**MASSACHUSETTS SCHOOL OF LAW at ANDOVER**

**SYLLABUS FOR CRIMINAL PROCEDURE – Spring 2022 (M, Wed Day)**

**Professor Hetu**

**TENTATIVE SYLLABUS – SUBJECT TO CHANGE BY START OF COURSE**

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**Westlaw TWEN:** [**www.lawschool.westlaw.com**](http://www.lawschool.westlaw.com)

**Casebook**: *Criminal Procedure and the Constitution,* West Publishing, 2021 Edition. Israel, Kamisar, LaFave, King, Kerr, and Primus. ISBN 978-1-64708-894-1

**Class Times:** Monday & Wednesday, 4:30p.m. – 5:50 p.m.

**Purpose and Course**

**Description:** The purpose of this course is to cover those criminal procedure topics which reflect the Federal Supreme Court’s current position on constitutional questions raised by operation of our federal and state criminal justice systems. Where relevant we will also review Massachusetts Supreme Judicial Court opinions that distinguish the law of the Commonwealth from the Federal law.

The intent of the course is to create competency in those areas tested by the bar examination as well as to lay a proper foundation to become skilled practitioners.

**Grading** The midterm and final examinations will combine to be 75%- 90% of your final grade in this class. In addition, there will be weekly assignments of a minimum of five (5) MBE-type questions and/or Short Directed Essay Questions which will serve as quizzes and will combine to be 10%-25% of semester grade. I reserve the right at any time during the semester to modify and/or change the course grading.

Lack of class participation has the strong potential to impact negatively on your course grade.

**Course Requirements & Class Participation**

**Class Attendance:** Students must be prepared for every class to be called on to brief cases or for discussion of questions. You are, therefore, expected to be in class and to participate. Students who have more than **three** unexcused absences during the semester may have their semester grade lowered by as much as one-third of a grade.

Attendance is taken at the beginning of class. **You will be marked absent if you are not present when attendance is taken. If you are not prepared you will be asked to leave.**

**Quizzes:** I **will not** permit any make-ups for missed weekly in-class and/or on-line TWEN/SOCRATIVE quizzes. You must check TWEN and SOCRATIVE every weekend for posted quizzes. TWEN quizzes will be under assignments/quizzes and SOCRATIVE YOU MUST LOG ONTO SOCRATIVE THEN CLICK ON STUDENT. YOU WILL BE PROMPTED TO ENTER AN ID. MY ID IS: HETU6452.

**Notes And Tape Recorders In Class:** I test what I teach, and I follow the syllabus. If you do all assigned readings and attend class, you will be prepared for the exams. It is necessary that each of you develop an effective method of recording and retaining the materials as it is taught and discussed. Classes are interactive, and it is not always advisable to take copious notes. Research strongly indicates that students who attempt to use word processers to “transcribe” class discussions perform less well on exams than do those students who actively participate in those discussions. Use of tape/digital recorders are allowed in this class and may be preferable for you.

The purpose of class is to learn the law through discussion and participation to develop analytical skills. This cannot be achieved if you are intent on being a scribe.

# CLASSROOM DECORUM

All students will observe the following classroom decorum:

1. **Timeliness**. Arrive on time. Late arrivals are disruptive. If late arrivals become too frequent those arriving late will not be allowed into the classroom.

2. **Cell Phones and Messaging**. With the exception of extraordinary circumstances there will be *no cell phone use in class*. Turn off all cell phones before the class begins. If there is a family emergency requiring you to be reachable you must approach me before class and inform me of the situation. In such an event you may keep your cell phone on if it has a “vibrate” only option. In the event that your cell phone or other device disturbs the class you will be told to leave the classroom immediately and will be marked as absent for the class.

3. **Talking in Class**. This is an interactive class, and it is normal for there to be a bit of a “buzz” while we are discussing a case, a principle or a hypothetical. You are expected to listen while others are talking and to respond if called upon. Civility is expected at all times by all students. Do not “blurt” out answers wait to be called on, do not raise your hands when a student is already called upon, it can become very distracting. I want students to work through cases and hypotheticals, if I deem a student needs “help” I will ask for other students to volunteer.

4. **Eating/Drinking in Class**. Eating in class is strongly disfavored. I do understand that stressed-for-time students, especially evening students, are often unable to take meals at normal hours, and therefore snacks and drinks will be tolerated as long as they are not disruptive. I will not tolerate full meals, full “submarine” sandwiches, or anything of the like. I also will not tolerate undue noise such as stubborn plastic wrappers. I will ban all foods and drinks in class if I think they are becoming a distraction.

5. **Civility Above All Else**. Each of you will be treated at all times with courtesy and respect, and you will treat each other with a high degree of civility at all times. At all times we will argue issues and never personalities.

**THE BELOW CASE CALENDAR SCHEDULE IS NOT YET AVAILABLE**

**The following “Section” designation is made with reference to the *Criminal Procedure Spring 2022. The case calendar has not been transcribed yet. For now you are responsible for the chapters referenced below.***

**January 19, 2022 (Class 1) Introductions, Overview of Course, Class Expectations, Classroom Rules and Chapter 1.**

**January 24, 2022** (**Class 2**) **Double Jeopardy**

**Chapter 19 Retrials**

**Section 1.** The “Same Offense” Limitations

**Section 2.** Aborted Proceedings

**Section 3.** Reprosecution Post-Acquittal/Conviction

**Chapter Two The Nature and Scope of Due Process; The 14th Amendment and the applicability of the Bill of Rights to the states**.

**Section 1.** “Fundamental Rights” and “Incorporation”

**Section 2.** The Shift to “Selective Incorporation”

**Section 3.** “Free Standing” Due Process

**In-Class Material Provided** The 4th Amendment.

**In-Class Material** **Provided** Probable cause, Reasonable suspicion, Clear and convincing, Preponderance of the evidence, Proof Beyond a reasonable doubt.

**Chapter Three Arrest, Search and Seizure**

**Section 1**. The Exclusionary Rule

**Section 2**. Protected areas and interests.

**Section 3**. Probable Cause (SEE NEXT PAGE)

**Section 4**. Search Warrants

**Section 5.** Arrest and Search of Persons

**Section 6**. Seizure and Search of Premises

**Section 7**. Seizure and Search of Vehicles and Effects.

**Section 8**. Stop and Frisk

**Section 9**. Inspections and Regulatory Searches

**Section 10**. Consent Searches

**Chapter Four** **The Scope of the Exclusionary Rule**

**Section 1**. Introduction

**Section 2**. Proximate Cause: Attenuation Doctrine

**Section 3**. Cause in Fact: Independent Source

**Section 4**. Cause in Fact: Inevitable Discovery

**Chapter Five The Right to Counsel**

**Section 1**. The Right to Appointed Counsel

**Section 2**. The “Beginnings” of the Right to Counsel

**Section 3**. The Griffin-Douglas “Equality” Principle

**Chapter Six Police Interrogation and Confessions**

**Section 1**. The “Voluntariness” Test

**Section 2**. Massiah and Escobedo

**Section 3**. Miranda

**Section 4**. Applying and Explaining Miranda

**Section 5**. The Court Reaffirms Miranda

**Section 6**. When is Miranda Violated?

**Section 7**. Massiah Revisited

**TBD MID-TERM EXAM**

**Chapter Seven** **Pre-Trial Identification Procedures**

**Section 1.** Wade and Gilbert: Reliability Concerns

**Section 2.** The Court Retreats: Kirby and Ash

**Section 3.** Due Process Limitations

**Chapter Eight Investigation by Subpoena**

**Section 1.** Introduction

**Section 2.** Fourth Amendment Limitations

**Section 3.** The Privilege Against Self-Incrimination

**Chapter Nine Pretrial Release**

**Chapter Ten The Decision Whether to Prosecute**

**Section 1**. The Decision to Prosecute

**Section 2**. Selection of the Charge

**Chapter Eleven Screening the Prosecutor’s Charging Decision**

**Chapter Twelve Speedy Trial and Other Speedy Dispositions**

**Chapter Thirteen The Duty to Disclose**

**Chapter Fourteen Guilty Pleas**

**Section 1.** Plea Bargaining

**Section 2.** Requisites of a Valid Plea

**Chapter Fifteen Trial by Jury;** **Judicial Impartiality**

**Section 1**. Right to Jury Trial

**Section 2**. Jury Selection (SEE NEXT PAGE)

**Section 3**. Right to Impartial Judge

**Chapter Sixteen Fair Trial/Free Press**

**Chapter Seventeen The Role of Counsel**

**Chapter Eighteen The Trial**

**Section 1.** Presence of the Defendant

**Section 2.** Confrontation and Compulsory Process

**Section 3.** The Right to Remain Silent – or Testify

**Section 4.** Due Process Requirements

**Last Day of Spring Classes** **Monday, May 2, 2022**

**Final Exam** Date to Be Determined