NOTES:
1) **Office Hours:** Half an hour before each class. Also, available by appointment.

2) **Class Participation:** Students are expected to be prepared for class. Class participation, when called on, will count in the final grade. A student can raise his/her final grade by as much as 2 points, or lower it by that amount as a result of participation. Each student is expected to know the assigned cases. Minimum preparation is to know the facts, holding and issues in the cases that are specifically noted, below.

3) **Attendance:** Good and regular attendance is mandatory. Attendance will be taken and an excessive number of absences may lead to involuntary withdrawal from the class.

4) **Final Examination:** Closed book.

5) **Learning Objectives**
   1) **This is a four credit bar course. Students will be exposed to the basic issues in Criminal Procedure that are most likely to be on the bar examination.** Students will be expected to have read the assignments prior to class and to be able to answer questions about the holdings of the cases named in the below assignments. I don’t care if you read the Comic Book Classic version, but you MUST be able to tell us the basic facts, the issue(s) and the rule of law in each of those cases.
   2) My goal is that you will know a lot of law by the end of the course. That is why the readings seem extensive. In fact, they average less than 90 pages per two hour class.
   3) As you certainly know by now, knowing rules of law isn’t enough to know how to use those rules to help a client or to achieve a goal. That is why the students will be taken through a substantial number of hypothetical situations in which they will have opportunities to apply the rules to facts, the critical and most basic lawyering skill.

**1st Class:** 7-32; 925-950
- Introduction: Incorporation/Retroactivity;
- Sixth Amendment: Right to Counsel
  - Teague v. Lane p.20
  - Gideon v. Wainright p.931
  - Nichols v US  p.931

**2nd Class** 1386-1428
- Sixth Amendment: Ineffective Assistance of Counsel
  - Strickland v. Washington p.1386
  - Burt v. Titlow  Supplement p.43
  - US v. Cronic  p.1429
  - Missouri v. Frye p. 1445
  - Lafler v Cooper p.1450
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<tr>
<th>Class</th>
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| 3rd   | 1429-1455; 1456-1472 | Sixth Amendment: Conflicts  
- Holloway v. Arkansas p. 1358  
- Mickens v. Taylor p.1462 |
| 4th   | 1478-1489; 1497-1514 | Sixth Amendment: Choice of Counsel. Self - Representation and Identification of Suspects  
- Kirby v. Ill p. 893  
- Faretta v. Ca. 1497  
- US v. Wade p.886 |
| 5th   | 647; 653-682 | Fifth Amendment: - Self Incrimination - Documents  
- Lefkowitz v. Turley p.660  
- McKune v. Lile p.893  
- Fisher v. US p. 672  
- Schmerber v. CA p.675  
- Marchetti v. US p. 694  
- CA. v. Byers p.695 |
| 6th   | 701-709 712-732 850-883 | Fifth Amendment: Documents - Immunity  
- Confessions - the Sixth Amendment Right  
- Brown v. Miss p.713  
- Green v. scully p. 732  
- Massiah v. Az p. 851  
- Brewer v. Williams p. 855  
- Montego v. Louisiana p. 875  
- Brewer v. Williams p. 855 |
| 7th   | 732-754; | Fifth Amendment: Confessions - Miranda - Interrogation/Custody  
- Miranda v. Az p 732  
- ReRead: Brewer v. Rhode Island v Innis p. 790 |
| 8th   | 763-789 789-815 | Fifth Amendment: Confessions - Exceptions: Emergency, Leads, Physical Evidence, Redo’s  
- Stansberry v. Ca. p. 790 |