COURSE DESCRIPTION - Applied Legal Analysis II

ALA2 is designed to strengthen students’ legal problem solving abilities. We accomplish this goal by examining ways to “learn” the law rather than merely “studying” it, using doctrinal knowledge as a backdrop to practice a variety of skills lawyers require. Some of the fundamental lawyering skills addressed in this course include critical reading, rule mastery, issue spotting, legal analysis, and writing in various formats. We will also address critical thinking, organization, motivation, grit, time management, self-care, study strategies, and other core skills that aren’t always addressed in legal education or practice but are necessary all the same.

Your work will not be perfect. Nor is it expected to be. Mistakes and revisions are essential to the learning process. We will discuss individual problems in detail in order to prepare you for how to approach them effectively in timed and stressed exam conditions. This course is a collaborative venture – you must be willing to work hard and engage in honest self-assessment in order to ultimately succeed in this class and beyond. A good faith effort and positive attitude will be helpful, as will be your ability to remain focused on your ultimate goal – earning your doctorate degree and your license to practice law.

INSTRUCTOR INFORMATION

Prof. Amy Meyers

Office: 432
Email: abmeyers@willamette.edu
Phone: (802) 368-1670

Office hours: Sign up via the Calendly link in my email or HERE. The times may change. Generally, I’m available before and after class, by appointment, or by Zoom. It’s easiest to reach me via email. 📧

COURSE READING/MATERIALS

Required text: None. However, supplemental readings/exercises will be posted to WISE and/or distributed in class. 📝

CLASS MEETINGS

This class will meet in Room 119 on Mondays and Wednesdays from 9:10 - 10:40 am. ☀️

COURSE STRUCTURE

- The primary instruction will be via in-class interactive discussion meant to help you achieve the necessary skills and outcomes. 👥

- You will also be completing individual assignments, occasional group work, possibly peer review, and self-assessment. 📜

- I use actual bar exam problems for many exercises to help you hone your skills for law school exams and beyond. 📕

- The amount of time and engagement you devote to this course will correspond to the benefits you will gain from the experience. 🏆
STUDENT LEARNING OUTCOMES

At the end of the semester, students will be expected to be able to have:

1. Developed and applied effective strategies to approach:
   a. The critical analysis of legal opinions, including: extracting legally relevant facts, disregarding distracting (not outcome-determinative) facts, legal rules, court holdings and rationale, and relation to prior and related legal opinions;
   b. Comparing, contrasting, and accurately synthesizing a series of related legal opinions and/or statutory provisions into an articulate and workable rule statement;
   c. Understanding how legal opinions and statutes relate to the larger area of law being studied;
   d. Focusing on key issues (issue spotting);
   e. Critical reading of legal and non-legal documents to understand the power of clear, concise, and precise writing and storytelling;
   f. The application of legal rules to new factual situations, including the deconstruction of a legal rule into component elements or factors and examination of policy-based reasons for potential deviations from precedent.

2. Improved communication (oral and written) of items listed in Outcome 1;

3. Transferred and applied the strategies listed in Outcome 1 to various contexts, such as law school exam problems or bar exam problems;

4. Demonstrated reflective judgment, including the self-evaluation of performance and the ability to articulate the comparative evaluation of the work of others;

5. Demonstrated learning management skills, including best practices for active learning, purposeful practice, time management, planning, and overall self-care;

6. Demonstrated the ability to follow instructions, to be open-minded about new methods presented for your consideration, and to be willing to participate fully in exercises;

7. Demonstrated the ability to interact professionally with me and with your classmates, by exhibiting the honesty, integrity, and respect expected of lawyers in practice.

COURSE POLICIES

The policies that guide this class are rooted in an expectation of RESPECT. Our classroom is an experimental space: we’re all learning, and this requires that we ask questions, try out new ideas, take risks, FAIL, and come to new insights individually and together. Mistakes are opportunities. Feedback is a gift. You are encouraged to experiment with your ideas, with your writing, and with your citizenship as part of our classroom community. You are expected, also, to offer patience, attention, grace, and respect to your classmates as they test new ideas and offer their perspectives on situations, which might differ from your own lived experiences. Professional courtesy and sensitivity are especially important in dealing with issues of race, culture, religion, politics, sexual orientation, gender, gender identity, nationality, poverty, and other issues which impact the practice of law. I will attempt to address these issues respectfully and request that you do the same. Mastering an understanding of different perspective is a fundamental skill that is highly useful to
legal practitioners. If you are critically reading this syllabus, stop here. To demonstrate your reading comprehension skills, good study habits, and respect for the course (do you really think we write these syllabi for our own pleasure? No!! It’s intended to set out the expectations for you in advance!), and professionalism in written communication, send me a professionally-drafted email with the subject “perspective” and include one sentence describing what you hope to learn from this class. You should feel free to share other things, if you wish. If you send that email prior to the start of our first class period, you will earn a bonus point on the culminating activity. You will be asked to make arguments you may disagree with in order to further your skill development. The more you help one another, the richer your experiences will be. This is true in life and in law.

With that said, I don’t use honorifics in my support or skills courses. This is not intended as a sign of disrespect. Instead, it is my experience that these courses require more personal interactions and that we work best in trust-based collaboration. Treating students as individual people with real names and life stories can help form that bond, remove some depersonalization inherent in the formalities of legal studies and practice, and help students unlock their potential.

If you would prefer not to use your first name as it appears on the roster, please let me know how you would prefer to be addressed. You do not need to explain your choice of name – you may simply change it on the attendance roster or in WISE. You may prefer the honorific or a nickname and I will make every effort to respect that. If I forget, please correct me. If I accidentally use an incorrect gender pronoun when addressing you, please feel free to let me know, in whatever manner makes you comfortable, what personal pronouns you use so that I can make every effort to correct that error. My pronouns are she/her.

Despite my philosophies about the benefits of informalities, I do still expect to be referred to as “Professor” in our class-related communications until you graduate.

Feedback
I will generally reply to email questions within 24 hours (unless over a weekend). Otherwise, timing depends on the type of feedback. I endeavor to provide constructive feedback to facilitate learning. Self-assessment is a key skill to success in law school, bar study, and the practice of law, so you will be practicing that, too. In addition, peer assessment is also a component of legal practice. In that sense, you may be responsible for your own feedback at times, but I am always willing to discuss any exercise with you in more detail.

Late Work & Revision
Extensions may be granted for verifiable emergencies, in my discretion, in advance of the deadline only. Otherwise, a late penalty (10% of the available points, minimum) or no credit will apply. Revision is possible only as part of an assignment.

SUPPORT SERVICES

Office of Student Affairs
The Office of Student Affairs (OSA) at WUCL provides comprehensive support for law students, as you should know by now - OSA helps with registration, course schedules, exams, etc. But OSA can also help students access the Student Emergency Fund, which is available for students in emergency financial situations or times of crisis. Additionally, OSA can help students where there is a need to fill out a Report of Concerning Behaviour Form where direct conversations with the person of concern have not remedied the situation. There is more information in the student handbook.

WUCL Library
The WUCL Library reference help desk is available to assist students with library research and other questions. Did you know we even have free study aids available for checkout and online? 📚

Disabilities Services
WUCL will make reasonable accommodations based on the impact of a documented disability, in accordance with the policy and procedures set out in the Student Handbook. WUCL is committed to making sure that everyone is able to participate fully in our courses. If you have particular needs for access to this course that you need in order to do that, please contact Dean Mac Alpine or Sue Minder, Director of Accessible Education Services, at sminder@willamette.edu or 503-370-6737.

Technical Support
If you are having any difficulties with anything related to technology, WITS should be your first choice for help!
Your course grade will be based on your work product and efforts as follows:

<table>
<thead>
<tr>
<th>Activity/Assignment</th>
<th>% grade</th>
<th>Due Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Participation and Professionalism (attendance, class discussion, group work, Airtable, etc.)</td>
<td>10%</td>
<td>ongoing</td>
</tr>
<tr>
<td>Foundational Skill-Building Assignments (in-class exercises, out-of-class written assignments, accountability exercises, group projects, bar essays, performance tests, conferences with me, self-grades, reflection assignments, or other tasks as assigned)</td>
<td>65%</td>
<td>ongoing</td>
</tr>
<tr>
<td>Culminating Activity (usually a take-home “mini-bar” exercise, but TBD)</td>
<td>25%</td>
<td>TBD - before final exams</td>
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### EVALUATION POLICIES

In general, your grade on written assignments will be based on the following criteria:

- proper format (structure, presentation, compliance with directions),
- clear and logical organization,
- accurate and complete statement of the rule of law, with citation, as needed,
- clear and thorough application of the law to the client's facts for each issue and any necessary anticipatory rebuttal or counter analysis,
- use of plain English and professional tone, clear writing style, proper grammar and punctuation, and absence of typographical errors and misspellings.

While the class is graded, the grade you earn will have far more to do with following the process taught and individual progress. Each assignment has specific learning objectives. Objective standards do play a role, but those scores are viewed relative to the performance of your peers. This class is not subject to the WUCL grade curve. **However, if you do not pass or complete this class, you may not graduate.** I will not negotiate or change grades except where there is a substantiated mathematical error.

Please keep in mind that, in order to receive credit for this course, the ABA expects that you will be engaged in at least 2 hours of out-of-class work for every hour you are meeting with your instructor. For a 3 credit course, that means 6 hours of work per week outside of class meetings. In order to help track some of these hours, I generally require “accountability” deliverables – a draft or sketch of the exercise before we discuss the exercise as a class.

### EXPECTATIONS OF STUDENT CONDUCT

**WUCL Policies**

The general Willamette University College of Law Handbook policies apply to this class. Let me highlight a couple that may be important:

**Attendance & Tardiness**

The general Willamette University College of Law Handbook policies forbid audio, video, or other recording of a class (even taking a photograph of a board) without prior consent of the professor or as part of reasonable ADA accommodations the school directs. If you miss a class, you may only get notes from a peer.

A student who does not attend 75% of scheduled class hours will be dismissed from the class. If you miss 20 minutes of a class, you will be marked absent. Justifications for absences do not change this requirement. You may not sign the attendance roster for another student. Students are encouraged to notify the Dean of Students of any health or personal issues which may affect their ability to comply with the attendance policy. Please note: I check attendance rosters and my email records to determine whether a student between two grades should receive the higher or lower step.

**Effort and Professionalism**

Every student begins the semester with the expectation of receiving full credit for professionalism. There must be an active mis-step to “ding” that grade lower. What might cause a “ding,” you might ask? If it’s something you know is sneaky, mean, disruptive, derogatory, or otherwise just not a good idea, you’ll get a ding. For example, don’t sneak a peek at your phone when you know my policy is no devices. Not only have you violated a policy, but you’ve breached my trust AND earned a ding. If there is something emergent going on, tell me in advance that you need your phone on your desk and be honest about it. I keep a sheet with me to tally participation. One contribution per week suffices for the semester, though more is always appreciated, if not to the exclusion of others.
Obviously, it is unwise to miss class unless mandated by circumstances beyond your control. Consider each class a court appearance. You would not ask a court for a continuance because you have a job interview or you’re too tired or have to prepare for something else, but instead would rearrange your priorities because you have a court appearance. You should approach class attendance the same way. If I call on you and find you unprepared, you will be marked absent and receive a professionalism “ding.” If we work an in-class exercise, you will not be allowed to make it up but will receive a zero.

Academic Integrity

Your academic honesty is assumed, which means that I expect all of your submitted work to have come from your brain and your hand alone unless I specifically told you that collaboration is permitted on the assignment. I will reuse exercises from prior years where answers are available on the internet or from other students. You may not rely on anything passed down or published. Within the legal communities, plagiarism represents a serious breach of trust and can carry severe consequences, including disciplinary action like expulsion. The line between reasonable discussions and collaborations and plagiarism can be a fine one. If you are ever in doubt, please ask me for clarification before crossing it.

Classroom Conduct

Basic classroom etiquette is also expected – disruptions, distractions, and other unprofessional conduct may negatively impact a student’s professionalism grade. CELL PHONES OR OTHER SIMILAR DEVICES ARE NOT ALLOWED TO BE ACCESSED DURING CLASS UNLESS YOU HAVE RECEIVED MY PRIOR APPROVAL. If you must leave the classroom for another reason (washroom, water), please try not to slam the doors.

This is the first time I have taught this class without a laptop ban, and I’m a little leery of going back on screen after you all spent so much time on Zoom. Please at least consider trying just to bring your laptop and use a pen/pencil and notepad to see how that works for you. If you do use your laptop, you do NOT have permission to be on any websites other than those necessary for this class. Violations will be considered breaches of trust and result in a “ding” if not loss of laptop privileges. Failure to follow this policy may result in lost professionalism points or a step drop in your grade.
The terms of this syllabus or the schedule of exercises in the Course Calendar may be altered, amended, or deleted from time to time as I deem necessary or desirable at my discretion. Please note that the Course Calendar is tentative, approximate, and highly likely to change, depending on how our class flows. You should expect at least one revision, but likely more. The course builds skills progressively through a series of assignments. The course also evolves throughout the semester as we gain an understanding of baseline learning levels and specific skills or strategies that need more/less attention. Further, the schedule or exercises can change based on YOUR input. When the calendar changes, I will notify you as soon as possible in class, on WISE, and/or via e-mail.

The Course Calendar will be posted separately to WISE (likely in multiple documents). Generally speaking, the course is conducted in modules to include introductory and diagnostic work and then recursive skill practice. There are also the occasional exercises that might appear to be one-hit-wonders or misfits but which will actually help you to build the foundational skills for your future success.

The general outline of the class will take us through several skills that are necessary for success in law school and in the practice of law, as well as several bar-tested skills and topics. The primary goal from the course learning outcomes is to improve your analysis and writing skills, not to assess your legal knowledge of a particular topic. Stated differently, the law is the context for the exercises, not the end goal of the course. You will be provided with the law you need to understand every exercise, we will discuss the problems in class, there are checkpoints, etc. And, again, this is about strategies and skills, not the correctness of an answer. So, if you pick up a little extra knowledge, yay!!

This course is a safe place to ask questions related to law school and legal practice – even ones you think you should know, but just aren’t sure about. I’m not talking about particular substantive doctrinal legal questions that are better aimed at the professor for a specific course. I mean general law practice questions and law-adjacent questions that you just don’t know where else to go for. Examples include: “When someone says they practice civil litigation, what does that mean?” or “Which party usually has the burden of proof in a lawsuit?” As you think of questions you would like answered, please feel free to email them to me.

I usually only release one module at a time because of the circumstances stated above in the Reservation of Rights – it just gets too messy. In addition, this is not a course where you can “work ahead” of the reading list.

A rough, tentative, overview calendar for the first module is attached.

I look forward to working with you this semester.

Prof. M.