T & E is a fun subject with lots of nifty analytical twists and many juicy cases. Our casebook is WILLS, TRUSTS AND ESTATES by Dukeminier, Sitkoff and Lindgren D, S & L (8th ed. Aspen 2009). It is quite good and an easy read. Its only minor shortcoming is that the authors (particularly the late Dukeminier in his penchant to include juicy cases), sometimes chose those that are not representative of good law. Fear not, I will endeavor to correct any misapprehensions in that regard in class. The statutory supplement is published by Foundation and the lead ‘author’ is Gallanis. There are any number of good hornbooks in the field. When I get stuck I will probably consult WILLS, TRUSTS AND ESTATES by McGovern, Kurtz, & Rein (West 1988), but I have no reason to recommend it over any other. A helpful, short, soft-cover book that you might find useful is WILLS TRUSTS AND ESTATES: ESSENTIAL TERMS AND CONCEPTS by Reutlinger (Little Brown 1998) 2nd edition, which should be available in the bookstore.

The course, following the text, will give weight to each of four approaches to the material: (1) legal doctrine; (2) estate planning and practical problem prevention (how’s that for alliteration?); (3) tax planning; and (4) policy. Much as I would like to teach the material cover to cover, time does not permit such complete treatment. Further, if you intend to practice in this area I would urge you to take courses in: individual tax, estate and gift tax, and estate planning.

Interspersed throughout the text are notes and questions. Pay close attention to these questions and try to work out the answers yourself. I will endeavor to go over most of them in class. I list below an optimistic schedule of reading assignments. I do not include Uniform Probate (UPC) code sections. I expect you to consult your code book (the notes to the code section as well) when a code section is mentioned in the casebook, and please bring your codebooks to every class.

Final Exam: The principal determinant of your grade will be your score on a final exam consisting principally, if not exclusively, on 50 or more multiple choice questions.
Reading Assignments: Listed below are the readings in the order in which we will cover them. Each section will take about a week, but don’t be surprised if some are a bit shorter and others a bit longer. Your aim should be to read about 40 pages ahead of wherever we left off at the end of the prior class.

I. Introduction: **D, S & L** 1-2, 16-57

II. Intestacy: **D, S & L** 71-108, 115-157

III. Wills-Capacity: **D, S & L** 159-210, 215-221

IV. Wills-Formalities: **D, S & L** chapter four

V. Construction of Wills: **D, S & L** chapter five

VI. Will-Substitutes: **D, S & L** 393-426, 432-468

VII. Rights of Surviving Spouse: **D, S & L** 469-508

VIII. Trust-Creation: **D, S & L** chapter 8

IX. Trust Administration: **D, S & L** 667-673, 688-720, 725-735

X. Powers of Appointment: **D, S & L** chapter twelve

XI. Charitable Trusts: **D, S & L** chapter eleven