SYLLABUS AND COURSE POLICY STATEMENT

Revised 11 August 2015

I. Objectives

The purpose of this course is to expose the student to the principal doctrines upon which commercial law is based and particularly the mercantile notions embodied in the doctrine of negotiability. Although it focuses on commercial paper, the bank collection process, and funds transfers, related aspects of personal property, secured transactions, letters of credit, and documents of title are incidentally covered. The theme of the course is the process by which sound commercial jurisprudence evolves.

II. Materials

Materials to be used for class are:

(a) Case Materials

The case materials are contained in an edited compilation, Byrne, *Negotiability* (2011) supplemented by an Appendix and Virginia Statutory Supplement on CD Rom that is available with the book. From time to time useful supplementary materials will also be placed on reserve as announced.

In addition, a basic introduction published is required: the ABA Business Law Section's *The ABCs of the UCC: Articles 3 & 4*.

Both books are available from the Institute of International Banking Law & Practice at a discounted price. Information on how to order it will be provided on the TWEN site.

(b) Statutes

It will be necessary to use the Model UCC on a daily basis as well as a number of commercial statutes. You will need the paperback book for the examination since you will not be able to access it on your computer during the examination. These are available in either the West or Foundation Commercial Statutes but the Foundation Press Version, *Commercial Debtor - Creditor Law* (Selected Statutes) (2014 version) is recommended. You can use an older version of either, provided it contains both the 2002 revision of UCC Article 3 and the prior (1990) version and Part D of Regulation CC. Any edition after 2008 is satisfactory. Since not all versions have the 1990 version of Articles 3 & 4 of the Model Code (which is still in effect in NY and Illinois), I will place a copy of it on reserve.
This supplement will be available for purchase from the campus book store or you can purchase a used copy.

(c) Supplementary Materials


III. Grades, Examination, & Method of Evaluation

Grades will be based upon a final examination given at two times. Because of the difficulty of the course, every effort will be made to give every student who demonstrates a command of the material the highest possible grade.

The examinations are tentatively scheduled for:

Exam 1: October 1 September 2015 during the regularly scheduled class time for 2 hours.
Exam 2: Tuesday 3 November 2015 during the regularly scheduled class time for 1 hour.

Note: the times are tentative and can be adjusted due to the MPRE.

The examination will (1) fairly reflect the material treated in the course; (2) test skills of organization of facts, analysis of issues, and their resolution; (3) test theoretical knowledge; practical skills and the ability to address specific problems in a successful manner; and (4) test ability to function under time pressure. It may contain a multiple choice segment but in no event will that segment constitute more than two thirds of the examination.

Where a problem is a given, a superior answer will not only state applicable rules and identify issues but will apply the rules to the issues in the context of the factual problem to obtain a resolution.

The first examination will require familiarity with proposed, prior and current Articles 1 and 3. The second examination will require familiarity with UCC Articles 1, 3, and 4 of the Uniform Commercial Code as well as assigned sections of Articles 4A, 5, and 7 and state and federal statutes from the statutory supplements, especially those relating to credit cards. Although some material from the first half of the course will be assumed in the second part of the course, the exams will not be deliberately designed as cumulative but will focus on the matters addressed in each half of the course. For both exams, students will be responsible for material addressed in class, handouts, outside assignments, and casebook assignments, whether or not discussed in class. Students will be permitted to use a computer but with a “closed” program.

**Materials Permitted to be Taken into Examination**
Only the following materials may be taken into the examination: the published selection of commercial statutes, statutory supplements and other statutory handouts. In order to facilitate consultation to these statutes, a photocopy of the Table of Contents of the statutes may be brought in a form physically separate from the bound book.

These materials may be annotated. "Annotated" means the emphasis of certain portions of the material or its explanation by cross-references to other statutory or regulatory provisions, by a comment or gloss, or by reference to a case or hypothetical. The focus of the annotation should be on the meaning of the particular provision or section being annotated.

The insertion in the statutory material of outlines, extensive lists of questions and answers, or general commentary does not constitute an annotation which may be used on the examination.

No other materials may be used.

Questions Regarding the Examination

Any questions regarding the meaning or interpretation of this policy must be given to the instructor in writing so as to avoid confusion and all answers (as well as questions) will be publicly posted and sent by email to email addresses provided. So as to permit all students to benefit from this process, the deadline for such questions is the end of the day on Wednesday 30 September and Tuesday Monday 2 November 2015.

IV. Class Schedule, Participation, Cancellations & Outside Assignments

To provide students with an opportunity for intense focus on each of the two units of the course, the classes will be scheduled in two intense units followed by an examination. BEFORE ENROLLING, STUDENTS SHOULD REVIEW THE SCHEDULE. The effect of the schedule is to front load the course and to hold the last class by 29 October 2015, permitting students to focus on other courses and papers.

In the event of class cancellations due to inclement weather or other unavoidable causes, the accelerated schedule may require that make-up classes be held. If so, they will be scheduled on Saturdays at 9:30 A.M or such other time as may be unanimously agreed.

It is expected that students will be regularly prepared for class as part of the attendance requirements. Preparation includes the completion of any class assignments.

Law School policy does not permit recordation of class absent express faculty consent. I do not permit any artificial recordation of my classes. The purpose of this policy is to encourage students to learn to take effective notes without artificial assistance. It is my opinion that this skill is essential for a junior attorney. "Recordation" includes the use of any device to tape, record, or otherwise memorialize what is said in class or to photograph, image, or otherwise record any slides, power points, or data rendered on charts or the white board.
This policy also applies to the power point slides used in class. They will not be handed out although students may view them after class. It does not apply to the use of a computer to key notes because the computer is, in this respect, no different than a typewriter or pen. Where note taking is rendered difficult due to a disability, application for special assistance should be made to the appropriate University department.

V. Notices

All notices will be sent to students by email via TWEN. The course will be registered on TWEN. All students are required to register on TWEN and provide a current and accurate email address. If a student is unable to access email, special arrangements for notices must be made directly with Professor Byrne.

VI. Attendance

A seating chart will be circulated at the first class. Please select a seat. Attendance will be taken at the beginning of each class based on this chart. Any student not seated in the seat selected will be marked absent. Anyone coming to class after attendance has been taken is responsible after class for advising the instructor of his or her presence.

At the discretion of the instructor, an attendance sheet may be circulated for signature in which case only the student named may indicate his or her presence by signing. Signing for another student who is not present may constitute a violation of the Honor Code. The maximum number of absences permitted under applicable law school rules will be allowed for this course, namely 20% of the classes. There is no need to advise the Instructors of an absence.

VII. Office Hours and Individual Appointments

Professor Byrne welcomes any questions relating to the course or otherwise. He will be available regularly for office hours during the following times:
20 minutes before and after class.

If these times are inconvenient, he is available by appointment. His email address is jbyrne@iiblp.org.

VIII. Topics to be Studied

Transfer and Assignment under Contract law
Historical Evolution of Negotiability
Formalities: What constitutes a negotiable instrument
Holder
In Due Course
Defenses
Shelter
Consumer Law
IX. **Pace of Class Assignments**

The class will be conducted with a view toward mastery of the concepts and techniques of personal property secured finance rather than coverage of preset materials at a preordained pace. Nonetheless, to assist students in preparing, a tentative schedule will be circulated at the beginning of each unit of the course and posted on TWEN and the Law School site.

X. **Methods of Instruction**

1. **Case Analysis**
   Students will be expected to answer questions about assigned cases.

2. **Hypothetical Problems**
   Students will be expected to find principled resolutions to hypothetical questions, drawing on their mastery of the course content.

3. **Drafting Exercises**
   Drafting exercises will be assigned to enable students to draft notes and related pleadings and other legal documents.

4. **Guest Speakers**
   Attorneys experienced in the field may be invited to appear so that students may practice eliciting information from them.

5. **Simulated Trial Experience**
   One simulated trial exercise will be conducted.

6. **Writing Exercises.**
   From time to time, students will be required to engage in short legal drafting exercises of a promissory note and an accepted draft.

XI. **Class Notes**
In addition to the Law School Motto, the class motto will be:
Revocate animos, maestumque timorem mittite; forsan et haec olim meminisse IUVABIT.

Aeneid, Book I Lines 202-203