## UNIVERSITY OF PENNSYLVANIA – THE WHARTON SCHOOL DEPARTMENT OF LEGAL STUDIES AND BUSINESS ETHICS LGST 101 SYLLABUS – 2017 SPRING <u>INTRODUCTION TO LEGAL STUDIES</u>

**INSTRUCTOR:** Charles F. Forer, Esquire Eckert Seamans Cherin & Mellott, LLC Two Liberty Place 50 South 16<sup>th</sup> Street – 22<sup>nd</sup> Floor Philadelphia, PA 19102 Phone: (215) 851-8406 Fax: (215) 851-8383 E-mail: <u>cforer@eckertseamans.com</u> <u>www.eckertseamans.com</u>

## ASSIGNED READINGS:

**GS:** The readings consist of a "bulk pack." I supplement these readings with handouts that I e-mail to the students.

**OFFICE HOURS**: By appointment.

| <u>GRADING</u> : | Classwork | - | 10% (attendance is mandatory; a student's grade goes down, by one half grade, each time the student misses a class – with the first "missed class" not counting) <sup>1</sup> |
|------------------|-----------|---|---|
|                  | Quiz      | - | 10% (given in the third or fourth week of classes)  |
|                  | Midterm   | - | 30% (given in the seventh week of classes)  |
|                  | Final     | - | 50%   |

## **ASSIGNMENTS:**

1

• Introduction

Readings: Law and Language: A Preliminary Note (9-14); Introduction to Law (18-26); There are No Secret Books (33-40).<sup>2</sup>

Examples:

- Student gets an average of an A- on the quiz, midterm and final. Student has one class absence. Final grade: A-.
- Student gets an average of an A- on the quiz, midterm and final. Student has two class absences. Final grade: B+.
- Student gets an average of an A- on the quiz, midterm and final. Student has three class absences. Final grade: B.

2

Page numbers are in the lower right on each page of the bulk pack.

• Property Law: Personal Property

Readings: Property Law – Personal Property (51-66); Reading Legal Cases in Legal Studies 101 (67-72); <u>Popov v. Hayashi</u> (73-82); <u>Swift v. Gifford</u> (83-87); <u>Keron v. Cashman</u> (89-92).

• Property Law: Real Property

Readings: Real Property (149-152); <u>Sturges v. Bridgman</u> (153-157); <u>Borton v. Forest Hills Country Club</u> (159-162); <u>Nome v. Fagerstrom</u> (163-169); The Takings Clause, including <u>Penn Central Transportation Compa-</u> <u>ny v. City of New York</u> (171-181).

• Legal Process and Civil Procedure

Readings: Legal Process and Civil Procedure (185-187); Everything You Need to Know about the American Legal System (188-193); The Court System (194-195); Jurisdiction (196-204); Legal Process (206-227).

• Torts

Readings: Torts (301-302); Negligence (303-312); Negligence and Strict Liability (313-321); <u>Petition of Kinsman Transit Co.</u> (323-327); <u>Soldano</u> <u>v. O'Daniels</u> (329-330); <u>Love v. Hardee's Food Systems, Inc.</u> (331-332); <u>Palsgraf v. Long Island Railroad Co.</u> (333-334); <u>Dukat v. Leiserv, Inc.</u> (334-336); Negligence (337-339).

• Criminal Procedure: Privacy and the Fourth Amendment

Readings: Privacy and the Fourth Amendment (231); Search and Seizure (232-234); When Can the Police Conduct a Search and Seizure (236-239); <u>Dow Chemical Co. v. United States</u> (241-249); <u>Kyllo v. United States</u> (251-261); <u>Bond v. United States</u> (263-268); Criminal Procedure Hypotheticals (269-270).

 Criminal Procedure: Privacy in Daily Life Readings: Privacy in Daily Life (273); <u>Washington v. Chrisman</u> (277-283); <u>Smythe v. Pillsbury Co.</u> (287-288); <u>McLain v. Boise Cascade Corp.</u> (291-293); <u>Reno v. Condon</u> (297-300).

• Contracts: Introduction and Need for Writing

Readings: Contracts: The Foundation of a Market Economy (383-385); Introduction to Contracts (387-394); Contracts in Writing (397-403); <u>Jacono</u> <u>v. Lyons</u> (407-408); <u>Shane Quadri v. Goodyear Service Stores</u> (409-410); <u>Stuart Studio, Inc. v. National School of Heavy Equipment, Inc.</u> (410-411); <u>Price v. Mercury Supply Co.</u> (412-414); <u>Thompson Printing Machinery Co. v. B.F. Goodrich Co.</u> (416-417); Problem Nos. 1-7, 11, 12 & 14 (419-421); UNIFORM COMMERCIAL CODE ("UCC") § 2-201. • Contracts: Consideration

Readings: Consideration (425); The Basic Concept (429-438 [but do not read beyond Problem No. 55]); <u>Angel v. Murray</u> (443-445); RESTATEMENT (SECOND) CONTRACTS §§ 71 & 89; UCC § 2-209(1).

• Contracts: Offer

Readings: Intent to Contract: Offer and Acceptance (449-465); Offer and Acceptance (469-472); UCC §§ 2-204, and 2-305 to 2-311; RESTATEMENT (SECOND) CONTRACTS §§ 24, 25, 26, 27, 30 & 32.

- Contracts: Acceptance Readings: Acceptance (473-486); UCC § 2-206; RESTATEMENT (SECOND) CONTRACTS §§ 53, 54, 62, 63, 64 & 69.
- Contracts: Termination of the Power of Acceptance Readings: Termination of the Power of Acceptance (489-497); <u>Lyon v.</u> <u>Adgraphics, Inc.</u> (501-502); UCC § 2-205; RESTATEMENT (SECOND) CON-TRACTS §§ 36-43.
- Contracts: Remedies Equity Readings: Contracts in a Nutshell (507-512); Equitable Remedies (513-524); <u>McCallister v. Patton</u> (527-529).
- Contracts: Remedies Damages Readings: Remedies (533-544); RESTATEMENT (SECOND) CONTRACTS §§ 347-349 & 370-374.
- Contracts: Remedies Limitations to Contract Remedies Readings: A Note on Limitations to Contract Remedies (561-562); <u>Ericson</u> <u>v. Playgirl, Inc.</u> (565-569); <u>Freund v. Washington Square Press</u> (573-574); <u>Hadley v. Baxendale</u> and following problems (575-577); <u>Parker v. Twenti-</u> <u>eth Century-Fox Corp.</u> and problem 10 (581-585); UCC §§ 2-715 & 2-719; RESTATEMENT (SECOND) CONTRACTS §§ 350-352.
- Contracts: Remedies Uniform Commercial Code Readings: Damages Under the Uniform Commercial Code (547-548); <u>La-redo Hides Co. v. H&H Meat Products Co.</u> (551-552); Seller's Damages (555-558); UCC §§ 2-711 to 2-715; UCC §§ 2-703/706/708/710).