Criminal Procedure I Syllabus

Fall 2011 Semester
Tuesday 6:10pm-8:00pm
Thursday 6:10pm-8:00pm
Koppelman room 230

Professor Fred Klein
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Office in room 038T (basement of law school library)

TEXT: Kamisar, Lafave, Israel, King and Kerr, Modern Criminal Procedure; Cases-Comments-Questions, 12th edition (West Publishing 2008) and 2011 Supplement

OBJECTIVES:

This course will focus primarily on the constitutional issues confronting law enforcement and suspects during a criminal investigation as a result of the Fourth, Fifth, Sixth and Fourteenth Amendments to the US constitution. Specifically, we will cover the law of search and seizure, self incrimination and the right to counsel as defined by the US Supreme Court. Attention will also be given to differences in these areas between the US Supreme Court and the law of the State of New York. Finally, if time permits, we will discuss important selected procedural issues that arise during the prosecution of a criminal case including double jeopardy, discovery, pretrial hearings, jury selection, confrontation and the ethical responsibilities of a prosecutor.

The student will learn the black-letter law concerning constitutional issues that arise during the investigation of a crime. You will also learn to brief a court’s written opinion and discuss/debate the legal principles involved and their applicability to different facts. This will assist you to think, speak and act like an attorney. Finally, you will be exposed to the practical applications and problems that confront the criminal practitioner in the real world.

METHODOLOGY

Reading assignments from the text will be given for discrete areas of the law. These will be supplemented by the assignment of individual cases (usually from New York State) to be read online or in the library. Please use the TWEN cite for this course to view assignments. The number of the assignment will loosely correspond to the class number. Students will be expected to brief the assigned material, orally discuss the cases in class (including the facts, issues and holding) and respond to and pose questions concerning the material. Occasionally, if time permits, guest lecturers who are participants in the criminal justice system will be invited to speak.
REQUIREMENTS

1 Reading- All assignments in the text as well as outside cases are required to be read prior to class. You will be kept informed of specific reading assignments for upcoming classes. Reading cases is more demanding than reading narrative. This is because each sentence in the case may be important. If you skim a case, you could miss the key sentence. You will be expected to know and discuss the facts, legal rules, application of the rules and policy arguments contained in each case. You should read concurrences and dissents equally because today’s minority could be tomorrow’s majority.

2 Attendance- The law school must certify to the Board of Law Examiners that a student was in “good and regular attendance.” You must attend 80% of all scheduled classes to sit for the final exam.
   Attendance will be taken at all classes by passing around a sign in sheet. It is the student’s responsibility to make sure that their name is signed by them. If you believe you must be absent from more than the permitted number of classes, you should contact the Office of Student Affairs as soon as possible. Accommodations may be made for students who must be absent for religious reasons and in cases of truly compelling hardship. Any request for an exception must be made to the Office of Student Affairs and must be accompanied by appropriate documentation. Lateness must be avoided at all costs. It is wasteful and distracting to those students who are punctual.

3 Participation- It is essential that you are prepared for class and participate in class discussions when called upon. Do not expect to sit in class and absorb information by listening and taking notes alone. Learning the law is not a spectator sport and involves more than memorizing rules. You need to be able to apply those rules to varying situations and to express yourself clearly and persuasively whether summing up to a jury, negotiating a business transaction or interviewing a client. When asked to discuss a case, do not read from the text or a commercial outline. You may use your own notes. Try to only discuss the pertinent facts, not every conceivable detail. Also, since this will be a large class, you need to speak clearly and loudly so all of your colleagues can learn from you. This will be an excellent opportunity for you to work on your public speaking skills. Your preparedness and class participation will count toward your final grade.

There will be assigned seats and a seating chart so that I can learn your names and converse with you personally. The seats will be assigned based on where you sit for the first class. Therefore, if seat location is important to you, I urge you to attend the first class and be there early to get the location you feel most comfortable in.

Students will be permitted to take notes by computer or other means. There will be absolutely no cell phone conversations (phones to be placed on vibrate), text messaging, e-mailing or surfing the internet while class is in session.

EVALUATION
There will be no written quizzes or papers assigned. Your grade will substantially depend on your performance on a closed book written examination given at the conclusion of the semester. This test will consist of multiple choice questions. The test will be based on your readings as well as information discussed in class which may not overlap. You will be responsible for material in the assignments even if not discussed in class and material discussed in class even if not included in your reading assignments. Your score will be based upon your knowledge of the legal principles covered in the readings and discussed in class and your ability to apply those principles. The level of preparedness and the quality of your class participation will be factored into your final grade. The law school’s mandatory grade curve will apply to this course.

CONCLUSION

I can be reached after class or by email. I will try to direct you to the correct answer without answering it for you. One of the skills attorneys must learn is how to answer questions themselves. I am eager to receive questions but answering them will be part of the learning process for you. Communication with me outside of the classroom (either during breaks or via email) is not counted for your grade so don’t worry about hurting yourself by asking. The only way you get hurt is by not asking and not learning.

At this stage of the semester, you are undoubtedly eager to learn the material in this course and hopeful that the practice of law, no matter what field you choose, will be interesting and rewarding. If at the end of the semester you have the same enthusiasm and goals, and a solid foundation in criminal procedure, I will consider that a success. I look forward to learning with and from all of you.