (including honoraria for related lectures or research projects).


Benjamin Scharps and David Scharps Scholarships (1955). Established by the estates of Benjamin Scharps, B.A. 1884, and David Scharps, B.A. 1890, to provide five scholarships for members of the third-year class who have done meritorious research in the second-year course of study.


Martin L. Senzel Scholarship Fund (1995). Student grants made possible by an endowment created by Martin L. Senzel, J.D. 1969, as a part of the Cravath, Swaine & Moore law firm’s gift to the Campaign for Yale Law School. Preference is extended to residents of Rochester, New York, and next after that Monroe and Dutchess counties in New York State.

Charles Hitchcock Sherrill Memorial Loan Fund (1937). Gift from John A. Hoober, LL.B. 1891, in memory of his friend and classmate, Charles Hitchcock Sherrill, B.A. 1889, LL.B. 1891. Awarded as a loan to one or more students.

Lazelle S. Shockley Fund (1954). Bequest from Lazelle S. Shockley, LL.D. 1924. Income to be used for scholarships or fellowships, with preference to be given to veterans.

Harry Shulman Memorial Scholarship Fund (1955). Established by the faculty of the Law School with funds left to the School by Dean Shulman, and gifts from his friends.


Earnest Clyde Simpson Scholarship Fund (1962). Established by gifts from his family in memory of Judge Earnest Clyde Simpson, LL.B. 1899. To be used for one or more worthy and deserving students, preferably from Connecticut.


Special Student Aid Fund (1998). A special program created by a gift from an anonymous donor, which makes financial aid grants which students are then encouraged, but not required, to repay upon graduation.


Wesley A. Sturges Fund (1954). Established through contributions of the students in the School 1933–54 in honor of Dean Sturges. The income of the fund is to be devoted to the purchase of casebooks and textbooks for one or more needy students.


Thomas W. Swan Fund (1947). Established by graduates of the Yale Law School who served Judge Swan from time to time as his law clerks. Available as a loan fund for undergraduate students and graduate fellows in the School.


David Torrance Scholarship (1926). Margaret Torrance Holmes in memory of her father, the Honorable David Torrance, M.A. Hon. 1883, Chief Justice of the Supreme Court of Errors of Connecticut, and professor of evidence in the School. Preference to a resident of New Haven County, the Fifth Congressional District, or the Town of Norwich.


United States Steel Foundation Scholarship Fund (1957). Gift of the United States Steel Foundation.

Malcolm D. Watson Memorial Fund (1951). Established by classmates, relatives, and other friends of Malcolm D. Watson, B.A. 1935, LL.B. 1938. To aid one or more needy students with preference to students from the state of New Jersey.


George C. Zachary ’55 Memorial Scholarship Fund (1999). Created by a gift from Helen Zarakovitis, in memory of her brother, George C. Zachary. Preference is given to orphans or students with unusually significant financial need.

Library Endowments


Ganson Goodyear Depew Memorial (1924). A gift from his father, Ganson Depew, and bequest from Ganson Goodyear Depew, LL.B. 1922. Income available in the alternative to assist in the publication of books by or at the discretion of the faculty.


The Milton R. Friedman LL.B. 1928 Real Property Fund (1998). The real estate collection of the Yale Law School library is supported by this endowment in memory of Milton R. Friedman, LL.B. 1928, given by his family in the year of the seventieth anniversary of his graduation.


Goodhart (1940). Gifts from Mr. and Mrs. Philip J. Goodhart.


Frederick C. Hicks (1957). A bequest from Frederick C. Hicks, M.A. Hon. 1928.

Frederick C. Hicks Memorial (1942). A gift in honor of Frederick C. Hicks, M.A. Hon. 1928, from John A. Hoober, LL.B. 1891.


Mary E. Ives (1908). A bequest from Mary E. Ives.


J. M. Kaplan Memorial (1962). A gift from the J. M. Kaplan Fund, Inc.; to be used for the purchase of books on Latin American law.

Gertrude (Gigi) and Arthur Lazarus, Jr. Fund (1992). Gifts from the law firm of Fried, Frank, Harris, Shriver and Jacobson; family and friends of Arthur Lazarus, Jr., J.D. 1949, and Mrs. Lazarus; for the acquisition and preservation of materials on American Indian law.


Allan P. Lindsay Memorial (1984). A bequest from Allan P. Lindsay, 1924.


Jerome B. Lucke Fund (1920). A gift from Jerome B. Lucke, LL.B. 1871, for examination prizes, scholarships, or purchase of books for the law library.


Cyrus LaRue Munson Memorial (1941). A gift in memory of Cyrus LaRue Munson, LL.B. 1875, from his sons, Edgar Munson, B.A. 1904, and George Sharp Munson, LL.B. 1907.


Frederick L. Perry Memorial (1943). A gift in memory of Frederick L. Perry, LL.B. 1897, from John A. Hoober, LL.B. 1891.


Howard W. Rea Memorial (1981). Gifts in memory of Howard W. Rea, LL.B. 1941, from his partners at Davis, Graham & Stubbs, and other friends, for the purchase of books on tax law.


Frederick Calvin Russell Memorial (1952). A gift from Donald McPherson, Jr., in memory of his father-in-law, Frederick Calvin Russell, LL.B. 1905.

Jacob Schwolsky Memorial (1967). A gift in memory of Jacob Schwolsky, LL.B. 1911, from the estate of Jacob Schwolsky, by his widow, Lyabelle Schwolsky.

Gordon E. Sherman (1932). A bequest from Gordon E. Sherman, Ph.B. 1876.


Taft Memorial (1941). Gifts in memory of Professor William Howard Taft, B.A. 1878.


Lectures and Fellowships

Robert P. Anderson Memorial Fellowship (1987). Established by former law clerks and friends in memory of Robert P. Anderson, B.A. 1927, LL.B. 1929, Senior Judge of the U.S. Court of Appeals for the Second Circuit. The purpose of the fund is to provide for a visiting fellow in the area of professional responsibility, or in such other area as the Law School might designate.

Timothy B. Atkeson Environmental Practitioner in Residence (1995). Established in honor of Timothy B. Atkeson, LL.B. 1952, this program brings to the Law School practitioners from a variety of environmental law practice settings — including the government, the private bar, science and engineering firms, and environmental and international organizations — to lecture, teach seminars, and counsel students on career opportunities.

Robert L. Bernstein Fellowships in International Human Rights (1997). Established through the generous gifts of numerous individuals and organizations to honor Robert L. Bernstein, the former chairman, president, and chief executive officer.
of Random House, Inc., and the founder and chairman of Human Rights Watch. The Bernstein Fellowship is awarded annually to two or three Yale Law School graduates pursuing projects devoted to the advancement of human rights around the world.

*Willard W. Brown Lectureship in Comparative Cultures*(1988). Funded by a gift from Willard W. Brown, LL.B. 1941, to provide courses which promote an understanding of the cultural basis of law.


*Robert M. Cover Fellowship in Public Interest Law* (1991). A two-year fellowship supporting two fellows-in-residence (one chosen each year) who are making the transition from practice to clinical law teaching.

*Robert M. Cover Memorial Lectureship in Law and Religion* (1991). Funded by gifts from friends and colleagues of Robert M. Cover (1943–86), Chancellor Kent Professor of Law and Legal History. Jointly sponsored by Yale Hillel and the Law School, the Cover Lectureship brings to Yale distinguished speakers to explore the historical, philosophical, sociological, and literary intersections between law and religion.

*Ralph Gregory Elliot First Amendment Lectureship* (1990). Funded by a gift from Ralph Gregory Elliot, B.A. 1958, LL.B. 1961, a practitioner and law school teacher in the field of First Amendment law, to provide for a lecture or lectures, preferably on an annual basis, on some aspect of the First Amendment to the U.S. Constitution.

*Fowler Harper Memorial Fund* (1965). The fund, established in Professor Harper’s memory in 1965, has been augmented, through the generosity of Mrs. Harper, so as to enable the Law School to establish the Harper Fellowship. From time to time, a person (whether or not an alumnus, and whether or not a lawyer) who has made a distinguished contribution to the public life of the nation will be designated a Harper Fellow and will spend three or four days at the Law School in informal contact with students and faculty.

*Arthur Allen Leff Fellowship* (1983). Established in memory of Arthur Allen Leff, Southmayd Professor of Law. The fellowship brings to the Law School people whose work in other disciplines illuminates the study of law and legal institutions.

Charles S. Mechem, Jr. Fellowship (1989). A grant from Charles S. Mechem, Jr., LL.B. 1955, to foster an understanding of decision making in the business environment, through lectures and other presentations by senior corporate executives.

John M. Olin Distinguished Lecture Series (1984). This grant was awarded in 1984 by the John M. Olin Foundation to the Center for Studies in Law, Economics, and Public Policy. The purpose of the grant is to support lectures on important issues of public policy.


John R. Raben Fellowship (1975). Established in memory of John R. Raben, LL.B. 1939, by a gift from the law firm of Sullivan and Cromwell and augmented by his friends. Provides a fellowship to a person with a mature and highly developed skill pertinent to legal problems of the issuance, distribution, and trading of securities or of accounting for business enterprises, and will bring to the School an individual with the high qualities of intellect, integrity, and leadership exemplified by John R. Raben.

Irving S. Ribicoff Fund (1996). A gift of endowment from Belle Ribicoff, wife of Irving S. Ribicoff, LL.B. 1939, to support fellowships for Law School graduates pursuing an academic career; visiting lecturers from the profession; curriculum development by faculty, and research and other investigative work by students, in issues having to do with lawyers’ responsibilities to their clients and to the public good.

Sherrill Lectures (1927). This fund was established by a gift from General Charles Hitchcock Sherrill, B.A. 1889, LL.B. 1891. The income from this fund is made available to provide lectures on international law and relations.


Storrs Lectures (1889). Through the gift of the Misses Eliza T. and Mary A. Robinson in memory of their great-uncle, the Honorable William L. Storrs, B.A. 1814, at one time Chief Justice of the Supreme Court of Errors of Connecticut
and professor in the Law School, a fund was established to provide for a course of lectures dealing with fundamental problems of law and jurisprudence. These lectures are given by an American or foreign jurist or scholar who is not ordinarily a member of the regular faculty of the Law School.


Prizes

Charles G. Albom Prize (1987). Established by alumni and friends of Charles G. Albom, LL.B. 1934. To be awarded annually to a student who demonstrates excellence in the area of judicial and/or administrative appellate advocacy in connection with a Law School clinical program.

Thurman Arnold Appellate Competition Prize (1954). Established by alumni and friends of the School. To be awarded annually for the best student argument in advanced Moot Court competition, which shall be open only to second- and third-year students and graduate fellows.


Nathan Burkan Memorial Competition Prize (1938). Sponsored by the American Society of Composers, Authors, and Publishers. To be awarded annually to one or two students who prepare the best paper(s) on the subject of copyright law.

Benjamin N. Cardozo Prize (1947). Gift from an anonymous donor in honor of Justice Cardozo. For the best brief submitted by a student in Moot Court.

John Fletcher Caskey Prize (1946). John Fletcher Caskey, LL.B. 1924. For the best presentation of a case on final trial in the Thomas Swan Barristers’ Union.

The Barry S. Cohen, J.D. 1950, Prize (2000). Awarded for the most meritorious writing on a subject related to literature and the law, reflecting either upon the law in literature, the law as literature, the law of literature, or literature in the law.

Felix S. Cohen Prize (1954). Gift in honor of Felix S. Cohen, former visiting lecturer in law. For the best essay by a student or fellow on some subject relating to legal philosophy with special reference to Mr. Cohen’s main fields of professional work: human rights, jurisprudence, protection of the rights of Indians and aliens, and comparative ethical systems and legal ideals.
Edgar M. Cullen Prize (1923). William B. Davenport, B.A. 1867, in memory of Edgar M. Cullen, formerly Chief Justice of the Court of Appeals of New York. For an outstanding paper written by a member of the first-year class.

Michael Egger Prize (1973). For the best student Note or Comment on current social problems in The Yale Law Journal, on recommendation of the board of officers.

Thomas I. Emerson Prize (1978). For a distinguished paper or project on a subject related to legislation.

John Currier Gallagher Prize (1917). Gift of Mrs. Gallagher in memory of her husband, John Currier Gallagher, Ph.B. 1879, LL.B. 1881, and later increased by gift of her son, J. Roswell Gallagher, B.A. 1925, M.D. 1930. For the student showing most proficiency in the presentation of a case on final trial in the Thomas Swan Barristers’ Union.

Ambrose Gherini Prize (1923). Ambrose Gherini, M.A. and LL.B. 1902. For the student writing the best paper upon a subject of international law, either public or private. Open to students studying international law or conflict of laws.

Margaret Gruter Prize (1988). For the student writing the best paper on how ethology, biology, and related behavioral sciences may deepen our understanding of law.

Jewell Prize (1928). Estate of Marshall Jewell, M.A. Hon. 1873, to capitalize the prize founded by him in 1871. For a member of the second-year class who has written an outstanding contribution to a Law School journal other than The Yale Law Journal.

Florence M. Kelley ’37 Family Law Prize (2001). Established in memory of New York City judge Florence M. Kelley, a member of the Class of 1937, by her husband, David Worgan, to provide periodic awards to students who, in the judgment of the faculty, demonstrate exceptional interest or achievement in the area of family law.


Raphael Lemkin Prize (1989). Awarded from proceeds of the scholarship fund established in memory of the distinguished scholar and activist Raphael Lemkin, for outstanding student papers in international human rights.

exemplifies, in work on behalf of clients and in other community service, the values of the Jerome N. Frank Legal Services Organization at Yale Law School.

**Judge William E. Miller Prize** (1976). Gift from Victor S. Johnson, Jr., LL.B. 1941, in memory of William E. Miller, LL.B. 1933, formerly judge of the United States Sixth Circuit Court of Appeals. For the student writing the best paper on a subject concerning the Bill of Rights.

**C. LaRue Munson Prize** (1921). Gift from C. LaRue Munson, LL.B. 1875. To be divided equally between two students for excellence in the investigation, preparation, and (where permitted under the Legal Internship Rule) presentation of civil, criminal, or administrative law cases, under a law school clinical program.


**Joseph Parker Prize** (1899). Bequest of Eliza Townsend Parker of New Haven, in memory of her father. For the best paper on a subject connected with legal history or Roman law.

**Israel H. Peres Prize** (1933). Hardwig Peres in memory of his brother, Israel H. Peres, B.A. 1889, LL.B. 1891, a chancellor of the Tenth Chancery Division of Tennessee. For the best student contribution to *The Yale Law Journal*. If no award is made, income of fund is used for purchase of books for the law library.


**Edward D. Robbins Memorial Prize** (1932). Mrs. Robbins in memory of her husband, Edward D. Robbins, B.A. 1874, LL.B. 1879. For a member of the third-year class who has written an outstanding contribution to a Law School journal other than *The Yale Law Journal*.

**Benjamin Scharps Prize** (1935). Tessie K. Scharps in honor of her brother, Benjamin Scharps, B.A. 1884. For a member of the third-year class for the most meritorious essay or research in one course on some legal subject designated by the faculty under prescribed regulations.

**Potter Stewart Prize** (1981). Established by the friends of Justice Stewart upon his retirement. Awarded each term to the student team that presents the best overall argument in the Moot Court trial argument. The prize is designed to recognize both orals and “on brief” students for their cooperative efforts in researching and presenting outstanding legal arguments.

**Harlan Fiske Stone Prize** (1947). Gift from an anonymous donor in honor of Chief Justice Stone. For the best oral argument by a student in Moot Court.
Colby Townsend Memorial Prize (1942). Established by gifts from friends in memory of Colby Townsend, B.A. 1933, M.A. 1937, LL.B. 1938. For a member of the second-year class for the best individual research done for academic credit, if such work is of sufficiently high quality to justify the award.


Francis Wayland Prize (1902). Gift from Francis Wayland, M.A. Hon. 1881, dean of the Law School from 1873 to 1903. For the student showing greatest proficiency in preparing and presenting a case in negotiation, arbitration, and litigation.

Yale University awards certain other prizes, in particular the John Addison Porter Prize, for which law students may compete. Announcements of competitions appear in the Yale Bulletin & Calendar.

Other

Ralph S. Brown Fund for Special Student Needs (1998). A fund supporting student organizations pursuing new initiatives that reflect the interests of Ralph S. Brown, B.A. 1935, LL.B. 1939, former Simeon E. Baldwin Professor of Law. These interests might include individual rights and liberties; intellectual property and the protection of ideas; local government and community development; and the environment.

The Francis Coker Fund (1963). Established in memory of Francis Coker by gifts of his classmates and friends. To endow funds to provide salaries for teaching assistants in the Law School’s first-year small-group program.

George W. Crawford ’03 Fund for Teaching (1997). A fund supporting either a professorship, a fellowship, or a lectureship. Established through a generous bequest from Dr. Charlotte Crawford Watkins of Washington, D.C., Ph.D. Yale 1937, professor of English at Howard University, in memory of her father, George W. Crawford (LL.B. 1903), 1877–1972, a child of former slaves who became a founding signatory of the NAACP and a trustee of Talladega College. He was in addition one of Connecticut’s leading attorneys, serving as corporation counsel for the City of New Haven and judge on the New Haven Probate Court.


Richard L. and Karen K. Engel Equal Access Fund (1994). A fund established by Richard L. Engel, B.A. 1958, J.D. 1961, and his wife to assist the physically impaired and learning disabled. The fund may be used to offset extraordinary educational costs incurred by law students with physical or learning disabilities or to support specific projects designed to reduce the barriers faced by people living with such challenges.


Howard M. Holtzmann Endowment Fund for International Arbitration and Dispute Resolution (1992). Established by Howard M. Holtzmann, J.D. 1947, to support research and study of arbitration, conciliation, and other means for resolving disputes involving international, commercial, or public international law issues.

The Moses Harry Katcher Fund for Litigation Training (1998). Given by Gerald D. Katcher ’50, a banker, in memory of his father, a noted trial lawyer, to support instruction in trial skills and substantive courses in which litigation issues figure prominently.

Nicholas deB. Katzenbach Discretionary Fund (1985). A gift in honor of the Honorable Nicholas deB. Katzenbach, LL.B. 1947, Professor of Law, Attorney General of the United States, Undersecretary of State of the United States, and Senior Vice-President, Law and External Relations, of the International Business Machines Corporation, from the International Business Machines Corporation and numerous individuals, to be used or accumulated and used, at the discretion of the dean, for the benefit of the Law School and of its faculty, students, library, and physical plant.


Selma M. Levine Memorial Fund (1975). Given by Louis F. Oberdorfer, LL.B. 1946, and partners, classmates, family, and friends of Selma M. Levine, LL.B. 1947. Income from the fund is used at the dean’s discretion for support of students and attorneys working with the Legal Services Organization or for other clinical programs at the Law School.

Arthur Liman Public Interest Fellowship and Fund (1997). Established by the friends of Arthur L. Liman, LL.B. 1957, in recognition of his dedication to public service in the furtherance of justice. At least one Liman Fellowship is awarded annually, enabling its holder to work full time for a year in a law-related endeavor designed to further the public interest. All graduates of Yale Law School are eligible. The
Liman Public Interest Fund supports selected non-Fellowship projects undertaken by qualifying organizations.

Mary A. McCarthy Memorial Fund (1990). An endowment established by family, friends, and colleagues to honor the memory of Mary Abigail McCarthy, Clinical Professor of Law, by improving the quality of legal services afforded to the underprivileged through enhanced student clinical experiences.

Alvin S. Moody Memorial Fund (1968). Gift from Alvin S. Moody, LL.B. 1936, in memory of his father, Alvin S. Moody. The income to be used as an award to one or more first- or second-year students to enable them to take summer positions as interns in the executive and legislative branches of the government.

Robert F. Puzniak Scholarship (1980). Annual gift from Robert F. Puzniak to assist students who are employed by a U.S. Attorney’s office during the summer recess in enhancing their legal skills.


Larry and Joyce Stupski Public Interest Ventures Fund (1997). Created by gift of Larry Stupski, J.D. 1971, and Joyce Stupski, husband and wife, to provide endowed support of entrepreneurial public interest activities of Yale Law School students and graduates. Preference is given to nonadversarial activities that promote public education.


Mark David Turkel Memorial Fund (1986). Established in memory of Mark David Turkel, J.D. 1973, by his family and friends. To supplement the salary of a student working for a public interest organization during the summer.

Morris Tyler Moot Court Fund (1994). An endowment established by members of the family of Morris Tyler, LL.B. 1929, a leading lawyer and public citizen of New Haven, to fund the Yale Law School Moot Court program in perpetuity.

The T. Girard Wharton Summer Internship (1979). Gift of the partners and friends of T. Girard Wharton, LL.B. 1928, income to provide students with summer work opportunities in legal aid offices, legal assistance programs, and public interest law firms.

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For additional information, please write to the Office of Undergraduate Admissions, Yale University, PO Box 208234, New Haven CT 06520-8234; telephone, 203.432.9300; e-mail, undergraduate.admissions@yale.edu; Web site, www.yale.edu/admit/.

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For additional information, please write to the Director of Admissions, Office of Admissions, Yale University School of Medicine, 367 Cedar Street, New Haven CT 06510; telephone, 203.785.2643; fax, 203.785.3234; e-mail, medical.admissions@yale.edu; Web site, www.info.med.yale.edu/medadmit/.

For additional information about the Department of Epidemiology and Public Health, an accredited School of Public Health, please write to the Director of Admissions, Department of Epidemiology and Public Health, Yale School of Medicine, PO Box 208034, New Haven CT 06520-8034; e-mail, eph.admissions@yale.edu; Web site, www.info.med.yale.edu/eph/.

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For additional information, please write to the Admissions Office, Yale University Divinity School, 409 Prospect Street, New Haven CT 06511; telephone, 203.432.5360; fax, 203.432.3356; e-mail, ydsadmsn@yale.edu; Web site, www.yale.edu/divinity/.

**Law School:** Courses for college graduates. Juris Doctor (J.D.). For additional information, please write to the Admissions Office, Yale Law School, PO Box 208329, New Haven CT 06520-8329; telephone, 203.432.4995; e-mail, admissions.law@yale.edu; Web site, www.law.yale.edu/.

Graduate Programs: Master of Laws (LL.M.), Doctor of the Science of Law (J.S.D.), Master of Studies in Law (M.S.L.). For additional information, please write to Graduate Programs, Yale Law School, PO Box 208215, New Haven CT 06520-8215; telephone, 203.432.1696; e-mail, gradpro.law@yale.edu; Web site, www.law.yale.edu/.
School of Art: Professional courses for college and art school graduates. Master of Fine Arts (M.F.A.).

For additional information, please write to the Office of Academic Affairs, Yale School of Art, PO Box 208319, New Haven CT 06520-8339; telephone, 203.432.2600; e-mail, artschool.info@yale.edu; Web site, www.yale.edu/art/.


For additional information, please write to the Yale School of Music, PO Box 208246, New Haven CT 06520-8246; telephone, 203.432.4155; fax, 203.432.7448; e-mail, gradmusic.admissions@yale.edu; Web site, www.yale.edu/schmus/.

School of Forestry & Environmental Studies: Courses for college graduates. Master of Forestry (M.F.), Master of Forest Science (M.F.S.), Master of Environmental Science (M.E.Sc.), Master of Environmental Management (M.E.M.), Doctor of Forestry and Environmental Studies (D.F.E.S.).

For additional information, please write to the Office of Academic Services, Yale School of Forestry & Environmental Studies, 205 Prospect Street, New Haven CT 06511; telephone, 800.825.0330 or 203.432.5100; e-mail, fesinfo@yale.edu; Web site, www.yale.edu/environment/.

School of Architecture: Courses for college graduates. Professional degree: Master of Architecture (M.Arch.); nonprofessional degree: Master of Environmental Design (M.E.D.).

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School of Nursing: Courses for college graduates. Master of Science in Nursing (M.S.N.), Post Master's Certificate, Doctor of Nursing Science (D.N.Sc.).

For additional information, please write to the Yale School of Nursing, PO Box 9740, New Haven CT 06536-0740; telephone, 203.785.2389; Web site, info.med.yale.edu/nursing/.


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The University is committed to basing judgments concerning the admission, education, and employment of individuals upon their qualifications and abilities and affirmatively seeks to attract to its faculty, staff, and student body qualified persons of diverse backgrounds. In accordance with this policy and as delineated by federal and Connecticut law, Yale does not discriminate in admissions, educational programs, or employment against any individual on account of that individual's sex, race, color, religion, age, disability, status as a special disabled veteran, veteran of the Vietnam era, or other covered veteran, or national or ethnic origin; nor does Yale discriminate on the basis of sexual orientation.

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In accordance with both federal and state law, the University maintains information concerning current security policies and procedures and prepares an annual crime report concerning crimes committed within the geographical limits of the University. Upon request to the Office of the Secretary of the University, PO Box 208230, New Haven CT 06520-8230, 203.432.2310, the University will provide such information to any applicant for admission.

In accordance with federal law, the University prepares an annual report on participation rates, financial support, and other information regarding men's and women's intercollegiate athletic programs. Upon request to the Director of Athletics, PO Box 208216, New Haven CT 06520-8216, 203.432.1414, the University will provide its annual report to any student or prospective student.

For all other matters related to admission to Yale Law School, please telephone the Director of Admissions, Jean K. Webb, 203.432.4995, or the Director of Graduate Programs, 203.432.1696.

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