Cornell Law School
2016-2017
INTRODUCTION

Welcome to the 2016-17 academic year at Cornell Law School!

Along with our website at www.lawschool.cornell.edu, this Student Handbook is designed to answer many of your questions regarding policies and personnel at the law school, academic matters, student services, and more. The Student Handbook may be updated from time to time. These changes will be posted on the website and in Scoops, Cornell Law School’s weekly newsletter which is published every Monday and disseminated to your law school email address. You are expected to read Scoops each week, and to check your Cornell email regularly for administrative announcements to avoid the consequences of being unaware of new policies, program offerings, and official information such as deadlines. However, please do not view these online and printed resources as substitutes for speaking directly to members of the law school administration. You chose to attend a small law school - take advantage of it!

If you have a question, or if a problem arises, do not hesitate to call or e-mail the appropriate administrator. Our names, phone numbers and areas of responsibility are listed in this handbook.

Best wishes for a successful year!
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I. LAW SCHOOL CALENDAR

2016-17 Academic Calendar

Fall Term 2016

Monday, August 8  
ORIENTATION & REGISTRATION for new LL.M. students and mandatory Graduate Program instruction begins (Introduction to the American Legal System) [one-year Master’s program]

Thursday, August 18  
ORIENTATION & REGISTRATION for all new J.D. students [three-year J.D. program]

Wednesday, August 24  
Fall term instruction begins

Note: Law School classes will be held on Labor Day: Monday, September 5, 2016

Saturday, October 8  
Fall recess begins

Monday, October 17  
Instruction resumes

Wednesday, November 23  
Thanksgiving recess begins

Monday, November 28  
Instruction resumes

Friday, December 2  
Instruction ends

Wednesday, December 7  
Final examinations begin

Friday, December 16  
Final examinations end

Spring Term 2017

Monday, January 16  
No Classes - Martin Luther King Day

Tuesday, January 17  
Lawyering Program instruction begins for first-year students

Monday, January 23  
Spring term instruction begins in all other courses

Saturday, April 1  
Spring recess begins

Monday, April 10  
Instruction resumes

Friday, April 28  
Spring term instruction ends

Wednesday, May 3  
Final examinations for upper class students begin

Thursday, May 4  
Final examinations for first-year students begin

Friday, May 13  
Final examinations for upper class students end

Sunday, May 14  
Law School Convocation

Tuesday, May 16  
Final examinations for first-year students end

Sunday, May 28  
University Commencement
II. ADMINISTRATIVE DEANS

The Allan R. Tessler Dean and Professor of Law
Eduardo M. Peñalver 255-3539

Vice Dean and Professor of Law
Barbara Holden-Smith 255-8577

Assistant Dean for International Programs and
Assistant Clinical Professor of Law
Elizabeth Brundige 254-4768

Edward Cornell Law Librarian and Associate Dean for
Library Services and Senior Lecturer in Law
Femi Cadmus 255-7644

Assistant Dean for Public Service
Karen Comstock 255-3597

Associate Dean for Alumni Affairs & Development
Peter Cronin 255-3373

Associate Dean for Career Services & Employer Relations
John R. DeRosa 255-9982

Associate Dean for Communications
Martha Fitzgerald 255-6596

Assistant Dean for Graduate Legal Studies
Aimée Houghton 255-2362

Associate Dean for Admissions and Financial Aid
Monica Ingram 255-5141

Associate Dean for Public Engagement and the James
Mark Flanagan Professor of Law
Sheri Johnson 255-6478

Associate Dean for Administration and Finance
Ofer Leshed 255-4299

Dean of Students
Markeisha J. Miner 255-5839

Associate Dean for Academic Affairs and Professor of Law
Jens David Ohlin 255-0479

Assistant Dean for Professional Development & Clerkships
Elizabeth Peck 255-9057
MISSION STATEMENT

Cornell Law School’s mission remains that articulated by Cornell President Andrew Dickson White upon the founding of the law school 120 years ago: “Our aim is to keep its instruction strong, its standard high, and so to produce … a fair number of well-trained, large-minded, morally based lawyers in the best sense.”

Cornell Law School offers a 3-year J.D. program, a one-year LL.M. program for internationally educated attorneys, as well as a new LL.M. program in law, entrepreneurship and technology at our Tech campus in New York City for experienced practitioners, and a doctoral (J.S.D.) program with the Cornell Graduate School. Cornell Law School has 42 tenured and tenure-track faculty, including 20 with chaired faculty positions; and 13 clinical professors in the legal research and writing program and in clinics at the local, national, and international level. The Cornell Law School faculty is consistently ranked among the top in the country for scholarly productivity and influence. The faculty has pre-eminence in many areas, including quantitative and qualitative empirical legal studies, international and comparative law, and robust doctrinal scholarship in core fields.

Our commitment is to continue to be recognized as the leader among law schools at combining inspiring theoretical, doctrinal, and experiential teaching with cutting-edge scholarship in a supportive, intellectually rich community so that our graduates can achieve excellence in all facets of the legal profession.

LEARNING OUTCOMES

(a) A law school shall require that each student receive substantial instruction in:

1. the substantive law generally regarded as necessary to effective and responsible participation in the legal profession;
2. legal analysis and reasoning, legal research, problem solving, and oral communication;
3. writing in a legal context, including at least one rigorous writing experience in the first year and at least one additional rigorous writing experience after the first year;
4. other professional skills generally regarded as necessary for effective and responsible participation in the legal profession; and
5. the history, goals, structure, values, rules and responsibilities of the legal profession and its members.

(b) A law school shall offer substantial opportunities for:

1. live-client or other real-life practice experience, appropriately supervised and designed to encourage reflection by students on their experiences and on the values and responsibilities of the legal profession, and the development of one’s ability to assess his or her performance and level of competence;
2. student participation in pro bono activities; and
3. small group work through seminars, directed research, small classes, or collaborative work.

EQUAL EDUCATION AND EMPLOYMENT OPPORTUNITY STATEMENT — NONDISCRIMINATION POLICY

Cornell University has an enduring commitment to support equality of education and employment opportunity by affirming the value of diversity and by promoting an environment free from discrimination. Cornell Law School is committed to Cornell University’s policy affirming equality of opportunity:

No person shall be denied admission to any educational program or activity or be denied employment on the basis of any legally prohibited discrimination involving, but not limited to, such factors as race, color, creed, religion, national or ethnic origin, marital status, citizenship, sex, sexual orientation, gender identity or expression, age, disability, or protected veteran status.

If you feel that you have been harassed by a member of the university community, contact the
IV. ACADEMIC DEGREE REQUIREMENTS

The Law School offers several law programs and a number of joint degree programs. Please consult the website at http://www.lawschool.cornell.edu/registrar for specific details, or consult directly with Terry Thompson, Registrar, 160 Myron Taylor Hall.

DETERMINATION OF CREDIT HOURS

One credit hour at Cornell Law School consists of 55 minutes of classroom or direct faculty instruction and two hours of out-of-class student work per week for 13 weeks. American Bar Association (ABA) Standard 310 and Interpretation 310-2. Accordingly, the Law School’s academic year consists of 2, 13-week semesters followed by a 2-week examination period. Each degree program has specific credit and course requirements, which are summarized below.

Juris Doctor Program

Candidates for the degree of Doctor of Law (J.D.) must satisfactorily complete seventy-eight (78) weeks of law study, eighty-four (84) semester credit hours, and six full semesters. The program and course of study must be completed no earlier than 24 months and no later than 60 months after commencement of all law study.

First Year Program

Required first year courses are the following:

<table>
<thead>
<tr>
<th>Fall Credit Hours</th>
<th>Spring Credit Hours</th>
</tr>
</thead>
<tbody>
<tr>
<td>Civil Procedure</td>
<td>3</td>
</tr>
<tr>
<td>Constitutional Law (4 sections)</td>
<td>4</td>
</tr>
<tr>
<td>Contracts</td>
<td>4</td>
</tr>
<tr>
<td>Criminal Law</td>
<td>3</td>
</tr>
<tr>
<td>Lawyering</td>
<td>2</td>
</tr>
<tr>
<td>Property (2 sections)</td>
<td>4</td>
</tr>
</tbody>
</table>

In the first semester all students are assigned to a small section in Civil Procedure, Constitutional Law, Contracts, Criminal Law, or Property. In addition, each student is assigned to a small section of Lawyering. The Law School’s Lawyering Program, a required full-year course for first-year students, introduces the fundamentals of legal research, analysis, and writing. Full-time legal research and writing faculty provide instruction. The full-year curriculum guides students through a series of integrated research and writing assignments that address case and statutory analysis, objective and persuasive writing techniques, and research skills necessary for the preparation of legal memoranda and briefs. The spring semester culminates with a moot court exercise that introduces students to the techniques of oral advocacy in a courtroom setting. Clinical Professor Joel Atlas (307 Myron Taylor Hall, 255-6499, jba23@cornell.edu) is the Director of the Lawyering Program.

Upper Class Courses

After the first year, the curriculum remains structured but students enjoy a wide range of course choices.

The ABA and the NY Board of Law Examiners (BOLE) require law students to take mainly regular law school courses. Of the required 84 credits, students may not take more than 20 credits outside of such regular courses. These 20 credits include full-term externships, part-time externships, directed reading, supervised writing, supervised teaching (including Lawyering Honors Fellows) and courses taught in other university divisions, and clinics taught by instructors whose primary professional employment is not within the Law School. The course registration materials will identify the courses that are subject to the 20-credit maximum. The ABA and NY BOLE impose one other requirement on reaching the required 84 credits: all courses taught outside a law-school curriculum (including those in other university divisions)
cannot exceed 13 credits. For students particularly interested in doing a full-term externship, advance planning will be more critical to avoid disappointment. See ABA Standard 311(a) and Interpretation 311-1.

A student is permitted to take a maximum of thirteen credits from courses in other university divisions. There are also per course limits and per semester limits for such courses as directed readings and supervised writings. For example, only one three-credit supervised writing course will be allowed per semester. All externships and directed reading, supervised writing and supervised teaching are graded S/U. (Note that students also have the ability to take two graded upper class courses S/U if that option is made available by the course instructor).

Per ABA requirements, a Law School may not permit a student to be enrolled at any time in coursework that would exceed 20 percent of the total coursework required by that school for graduation. Therefore, the Dean of Students will not allow students in the JD program to take more than 17 credits in any one semester. Students in the JD/LLM program will be allowed to take a maximum of 21 credits per semester. The Registrar will provide similar maximum semester credit information for those in various joint degree programs in separate registration documents. See ABA Standard 311(c).

Students must be registered for a minimum of 12 credit hours per semester. To request permission to register for fewer than this, a student must petition the Dean of Students. To be considered full-time, a student must enroll in at least 10 credit hours each semester, 9 of which must be in the Law School.

Particular upper class courses are usually not required, but prior to graduation, a student must complete the writing requirement, a skills course, and a course in professional responsibility.

Writing Requirement
The upper class writing requirement for the J.D. degree is met by satisfactorily completing one colloquium, seminar or problem course. The course cannot be taken S/U. Courses satisfying the requirement are identified each semester at: https://support.law.cornell.edu/students/forms/CurrRecommendations_and_DegreeRequirements.pdf.

Problem courses explore actual or simulated problems in a field of law. Students prepare mem-oranda of law, legal instruments, legislative drafts, and similar documents. Seminars entail extensive reading and reflection in a field of law. Students prepare one or more substantial research papers in article, comment, or note form. See ABA Standard 303(a) (2).

Work that has been done in another context, including a summer job or one of the Law School’s student journals, may not be used to satisfy the writing requirement unless the student submits a paper that represents a substantial further development of work done in one of those contexts with the instructor’s informed approval. A student seeking to submit or extend a colloquium, seminar, or problem course paper to a journal must fully disclose the paper’s origin to the journal, which may decide whether or not to accept it.

Skills Requirement
Class of 2017 and Class of 2018 students must satisfactorily complete at least 1 skills class that emphasizes the application of legal theory in the performance of fundamental lawyers’ tasks. See 2013-2014 ABA Standard 302(a) (4). The entering Class of 2019 and classes thereafter must complete one or more experiential course(s) totaling at least 6 credit hours. See ABA Standard 303(a) (3). Courses satisfying the requirement are identified each semester at: https://support.law.cornell.edu/students/forms/CurrRecommendations_and_DegreeRequirements.pdf.

Professional Responsibility Requirement
All law students must satisfactorily complete an upper class course in professional responsibility of at least two credits before graduation. Every year, the school offers several different classes which satisfy this requirement. Courses satisfying the requirement are identified each semester at: https://support.law.cornell.edu/students/forms/CurrRecommendations_and_DegreeRequirements.pdf. See ABA Standard 303(a) (1).
Second Year Recommended Core Courses

Although no particular course is required in the upper class years, the faculty strongly recommend that students take core courses during the second year: Administrative Law, Business Organizations, Evidence, and Federal Income Taxation. Course enrollment may need to be limited by availability of classroom capacity or by teacher preference.

Concentration Options

Third-year students may concentrate in a particular field of law. To encourage such focus, the school grants certificates to students who complete the requirements of one of four concentrations: advocacy, business law and regulation, general practice, and public law. A student may receive recognition for fulfilling only one concentration. Each concentration program requires the completion, before graduation, of 14 credit hours, including a writing course in the designated area. Consult the Law School Registrar's staff (160 Myron Taylor Hall) for details or the web at:

https://support.law.cornell.edu/students/forms/Concentration_Option.pdf.

Specialization Option

J.D. students may elect to specialize in International Legal Affairs. Ordinarily students make this election at the beginning of their second year, although it may be possible to become a candidate during the third year if it would still be possible to satisfy the requirements of the specialization before graduation. The Law School offers from thirty to forty courses in international law, comparative law, international economic law, and related fields. To receive the J.D. degree with a specialization in International Legal Affairs, candidates must satisfactorily complete eighty-nine credit hours of study, which must include required courses of comparative law, conflict of laws, and public international law. For more information, contact Prof. Elizabeth Brundige, Assistant Dean for International Programs (G55 Myron Taylor Hall, 254-4768, elizabeth.brundige@cornell.edu) for additional information.

The Law School has a number of formal programs through which participating students are eligible to receive advanced standing credit of up to 24 credit hours for satisfactory work completed. The list of participating institutions with which the Law School has written agreements for transfer dual degree credit can be found at:

http://www.lawschool.cornell.edu/international/study_abroad/international_dual_degrees/index.cfm.

Joint Degree Programs

The Law School offers J.D. students several joint degree options within the law school, with partner institutions around the world, as well as with other Cornell University graduate divisions.

J.D. /LL.M. Program in International and Comparative Law

Cornell Law School offers certain J.D. students the opportunity to receive both the J.D. degree and an LL.M. (Master of Laws) in International and Comparative Law in three years. The requirements for the program include completing an additional 20 credit hours of study in international, comparative and foreign law subjects (including the required courses of comparative law, conflict of laws, and public international law), in addition to the credits required for the J.D. degree. The twenty credits must include participation in the Paris Summer Institute for at least 4 credits. In no event may a student receive a total of more than 12 credits toward the required 20 credits from summer/winter intersession courses, including credits earned from the Paris Summer Institute. Students in the program must maintain an overall grade point average of at least 2.80 in order to graduate with the dual degree. Students may apply for the program in their initial application to the Law School or following matriculation. Current students interested in applying for the program should contact Prof. Elizabeth Brundige, Assistant Dean for International Programs (G55 Myron Taylor Hall, 254-4768, elizabeth.brundige@cornell.edu) for additional information.

Four Year J.D./French Master en Droit Degree Program

The Law School offers a four-year J.D./Master en Droit dual degree program with the Université Paris I Panthéon-Sorbonne. The J.D./Master en Droit requires complete fluency in French
and English, and involves legal studies for two years at Cornell and two years at Paris I. Following completion of studies in Paris the participants receive both the J.D. degree from Cornell University and the Master en Droit degree (either an M-1 degree or both an M-1 and an M-2 degree) from the Université Paris I. The dual degree program is small and extremely selective. For additional information, please contact Prof. Elizabeth Brundige, Assistant Dean for International Programs (G55 Myron Taylor Hall, 254-4768, elizabeth.brundige@cornell.edu).

Three-Year J.D./Master of German and European Law and Legal Practice (M.LL.P.) Degree Program

The Law School offers a unique three-year J.D./Masters of German and European Law and Legal Practice (M.LL.P.) dual degree program with Humboldt-Universität zu Berlin. The J.D./M.LL.P. requires complete fluency in German and English. Students may apply for the program in their initial application to the Law School or following matriculation. For J.D. students, the J.D./M.LL.P. program involves legal studies for two years at Cornell followed by one year at Humboldt-Universität zu Berlin. Following completion of studies in Berlin, the participants receive both the J.D. from Cornell University and the Master of German and European Law and Legal Practice from Humboldt-Universität zu Berlin. The German students in the program must first complete the first state examination in Germany with an outstanding score followed by either one year of study at Cornell for the LL.M. degree. The dual degree program is small and extremely selective. For additional information, please contact Prof. Elizabeth Brundige, Assistant Dean for International Programs (G55 Myron Taylor Hall, 254-4768, elizabeth.brundige@cornell.edu).

Three-Year J.D./LL.M. at Heidelberg Degree Program

The Law School offers a three-year J.D./LL.M. dual degree program with the University Heidelberg. The J.D./LL.M. requires complete fluency in German and English. Students may apply for the program in their initial application to the Law School or following matriculation. For J.D. students, the J.D./LL.M. program involves legal studies for two years at Cornell followed by one year at the University of Heidelberg. Following completion of studies in there, the participants receive both the J.D. from Cornell University and the LL.M. from the University of Heidelberg. The German students in the program must first complete the first state examination in Germany followed by one year of study at Cornell for the LL.M. degree. The dual degree program is small and extremely selective. For additional information, please contact Prof. Elizabeth Brundige, Assistant Dean for International Programs (G55 Myron Taylor Hall, 254-4768, elizabeth.brundige@cornell.edu).

Joint Degree Programs with Other Cornell University Graduate Divisions

The Law School offers the following joint degree programs with other Cornell University graduate divisions:

- J.D./M.B.A. (4 year) Master of Business Administration
- J.D./M.B.A. (3 year) Master of Business Administration
- J.D./M.I.L.R. Master of Industrial and Labor Relations
- J.D./M.P.A. Master of Public Administration
- J.D./Ph.D. Doctor of Philosophy in Developmental Psychology
- J.D./Ph.D. or M.A. Doctor of Philosophy in other fields of the Cornell Graduate School
- M.S.L.S. Master of Science in Legal Studies

Admission to these joint degree programs is obtained by applying directly to the other schools. Contact the admissions office in the other school as soon as your interest arises as deadlines and procedures vary. In general, after completing your first year of Law School, the second year is completed entirely in the other unit, but some variations on this pattern have been permitted in individual cases. Admissions criteria in other units may be quite different than the Law School’s criteria, so make no assumptions about your admissibility. Once you have been admitted to the other program, please contact Terry Thompson, Registrar, (162 Myron Taylor Hall, 255-3628, law.registrar@cornell.edu).

Intersession Coursework at Other ABA-Approved Law Schools

Candidates for the various J.D. degrees may obtain up to six credits for satisfactory work done
in summer or winter programs sponsored by American Bar Association approved law schools, including ABA approved programs in foreign countries. Credit will not be awarded unless the work done is completed at the C or better level. Such work must be approved in advance by the Dean of Students. For students in the J.D./LL.M. program, these credits may be in addition to the required Cornell-Paris I summer credits. Specific requests regarding the Cornell-Paris I program should be directed to Laura Spitz, Co-Director, Cornell –Paris I Summer Institute, lauraspitz@cornell.edu.

AMERICAN LEGAL STUDIES LL.M. PROGRAM

Candidates for the American Legal Studies Master of Laws degree must satisfactorily complete a minimum of 20 credits of work over two semesters of full-time study. All LL.M. students are required to enroll in the Introduction to the American Legal System course. Beyond this one required course, students may choose courses from the Law School’s extensive curriculum, including most first-year and upper-level courses or take courses in other divisions of the university with approval from the Assistant Dean of Graduate Legal Studies.

LL.M. students may take no more than six (6) credits outside of regularly scheduled law school classes without approval from the Assistant Dean. These six credits include externships, directed readings, supervised writings, and courses taught in other university divisions. Students may register for up to 15 credits and no less than 10 credits per semester or seek approval from the Assistant Dean for Graduate Legal Studies.

Writing Requirement

LL.M. students must satisfactorily complete one three-credit colloquium, seminar or problem course. This can be substituted with a three-credit paper supervised by a faculty member or a five-credit Master’s thesis. The course cannot be taken S/U. Courses that fulfill the writing requirement can be found here: https://support.law.cornell.edu/Students/students/CourseDescriptions/CoursesByCategory.cfm.

Additional New York Bar Requirements

Those planning to sit for the New York Bar exam must complete 24 credits of classroom coursework, which must include a professional responsibility course, a legal research course, and core subjects covered by the New York Bar Exam. Courses satisfying NY Bar requirements can be found at http://support.law.cornell.edu/students/forms/NYSBarExam_LLMRequirements.pdf.

TECH LL.M. PROGRAM

Candidates for the Master of Laws degree in Law, Technology, and Entrepreneurship (Tech LL.M.) must satisfactorily complete a minimum of 32 credits of work over two semesters, subject to adjustment as may be approved by the Assistant Dean for Graduate Legal Studies or the Director of the Tech LL.M. program.

The first part of the curriculum is comprised of core law courses. Students with a demonstrated strength in other subject areas may substitute courses, subject to approval of the Director of the Tech LL.M. program, as well as scheduling constraints and faculty approval.

The second part is made up of courses from other parts of Cornell Tech in classes that will include entrepreneurs and technologists. In addition, students will select 1 credit of electives in the spring. Additional electives may be taken, subject to scheduling constraints and faculty approval.

The third part of the curriculum integrates LLM, technology and business students on project teams, tasked with developing new products and capitalizing on innovation opportunities for startups and larger companies. Tech LL.M. students will also provide legal support to team projects, as well as to other projects by faculty, staff, and students at Cornell Tech, in each case supervised by an experienced practitioner or practitioners.

J.S.D. Program

The Doctor of the Science of Law (J.S.D.) program is highly selective. An applicant to the J.S.D. program is accepted only when, in the judgment of the Law School faculty, the applicant has exceptional qualifications, the Cornell program offers sufficient advanced courses in the applicant’s field of interest, and the Law School faculty is in a position to provide supervision of the proposed course of study. The minimum residency for the J.S.D. degree is two semesters,
although the program usually requires four to six semesters to complete.

TRANSFER PROGRAMS

Transferring to Cornell Law School from an ABA-Approved Law School

Students transferring into Cornell Law School from another ABA-approved law school may receive up to 32 credit hours toward the 84 credit hours required for a J.D. degree. The amount of credit is determined by the Registrar and depends upon the particular courses taken by the transfer student. More information about the transfer process can be found at http://www.lawschool.cornell.edu/admissions/FAQ/admission_and_preparation.cfm.

Transferring to J.D. Program from Cornell Law School

American Legal Studies LL.M. Program

Candidates for the LL.M. degree who wish to transfer to the J.D. program must submit a transfer application no later than April 1st. The transfer procedures and requirements will, in general, be the same as those applied to J.D. students at other law schools who seek to transfer into the Cornell J.D. program (including the requirement of an LSAT score). However, at least one letter of recommendation should be from a Cornell Law faculty member who has taught the student. Cornell LL.M. students who are accepted into the J.D. program as transfers are eligible to receive up to 24 credits obtained in pursuit of the LL.M. degree toward the J.D. degree requirements, and must complete at least four semesters at Cornell enrolled in J.D. courses. Cornell LL.M. students who transfer into the J.D. program are not eligible to receive the pending LL.M. degree.

Special Student Status

Students enrolled in any Cornell Graduate Legal Studies program who wish to continue taking courses during the next academic year after completing their degree requirements must apply to the Assistant Dean for Graduate Legal Studies by April 1. Requests should include: a brief statement of plans for the next academic year, including reasons for continuing with coursework; financial support for continued study; and a current Cornell Law School transcript.

POLICY ON STUDENT COMPLAINTS RELATING TO ABA PROGRAM OF LEGAL EDUCATION STANDARDS

The Cornell Law School invites students to share any concerns they might have about the Law School’s program of legal education as it relates to matters that directly connect to ABA Standards. Students having such a concern should submit the concern, in writing, to the Associate Dean for Academic Affairs. The student’s written complaint should identify the ABA accreditation standard that is at issue and must be signed by the student. The Associate Dean for Academic Affairs will work with the appropriate administrator to investigate the issue and if possible, to address the concern. The Associate Dean for Academic Affairs shall keep a record of all such complaints for and of follow-up action taken for eight years. The student who filed the complaint will be provided with a written update on the response within 30 days of receipt of the complaint.

V. ACADEMIC POLICIES AND PROCEDURES

ACADEMIC INTEGRITY

The faculty certifies candidates for receipt of a Cornell degree. Academic integrity is a component of receipt of a Cornell Law degree, as well as academic competence. In addition, the Dean of the Cornell Law School certifies to bar examiners that a graduate possesses the good character necessary to be a member of the bar. The Law School’s Code of Academic Integrity and the Campus Code of Conduct are included in this Student Handbook. The Law School Code is also available at the Registrar’s website: http://www.lawschool.cornell.edu/registrar/ under Law School policies.

AUDITING COURSES

With the permission of the instructors, law students may register for law courses as auditors. Auditors may not sit for exams. The courses will appear on their official transcripts. The majority of non-law courses may not be audited.

CLASS ATTENDANCE
Regular and punctual class attendance, beginning on the first day of the semester, is required of all students. Faculty members monitor attendance and may enforce the rule by reporting the student to the Dean of Students for J.D. students or to the Assistant Dean of Graduate Legal Studies for students in our LL.M. and J.S.D. degree programs; by removing a student from the course or excluding a student from an exam (after reasonable written warning); or by another mechanism announced in the course syllabus prior to the end of add/drop. If a student is excluded from an exam, a grade of F is entered, or in the case of a clinical course, the student may receive a lowered grade or a grade of U. Faculty members are encouraged to utilize photo seating charts which will be prepared at instructor request by administrative assistants. Students who are ill or have another valid reason for missing class are encouraged to contact the instructor directly and are required to notify the Dean of Students or the Assistant Dean for Graduate Legal Studies, depending on the student’s degree program, if more than three days are missed.

CLASS RECORDINGS

Students are not allowed to record classes using a computer or any other device without the instructor’s express permission. Recordings of classes arranged by the Law School’s IT Department will only be released to students in the event of unavoidable absences and only with the professor’s express permission. The availability of classroom recordings does not alter Cornell Law School’s or the ABA’s policies requiring regular and punctual attendance.

Because of the Law School’s anonymous grading policy, faculty are not aware of which students receive accommodations. Accordingly, students seeking classroom recordings as a disability accommodation must do so by coordinating with the Dean of Students, Registrar, and Student Disability Services Office subject to approved accommodations.

CLINICAL AND EXTERNSHIP PROGRAMS

Clinics

The Law School provides second and third year students, by instructor approval, with a number of opportunities through its clinical program to engage in the actual representation of clients under the direct and close supervision of faculty. American Legal Studies LL.M. students, under some circumstances, may also enroll in the clinics with instructor approval. Students receive academic credit for clinical coursework. A list of our current clinics is available at http://www.lawschool.cornell.edu/Clinical-Programs/index.cfm. In some of these clinics the student is actually admitted under a student practice rule of the New York courts to practice law while under the direct and close supervision of a faculty member. Clinical students are involved in all phases of representation, e.g. interviewing and counseling clients, fact investigation, pre-trial litigation, hearings and trials, brief writing and appellate argument. There are also clinics that provide background legal and factual research assistance to non-profit organizations, and other clinics that provide legal practice experience through simulation exercises. For most students this clinical experience is the student’s first opportunity to apply what s/he learned in the classroom to the actual practice of law, and it is the responsibility of the faculty to insure that that transition is smooth, helpful and provides high quality legal service to the clients being represented as well.

The academic credit for each of these courses ranges between four and six credit hours per semester. Students may earn up to 31 credits hours for clinical courses, field placements programs and externships (including classroom components), within defined parameters towards the 84 credit hours required for the J.D degree requirements.

Cornell Death Penalty Project and Capital Punishment Clinic

The Cornell Death Penalty Project is an undertaking of the Cornell Law School. The Project sponsors two clinics that provide students with the opportunity to assist in the representation of capital defendants, both at trial and at various stages of the appeals process. The Project also sponsors periodic symposia related to capital punishment, and in addition, conducts empirical research on jury decision making in capital cases. This research is frequently published in law reviews, and is sometimes brought directly to the attention of the courts in cases where the Project appears as amicus curiae. For more information, consult the website at: http://www.lawschool.cornell.edu/research/death-penalty-project/.

Externships

Occasionally second and third year students find that their educational and career goals would
be best achieved by spending a portion of their law school time working at a placement outside the law school. American Legal Studies LL.M. students may take up to one 4-credit externship with the externship director’s approval. The four long-standing externship courses include: Externship-Full Time; Externship-Part Time, Neighborhood Legal Services; Externship-Part Time, Judicial; and Externship-Part Time, Other Local. These externships allow students to work under the supervision of an attorney at a placement with a non-profit or governmental agency or corporation virtually anywhere in the world for an entire semester and for course credit commensurate with the time worked at the placement (four to twelve credits). As with clinical courses, the students have the opportunity to immerse themselves in the actual practice of law under the direct and close supervision of the placement attorney while also maintaining contact with the faculty member and other externs. Planning for and acceptance into all externship courses occurs at least one semester in advance.

A fifth externship course, Externship - Pro Bono Scholars Program, is relatively new and was created by the New York Court of Appeals. It allows third year law students to take the New York Bar Exam in February of their third year, after which they provide pro bono legal services full time to low income clients for thirteen weeks at a placement with a private law firm, governmental agency or non-profit organization. The course is otherwise closely modeled after the Externship-Full Time course mentioned above and is also for twelve credit hours.

Students may earn up to 31 credits hours for clinical courses, field placements programs and externships (including classroom components), within defined parameters towards the 84 credit hours required for the J.D. degree requirements.

Externships – Full Time or Part Time

The Full-Term Externship course allows students to earn 12 credit hours as externs working full time for a minimum of 65 days at various approved placement sites. Students can enroll in the Full-Term Externship during the spring semester of their second year, or the fall or spring semester of their third year. The sites, which typically include non-profit organizations, government agencies and corporations, are initially selected by the student. Approval preference is given to sites that meet the student’s educational needs and sites close to Ithaca or in New York City, Washington, D.C., or other cities identified on the basis of student demand. The Legal Aid Clinic (148 Myron Taylor Hall, 255-4196) has notebooks with information about sites where students previously externed. Students interested in this course need to review the BlackBoard website for the course.

Interested students are required to submit a written application for the Full-Term Externship course to the instructor by the deadline set during the semester preceding the externship. The application must include, among other things, a description of the placement and the activities that the extern expects to perform, a statement of the extern’s educational and career goals, and an explanation of how those goals are better met at the placement than at the law school. The instructor will review the applications and decide whether each applicant should be granted conditional approval. For students to receive final approval, the placement site must accept the student for the placement and meet specified criteria including identification of an attorney at the placement who will closely supervise and mentor the extern.

In addition to his or her work responsibilities for the placement, the extern will participate in weekly web-based Blackboard discussions, prepare a learning agenda and weekly journal entries for the faculty instructor, host the instructor for a site visit, do a written evaluation of the placement and the placement experience for the law school’s files.

If there are open positions remaining in the course, students may take the course for less than 12 credit hours with the permission of the instructor. These are Externships – Part Time. The students must meet the same course requirements as the students who take the course for 12 credit hours, except that the number of weekly work hours and credits will be proportionately lower.

If there is over enrollment in the course, students not admitted may petition the Associate Dean for Academic Affairs for approval of an individualized externship opportunity. The instructor for the Full-Term Externship does not act as the faculty supervisor for the individualized externships. Therefore, those students must find a faculty member who will agree to serve as the student’s faculty supervisor and, in that capacity, to supply supervision essentially equivalent to that provided by the course instructors. A student whose petition is granted is expected to
fulfill the requirements described in the paragraph immediately above for students enrolled in the Full-Term Externship course.

A student, except in the case of severe personal hardship and except for participation in a special program such as the J.D./Master in Global Business Law that itself extends for more than a semester, may not spend more than a total of one upper class semester away in our off-campus programs, such as term away, study abroad, and full-term externship.

COMPUTERS AND OTHER TECHNOLOGY IN THE CLASSROOM

Many instructors (but not all) allow students to use laptop computers to take notes in class. However, some instructors impose particular seating requirements on laptop users, due to noise disruption to other students. Students are not allowed to record classes using a computer or any other device without the instructor’s advance permission.

COURSE EVALUATIONS

Toward the end of every semester, students have the opportunity to evaluate each course through completing a course evaluation. The results give valuable feedback to the instructor, the Associate Dean for Academic Affairs, and the Dean of the Law School. Aggregate evaluation scores for each course will be published on the law school website and accessible with Net ID authentication.

COURSES FOR J.D. CREDIT AT OTHER INSTITUTIONS

A student may not spend more than a total of one upper class semester away in our off-campus programs, such as term away, study abroad, and full-term externship, except for participation in a special Cornell Law School program such as the JD/Master en Droit, that itself extends for more than a semester.

In-Absentia Study

Without exception, all Cornell law students must successfully complete two full academic years in residence at Cornell and six full semesters in order to qualify for the Cornell J.D. degree. Subject to administrative limitation, permission may be granted for a student to spend the second or third year of the J.D. program at another law school for a reason of extreme personal hardship. Applications for in-absentia study should be submitted to the Dean of Students (165 Myron Taylor Hall) as soon as the hardship arises. Decisions are made by the Administrative Committee.

Student Exchanges and International Term Away

Students in the J.D. program have an opportunity to study abroad for a semester with law faculties at partner institutions around the world. More information about the law school’s exchange programs is available at http://www.lawschool.cornell.edu/international/study_abroad/. J.D. students may earn up to 12 credits for a semester abroad.

Cornell A.B.A. Approved Summer Study Program

(Cornell-Paris I Summer Institute of International and Comparative Law in Paris)

Cornell Law School jointly sponsors a five-week program held at the Université Paris I every July. Six to eight Cornell Law School courses are offered each summer. All instruction is in English. Students in the summer program come from Cornell, other U.S. law schools, and from 15-20 other countries.

Attendance at the Paris Summer Institute is mandatory for all students enrolled in the J.D./LL.M. program. For more information about the Paris Institute, please visit http://www.lawschool.cornell.edu/international/study_abroad/paris_summer/.

Term Away for Educational Reasons

Each year a few students may obtain permission to enroll at another law school for the fourth, fifth or sixth semester of their J.D. program. The program is not available to students who have already spent a term away from Cornell or who plan to do so. To qualify a student must have unique educational objectives that can be met at the other institution, but not at Cornell. A significant portion of the credits to be earned at the host institution must be in courses not offered by Cornell and must relate to a clearly defined educational or professional objective. The proposed host school must be of comparable quality to Cornell Law School and must be
willing to entertain an application for admission as a special student. In addition to the require-
ments noted above, if the proposed host school is in the United States, permission will be
granted only to students who demonstrate a firm commitment to practice in a particular spe-
cialized area of law as evidenced by: a) a job offer in the specialized area; b) a written statement
of serious interest from a prospective employer in the specialized area; or, c) a written statement
from one of the Law School’s career counselors that the student has actively and vigorously
pursued employment in the specialized area.

Students who wish to pursue this option at another law school in the United States must request
permission from the Associate Dean for Academic Affairs. Students wishing to pursue this
option at a foreign law school should contact the Assistant Dean for International Programs.
Because the number of terms away approved by the school is very limited, students should
submit their written request as early as possible and in any event no later than October 1 for the
following spring semester and January 20 for the following fall semester. The written statement
should address the criteria indicated above for approval of a term away. The student is respon-
sible for securing any information from the proposed host school that may be needed to act on
the request for the term away. Any details of applying to the host school are also the student’s
responsibility to ascertain and address.

Permission to study at another school is contingent upon the student actually being admitted to
the courses he or she claims to need. Credit for the term away is granted when the student
submits satisfactory evidence of completing a semester’s course work of 12 to 16 credit hours.
Because grading systems vary, course work completed at the host school is not included in
computing the student’s merit point ratio at Cornell.

A student, except for participation in a special program such as the J.D./Master en Droit that
itself extends for more than a semester, may not spend more than a total of one upper class
semester away in our off-campus programs, such as term away, study abroad, and full-term
externship.

COURSES IN OTHER CORNELL UNIVERSITY DIVISIONS
In addition to courses that are part of the Law School curriculum, courses relevant to legal
careers are sometimes offered in other colleges in the University. All Cornell University
courses are listed in Courses of Study, available at the University Registrar’s Office website:
http://courses.cornell.edu/.

J.D. students may not elect courses outside the Law School during the first year. Thereafter,
students may enroll in any university course subject to certain limitations. The course is rec-
orded on the student’s transcript. Students who want to receive Law School credit for courses
offered in other departments or schools at Cornell should apply to the Associate Dean for Ac-
cademic Affairs. Forms are available in the Law School Registrar’s Office, 160 Myron Taylor
Hall or online at: http://www.lawschool.cornell.edu/registrar under course registration. The ap-
lication must show: (1) that the outside course offers an educational opportunity not available
in the Law School; (2) that the course is significantly related to the student’s Law School pro-
gram; and (3) that the substantive content and instructional approach of the outside course are
sufficiently rigorous and sophisticated to make a significant contribution to the law student’s
professional education. Students may be granted up to 13 hours of credit for approved outside
courses, including language courses.

Grades for courses taken outside the Law School are not included in merit point computations.
A student electing a course outside the Law School, for credit or otherwise, must be registered
for at least 9 credit hours in the Law School each term. Regardless of the number of courses
taken outside the Law School, a student must earn at least 72 semester credit hours in the Law
School.

EXAMS
The majority of courses, except seminars and problem courses, have an examination. Exams
are scheduled and administered by the Law School Registrar and his staff. The exam schedule
is generally available before course registration.

Materials permitted in the exam room vary widely according to instructor preference. Students
are expected to pay close attention to the instructor’s announcement as to materials that are
permitted in the exam room. It is a violation of the Code of Academic Integrity to have unauthorized materials in an exam room as well as to fail to observe scrupulously other exam procedures such as precise time limits. The Code of Academic Integrity is included in this Student Handbook. The Code is also available at the Registrar’s website at: http://www.lawschool.cornell.edu/registrar under Law School policies. It is also a violation of the Code of Academic Integrity for any student to contact a teacher about an exam after the exam has begun or at any time until grades are final. Any problems or issues should be addressed in writing to the Registrar.

Law School course examinations are graded by the course instructor on an anonymous basis. Identification of the student with the grade is made only after the anonymous exam grades have been recorded with the Law School Registrar.

The course instructor may exclude a student, after reasonable written warning, from any examination because of irregular attendance or neglect of work during the term. Exclusion from an examination results in a grade of F, which is calculated in the student’s cumulative merit point ratio.

A collection of Law School exams is available from the registrar’s website: http://www.lawschool.cornell.edu/registrar.

Exam Deferrals and Accommodations

An examination may be deferred only if a student has examinations scheduled in direct conflict with each other, two in one day, more than two exams in the first week, three in three days (same week), or four in one week.

J.D. students seeking deferrals for illness or other serious personal reasons may be approved by the Dean of Students (165 Myron Taylor Hall, 255-5839). LL.M. student deferrals are approved by the Assistant Dean for Graduate Legal Studies (G40 Myron Taylor Hall, 255-2362). Students who experience unusual problems or personal crises during exams should call as soon as the problem arises. Under no circumstances should a student contact a faculty member to request or arrange a deferred examination. In all cases, deferred examinations must be taken at the earliest available time under the deferral policy.

Students are never permitted to take an exam before the scheduled exam date. It is a violation of the Code of Academic Integrity to discuss an exam with a student who has not yet taken the test, to discuss a deferred exam with other students, or to notify the instructor of your deferred status. The Code of Academic Integrity is included in this Student Handbook. The Code is also available at the Registrar’s website (http://www.lawschool.cornell.edu/registrar) under Law School policies.

Students seeking exam accommodations subject to the Americans with Disabilities Act must comply with the procedures explained in the section on Support Services for Law Students: Disability Services, below, and meet with the Dean of Students or the Assistant Dean for Graduate Legal Studies, depending on the student’s degree program.

Exams and Dictionaries

All first year students whose native or working language is not normally English may request the use of a non-legal dictionary for exams by submitting a written request to the Registrar Terry Thompson (160 Myron Taylor Hall, 255-3628, law.registrar@cornell.edu). The non-legal dictionary must be supplied by the student and the dictionary may be in print or electronic format provided, however, that any electronic dictionary must be a stand-alone dictionary with a set memory (e.g., a dictionary program that is loaded on a laptop computer does not qualify). All electronic dictionaries must be approved by the Registrar well in advance of the examinations.

American Legal Studies LL.M. students with questions regarding the use of a hard copy non-legal dictionary for examinations should contact Assistant Dean Aimée Houghton. Exchange students with questions regarding the use of a hard copy non-legal dictionary for examinations should contact Assistant Dean Elizabeth Brundige.

Practice Exam for J.D. Students Enrolled in First-Year Courses

A practice exam is given each year in late October or early November for students enrolled in first-year courses during the fall semester. Each student will be given a practice exam in Civil
Procedure, Constitutional Law, Contracts, Criminal Law, or Property prepared by the student’s instructor in that course. An announcement informing each student of the subject of his or her practice exam will be posted prior to the practice exam. The time for taking the practice exam is 50 minutes, and like all examinations at the Law School, the practice exam is given anonymously. Students are encouraged to take the practice exam, but they are not required to do so. The practice exam is intended entirely as a learning experience. It should help give students a sense of the type of questions that appear on law school exams and the type of answers that are expected.

Faculty members typically write comments on the practice exams rather than assign letter grades. In any event, even if the faculty member gives the practice exam a grade, the grade is not officially recorded and will have no effect on the student’s final grade in the course.

Computers Used for Exams

Laptops are permitted in the exam room provided that the instructor has approved the use of laptops. All electronic devices, except those approved for use in taking the examination, must be turned off and then stowed away in a backpack or the like, so as to be inaccessible to the student during the examination. A student may not use a laptop for examinations not on the approved roster, unless the student has a documented disability and has received advanced approval from the Dean of Students and the Administrative Committee. A full description of the Law School’s Disability Policy is in the Student Handbook and online at https://support.law.cornell.edu/students/forms/Disability_Accommodations_Memo.pdf. Students may also contact the Law School Registrar’s Office (160 Myron Taylor Hall, 255-7190) for a copy.

FACULTY ADVISORS

In general, students are welcome to call on members of the faculty in their offices for discussion and assistance in connection with problems arising in their program of study. First year J.D. students and American Legal Studies LL.M. students are assigned an advisor during Orientation. Many faculty have regular office hours posted on their office door. The Dean of Students serves as general academic advisor to all J.D. students. For an appointment, call or stop by the Dean of Students office (165 Myron Taylor Hall, 255-0565). The Assistant Dean for Graduate Legal Studies serves as academic advisor to all LL.M. and J.S.D. students. (G53 Myron Taylor Hall, 255-2362).

GRADES

Grade Confidentiality

All student grades are considered by Cornell Law School to be strictly confidential information. Release of grade information to faculty members and administrators is granted only for bona fide educational purposes. The Law School Registrar will release grade information to prospective employers, investigators, or any other person only with written permission of the student. This policy reflects that of the University and the requirements of the Family Educational Rights and Privacy Act of 1974 (FERPA), which gives students the right to (1) inspect their own records; (2) challenge incorrect information in those records; (3) keep their records private; and 4) file a complaint with the U.S. Department of Justice. Up-to-date versions of currently recognized University policies are available at http://www.policy.cornell.edu.

Grade Review

No final grade may be changed by a faculty member after submitting the grade except upon written statement to the Dean of the Law School explaining the reason for the change. In general, Cornell Law School faculty change grades only when the original grade is caused by a mechanical or mathematical error. The law school has no formal grade appeal procedure.

Incomplete Grades

An incomplete grade for a law course may be submitted by an instructor only if the student has a substantial equity at a passing level in the course with respect to work completed and also has been prevented by circumstances beyond the student’s control from completing all course requirements on time. An incomplete grade must be removed by the student a) at the next regular examination in the subject (providing such examination is taken within one calendar year from the entry of the incomplete grade), or b) in the case of courses in which the grade is based in
whole or in part on written work, no later than the end of the semester following that in which the incomplete was entered. Failure to remove the incomplete grade within the specified time limit will result in an automatic entry of F on the student’s transcript.

Grade Point Average (Merit Point Ratio)

A student’s merit point ratio (MPR) is determined by dividing the total number of merit points awarded by the number of credit hours of work taken. Credit hours of course work for which a grade of F was given are included in the computation. Grades on course work outside Cornell Law School are not included in the merit point ratio.

Grades in seminars, problem courses and clinical courses are generally based upon written projects, oral presentations, and class participation, according to instructor preference. Grades in most other courses are based upon an exam and other written and oral projects, if the instructor so chooses. In addition, class participation may be an element of a student’s final course grade.

J.D. Grading Policy

Faculty grading policy calls upon each faculty member to grade a course, including problem courses and seminars, so that the mean grade for J.D. students in the course approximates 3.35 (the acceptable range is 3.2 to 3.5).

However, faculty who announce to their classes that they might exceed the cap are free to do so. If the 3.5 cap is exceeded in any class pursuant to such announcement, the transcript of every student in the class will carry an asterisk* next to the grade for that class, and for various internal purposes such as the awarding of academic honors at graduation, the numerical impact of such grades will be adjusted to be the same as it would have been if the course had been graded to achieve a 3.35 mean. Because the possibility of higher grades and a transcript asterisk may be relevant to some students in selecting courses, all faculty must announce their intentions regarding this aspect of the grading policy. As a practical matter, this can be as simple as a statement by faculty that they intend to grade within the cap set by faculty policy, or, alternatively, that they reserve their right under the policy to award asterisked grades with a course mean above that specified by the policy.

Faculty are not obliged to adhere to the 3.35 goal in grading courses with fewer than ten J.D. students receiving letter grades. They are expected, however, to be mindful of the goal.

Students who opted for Satisfactory/Unsatisfactory grading in the class should be awarded a grade of S if they would have received a C- or better. A grade of U should be given to any student who would have received a D+ or worse.

Grades awarded are:

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<th>Grade</th>
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<td>A+</td>
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<td>A</td>
<td>4.0</td>
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<tr>
<td>A-</td>
<td>3.67</td>
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<td>B+</td>
<td>3.33</td>
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<td>B</td>
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<td>B-</td>
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<td>C+</td>
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<td>C</td>
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<td>C-</td>
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<td>D+</td>
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<td>D</td>
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<td>F</td>
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J.D. Grading Option: Each J.D. student, after the first year, may elect to take up to two upper class courses at Cornell Law School on an S/U basis. Students must make this election to the Law School Registrar’s Office using the online form in the two week period immediately following the end of the course add/drop period. If made, the election shall be irrevocable. Students may not make this election in courses that they use to satisfy the law school’s upper class writing requirement.

In addition, instructors may designate specific courses that they teach as not eligible for the S/U election. Instructors of courses offered solely within the Cornell Law School program may not require S/U grading for students, except when expressly approved by the faculty for distinctive courses such as directed reading and writing, supervised teaching, multicultural work environment, and full-term externships.

J.D. Class Rank: As a matter of faculty policy we do not release the academic rankings of our students. Interested individuals, including employers, have access to the top 10% approximate cumulative grade point cut off for the most recent semester of completion for the J.D. students. In addition, at the completion of the second semester and every semester thereafter the top 5% approximate cumulative grade point average is also available. In general J.D. students are not ranked. However, the top five students in each class are ranked and are notified of their rank.
J.D. Academic Honors: The faculty awards academic honors at graduation as follows: The faculty awards the J.D. degree summa cum laude by special vote in cases of exceptional performance. The school awards the J.D. degree magna cum laude to students who rank in the top 10% of the graduating class. Students who rank in the top 30% of the class receive the J.D. degree cum laude unless they are receiving another honors degree. Recipients are notified by a letter from the Dean of Students and a notation on their official and unofficial transcripts.

The Order of the Coif: This honorary scholastic society’s purpose is to encourage excellence in legal education by fostering a spirit of careful study, recognizing those who as law students attained a high grade of scholarship, and honoring those who as lawyers, judges and teachers attained high distinction for their scholarly or professional accomplishments. The Order of the Coif is granted to those J.D. students who rank in the top 10% of the graduating class. To be eligible for consideration for the Order of the Coif, a graduate must take 63 graded credits in law school. This is a national organization that determines its own rules.

Dean’s List: Each semester J.D. students whose semester grade point average places them in the top 30% of their class are awarded Dean’s List status. Students are notified of this honor by a letter from the Dean of Students and a notation on their official and unofficial transcripts.

Myron Taylor Scholar: This honor recognizes students whose cumulative MPR places them in the top 30 percent of their class at the completion of their second year of law school. Students are notified of this honor by a letter from the Dean of Students and a notation on their unofficial transcripts.

J.D. Academic Prizes: A number of prizes are awarded each year at the law school. Many are based on academic achievements. The Dean of Students notifies prize recipients by letter as soon as the awards are made. The list of currently awarded prizes can be found at: http://www.lawschool.cornell.edu/alumni/giving/endowed_funds/prizes.cfm.

J.D. Academic Deficiency: A J.D. student who receives a grade of D+ or below in a first-year course must either repeat the course or take an upper class course or courses to be designated by the Dean of Students in order to remedy this gap in the student’s legal education.

A J.D. student will be placed on informal probation if, at the close of the first year of law study or at the end of any subsequent term, the student’s merit point ratio is less than 2.80.

A J.D. student will be dropped for scholastic deficiency:
(a) if at the close of the first year of law study or at the end of any subsequent term, the student’s merit point ratio is less than 2.50 or
(b) if in the judgment of the faculty the student’s work at any time is markedly unsatisfactory. Work is considered markedly unsatisfactory if in each of two successive terms the merit point ratio for the work of each term (considered separately) is lower than 2.50.

American Legal Studies LL.M. Grading Policy
American Legal Studies LL.M. candidates do not receive letter grades, but instead are graded only in terms of:

High Honors (HH), Honors (H), Satisfactory (S), and Unsatisfactory (U)

A grade of HH is appropriate for students who would have received an A or higher. H is appropriate for students who would have received a grade in the B+ to A- range, S is appropriate for students who would have received a grade in the range of C- to B, and U is appropriate for students who would have received a D+ or lower grade. There is no faculty policy regulating the proportion of HH, H, S, and U grades that faculty may give to American Legal Studies LL.M. students.

Merit points are not assigned to HH, H, S, and U grades. For American Legal Studies LL.M. candidates, the Law School faculty determines whether the student’s course work meets the necessary standard for the award of the LL.M. degree.
American Legal Studies LL.M. Academic Deficiency: An American Legal Studies LL.M. student who receives a U or grade of D+ or below at the close of the first semester of law study will be placed on informal probation, and must meet with the Assistant Dean of Graduate Legal Studies prior to continued enrollment. An LL.M. student will be dropped for scholastic deficiency if in the judgment of the faculty the student’s work at any time is markedly unsatisfactory. Work may be considered markedly unsatisfactory if, for example, if two or more U grades are received.

Cornell Tech LL.M. Grading Policy
Candidates for the Cornell Tech LL.M. degree shall be graded in accordance with the same standards as J.D. candidates. Cornell Tech LL.M. students may not elect to take courses on an S/U basis, although one or more required courses will be graded on the S/U scale.

Cornell Tech LL.M. Academic Deficiency: A Cornell Tech LL.M. student will be placed on informal probation if, at the close of the first semester of law study, the student’s merit point ratio is less than 2.50, and must meet with the Program Director prior to continued enrollment.

A Cornell Tech LL.M. student will be dropped for scholastic deficiency: if in the judgment of the faculty the student’s work at any time is markedly unsatisfactory. Work may be considered markedly unsatisfactory if, for example, the merit point ratio for work in the first semester is lower than 2.30.

J.S.D. Grading Policy
J.S.D. candidates enrolled in law courses are graded on the J.D. scale.

J.S.D. Academic Deficiency: Each student’s Special Committee determines whether the student’s course work meets the necessary standard for the award of a graduate degree. A J.S.D. student will be dropped for scholastic deficiency if in the judgment of the faculty the student’s work at any time is markedly unsatisfactory.

Non-Degree Visiting Student Grading Policy
Students are graded on the J.D. scale, but if allowed by their home institution have the option to have all of their grades (for that semester and, if applicable, for the following one) converted to the American Legal Studies LL.M. grading scale (HH/H/S/U).

A grade of HH is appropriate for students who would have received an A or higher, H is appropriate for students who would have received a grade in the B+ to A- range, S is appropriate for students who would have received a grade in the range of C- to B, and U is appropriate for students who would have received a D+ or lower grade.

Merit points are not assigned to HH, H, S, and U grades. Students who elect to be graded on the American Legal Studies LL.M. scale must confirm their election within the first four weeks of their first semester at Cornell. Confirmation from the home school advisor must be received prior to December first for the fall semester and April first for the spring semester, affirming the American Legal Studies LL.M. grading scale is acceptable if opting in to the conversion.

Non-Degree Visiting Student Academic Deficiency: Visiting students may be dropped for unsatisfactory scholastic work at any time.

LAW SCHOOL REGISTRAR’S OFFICE
The Law School Registrar and staff handle all aspects of course registration and maintain the students’ educational records. The staff also administers all Law School exams. The Law School Registrar’s office (160 Myron Taylor Hall) is open to the public Monday through Friday, 8:00 A.M. to 4:00 P.M., and longer hours during exams and registration period. Questions regarding registration, exams and educational records can be directed to the Registrar by calling 255-3628 during regular business hours or by email at: law.registrar@cornell.edu. The Law School Registrar’s website is: http://www.lawschool.cornell.edu/registrar/.

REGISTRATION
University Registration: All students must register with Cornell University each semester. To become a registered student at Cornell University, a person must: complete course enrollment according to individual college requirements, pay tuition for the current semester, satisfy New York State health requirements, and remove any “holds” from the college, the office of the Judicial Administrator, Cornell Health, the University Registrar, or the Bursar. Students must
accomplish the above requirements by the end of the third week of the semester. Cornell University does not allow persons who are not registered with the University and who are not enrolled in courses in a given semester to attend classes. The University reserves the right to require unauthorized, unregistered persons who attend classes or in other ways seek to exercise student privileges to leave the University premises. The University does not permit retroactive registration and does not record courses or grades for unregistered persons.

All law students must have a complete admissions file and provide proof of prior study and degree(s) in the form of an official transcript before matriculation with Cornell Law School. As a student at Cornell Law School, you are required to provide the law school administration with an accurate email address and working phone number. Both of these contact points must be kept in working order so that the law school faculty and administration is able to contact you within a short period of time. It is your ongoing obligation to regularly check for emails or phone calls from the faculty or administration and to respond to them within 24 hours or sooner during the academic year.

University ID Cards: The Cornell University identification card serves principally to identify persons as faculty, staff, or students currently employed or registered at Cornell University, as well as access to University services. The identification card is the property of the University. Upon matriculation with Cornell University, each student is issued an identification card.

Law School Course Registration: First-year J.D. students are enrolled in courses by section. Sections are assigned randomly by the Law School Registrar. Students are notified of their section assignment during Orientation. Students are not permitted to switch sections.

Course Selection for Second and Third Year J.D. Students and American Legal Studies LL.M. Students: Pre-course enrollment for each semester at Cornell Law School generally takes place in June for the fall semester and October for the spring semester. Dates are announced in advance and are published in the weekly newsletter, Scoops, on the student registration site at http://www.lawschool.cornell.edu/registrar and by email. Students are able to check the status of the satisfaction of degree requirements prior to each semester’s registration by using the online Degree Audit page. Students are also provided with detailed information about the course offerings and registration procedures, including procedures for enrollment in seminars. Course enrollment may be limited by classroom capacity or by instructor choice.

Course Selection for Cornell Tech LL.M. Students: Pre-course enrollment for each semester will be subject to consultation with the Program Director. Students should consult with the Director prior to selecting any electives.

Add/Drop Policy: All law course changes must be made online at: http://www.lawschool.cornell.edu/registrar.

(1) Unlimited Enrollment Course Add and Drop Policy: A student may add or drop upperclass courses with unlimited enrollment on dates to be determined by the Registrar’s Office. Limited enrollment courses constitute exceptions to the rule, as explained further below. After the add/drop period, students may not add a course and may drop a course only with the approval of the Dean of Students or the Assistant Dean for Graduate Legal Studies, depending on the student’s degree program. Requests for permission to drop courses after the deadline are approved by the Dean of Students or the Assistant Dean for Graduate Legal Studies only in cases of illness or extreme personal hardship, which do not include work assumed in curricular or extracurricular activities.

(2) Limited Enrollment Course Add and Drop Policy: All requests to drop a problem course, seminar, or other limited enrollment upper class course for the fall and spring term must be submitted by dates to be determined by the Registrar’s Office. No special permission to drop is needed prior to the drop deadline except for those courses which have indicated special rules. A student who wishes to drop a limited enrollment course after this deadline may do so only with the permission of the instructor and the Dean of Students or the Assistant Dean for Graduate Legal Studies, depending on the student’s degree program. A student who drops after the initial deadline will not be permitted to add a different problem or seminar course.
(3) Waiting Lists: Students will be contacted by email if a place becomes available in a limited enrollment offering for which they are on the wait list. Students must check their email and schedules every day. Anyone admitted to a limited enrollment course who no longer wishes to enroll in the course, must drop the course online by dates to be determined by the Registrar’s Office.

(4) Withdrawals after the end of the add/drop period will be recorded as a “W” on the student’s transcript.

TRANSCRIPTS
Official Transcript: Official transcripts are available only from the Office of the University Registrar, B07 Day Hall, 255-4232, without cost. The order procedure is available at: http://transcript.cornell.edu. An official transcript does not post GPA. Office hours are Monday through Friday, 8:00 A.M. to 4:15 P.M.

Unofficial Transcript: Unofficial transcripts are available from the Law School Registrar’s Office, 160 Myron Taylor Hall. The request must be submitted in writing by filling out a form at the Registrar’s Office or on the website at http://www.lawschool.cornell.edu/registrar under academic matters. Allow a minimum of two business days for processing. A student may request an unofficial transcript with or without GPA.

WITHDRAWALS & LEAVES OF ABSENCE
A student may withdraw from the law school at any time by submitting a written notice of withdrawal to the Law School Registrar. The withdrawal is effective on the date the written notice is received by the Registrar. A student who withdraws from the law school is not entitled to return.

J.D. students may request a leave of absence from the law school by submitting a written petition to the Law School Administrative Committee c/o the Law School Dean of Students; LL.M. students must submit a petition to the Graduate Legal Studies Committee and Assistant Dean of Graduate Legal Studies. The petition should describe in detail the circumstances surrounding the request. A copy of the Law School’s leave of absence policy and procedures for return, including procedures for re-entry following a health leave of absence, is available in this handbook or by writing or calling the Law School Registrar at (607) 255-3628, law.registrar@cornell.edu. J.S.D. students should refer to the Field Handbook and Graduate School Policies when requesting a leave.

Tuition Refund Policy
Amounts personally paid for tuition may be refunded if the student requests a leave of absence or withdrawal from the office of the dean of his or her college of enrollment. The date of this request will determine the tuition liability for the semester. All students refer to the “Proration Schedule for Withdrawals and Leaves of Absence” http://www.dfa.cornell.edu/dfa/treasurer/bursar/studentsparents/leaving.

Students receiving financial aid from the university who withdraw during a term will have their aid reevaluated, possibly necessitating repayment of a portion of aid received. Repayment to aid accounts depends on the type of aid received, government regulations, and the period of time in attendance. For more information contact the Cornell Law School Financial Aid Office: 226 Myron Taylor Hall, 607-255-5141, law.financialaid@cornell.edu.
VI. NON-ACADEMIC MATTERS

BAR ADMISSION

Graduates of the Law School sit for state bar examinations in many states. In the most recent examination year, the three most common states were New York, California and Massachusetts.

Each state sets its own requirements for admission including curricular requirements. Each student is responsible for knowing the bar admission requirements in any state where they wish to practice, and for satisfying that state bar’s curricular requirements, which are available at http://www.ncbex.org. In addition, a state bar may impose other requirements such as a pro bono requirement. All candidates seeking admission in New York will need to file documentation showing that they have completed 50 hours of qualifying pro bono work as well as take the New York law course and pass the New York law exam. For more information please refer to the New York Board of Law Examiners’ website at http://www.newyorkbarexam.org.

The rules of certain states (not New York) require either notification to the bar admission authorities of intent to begin the study of law or registration with the authorities when law studies begin. Students should obtain instructions from the proper source (usually the state board of bar examiners or the clerk of the court of highest jurisdiction) in the state in which they intend to practice. Failure to comply with the instructions may substantially delay admission to the bar as well as increase costs. For current bar requirements, students should consult The Comprehensive Guide to Bar Admission Requirements, published annually by the American Bar Association Section of Legal Education and Admissions to the Bar and National Conference of Bar Examiners. A copy is available online at http://www.ncbex.org/assets/media_files/CompGuide/CompGuide.pdf or in hard copy at the Law School Registrar’s office, 160 Myron Taylor Hall.

Students have an ongoing duty to update the Law School immediately in writing if there are any changes, revisions, or omissions to the factual information submitted in your Cornell Law School application. Please review Section XIII, below, Law School Procedures for Admissions Application Supplements.

Character and Fitness: Students should be aware that all state bar authorities will request the Dean of the Law School or the Dean of Students to certify that an applicant is of good moral character and fit to be a member of the bar. Questions or concerns about this process should be directed to the Dean of Students.

Any student matriculating at Cornell Law School consents to the mutual exchange of information (including the student’s record, which encompasses the application for admission), for educational and bar admission purposes, between the school and the bar examiners or other authorities of any jurisdiction to which that student seeks admission.

COMMUNICATION

Bulletin Boards

There are a number of bulletin boards throughout the building for student announcements. Use of those in the pendaflex room is controlled by CLSA. Comments and suggestions should be directed to the CLSA President.

The bulletin board opposite the Registrar’s Office is used for official announcements. Students should regularly check that board for important information.

E-Mail

Students at Cornell Law School use the Cornell University email system. This system is accessed using the student’s CU Net ID, which is provided by the University. Email is used as a significant means of communication between faculty, staff, and students. All students are expected to read their email on a daily basis. For additional information please contact the CIT Helpdesk at 607-255-8990 or helpdesk@cornell.edu. Technical support is also available in the CLS Computing Lab, room 373.

Law School Directory

The Law School provides an annual online directory providing faculty, student and staff photos and a local student address directory available only to the law school community at:
http://www.lawschool.cornell.edu/registrar/. In addition, the Career Office publishes a separate student photo directory for employers who interview on campus or at our job fairs.

Mail

U.S. mail and express mail is delivered Monday through Friday to the mailroom located at 225 Myron Taylor Hall and distributed to your individual pendaflex. Personal mail should be directed to your residence. Standard U.S. stamps are available from the mailroom (no more than ten stamps a day). A U.S. outgoing mailbox is located along Central Avenue in front of Anabel Taylor Hall. The U.S. Postal Service also offers mailing services at the Cornell PostMarket in the upper level of The Cornell Store on Ho Plaza.

Pendaflexes

Each student is assigned a communications folder, which is a hanging file folder. The pendaflex room is located on the ground floor on the south end of Myron Taylor Hall. Students should check their flex frequently.

Scoops

Students are responsible for knowing the information in Scoops, so please make a habit of reading it. Scoops is the Law School’s weekly newsletter and is available every Monday morning during the semester while classes are in session at the following website: http://support.law.cornell.edu/technology/scoops/scoops.html or from the Scoops link on the Registrar’s website at: http://www.lawschool.cornell.edu/studentlife/scoops.cfm. Back issues are also available at this site. Student organizations are strongly encouraged to list events in the Scoops weekly calendar. Items are due by Thursday at Noon. They may be submitted in person to the Assistant Registrar in the Registrar’s office (161 Myron Taylor Hall, 255-5837) or by email to: law.scoops@cornell.edu.

Cornell Law Forum

The Cornell Law Forum is published by Cornell Law School each spring and winter. The Forum consists of articles, profiles, news of the law school, alumni news and class notes. Students are occasionally asked to contribute news items about Law School events. Copies are distributed to students in the pendaflex room, and are mailed to alumni and friends of the Law School.

Website

You may access the School’s website through the following address: http://www.lawschool.cornell.edu.

COMPUTER SERVICES

Technology is a key component of legal education at Cornell Law School. Computers are used by faculty, staff, and students to enhance communications, share information, and conduct research. Cornell Law School provides students with a variety of computer services. All students have laptop access to the Law School’s wireless local area network (LAN). This allows students to use network applications, exchange files and email with the faculty, and locate information on the Internet. Wireless cards must be registered with the Cornell Information Technologies (CIT) department before having wireless access http://www.it.cornell.edu/redrover/.

The Law School maintains a student computing center (374 Myron Taylor Hall) containing several PCs for student use. The labs provide students with access through the Law School’s LAN to word processing, email, legal research, and Internet applications. The Law School provides wireless connections throughout the building. Laser printing is available in the lab through the University’s Net Print system. Students will be given a 500-page free printing allocation during the fall and spring semesters. Students who exceed the 500-page allocation will need to set up a cash account through the Cornell Information Technology (CIT) Helpdesk, 607-255-8990, or have additional printing billed directly to the student’s bursar account at 9 cents per page for black and white, 30 cents per page for color. Bursar accounts can be set up through CIT’s Net Print website: http://www.it.cornell.edu/net-print. Several other machines located throughout the building allow access to email and the Internet. Remote access to some network resources is available.

The Law School’s Information Technologies Department provides primary support for the following software applications: Windows, Word, MS Office, Westlaw, and Lexis. Support for other applications may be provided on a case-by-case basis. For additional information please contact
the CLS Helpdesk at 607/255-2829 or email the helpdesk at: law-helpdesk@cornell.edu.

CORNELL STORE

Law School books can be purchased from the Cornell Store. Regular hours are 8:00 A.M. to 5:00 P.M. Monday through Friday. For information call 607-255-4111. The Cornell Store website address is: www.store.cornell.edu. A link is available from the law school registrar’s site, http://www.lawschool.cornell.edu/registrar/ which provides textbook and other course material information for law courses.

DISCIPLINARY PROCEDURES

Law students’ interactions and behavior are regulated by four different documents: this Student Handbook, the Cornell University Campus Code of Conduct, the Law School Code of Academic Integrity (Honor Code), and the Standards for Professional Conduct Within The Cornell Law School.

Campus Code of Conduct: The Campus Code of Conduct prescribes substantive rules of non-academic student conduct as well as outlines policies, principles and procedures of the Campus Judicial System. Questions about the Campus Code of Conduct should be directed to the Judicial Administrator (500 Day Hall, 255-4680, e-mail: judicialadministrator.cornell.edu). A copy is available at https://www.dfa.cornell.edu/sites/default/files/policy/CCC.pdf.

Law School Code of Academic Integrity: The Law School Code of Academic Integrity is the Law School’s separate code of academic integrity which we often refer to as the Honor Code. Cheating, plagiarism, misrepresentation in the placement process, and violation of exam procedures are among the behaviors prohibited by the Honor Code. A copy is included in the Student Handbook and is also available at https://support.law.cornell.edu/students/forms/Law_School_Code_of_Academic_Integrity.pdf. Questions about the Honor Code should be directed to the Associate Dean for Academic Affairs.

Standards for Professional Conduct Within The Cornell Law School: The Standards for Professional Conduct Within The Cornell Law School is an aspirational code adopted by the Law School faculty in 1994. A copy is included in the Student Handbook and is also available at https://support.law.cornell.edu/students/forms/Standards_for_Professional_Conduct.pdf.

EMPLOYMENT

Career Services Office

The Cornell Law School Career Services Office (144 Myron Taylor Hall) provides students with comprehensive career counseling and placement services. John DeRosa is the Associate Dean for Career Services and Employer Relations (255-9982, jrd29@cornell.edu).

Public Service & Clerkships

The Public Service Office works with students pursuing employment with government agencies and non-profits. Karen Comstock is the Assistant Dean for Public Service (255-3597, kvc2@cornell.edu).

Students interested in pursuing post-graduate judicial clerkships should contact Elizabeth Peck, the Assistant Dean for Professional Development and Clerkships (255-9057, ep83@cornell.edu).

The Career Services and Public Service Offices websites can be accessed at http://www.lawschool.cornell.edu/careers and http://www.lawschool.cornell.edu/publicservice, respectively.

Part-Time Employment During School

A number of part-time student jobs are available at the Law School and the University during the academic year mostly for second and third year law students. First year students are not encouraged to work during the school year, especially during first semester. Positions at the Law School include research assistants for the faculty, teaching assistants in a number of courses, tour guides, computer lab consultants, as well as a number of administrative support positions. Available positions in the Law School are generally listed in the weekly Law School activities newsletter, Scoops, or by an e-mail notice. Positions in other areas of the University, as well as University Counsel’s Office, are available from time to time and are often listed in Scoops or on the Student Employment website.
The first step interested students should take in seeking employment at the University (or in public or non-profit agencies in town) is determining if they qualify for federal work study funds. This is done in the Financial Aid Office of the Law School. Work study funding significantly reduces the cost of employment to the Law School and permits more students to be employed. Students who do receive an offer of employment at the School must complete appointment papers prior to the start of their employment. Students will need to bring appropriate documents to verify their employment eligibility. To find out what documents are required for employment, as well as any questions regarding the student appointment process, questions may be directed to Nicola Hanna (257 Hughes Hall, 255-4299, nh37@cornell.edu).

Public Interest Opportunities, Including Volunteer and Pro Bono

Increasing numbers of law students develop a commitment to a career in the public interest. Such positions cover a wide variety of jobs, from serving as attorneys for federal, state or local government agencies, to civil legal services, to the criminal areas of public defending and prosecution, as well as legal careers with private non-profit organizations both in the U.S. and abroad. The Public Service Office staff actively reaches out to employers in the public interest area to make them aware of the interest of Cornell students in such positions and participates in national public sector job fairs in New York City and Washington, DC. Numerous public interest programs are arranged, often featuring alumni speakers. Despite the lower salaries, the personal satisfaction of such positions has made them extremely popular. Attorney staff turnover in such positions is often low and public funding for legal positions has not been increasing, so competition for permanent openings, when they do occur, is intense. Despite the odds, the good news is that almost all of the Cornellians who have decided to embark upon a serious public interest job search have ultimately been successful. This is a testament to the students’ dedication and enthusiasm which should serve as an inspiration to those who are daunted by the hard work often involved in locating such a job. Cornell’s Public Interest Low Income Protection Plan provides loan repayment assistance to our graduates in public interest and government careers. Additionally, term-time pro bono opportunities with local legal services organizations are available. Finally, the Office of Public Service administers the Frank H. T. Rhodes Public Interest Law Fellowship, a two-year post-graduate fellowship that provides a salary and benefits to new Cornell Law School graduates who, in partnership with nonprofit organizations, create projects to further the delivery of legal services to underserved communities. Contact Karen Comstock, Assistant Dean for Public Service (152 Myron Taylor Hall, 255-3597, kvc2@cornell.edu) for more information.

Employment for Spouses/Partners

Due to Ithaca’s small size (30,000 plus 20,000 students) employment can be difficult to find, and spouses/partners should be prepared for a job hunt that lasts at least several months. All available positions with the University are posted and must be applied for online at http://www.ohr.cornell.edu/jobs.

FACILITIES

Building Hours

All students have 24 hour access to the law school with their ID card using the Central Avenue entrance, the Foyer entrance or the Legal Aid Clinic entrance. Students should not prop building doors open. Security of our building is a continuing source of vigilance for all community members.

Myron Taylor Hall is open to the Cornell community during the following regular semester hours:

Monday through Thursday 8:00 A.M.-8:00 P.M.
Friday 8:00 A.M.-5:00 P.M.
Saturday 12:00 noon-5:00 P.M.
Sunday 12:00 noon-8:00 P.M.

Special holiday, exam, and summer hours are posted on outside doors.

Law School ID

Each law student is issued a designation sticker during Orientation. The sticker authorizes the
student to be in the law school after official public closing. Law students are encouraged to keep their ID card with them at all times.

Building Maintenance

Any maintenance issues in the law school, including classroom conditions, should be brought to the attention of the facilities manager, Michael J. Pado, (G62 Myron Taylor Hall, 255-8858, mip20@cornell.edu).

Postering Policy

The Law School abides by the policy and procedures for posting material as outlined in the current University Postering Policy available at: https://support.law.cornell.edu/students/forms/Postering_Policy.pdf.

For the Law School, Michael Pado, Facilities Manager (G62 Myron Taylor Hall, 255-8858, mip20@cornell.edu), in conjunction with the custodial staff, is responsible for what is placed upon or attached to the walls of the building. Materials may not be attached to walls, doors, or windows either inside or outside the building without prior approval of Mr. Pado. Please contact Mr. Pado if you have questions regarding posting of materials in the Law School. The Law School postering policy is available at the Registrar’s website: http://registrar.lawschool.cornell.edu under Law School policies.

Recycling

Recycling of certain materials and items is mandatory throughout New York State. You must separate recyclable newspapers, glass bottles, metal cans, and corrugated cardboard from trash. The Law School has specially marked garbage cans throughout the building: green for cans and bottles, blue for paper. Corrugated cardboard should be discarded in the blue side of the dumpster at the loading dock behind the law school. Contact Michael Pado, Facilities Manager (G62 Myron Taylor Hall, 255-8858, mj20@cornell.edu) with questions.

Smoking Policy

Individuals are prohibited from smoking or carrying lighted cigars, cigarettes, or pipes in any indoor facilities, enclosed bus stops and university-owned or controlled vehicles, as well as within twenty-five feet of the entrance to any university-owned or controlled building.

Saperston Student Lounge

The Saperston Student Lounge is located on the ground floor of Myron Taylor Hall in room G65 and is open to law students twenty-four hours a day, seven days a week.

FACULTY COMMITTEES

Each year the Dean of the Law School appoints faculty and senior administrators to committees involved in policy decisions at the Law School. The Committees are as follows: Academic Programs and Planning Committee, Administrative Committee, Admissions and Financial Aid Policy Committee, Alumni in Academia Committee, Career Planning and Placement Committee, Clerkship and Jurist-in-Residence Committee, Cornell Tech Committee, Diversity Committee, Faculty Appointments Committee, Graduate Legal Studies Committee, International Committee, Library/IT Committee, Practitioner-in-Residence Committee, Public Service Committee, and the Professional Development Committee. Most of the faculty committees have a student representative as a voting member. The CLSA Board selects the student representatives. Committee assignments will be distributed as a Scoops attachment. Students are encouraged to communicate their concerns about committee topics directly with the student representative or the Committee Chair.

FINANCIAL MATTERS

Bursar Bills

Cornell University tuition and room and board charges are billed by the University Bursar Office. These charges are posted to your bursar account in July and December and must be paid in full prior to registration deadlines. It is possible that some charges will not be listed on the initial bill and will appear on a future bill. A student must be prepared to pay any charges appearing on a subsequent bill even though the student has received a financial aid refund before the charges were applied. Finance charges may be accrued for any outstanding balance not paid by posted due dates: https://www.dfa.cornell.edu/bursar/students-parents/your-bursar-
bill/billing-deadlines For more information about bursar bills visit: http://www.dfa.cornell.edu/treasurer/bursar/ or contact the University Bursar Office: 260 Day Hall, 607-255-2336 or uco-bursar@cornell.edu.

Law School Emergency Loans
Short-term emergency loans are available for students awaiting the disbursement of financial aid. These loans can only be requested once a semester and are generally available within three business days. For more information contact the Cornell Law School Financial Aid Office: 226 Myron Taylor Hall, 607-255-5141, law.financialaid@cornell.edu.

Financial Aid
Financial aid at the Cornell Law School is comprised of loans, institutional grants and scholarships, and federal work study. Institutional grant and scholarship awards are committed for a three year period and are generally not adjusted unless a significant change in family circumstances should occur. Students who are not currently registered at the Cornell Law School are not eligible to receive Cornell Law School grants or scholarships. For more information contact the Cornell Law School Financial Aid Office: 226 Myron Taylor Hall, 607-255-5141, law.financialaid@cornell.edu.

Summer Work Study Grants
Many first and second year law students obtain unpaid summer employment in the public or private non-profit sector. Work study grants may be available through the Cornell Law School Financial Aid Office for such employment. For more information contact the Cornell Law School Financial Aid Office: 226 Myron Taylor Hall, 607-255-5141, law.financialaid@cornell.edu.

Public Interest Fellowships
Another source of funding for public interest and private non-profit summer jobs is the student organized Public Interest Fellowship (PIF) program. Students raise money through a variety of activities including the PIF Cabaret and direct contributions from faculty, staff and students. The Public Interest Law Union (PILU) announces meetings about the PIF application process during fall semester. For information, contact the student Chair of the PILU or Karen Comstock, Assistant Dean for Public Service (145 Myron Taylor Hall, 255-3597, kvc2@cornell.edu).

Public Interest Low Income Protection Plan
Cornell Law School offers a post-graduation Public Interest Low Income Protection Plan for students who are employed in public interest positions. A description of the PILIPP is available in the Law School Financial Aid Office or on the web: http://www.lawschool.cornell.edu/admissions/tuition/pilipp.cfm.

FOOD
Cornell Dining
Cornell’s Campus Life Dining has earned a reputation as one of the best dining services in the country. It offers a wide variety of meal plans, ranging from lunches only, Monday through Friday, to a full-board plan. A Campus Life plan, implemented for graduate and professional students, is “Meals by Design.” This debit-card plan allows for cash-free purchasing at any Campus Life dining facility. Co-op dining eliminates the need for cash; it is tax free and can be paid for in installments or all at once.

For further information, including hours of operation for Campus Life dining facilities, contact the Campus Life Co-op Dining Office (201 Robert Purcell Community Center, 255-8582). The website address is: http://www.campuslife.cornell.edu/campuslife/dining.

Food and Beverage Policy for Classrooms
With the consent of the instructor during Law School classes and examinations, nonalcoholic beverages such as coffee, tea, and soda are permitted in classrooms if in a container with a cap or lid. Also with an instructor’s consent, it is permissible to eat foods which will not disturb others or damage the furniture or carpets.

Outside of class hours, food is generally not allowed in classrooms when used for group meetings and organizational events. Receptions with food can be held in the Saperston Student
Lounge and in the Myron Taylor Foyer with the permission of Michael Pado, or in the Berger Atrium with the permission of Associate Dean for Administration and Finance Ofer Leshed (Administration Offices, Myron Taylor Hall, 255-4299, ol28@cornell.edu).

LEGAL INFORMATION INSTITUTE (LII)

The Legal Information Institute at Cornell Law School is the largest provider of free U.S. legal information on the Internet. Motivated by its founders’ belief that access to the laws that govern society is a fundamental tenet of effective government, LII explores and develops new technologies that make it easier for people to find and understand the law. Each year, visitors to the LII’s website (www.law.cornell.edu) access more than 150 million pages of content, including both primary sources like the United States Code and Code of Federal Regulations and secondary materials such as the student-authored Supreme Court Bulletin Previews and the WEX online legal reference. Under Director Tom Bruce, LII staff work with students in disciplines such as law, computer science, and information science to build features and collections that fulfill the mission of providing open access to the law. Law Students can work for the LII in various capacities, ranging from legal research and writing to serving as law domain experts alongside computer and information science students on interdisciplinary project teams. The LII generally seeks out law students for work on projects as needed by advertising in Scoops.

LIBRARY

The Law Library is one of the nation’s foremost centers for legal research with an extensive print collection and a wide range of digital information resources. In addition, law students have access to the twenty libraries that are part of the Cornell University Library with over seven print million volumes and a vast array of digital collections.

Professional librarians with law and information science degrees provide research and instructional support to students in numerous ways, including teaching the research component of the Lawyering program, several advanced legal research classes, a legal research clinic and practice skills workshops. The professional expertise of Research Librarians extends from Anglo-American, foreign and international law research, to rare books and information technology. Students are encouraged to stop by the reference desk with questions or utilize online chat reference. Individual appointments can also be made for more in-depth assistance via email or by calling 607-255-9577.

There are a number of spaces in the library including carrels and study rooms that can be reserved. A squash court can also be reserved for recreational purposes. For additional information on library services and policies, see the Cornell Law Library website at: http://library.lawschool.cornell.edu/.

Library hours:

- Monday through Thursday: 8:00 A.M.-8:00 P.M.
- Friday: 8:00 A.M.-5:00 P.M.
- Saturday: 10:30 AM -5:00 P.M.
- Sunday: 10:30 AM -8:00 P.M.

Card swipe access to the library is available twenty-four hours and seven days a week with a university issued law school ID.

NOTARY PUBLIC

The following staff members at the Law School are public notaries:

- Melody Padgett (160 Myron Taylor Hall, 255-4748)
- Connie Pendergast (226 Myron Taylor Hall, 255-7474).

Please contact one of these individuals directly to make arrangements for use of notary public services.

ROOM RESERVATIONS

Law School student groups may reserve rooms in Myron Taylor Hall for a meeting or event. Please refer to the following web page for instructions and access information.
http://www.lawschool.cornell.edu/studentlife/eventplanning/Room-Reservations-Instructions.cfm. Generally, rooms in Myron Taylor Hall are not available for use by student organizations not affiliated with the law school.

STUDENT ACTIVITIES

Student groups are encouraged to organize and sponsor intellectual and social events throughout the academic year. A comprehensive description of funding sources, policies and procedures is available at http://www.lawschool.cornell.edu/studentlife/eventplanning/. Students with questions about event planning should contact Linda Majeroni (138 Myron Taylor Hall, 255-6536, lam32@cornell.edu), the law school’s student events coordinator.

STUDENT ORGANIZATIONS

Journals

There are presently four student-run journals at the law school. The writing competition referred to in the following descriptions of Cornell International Law Journal, Cornell Journal of Law and Public Policy, and Cornell Law Review is generally held in late May/early June after first year exams are completed. LL.M. students are only eligible for membership on the ILJ and are invited to apply early in the fall term.

Cornell International Law Journal: The Cornell International Law Journal publishes pieces by academics, activists, politicians, sophisticated practitioners, and students on contemporary issues in international, transnational, and comparative law. Edited by students, the journal publishes three issues each year on a continually expanding variety of international legal topics. The journal also hosts a symposium on a contemporary issue in international law. Admission to the journal is through the writing competition at the end of the first year.

Cornell Journal of Law and Public Policy: The Cornell Journal of Law and Public Policy is a student journal dedicated to exploring the intersections of law and public and social policy. The journal strives to be interdisciplinary and publishes articles by experts in government, the judiciary, public policy and the social sciences, and by legal scholars and student authors. The journal publishes three issues annually, with one issue dedicated to a journal-sponsored symposium. The journal selects members on the basis of academic performance or a writing competition: students can join the writing competition conducted jointly with the Cornell Law Review and the International Law Journal, or they can write in the journal’s supplemental competition. All other students are welcome to join the journal after having fulfilled a full semester of quality work, strong skills and commitment with the journal.

Cornell Law Review: The Cornell Law Review a leading national law review. Issued six times a year, it is edited by second- and third-year students. The Law Review determines membership after the completion of the first-year writing competition held at the close of each academic year. Membership eligibility is based on academic standing, writing ability, or a composite score of the two that also provides students with an opportunity to demonstrate how they will bring diverse viewpoints to the organization. The Cornell Law Review publishes articles submitted by both leading scholars and up-and-coming junior faculty members. In the past, the Cornell Law Review has also published articles submitted by practitioners, judges, and public officials. The Law Review also aims to encourage student scholarship. In this role, the Law Review publishes ten student notes each year.

LII Supreme Court Bulletin: Each year, the students of the LII Supreme Court Bulletin staff author Previews of each case to be argued before the United States Supreme Court. The finished previews appear on the LII website (www.law.cornell.edu), are emailed as a free service to thousands of subscribers, excerpted in The Federal Lawyer magazine (the official publication of the Federal Bar Association), distributed to tens of thousands of followers on major social media platforms, and linked from SCOTUSblog. The Bulletin staff consists of 12 pairs of 3L leadership serving as editor-in-chief, executive editor, and managing editors. In addition to the written previews, Bulletin staff also present “Bulletin Buzz” lectures periodically during the academic term to keep students informed of key cases coming before the Court. Staff are selected each spring through a competitive process.

Cornell Law Students Association and other Student Organizations

The Cornell Law Students Association (CLSA) promotes community building, fosters school
pride, coordinates the efforts of student groups by serving as an umbrella organization, and
serves as a liaison with the administration and outside groups.

Among CLSA’s responsibilities are distribution of funds, assignment of office space and bul-
letin board space, planning and execution of large scale events such as Fall Ball and Barrister’s
Ball, and law school students’ representation on internal faculty committees and external com-
mittees like the Graduate Professional Student Assembly.

There are many other active student organizations within the law school community. First-year
students seeking information about any of our student organizations are encouraged to attend
the student activities fair held during orientation in late August. In addition, a full list of all
Cornell Law School student organizations, including officer names and contact information, is

VII. SUPPORT SERVICES AND CAMPUS RESOURCES
FOR LAW STUDENTS

CAMPUS SAFETY AND EMERGENCY PREPAREDNESS

The Cornell University Police Department (CUPD) enforces Cornell safety procedures as well
as local, state, and federal laws on campus. CUPD offers various services and programs to
advance the safety and security of all Cornell University community members. Learn more
about CUPD’s programs at http://www.cupolice.cornell.edu/. CUPD is based in Barton Hall
and may be reached at 255-1111. Additional information about emergency preparedness pro-
cedures is available in this Student Handbook.

LAW SCHOOL DEAN OF STUDENTS

Markeisha Miner is the Law School Dean of Students. For an appointment, call her
administrative assistant at 255-0565. If you feel the matter is urgent, please advise her assis-
tant and Dean Miner will get back to you as soon as possible. The Law School’s Dean of
Students is responsible for a number of student services, including academic and personal coun-
seling. Additionally, Aimée Houghton, the Assistant Dean for Graduate Legal Studies, provides
support services for all LL.M. and J.S.D. students (ah895@cornell.edu; 255-2362).

DISABILITY SERVICES

Students who feel that they may need special accommodations due to a permanent or temporary
disability should make an appointment to see the Dean of Students when they enroll or, if later,
as soon as the disability arises. A copy of the Law School’s procedures for arranging disability
accommodations is available in this Student Handbook and at
www.lawschool.cornell.edu. All final decisions about academic accommodations for law stu-
dents are made by the Administrative Committee. Please review the policy now as the process
of applying for and arranging accommodations can be quite time-consuming.

Students with questions regarding available services should contact Katherine Fahey, Director
of Student Disability Services, (Computing and Communications Center, Room 420, 254-
4545).

UNIVERSITY & LOCAL RESOURCES

We are fortunate to be part of a diverse, collegial, caring university community which provides
an extensive network of services, activities and events to our students. For a comprehensive list
of all such resources, please visit http://caringcommunity.cornell.edu/.

WELLNESS

Cornell Health is a nationally recognized leader in health care with an integrated approach to
wellness and wellbeing. To schedule an appointment with a medical doctor or with a member
of the Counseling and Psychological Services (CAPS) team, contact Cornell Health at 255-5155
or http://health.cornell.edu/.

VIII. STANDARDS FOR PROFESSIONAL CONDUCT
WITHIN THE CORNELL LAW SCHOOL

Members of the law school community who are law professors, lawyers, or are training to be
lawyers are expected to treat members of the law school community with courtesy, decency
and respect under all circumstances, and with professionalism in professional settings. A diversity of views and styles are welcomed, but all are subject to the obligation of treating others as full human beings and colleagues.

It is impossible to be exhaustive about professional obligations, and perhaps impossible to list all conceivable exceptions to such obligations. Nevertheless, the following specific guidelines have been written to suggest some of the contours of professional behavior for law students and faculty. These guidelines necessarily address conduct that varies greatly in its gravity. They should all be understood and interpreted in the spirit of the underlying general obligation to treat others as full human beings and colleagues:

1) Classroom disagreements may be heated, but should be expressed in terms of the merits of the position taken, rather than the worth of the person taking the position. Epithets and other ad hominem attacks are always inappropriate, although arguments drawn from one’s own experience - and responses to such arguments - are not. Thus, for example deriding a speaker’s position on parochial schools with a religious slur is unprofessional, but saying “growing up as a member of a religious minority, I felt coerced into saying the pledge of allegiance,” is not.

2) Respect for and consideration of the educational and professional aspirations of others is required. Thus, for example, a student who retains library materials that are in demand by others after they are no longer needed, or fails to decline a job offer as soon as she knows she will not accept it, acts inappropriately.

3) Destroying the notices, posters or bulletin boards of other individuals or groups is not appropriate. Where either the author or the forum suggests that comment is invited, comment is permissible unless it violates some other standard.

4) Professional obligations should not be assigned on the basis of gender, race, ethnicity, religion, sexual orientation or disability, although publicly expressed views on related issues may sometimes be taken into account when assigning obligations.

Thus, for example, assigning the research of a particular question to a student because of her Asian surname is unprofessional, but an assignment based on the view she had expressed on the Korematsu case is not.

5) Persons with evaluative authority such as professors, law review editors, moot court board members and teaching assistants should seek to make their questions and examinations as fair as possible to various subgroups of students as is consonant with pedagogical and evaluative purposes. Thus, for example, the deliberate use of sexual innuendo in a law review competition is unprofessional, but a question concerning the validity of an abortion regulation is not.

6) Touching another person in a sexual way on law school premises or while engaged in law school business is not appropriate absent prior knowledge that the person consents to such touching. Touching should also be in keeping with the context and institutional roles of the parties. Thus, for example, an arm around the shoulder may be appropriate between friends during lunch, but not appropriate during class.

7) Comments made on law school premises to a person about his or her physical appearance should not be overtly sexual absent prior knowledge that the person consents. Other comments on personal appearance should be consonant with the professional obligations of the context. Thus “you look great in that dress,” is not per se objectionable in the hallway, but is inappropriate during the critique of a moot court argument.

8) Intentional physical intimidation, whether or not it rises to the level of harassment, is always inappropriate. Thus, deliberately blocking a person’s way in the hall or cornering a person in the locker room is unprofessional.

9) When a person asks not to be touched in a particular way, that request should be honored regardless of whether or not the touch was intended to be sexual or intimidating, or would be construed as sexual or intimidating by a reasonable person.

The above guidelines are aspirational and are not intended to create new sanctions or to provide authority for the interpretation of any preexisting sanctions under either the Campus Code or the criminal law.
IX. LAW SCHOOL CODE OF ACADEMIC INTEGRITY
(CORNELL LAW SCHOOL HONOR CODE)
Adopted August 1989

Section 1. The Law School adopts as its Honor Code the University’s code of Academic Integrity as now or later in effect, read reasonably as applicable to the Law School and subject to the amendments hereinafter provided for.

Section 2. Section I.B of the Code of Academic Integrity is amended to read as follows:
The following actions are examples of activities that violate the Code of Academic Integrity and subject their actors to proceedings under the Code. This is not a definitive list.

1. knowingly representing work of others as one’s own.
2. knowingly using, obtaining, or providing unauthorized assistance on examinations, papers, or any other academic work. Any person (e.g. one who is taking an examination on a deferred basis) who inadvertently receives unauthorized information regarding an examination must report relevant details to the instructor as soon as possible. Failure to do so may constitute an Honor Code violation.
3. knowingly depriving another member of the Law School community (which herein means students and members of the faculty and staff, including law library staff) of the use of such person’s books, notes, or other study materials without such person’s prior or subsequent permission.
4. knowingly using or restricting the availability of library materials in violation of library regulations and in a manner prejudicial to the interests of others.
5. knowingly violating rules relating to the integrity of Law School extracurricular activity, including but not limited to professional publications, moot court competitions, and placement services.
6. knowingly making material misrepresentations concerning academic or employment matters to a member of the Law School community or a potential employer.
7. submitting for credit in a Law School course, without prior approval of the instructor, a piece of writing that is based primarily on written work performed in another course or in the course of prior employment.

Section 3. The Academic Integrity Hearing Board established under II.C.1. of the Code of Academic Integrity shall include as the chairperson and the faculty members respectively the chairperson of and the three faculty members on the Academic Programs and Planning Committee, and shall include as the student members the President and First Vice-President of the C.L.S.A. and the Student Representative to the Academic Programs and Planning Committee. In the event of any refusal or inability to serve, the Dean of the Law School or the C.L.S.A. shall name an interim replacement for the absent faculty member or student member respectively. The chairperson shall be non-voting. Additionally, the Dean of Students shall act as the Board’s non-voting executive secretary.

Section 4.1 The original jurisdiction bestowed by II.C.2. of the Code of Academic Integrity shall also extend to any proceedings instituted by a signed written complaint from someone other than a teaching staff member in charge of a particular course.

Section 4.2 Officers and members of student organizations, such as journals and the Moot Court Board, shall cooperate with any investigation or other proceeding under this Honor Code with respect to an alleged violation that has occurred in the course of the organization’s activities.
Section 4.3 The associate dean for academic affairs shall be responsible for investigating any reported violation of the Honor Code involving course work for a faculty member. If the associate dean considers it appropriate, the associate dean may initiate a proceeding, including a primary hearing under Section II.B of the Honor Code. A complainant who elects to do so may request the associate dean to investigate or prosecute a reported Honor Code violation.

Section 5.1 Section II.C.4. of the Code of Academic Integrity is amended to read as follows:

The Board may act in one or more of the following ways:

a. Find the student innocent of the charge.

b. Find the student guilty of the charge and

i. Recommend that the faculty member reduce the penalty given.

ii. Affirm the faculty member’s decision.

iii. Recommend that the faculty member record a failing grade for the course, or for some portion of it.

iv. Recommend to the dean that the student be placed on probation for a maximum of three semesters, which may include but is not limited to exclusion from journal activity, moot court competition, writing competition, any C.L.S.A. committee, any elected or appointed Law School office, and use of placement services.

v. Recommend to the dean that the student be suspended from the University for a period of time.

vi. Recommend to the dean that the words “declared guilty of violation of the Code of Academic Integrity” be recorded on the student’s transcript. The Hearing Board may set a date after which the student may petition the Board to have these words deleted from the transcript.

vii. Recommend to the dean that the student be expelled from the University.

viii. Recommend to the dean that any remedial measure to correct the results of the student’s violation be imposed.

ix. Recommend to the dean any other suitable action, including counseling, community service, or written reprimand.

Section 5.2 In any proceeding, the Board may find a violation of the Honor Code if shown by clear and convincing evidence.

Section 6. The fact of an alleged violation, the identity of the accused, and the content of any hearing shall be treated as confidential by the Academic Integrity Board and other participants, subject to the need for the Board to gather information relevant to the proceedings. The accused may waive this right to confidentiality.

In the event of a conviction:

a. The chairperson of the Board (or the responsible faculty member in the event of an unappealed conviction in a primary hearing) shall arrange for the posting of a notice to the Law School community indicating the nature of the violation and the penalties involved, but not the identity of the student convicted.

b. The record of an Honor Code conviction shall become a permanent part of the student’s file, available to faculty and staff with legitimate right of access to the file. Faculty may, in their discretion, disclose this information in appraising the student’s professional qualifications. In addition, the Dean of the Law School may authorize disclosure of records of convictions upon inquiry from officials of the Bar, prospective employers or other academic institutions. The Dean may also authorize disclosure of relevant aspects of any proceeding under this code where necessary to permit the faculty to carry out its legitimate functions, such as the award of certain honors or the consideration of possible amendments to this code.
c. As indicated above (Section 5.1), the Board may recommend to the Dean that the words “declared guilty of violation of the Code of Academic Integrity” be recorded on the student’s transcript. The Hearing Board may set a date after which the student may petition the Board to have these words deleted from the transcript.

d. The Board may recommend further disclosure in appropriate circumstances.

Section 7. The Law School’s faculty remains free to amend this Honor Code from time to time.

**CODE OF ACADEMIC INTEGRITY**

**Principle**

Absolute integrity is expected of every Cornell student in all academic undertakings. Integrity entails a firm adherence to a set of values, and the values most essential to an academic community are grounded on the concept of honesty with respect to the intellectual efforts of oneself and others. Academic integrity is expected not only in formal coursework situations, but in all University relationships and interactions connected to the educational process, including the use of University resources. While both students and faculty of Cornell assume the responsibility of maintaining and furthering these values, this document is concerned specifically with the conduct of students.

A Cornell student’s submission of work for academic credit indicates that the work is the student’s own. All outside assistance should be acknowledged, and the student’s academic position truthfully reported at all times. In addition, Cornell students have a right to expect academic integrity from each of their peers.

**I. GUIDELINES FOR STUDENTS**

A. General Responsibilities

1. A student shall in no way misrepresent his/her work.
2. A student shall in no way fraudulently or unfairly advance his/her academic position.
3. A student shall refuse to be a party to another student’s failure to maintain academic integrity.
4. A student shall not in any other manner violate the principle of academic integrity.

B. Examples of Violations

The following actions are examples of activities that violate the Code of Academic Integrity and subject their actors to proceedings under the Code. This is not a definitive list.

1. Knowingly representing the work of others as one’s own.
2. Using, obtaining, or providing unauthorized assistance on examinations, papers, or any other academic work.
3. Fabricating data in support of laboratory or field work.
4. Forging a signature to certify completion of a course assignment or a recommendation to graduate school.
5. Unfairly advancing one’s academic position by hoarding or damaging library materials.
6. Misrepresenting one’s academic accomplishments.

C. Specific Guidelines for Courses

1. Examinations. During in-class examinations no student may use, give, or receive any assistance or information not given in the examination or by the proctor. No student may take an examination for another student. Between the time a take-home examination is distributed and the time it is submitted by the student for grading, the student may not consult with any persons other than the course professor and teaching assistants regarding the examination. The student is responsible for understanding the conditions under which the examination will be taken.
2. Course Assignments. Students are encouraged to discuss the content of a course among themselves and to help each other to master it, but no student should receive
help in doing a course assignment that is meant to test what he or she can do without help from others. Representing another’s work as one’s own is plagiarism and a violation of this Code. If materials are taken from published sources the student must clearly and completely cite the source of such materials. Work submitted by a student and used by a faculty member in the determination of a grade in a course may not be submitted by that student in a second course, unless such submission is approved in advance by the faculty member in the second course. If a student is submitting all or part of the same work simultaneously for the determination of a grade in two or more different courses, all faculty members in the courses involved must approve such submissions.

3. Academic Misconduct. A faculty member may impose a grade penalty for any misconduct in the classroom or examination room. Examples of academic misconduct include, but are not limited to, talking during an exam, bringing unauthorized materials into the exam room, and disruptive behavior in the classroom.
   a. The faculty member must promptly notify the student of the reason for the imposition of a penalty for academic misconduct and the degree to which his or her grade will be affected.
   b. Academic misconduct is not a violation of academic integrity. The student may, however, seek review by the Academic Integrity Hearing Board on the basis either that the finding of guilt is arbitrary and capricious or that the penalty for academic misconduct is excessive or inappropriate to the circumstances involved. (“Arbitrary and capricious” describes actions which have no sound basis in law, fact, or reason or are grounded solely in bad faith or personal desires. A determination is arbitrary and capricious only if it is one no reasonable mind could reach.)

D. Principles for Computer Use and Network Systems

The use of computers and network systems in no way exempts students from the normal requirements of ethical behavior in the Cornell University community. Use of a computer and network system that is shared by many users imposes certain additional obligations. In particular, data, software and computer capacity have value and must be treated accordingly.

Although some rules are built into computer and network systems, such restrictions cannot limit completely what students can do. No any event students are responsible for their actions whether or not rules are built in, and whether or not they can circumvent them.

Standards of behavior include:

1. Respect for the privacy of other users’ information, even when that information is not securely protected.
2. Respect for the ownership of proprietary software. For example, unauthorized copies of such software for one’s own use, even when that software is not protected against copying is inappropriate.
3. Respect for the finite capacity of the system and limitation of use so as not to interfere unreasonably with the activity of other users.
4. Respect for the procedures established to manage the use of the system.

E. Variances

A faculty member is responsible for informing his/her students and teaching assistants of variances from this Code that apply to work in his/her course. These variances should be clearly stated in writing at the beginning of the course or activity to which they apply.

F. Jurisdiction and Penalties

The authority to determine whether a specific action shall be treated as a violation of the Code of Academic Integrity lies with the Academic Integrity Hearing Board. Those who violate the Code of Academic Integrity will be subject to penalties under this Code and may also be subject to penalties under state and federal laws.

II. ORGANIZATION AND PROCEDURES
A. Students and staff members discovering an apparent violation should report the matter to the faculty member in charge of the course or to the chairperson of the appropriate Hearing Board. The chairperson is responsible for ensuring that all members of the school or college know to whom the report should be made.

B. Primary Hearing

1. Primary hearings are to be held by the faculty member unless the penalties available to him/her are inadequate, in which case, s/he may refer the case directly to the Hearing Board.

2. Notification. If, after investigation, possibly including discussion with the student, a faculty member believes that a student has violated the Code of Academic Integrity, the faculty member shall present the student with the charge. The charge shall include notification of a primary hearing to be held as soon as practical after the alleged infraction has come to the attention of the faculty member, but with at least one week’s notice to the student. This notification period may be shortened by the agreement of both parties. The charge shall also include notice of the availability of the Judicial Codes Counselor.

3. Composition. At the primary hearing the following shall be present: the faculty member concerned, the student in question, and a third party independent witness. The independent witness shall be a faculty member or a student appointed by the Hearing Board Chairperson or the chairperson of the faculty member’s department. The student may also bring to the hearing an advisor and additional witnesses to testify to his/her innocence.

4. Procedure.
   a. At the primary hearing, the faculty member shall present evidence in support of the charge against the student. The student shall be given an opportunity to respond and, if s/he wishes, to present evidence refuting the charge.
   b. The function of the independent witness is to observe the proceedings impartially, and in the event of an appeal from the judgment of the faculty member, be prepared to testify as to the procedures followed.
   c. After hearing the student, the faculty member may either dismiss the charge or, if there is clear and convincing evidence that the student has violated this Code, find the student guilty. (“Clear and convincing” as a standard of proof refers to a quantum of evidence beyond a mere preponderance but below that characterized as “beyond a reasonable doubt” and such that it will produce in the mind of the trier of fact a firm belief as to the facts sought to be established.) If the student is found guilty, the faculty member may impose any suitable grade punishment including failure in the course.
   d. A student wishing to seek review of the decision may bring the case before the Academic Integrity Hearing Board of the faculty member’s college.
   e. A faculty member who gives a penalty for a violation of academic integrity shall immediately report this action and the nature of the violation in writing to the student and to the record-keeper of the faculty member’s Academic Integrity Hearing Board. This record-keeper shall then be responsible for its communication to the record-keeper in the student’s college.
   f. If the student fails to attend the primary hearing without a compelling excuse, the hearing may proceed in his/her absence.

C. College Academic Integrity Hearing Boards

1. Composition. Each college and school in the University, including the Graduate School and the Division of the Summer Session, Extramural Study and Related Programs, shall establish its own Academic Integrity Hearing Board. A model Hearing Board consists of the following:
   a. A chairperson who is a member of the faculty and, preferably, an experienced Board member, appointed by the dean of the college for a two-year term.
   b. Three faculty members elected for three year terms by the faculty of the college,
except that in the case of the Division of Summer Session, Extramural Study, and Related Programs the faculty members shall be appointed by the dean.

b. Three students elected by the student body of the college or appointed by the dean of the college for at least one year, and preferably two-year terms. When possible, student terms should be staggered.

c. A nonvoting record-keeper responsible for keeping clear and complete records of the proceedings.

2. Jurisdiction.

a. The student may seek review of the decision of the primary hearing if:
   i. S/he believes the procedure was improper or unfair.
   ii. S/he contests the finding of the faculty member.
   iii. S/he believes the penalty was too strict considering the offense.

b. After holding a primary hearing, the faculty member may bring the case to the Hearing Board if s/he believes a failing grade is too lenient considering the offense.

c. A student found guilty of more than one violation of the Code may be summoned before the college Hearing Board by the dean of his/her college. The Hearing Board may impose an additional penalty for such repeated offenses.

d. The dean of the student’s college who receives a report that a student has committed a violation of academic integrity while attending another academic institution or while enrolled in a Cornell-sponsored off-campus program may, if he or she feels the situation warrants, summon the student to appear before the College Hearing Board. The Hearing Board may impose any penalty, including an additional penalty; it feels appropriate for the violation involved.

e. The Academic Integrity Hearing Board shall hear all cases that come before it de novo. While the Hearing Board may recommend an increase in any penalty imposed at the primary hearing, it should consider raising the penalty, if it is the student seeking review, only in the exceptional case.

f. The individual seeking review shall notify the chairperson of the Hearing Board of the faculty member’s college within ten working days of the primary hearing. An exception to this deadline may be granted at the discretion of the Chairperson of the Hearing Board on a showing of good cause.

3. Procedures.

a. Each Board shall conform to procedures established by the Faculty Council of Representatives. Any college or school wishing to adopt a Board or procedures varying from this model must receive prior approval from the Dean of Faculty.

b. The Academic Integrity Hearing Board shall convene as soon as practical after notification of a request for review, although seven days’ notice should be given to all parties if possible. If a grade for the student in the course must be submitted before a case can be decided, the faculty member shall record a grade of incomplete, pending a decision by the Hearing Board.

c. Those present at the Hearing shall be:
   i. The student, who has the right to be accompanied by an advisor and/or by relevant witnesses
   ii. The faculty member, who has the right to bring relevant witnesses
   iii. The third party independent witness, if a primary hearing was held
   iv. Any other person called by the chairperson

d. Should the student or faculty member fail to appear before the Hearing Board, the Board shall have the full authority to proceed in his/her absence.

e. The Board members shall hear all available parties to the dispute and examine
all the evidence presented. The Board may solicit outside advice at the discre-
tion of the chairperson. The chairperson shall preside over the hearing to en-
sure that no party threatens, intimidates, or coerces any of the participants.

f. The student shall have the right to present his/her case and to challenge the
charges or the evidence. The student’s advisor may assist the student in the
presentation and questioning.

g. At least two-thirds of the voting Board members shall be present at every hear-
ing, including two students and two faculty members. Both parties may agree in
writing to waive this quorum. Of those present, a simple majority shall de-
cide the issue. The chairperson shall vote only in the case of a tie vote. The Board
shall find the student guilty only if there is clear and convincing (see the
definition at section II.B.4.c.) evidence indicating that the student has violated
this Code.

h. The chairperson shall notify each party to the dispute, in writing, of the Board’s
decision and, if appropriate, the penalty imposed. If the judgment of the faculty
member is affirmed by the Board, or if the Board decides a different penalty is
warranted, the dean of the faculty member’s college and the dean of the stu-
dent’s college shall also receive the report.

i. If the student’s college is different from the faculty member’s, the chairperson
shall alter the composition of the Board hearing the case by substituting or add-
ing one faculty member and one student from the Hearing Board of the student’s
college.

4. The Board may act in one or more of the following ways:

a. Find the student innocent of the charge

b. Find the student guilty of the charge and

   i. Recommend to the faculty member that s/he reduce the penalty given
   ii. Affirm the faculty member’s decision
   iii. Recommend that the faculty member record a failing grade for the course,
        or for some portion of it
   iv. Recommend to the dean of the student’s college that the student be placed
        on probation (or the college’s equivalent)
   v. Recommend to the dean of the student’s college that the student be sus-
        pended from the University for a period of time
   vi. Recommend to the dean of the student’s college that the words “declared
        guilty of violation of the Code of Academic Integrity” be recorded on
        the student’s transcript. The Hearing Board may set a date after which the stu-
        dent may petition the Board to have these words deleted from the transcript
   vii. Recommend to the dean of the student’s college that the student be expelled
        from the University
   viii. Recommend to the dean of the student’s college any other suitable action,
        including counseling, community service, or reprimand

5. Review of Decision. The student may seek review of the decision of a Hearing
Board to the dean of the student’s college within four weeks of the Board’s decision.
Exceptions to this deadline may be granted by the dean on a showing of good cause.
The dean may not increase the penalty recommended by the Hearing Board unless
the Hearing Board had original jurisdiction in the case. The dean of the student’s
college should ensure that the recommendation of the Hearing Board is carried out
and should give notification to the parties or should give the Hearing Board and the
parties a written explanation of why the recommendation was disregarded.

6. Annual Reports. Each college Academic Integrity Hearing Board shall submit a
summary report of its proceedings (without identifying any particular student) to the
Dean of the Faculty at the end of the academic year. The names of the members of
the Board and any significant departures in procedure should be reported as well.
7. Honor Codes. The existing school honor codes as in the College of Veterinary Medicine and the Law School are not governed by the foregoing legislation, but current versions of these honor codes must be kept on file with the Office of the Dean of Faculty. In the case of allegations against a student enrolled in a course subject to a school honor code but registered in another college, all actions beyond the primary hearing revert to the Hearing Board of the student’s college.

8. Records of Actions. If the student is found guilty, a record of the outcome of the case and the nature of the violation shall be kept by the Hearing Board, and copies shall be sent to the record-keeper in the student’s college, if different. Unless the decision provides for notation on the student’s transcript, this record shall be disclosed only to deans of colleges or Hearing Boards considering other charges against the same student. A student may waive this right to confidentiality.

If the student is found not guilty by the Hearing Board, all records of the case, including the report of the primary hearing, shall be expunged from the files of the record-keeper.

**EXAMPLES OF VIOLATIONS OF THE CODE OF ACADEMIC INTEGRITY**

Examples of activities which may violate the Code include, but are not limited to, the following:

A. In Exams
   1. Using “crib sheets” or other unauthorized materials during exams.
   2. Having other students, “pinch hit” for the student - having someone other than the student take his/her exam.
   3. Looking at other students’ exam papers to obtain answers.
   4. In take-home exams, collaborating with students or other unauthorized persons to obtain answers.
   5. Giving unauthorized assistance to another student taking an exam.

B. On Papers
   1. Having someone other than the student write his/her paper for him/her.
   2. Plagiarizing, or representing someone else’s written work as one’s own without acknowledgment or with insufficient, or improper acknowledgment. (For more information on plagiarism, see Acknowledging the Work of Others, p. 18).
   3. Receiving unauthorized help in writing the paper, including deciding on paper topic, drawing conclusions, analyzing data, etc. or not giving credit to another for these contributions.
   4. Using the same paper for two courses without explicit permission having been given by faculty in both courses.
   5. Giving unauthorized assistance to another student writing a paper.

C. In Research
   1. Fabricating data in support of laboratory or field work.
   2. Sabotaging other student’s research.
   3. Stealing other student’s research ideas.
   4. Taking credit for work not done by oneself, or not giving credit to those who have assisted in one’s work.
   5. Hoarding materials or equipment to advance one’s own research at the expense of others.
   6. Using unauthorized materials or equipment.

D. In the Library
   1. Stealing materials from the library.
   2. Not returning materials promptly when asked to do so.
3. Hoarding scarce copies of materials needed by others in order to advance one’s own position.
4. Deliberately damaging library materials, e.g. cutting pages out of books or magazines.
5. Helping another student steal, hoard, and/or damage library materials.

E. In Academic Records
1. Forging signatures on petitions to add/drop a course after the final date.
2. Falsifying letters of recommendation to graduate schools.
3. Forging signatures on certifications of completed course work.
4. Misrepresenting one’s academic accomplishments.

F. In Using Computers or Network Systems (For supporting voice or data communications systems)
1. Accessing, or attempting to access, another individual’s or entity’s data or information without proper authorization regardless of the means by which this is accomplished. It is also a violation to give another individual the means with which to access such data or information.
2. Supplying, or attempting to supply, false or misleading information or identification in order to access computers or network systems, or to access data or information stored in or transmitted across computers or network systems.
3. Improperly obtaining another’s password; or improperly obtaining or using another’s password to access computers or network systems, or to access data or information stored in or transmitted across computers or network systems.
4. Inspecting, modifying, distributing or copying proprietary data or software without proper authorization. It is also a violation to give another individual the means by which to inspect, modify, distribute or copy proprietary data or software.
5. Subverting or obstructing, or attempting to subvert or obstruct, the operation of any computer or network system such as by introducing a virus, worm, or other rogue program into the system; or modifying, altering or otherwise tampering with the system’s hardware or software; or hoarding computer or network resources in ways that interfere with the operation of the system.
6. Initiating or encouraging the promulgation of chain letters and other types of electronic broadcast messages.

ACKNOWLEDGING THE WORK OF OTHERS

Education at its best, whether conducted in seminar, laboratory, or lecture hall, is a dialogue between teacher and pupil in which questions and answers can be sought and evaluated. If this dialogue is to flourish, students who enter the University must assume certain responsibilities. Among them is the responsibility to make clear what knowledge is theirs and what knowledge is someone else’s. Teachers must know whose words they are reading or listening to, for no useful dialogue can occur between a teacher and an echo or ghost.

Students who submit written work in the University must, therefore, be the authors of their own papers. Students who use facts or ideas originating with others must plainly distinguish what is theirs from what is not. To misrepresent one’s work knowingly is to commit an act of theft. To misrepresent one’s work ignorantly is to show oneself unprepared to assume the responsibility presupposed by work on the college level. It should be obvious that none of this prohibits making use of the discoveries or ideas of others. What is prohibited is simply improper, unacknowledged use (commonly known as “plagiarism”).

The computer program is a form of written work, and, although composed in a formal rather than a natural language, it possesses many of the attributes of the essay. The guidelines for acknowledging the help of others in written work should be used for acknowledging help in writing computer programs as well.

When writing a program assignment, a student may discuss general strategies to be employed and perhaps receive some help in learning how to test the program to find errors, but unless
closer cooperation is expressly permitted on the assignment, the actual writing of the program and its detailed testing must be the work of the individual student. Any other assistance should be expressly acknowledged.

In the area of architecture and the arts, incorporating existing graphic images into one’s work without acknowledging the source is also a form of plagiarism.

To acknowledge the work of others, observe the following conventions:

1) If you adopt someone else’s language, provide quotation marks and a reference to the source, either in the text or in a footnote, as prescribed by such publications as Format, The MLA Style Sheet, or the manual of style recommended by the course instructor. Footnote form varies from discipline to discipline. In some fields, writers group references to a number of sources under a single footnote number, which appears at the end of a sentence or even of a paragraph. In other fields, writers use a separate footnote for each reference, even if this means creating two or three footnotes for a single sentence. It seems pointless, indeed counterproductive, to make the mechanics of footnoting unnecessarily complicated. If in a short, informal paper you cite a passage from a work all the members of your class are reading in the same edition, it may be entirely sufficient simply to cite page numbers (and if necessary the title of the text) parenthetically within your own sentences: “Hobbes suggests that life outside civil society is likely to be ‘solitary, poor, nasty, brutish, and short’ (Leviathan, p.53).” To ascertain what form to follow in these matters, ask your instructor.

2) If you adopt someone else’s ideas but you cannot place them between quotation marks because they are not reproduced verbatim, then not only provide a footnoted reference to the source but also insert in the text a phrase like one of the following: “I agree with Blank,” “as Blank has argued,” “according to some critics”; or embody in the footnote a statement of indebtedness, like one of these: “This explanation is a close paraphrase of Blank (pp.),” “I have used the examples discussed by Blank,” “The main steps in my discussion were suggested by Blank’s treatment of the problem,” “Although the examples are my own, my categories are derived from Blank.” A simple footnote does no more than identify the source from which the writer has derived material. A footnote alone does not indicate whether the language, the arrangement of fact, the sequence of argument, or the choice of examples is taken from the source. To indicate indebtedness to a source for such features as these, the writer must use quotation marks or provide an explanation in his or her text or in the footnote.

3) If some section of the paper is the product of a discussion, or if the line of argument adopted is such a product, and if acknowledgment within the text or footnote seems inappropriate, then furnish in a prefatory note or a footnote an appropriate acknowledgment of the exact nature of the assistance you have received. Scholarship is, after all, cumulative, and prefatory acknowledgements of assistance are common. For example: “I ... wish to express my appreciation to Dr. Harlow Shapley of the Harvard Observatory, who read the original manuscript and made valuable suggestions and criticisms, with particular reference to the sections dealing with astronomy” (Lincoln Barnett, The Universe and Dr. Einstein [New York: the New American Library, 1958]).

A similar form of acknowledgment is appropriate when students confer about papers they are writing. It is often fruitful for students to assist each other with drafts of papers, and many instructors encourage such collaboration in class and out. All students need to do to avoid misunderstandings is to acknowledge such help explicitly, in a footnote.

The examples and discussion of improper use of a source given below, excerpted from a book by Harold C. Martin*, and reprinted with his permission, should answer most questions concerning the proper use of sources. For further advice, students should consult their instructors.
THE SOURCE

The importance of the Second Treatise of Government printed in this volume is such that without it we should miss some of the familiar features of our own government. It is safe to assert that the much criticized branch known as the Supreme Court obtained its being as a result of Locke’s insistence upon the separation of powers; and that the combination of many powers in the hands of the executive under the New Deal has still to encounter opposition because it is contrary to the principles enunciated therein, the effect of which is not spent, though the relationship may not be consciously traced. Again we see the crystallizing force of Locke’s writing. It renders explicit and adapts to the British politics of his day the trend and aim of writers like Languet and Bodin through Hooker and Grotius, to say nothing of the distant ancients, Aristotle and the Stoic school of natural law. It sums up magisterially the arguments used through the ages to attack authority vested in a single individual, but it does so from the particular point of view engendered by the Revolution of 1688 and is in harmony with the British scene and mental climate of the growing bourgeoisie of that age. Montesquieu and Rousseau, the framers of our own Declaration of Independence, and the statesmen (or should we say merchants and speculators?) who drew up the Constitution have re-echoed its claims for human liberty, for the separation of powers, for the sanctity of private property. In the hands of these it has been the quarry of liberal doctrines; and that it has served the Socialist theory of property based on labor is final proof of its breadth of view.


EXAMPLE 1: WORD-FOR-WORD PLAGIARIZING

It is not hard to see the importance of the Second Treatise of Government to our own democracy. Without it we should miss some of the most familiar features of our own government. It is safe to assert that the much criticized branch known as the Supreme Court obtained its being as a result of Locke’s insistence upon the separation of powers; and that the combination of many powers in the hands of the executive under the New Deal has still to encounter opposition because it is contrary to the principles enunciated therein, the effect of which is not spent, though the relationship may not be consciously traced. The framers of our own Declaration of Independence and the statesmen who drew up the Constitution have re-echoed its claims for human liberty, for the separation of powers, for the sanctity of private property. All these are marks of the influence of Locke’s Second Treatise on our own way of life.

In this example, after composing half of a first sentence, the writer copies exactly what is in the original text, leaving out the center section of the paragraph and omitting the names of Montesquieu and Rousseau where he [or she] takes up the text again. The last sentence is also the writer’s own.

If the writer had enclosed all the copied text in quotation marks and had identified the source in a footnote, he [or she] would not have been liable to the charge of plagiarism; a reader might justifiably have felt that the writer’s personal contribution to the discussion was not very significant, however.

EXAMPLE 2: THE MOSAIC

The crystallizing force of Locke’s writing may be seen in the effect his Second Treatise of Government had in shaping some of the familiar features of our own government. That much criticized branch known as the Supreme Court and the combination of many powers in the hands of the executive under the New Deal are modern examples. But even the foundations of our state - the Declaration of Independence and the Constitution - have re-echoed its claims for human liberty, for the separation of powers, for the sanctity of private property. True, the influence of others is also marked in our Constitution - from the trend and aim of writers like Languet and Bodin, Hooker and Grotius, to say nothing of Aristotle and the Stoic school of natural law; but the fundamental influence is Locke’s Treatise, the very quarry of liberal doctrines.
Note how the following phrases have been lifted out of the original text and moved into new patterns:

- crystallizing force of Locke’s writing
- some of the familiar features of our own government
- much criticized branch known as the Supreme Court
- combination of many powers in the hands of the executive under the New Deal
- have re-echoed its claims for human liberty....property
- from the trend and aim....Grotius
- to say nothing of Aristotle and....natural law
- quarry of liberal doctrines

As in the first example, there is really no way of legitimizing such a procedure. To put every stolen phrase within quotation marks would produce an almost unreadable, and quite worthless, text.

EXAMPLE 3: THE PARAPHRASE

PARAPHRASE: One can safely say that the oft-censured

ORIGINAL: It is safe to assert that the much criticized
Supreme Court really owes its existence to the Lockeian
...Court obtained its being as a result of Locke’s
demand that powers in government be kept separate;
insistence upon the separation of powers;
equally one can say that the allocation of varied and
and that the combination of many
widespread authority to the President during the era of
powers in the hands of the executive under
the New Deal has still to encounter opposition because
the New Deal has still to encounter opposition because
it is contrary to the principles enunciated therein.
it is contrary to the principles enunciated therein...
Once more it is possible to note the way in which
Again we see
Locke’s writing clarified existing opinion.
the crystallizing force of Locke’s writing.

The foregoing interlinear presentation shows clearly how the writer has simply traveled along with the original text, substituting approximately equivalent terms except where his [or her] understanding fails him [or her], as it does with “crystallizing,” or where the ambiguity of the original is too great a tax on his [or her] ingenuity for him [or her] to proceed, as it is with “to encounter opposition...consciously traced” in the original.

Such a procedure as the one shown in this example has its uses; it is valuable for the student’s own understanding of the passage, or one thing; and it may be valuable for the reader as well. How, then, may it properly be used? The procedure is simple. The writer might begin the second sentence with: “As Sherman notes in the introduction to his edition of the Treatise, one can safely say...” and conclude the paraphrased passage with a footnote giving the additional identification necessary. Or he [or she] might indicate directly the exact nature of what he [or she] is doing, in this fashion: “To paraphrase Sherman’s comment...” and conclude that also with a footnote indicator.

In point of fact, the source here used does not particularly lend itself to honest paraphrase, with the exception of that one sentence which the paraphraser above copied without change except for abridgment. The purpose of paraphrase should be to simplify or to throw a new and significant light on a text; it requires much skill if it is to be honestly used and should rarely be resorted to by the student except for the purpose, as was suggested above, of his [or her] personal enlightenment.
EXAMPLE 4: THE “APT” TERM

The Second Treatise of Government is a veritable quarry of liberal doctrines. In it the crystallizing force of Locke’s writing is markedly apparent. The cause of human liberty, the principle of separation of powers, and the inviolability of private property - all three, major dogmas of American constitutionalism - owe their presence in our Constitution in large part to the remarkable Treatise which first appeared around 1685 and was destined to spark, within three years, a revolution in the land of its au-thor’s birth and, ninety years later, another revolution against the land. Here the writer has not been able to resist the appropriation of two striking terms - “quarry of liberal doctrines” and “crystallizing force”; a perfectly proper use of the terms would have required only the addition of a phrase: “The Second Treatise of Government is, to use Sherman’s suggestive expression, a ‘quarry of liberal doctrines.’ In it the ‘crystallizing force’ - the term again is Sherman’s - of Locke’s writing is markedly apparent…”

Other phrases in the text above - “the cause of human liberty,” “the principle of separation of powers,” “the inviolability of private property” - are clearly drawn directly from the original source but are so much matters in the public domain, so to speak, that no one could reasonably object to their reuse in this fashion.

May 24, 1996.

X. LAW SCHOOL POLICIES AND PROCEDURES
GOVERNING LEAVES OF ABSENCE

Note: A student must receive the JD within 84 months of beginning law study.

1. The expectation of the Law School is that, once a student begins his or her studies, he or she will complete the degree program in the standard length of time (e.g., three years for a J.D. student). However, in appropriate cases, a Cornell law student in good academic standing may apply for a leave of absence prior to completing the degree, such leave to take effect immediately upon completion of the semester in which the application is made. (Only in extraordinary circumstances, e.g., those involving severe medical/psychological problems, will permission be given for a leave to begin during the course of a given semester.)*

2. To apply for a leave, a student must submit a written petition to the Administrative Committee describing the reasons for the leave. In the event a student is incapacitated due to medical/psychological problems, a petition for a leave of absence may be submitted by a parent, spouse, or any other person designated by the student in advance. In extraordinary circumstances, e.g., where the student’s conduct has been unusually disruptive to the Law School or University community or where the student’s conduct suggests that remaining in school poses a significant risk to the health or safety of the student or others in the Law School or University community or a significant risk of disruption to the Law School or University environment, the Dean, in consultation with the Administrative Committee, may require the student to take a leave of absence.

3. Leaves are typically granted for one year only. Where the leave begins during a given semester, the student would normally be expected to return at the beginning of that same semester the following year. Prior to the expiration of the leave, a student may request, in writing, a one year extension of the leave. Only in extraordinary circumstances will a leave be extended beyond two years, and decisions to extend a leave beyond two years may be made only by the Dean in consultation with the Administrative Committee. Only in extraordinary circumstances will a student who has already taken one leave of absence be granted a second leave of absence.

4. If a leave of absence is granted, the Law School and/or the University will maintain jurisdiction over the adjudication of any Law School and/or University disciplinary action involving the student. A student may be required to participate in the adjudication of the disciplinary action while on leave.

5. In certain circumstances, the Committee may attach written conditions to the leave. For example, where a leave of absence is requested for health reasons, the leave may be conditioned on counseling or health treatment while on leave of absence or other
requirements appropriate to the conditions giving rise to the leave.

6. Before the end of the semester in which the leave is scheduled to expire, the student must notify the Administrative Committee that he or she expects to return to school at the beginning of the following semester. Included in the notification must be a statement that the student has not been charged with any crime during the period of the leave or, if a student has been charged with a crime, the full details of the incident(s) leading to the charge. If conditions have been attached to the leave, the student must demonstrate that such conditions have been satisfied.

7. As a general matter, a student will not be permitted to resume his or her studies unless the Administrative Committee is satisfied that the student has the ability to complete law school and the judgment and integrity to function as a member of the profession. For example, in the event that the leave of absence was granted due to health reasons, the Administrative Committee must be satisfied that the problems which precipitated the leave are resolved and that the student is able to handle all of the physical or emotional stress, as applicable, of attending law school, and that there is no significant risk of danger to the student or others or of disruption to the Law School or University environment. The Committee may require the student to make available relevant health records, to permit the Committee to communicate directly with the student’s physicians or counselors, and, in appropriate circumstances, to undergo additional health evaluation.

8. Reentry may be conditional. For example, a student may be required to engage in regular and ongoing medical, psychiatric or psychological treatment when specifically related to the conditions giving rise to the leave if the Committee believes that, without such ongoing treatment, the individual will not be able to function effectively as a student or will pose a significant risk to the health or safety of himself or others or a significant risk of disruption to the Law School or University environment.

9. If the Administrative Committee determines that the student will not be permitted to return to the Law School, that decision may be appealed to the Dean of the Law School. The Dean’s decision will be final.

10. The Law School may modify its leave policy in light of experience and consistent with the law.

11. Please note that when a student requests a leave of absence for health reasons, the Law School works closely with the staff of Cornell Health. Details on current Cornell University Health Leave of Absence policy are available online at http://health.cornell.edu/services/health-leave-absence.

XI. LAW SCHOOL PROCEDURES FOR ACCOMMODATIONS FOR STUDENTS WITH DISABILITIES

It is our intention to provide reasonable accommodations for students with qualifying disabilities. This memorandum describes the procedures for applying for an accommodation(s) due to such a disability. They apply to classroom accommodations, exam accommodations, and accommodations relating to our building.

1. Students who believe they are entitled to an accommodation should communicate with the Dean of Students as soon as possible. In order to make decisions based upon an individual’s specific situation, it may take some time for the Law School’s Administrative Committee to determine what is appropriate and fair. If at all possible, you should initiate the process in the spring or early summer before your matriculation, or, if later, as soon as the disability arises.

2. Upon arrival in Ithaca, you should arrange for an appointment with Katherine Fahey, Director of Student Disability Services at Cornell University. Ms. Fahey can offer you advice and guidance on the services available to students at the University. In the alternative, you may wish to schedule a phone appointment before your arrival. To schedule an appointment with Ms. Fahey, call 607-254-4545 or write to the Director of Student Disability Services, Room 420, Computing and Communication Center (CCC), Cornell University, Ithaca, NY 14853.

Students requesting disability accommodations must submit disability documentation and
a Request for Disability Services and Accommodations Form to initiate the accommodation process. The form and guidelines for disability documentation are available at the Student Disability Services website, http://sds.cornell.edu. All documentation must be current and comprehensive in order to determine eligibility for accommodations in a law school environment. This documentation should be in writing and should be from a physician who is familiar with your diagnosis and treatment. In cases of learning disabilities, a full psychoeducational report including aptitude and achievement tests reflecting all the test and subtest scores and a description of test procedures is required. (Ms. Fahey may give you additional instructions.) The report should be prepared by a professional qualified to diagnose a learning disability. The report should make written recommendations based upon your needs for accommodation in a law school environment.

3. Once Ms. Fahey is satisfied that your documentation is sufficient, a written recommendation regarding possible accommodations for your disability will be sent to the Law School’s Administrative Committee. Due to the academic calendar, the Committee must have the written recommendation by the beginning of the fourth week of the fall semester; therefore, it is important that you contact Ms. Fahey as soon as possible. This recommendation is a precondition to action by the Law School’s Administrative Committee on any request for an accommodation.

4. In addition to a written recommendation, the Law School’s Administrative Committee will also need to receive a copy of the medical documentation. The Administrative Committee may request additional documentation or may request that your physician speak directly with the Law School Dean of Students. The Administrative Committee may also ask that you be evaluated by another medical professional.

5. We also ask you to make a written request regarding any specific type of exam accommodation or other academic accommodation which you believe to be appropriate. In this regard, please tell us the accommodations which you have been granted in college and graduate school, and on standardized tests including the LSAT and the SAT.

6. While your prior testing history and other accommodation history is relevant to our determination of reasonable accommodations in Law School, it is important that you realize that we will not necessarily agree to grant the particular accommodations which you have been given in the past. Only after the Administrative Committee has thoroughly considered your request for an accommodation will we be able to arrange for what we believe to be a reasonable and appropriate accommodation, given your disability and the essential components of our academic program. It is important for you to realize that an important feature of that program is the comparative grading of students based on examinations that are time-pressured, competitive, and occasionally stressful.

7. Once we have received: (a) written recommendations from Ms. Fahey, the Director of Student Disability Services, regarding any suggested accommodations, (b) copies of your disability documentation, (c) a written request from you which includes your accommodation history, and (d) any additional information requested by the Administrative Committee, the Committee will consider the request and respond. In almost all cases, we have been able to give a student written notice of exam accommodations within two or three weeks of receiving all of the appropriate material. Occasionally, however, a determination may take longer as the committee gives each file the careful attention and individualized review merited.

It is not generally useful for a student to discuss his/her need for classroom or exam accommodations directly with a particular law faculty member, unless asked by the Dean of Students on behalf of the Committee to do so. The Administrative Committee may on occasion feel it is appropriate to discuss a particular accommodation request with an individual faculty member.

8. If the specific accommodations that you requested are denied, you may appeal that decision to the Dean of the Law School. The Dean will review each appeal to determine whether in his or her judgment the Committee’s determination is clearly erroneous, and, if it is, then the Dean may make a judgment on what accommodations are reasonable or whether further information is needed.
9. If you wish to request an accommodation on bar examinations, you must direct your request to the state or states to which you are applying for admission. Each state has its own procedures for bar admission.

cc: Katherine Fahey, Director of Student Disability Services

**XII. LAW SCHOOL EMERGENCY/EVACUATION PROCEDURES**

Emergencies can occur at any time without warning. Everyone in a Cornell facility - students, staff, faculty, and visitors - must take appropriate and deliberate action as an emergency strikes a building, a portion of campus, or the entire Cornell community. In addition to on-duty emergency personnel (Cornell Police and Environmental Health and Safety), Cornell has an Emergency Management Team that ascertains the scope of an incident/situation and advises emergency policy executives. The Emergency Management Team’s response actions are guided by Cornell’s desire to protect the following in priority order:

1. People
2. Research animals and plants, and intellectual property
3. Equipment and facilities.

If an emergency occurs, you should first remove yourself and others from the immediate danger, then alert appropriate administrative or emergency response personnel of the situation. Remember, a building evacuation is mandatory whenever a fire alarm sounds and all building occupants should exit immediately. After the building has been evacuated, occupants must wait for a safety inspection before re-entry.

In an actual evacuation please follow these procedures:

**Actual Evacuation Procedures**

A. Turn equipment off, if possible.

B. Notify others in the area of the alarm if they did not hear it.

C. Exit the room
   - Take jackets or other clothing needed for protection from the weather.
   - Close windows and close, but do not lock doors as you leave.
   - Leave room lights on.

D. Exit the building via the nearest safest exit route. Walk, do not run. Do not use elevators to exit.

E. Move away from the building. In an actual emergency you will be directed by a Law School emergency response team member to assemble on the lawn area above the courtyard between Myron Taylor Hall and Anabel Taylor Hall on Central Avenue. (If this area is not safe or unavailable, you will be directed to another assembly area).

F. Wait at evacuation point for directions.

G. Do not re-enter the building until emergency staff gives the “all clear” signal. The silencing of the building alarm system is not normally used as the “all clear” signal. In some cases the fire alarm will be silenced and staff members placed at building entrances to keep people out until the incident has been resolved.

**Health Emergency Procedure**

A. Protect victim from further injury by removing any persistent threat to the victim. Do not move the victim unnecessarily. Do not delay in obtaining trained medical assistance.

B. Notify staff or faculty members if available, or Cornell Police of the location, nature and extent of the injury by calling 911 or using a Blue Light or Emergency Telephone. Always call from a safe location.

C. Provide first aid until help arrives if you have appropriate training and equipment and it is safe to do so.

D. Send someone outside to escort emergency responders to the appropriate location, if possible.
Fire or Explosion Emergency Procedure
A. Alert people in the immediate area of the fire and evacuate the room.
B. Confine the fire by closing doors as you leave the room.
C. Notify staff or faculty members if available, or activate the building fire alarm system by pulling the handle on a local fire alarm box.
D. Notify Cornell Police of the location, nature and size of the fire.
E. If you have been trained and it is safe to do so, you may attempt to extinguish the fire with a portable fire extinguisher. If you have not been trained to use a fire extinguisher you must evacuate the area.

Criminal Activity or Violence Emergency Procedure
A. Attempt to remove yourself from any danger.
B. Notify available staff or faculty members or Cornell Police by calling 911 or using a Blue Light or Emergency Telephone. Try to call from a safe location if possible.
C. If possible, provide the police with the following information:
   • Location of crime.
   • Nature of crime and specifics (number of people involved, any weapons, etc.)
   • Any injuries.
   • Description of suspect(s) (height, weight, sex, race, clothing, hair color, etc.)
   • Direction of travel of suspects.
   • Description of any vehicles involved in the crime.
D. DO NOT pursue or attempt to detain suspects.
   Remember, in all emergency situations your safety and the safety of others is of primary importance. Remove yourself and others from immediate danger and let trained professionals respond to the situation.

XIII. LAW SCHOOL PROCEDURES FOR ADMISSIONS APPLICATION SUPPLEMENTS

When a student at Cornell Law School informs the Dean of Students or any other administrator or faculty member that he or she failed to disclose a criminal, civil or academic issue (the “Disclosed Issue”) that he or she thinks he or she should have disclosed in his or her admissions application, the student will be required to complete a form that sets out a number of questions about the situation. The Admissions Committee (the “Committee”) will review the student’s responses to the questions and may also conduct an interview of the student at its discretion. The Committee will then do the following:

First, the Committee will determine whether the Disclosed Issue was something that was required to be disclosed per the admissions application that the student completed for admissions. If the Committee determines that the Disclosed Issue was not required to be disclosed, then the student will be so informed and no further action will be taken.

Second, if the Committee determines that the Disclosed Issue was required to be disclosed pursuant to the admissions application that the student completed, then the Committee must determine whether or not the Committee would have admitted the student in light of the Disclosed Issue. If the Committee determines that knowledge of the Disclosed Issue would not have been material to its admissions decision had it been made aware of the Disclosed Issue
when it made its decision, then the Committee may decide to allow the student to amend the admissions application and may also include a letter in the student’s file that indicates the circumstances.

Third, if the Committee (1) determines that it would not have admitted the student if it had knowledge of the Disclosed Issue at the time it made its decision, (2) is not able to reach a consensus on whether or not it would have admitted the student if it had knowledge of the Disclosed Issue at the time it made its decision, or (3) determines that knowledge of the Disclosed Issue would have been material to its admission decision, then the matter may be referred to the Administrative Committee for further action.

The Administrative Committee can exercise all of the options at its disposal, including suspension, expulsion, and determining whether the Disclosed Issue and its failure to be initially disclosed should be included in the “character and fitness” certifications that Cornell Law School must complete for the student for his or her bar admissions.