University of Iowa College of Law Graduation Requirements for the J.D. Degree

A. Overview

To be eligible for a J.D. degree, a student must:

1. Meet the credit hour requirements;
2. Meet the length of study requirements;
3. Achieve a cumulative grade point average of at least 2.1;
4. Take and complete all required courses;
5. Satisfy the writing requirements; and
6. Satisfy the experiential course requirement.

B. Credit Hour Requirements

A student must receive credit for 84 credit hours of course work. For purposes of these Graduation Requirements, “course” and “course work” refer to any credit-bearing activity recognized by the College of Law. Of the 84 credit hours required for graduation:

1. At least 64 must be earned through courses that require attendance in regularly scheduled classroom sessions or direct faculty instruction (“faculty instruction courses”). Faculty instruction courses shall be so designated in the course registration materials. (The definition of “faculty instruction course” is subject to ABA Standards; among the courses that are excluded from the definition, as of January 2016, are co-curricular (student-run) courses, field placements, independent studies, supplementary writing, directed writing and research, and non-law courses.)

2. No more than 6 may be earned through participation in co-curricular (student-run) courses. Co-curricular courses shall be so designated in the course registration materials.

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1 Graduation Requirements for The J.D. Degree, adopted by the faculty on October 8, 2015; amended May 19, 2016; November 30, 2016; September 29, 2017; December 4, 2017. Codified at Title II of the Academic Policies and Procedures Adopted by the Faculty. These requirements apply to students entering the College of Law first year students in the Fall of 2016 or later and students entering the College of Law as transfer students or two-year J.D. students in the fall of 2017 or later. Students entering the College of Law prior to those dates are subject to the prior version of the graduation requirements.

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3. No more than 6 may be earned through independent studies, supplementary writing, and directed writing and research, except as permitted by the Dean or the Dean’s designee.

4. No more than 9 may be earned through field placements, except that a student may, with the approval of the Dean or the Dean’s designee, count up to 14 such credits toward graduation. A student may count toward graduation up to 3 credits from a summer legal placement in addition to the number otherwise permitted by this paragraph. For purposes of this paragraph, a “field placement” includes the student’s on-site experience as well as any associated seminars, tutorials, and other forms of guided reflection on that experience.

5. No more than 28 may be earned through studies, activities, or field placements outside the United States.

6. No more than 12 may be earned through distance education courses, except that a student may, with the approval of the Dean or the Dean’s designee, count up to 15 such credits toward graduation. Distance education courses shall be so designated in the course registration materials.

7. None shall be from distance education courses taken before the student enrolled at the College of Law.

8. None shall be for course work taken before the student enrolled in a law school.

9. No more than 34 may be from credits transferred from other ABA-accredited law schools, and no more than 30 such credits may be earned prior to enrolling at the College of Law.

10. None shall be transferred from non-ABA-accredited law schools in the United States, except as permitted by the Dean or the Dean’s designee and applicable ABA Standards.

11. No more than 20 may be earned through non-law courses. Credit hours from a non-law course may count toward the J.D. degree only if they are approved by the Dean or the Dean’s designee pursuant to the College of Law’s policy on Non-Law Courses.

12. No more than 16 may be from courses taken during any one semester.

To receive credit for a course, a student must satisfactorily complete all course requirements established by the instructor. In courses with a final exam, the instructor may preclude a student from taking the final exam if the student has not first satisfied all of the instructor’s course requirements as to class attendance, written work, special readings, oral reports, etc.
A course shall not count toward the number of credits required for graduation unless the student receives a course grade of 1.8 or higher, or, in a course taken Pass/Fail, a grade of Pass.

C. Length of Study Requirements

A student must complete the required course work in no fewer than 27 months and, except in extraordinary circumstances and with permission of the Dean, no more than 84 months after the student has commenced law study at the College of Law or at a law school from which the College of Law has accepted transfer credit, whichever was earlier.

If the College of Law grants credit for prior law study at a law school outside the United States as permitted under ABA Standard 505(c), only the time commensurate with the amount of credit given counts toward the length of study requirements.

D. Required Courses

Required law school courses include:

1. All first-year courses: Civil Procedure; Constitutional Law I; Contracts; Criminal Law; Introduction to Law and Legal Reasoning; Legal Analysis, Writing, and Research I and II; Property; and Torts;

2. Constitutional Law II;

3. A qualifying course in Professional Responsibility. Qualifying courses shall be so designated in the course registration materials.

Entering first-year students are required to take all of the first-year courses and one elective and cannot register for different courses or fewer hours without permission of the Dean of Students.

E. Writing Requirements.

See Writing Requirements policy.

F. Experiential Course Requirement

A student must complete one or more experiential courses totaling at least six credit hours. Experiential courses shall be so designated in the course registration materials.

G. Designation of courses

The designation of a course as an experiential course, faculty instruction course, distance education course, writing course, co-curricular course, or qualifying Professional Responsibility course shall be valid only for the particular semester(s) that the course is so designated.
A student may not count any course toward both the experiential and professional responsibility requirements. At least one of the courses a student counts toward the upper-level writing requirement involving direct and ongoing faculty supervision must not be counted toward the experiential or professional responsibility requirements.

**H. Credit for Courses Taken Outside the University of Iowa College of Law**

1. *Courses Taken Prior to Matriculation at the College of Law*

Except as provided below, no student shall receive credit hours toward the J.D. degree for courses taken prior to matriculation at this law school.

2. *Transfer Credit*

   a) Credit for Previous Legal Studies

Subject to the limitations in Part B of the Graduation Requirements for the J.D. Degree, credit hours for studies undertaken as a J.D. degree student at another ABA accredited law school prior to enrolling at the College of Law may be transferred to the J.D. degree at the College of Law. No credit hours shall be transferred for any course in which a grade of less than a "D" was received. Grades received at another law school shall not be counted in ascertaining the student's weighted cumulative average for any purpose.

Subject to the limitations in Part B of the Graduation Requirements for the J.D. Degree, credit hours earned at a law school outside the United States may be counted toward the J.D. degree, provided that the Dean or the Dean’s designate determines that the College of Law would have granted credit towards satisfaction of J.D. degree requirements if earned at the College of Law.

   b) Transfer of Credits After Admissions.

College of Law students visiting at ABA-accredited law schools after enrollment at the College of Law may transfer credit hours subject to the limitations in Part B of the Graduation Requirements for the J.D. Degree. Students seeking credit for courses taken as a visitor at another law school must obtain permission from the Dean or the Dean’s designate and comply with all relevant College and University policies regarding study at another institution.

College of Law students visiting at a law school outside the United States must first obtain the permission of the Dean or the Dean’s designate, who shall ensure compliance with the relevant ABA Standards and Criteria. Students shall also comply with all relevant College and University policies regarding study abroad and at another institution. Credit hours transferred for such studies are subject to the limitations in Part B of the Graduation Requirements for the J.D. Degree.

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2 Amended language adopted by the faculty on January 24, 2018 (prior citations deleted).
3. **Transfer of Credit for Externships Earned at another School**

Except in the case of students who bring externship credits with them when they transfer into the College of Law, a student seeking to receive academic credit at this college for a field placement program taken or arranged through another law school must secure the approval of the administrator and the Curriculum Committee prior to beginning the field placement program. The administrator may set and enforce appropriate deadlines for applications for approval of such field placements. If a field placement program arranged by another law school has been previously approved, the administrator may approve subsequent requests for credit through that program by the approval process described in the Policy on Field Placements. This approval process is not meant to discourage students from registering for externship programs at other schools, nor should the approval requirement be taken to suggest that the other school’s program must conform in all respects to our own.

4. **Non-Law Courses**

A student seeking to count credit hours from a non-law course toward the J.D. degree must obtain the approval of the Dean or the Dean’s designee. The student must provide the Dean (or the Dean’s designee) with a course description for the course. Credit hours for the course will be approved only if all of the following conditions are satisfied:

1. The student can demonstrate that the course either (a) contributes to the professional competency of an attorney, or (b) provides perspective that will broaden the student’s understanding of some aspect of law or the legal process.

2. The subject matter of the course does not duplicate that of a course offered by the College of Law.

3. The subject matter of the course does not duplicate that of another course the student has taken in any program.

4. The student takes the course after matriculating in the College of Law’s J.D. program.

5. The course is either (a) graduate level (currently level 5000 or above); or (b) supported by a compelling argument demonstrating how a particular lower-level course will specifically benefit the student’s legal education.

A student’s ability to count non-law credit hours toward the J.D. degree is also subject to the restrictions in the Graduation Requirements for the J.D. Degree, the College of Law’s

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3 College of Law Field Placement Policy, adopted by the faculty on May 9, 2013; amended March 21, 2017.

4 Amended language adopted by the Faculty of the College of the Law on December 4, 2017.
Joint Degree Program policy, and any other applicable University, College of Law, or departmental requirements.

A course that is taken outside the College of Law for credit hours towards a law degree will be graded according to the course’s standard grading practices. These grades will appear on the student’s transcript but will not be used in computing a law student’s cumulative average. A pass, or a grade of “C” or higher, is required for law school credit.

Students who take courses outside the College of Law may be subject to course rules that are set by the partner program, and those rules may differ from rules in the College of Law. But law school policies on misconduct apply to joint degree students even with respect to the students’ conduct in non-law courses.

Because non-law courses cannot count toward the J.D. degree without meeting the requirements of this policy, the College of Law strongly recommends that students seek the Dean’s (or the Dean’s designate) approval of any non-law course prior to enrolling in the course.

I. Distance education courses

A “distance education course” is one in which the students are separated from the instructor or each other for more than one-third of the instruction and the instruction involves the use of technology to support regular and substantive interaction among students and between students and the instructor, either synchronously or asynchronously.

No distance course shall be offered unless the College of Law faculty has first approved the course’s academic content, the method of course delivery, and the method of evaluating student performance. This includes any previously approved course that is being taught as a distance education course for the first time, as well as any distance education courses offered elsewhere in the University of Iowa or at other institutions. ABA Standard 306(a).

This section is limited to distance education courses as defined in Standard 306(a). It does not apply to audio or video recording of regularly-scheduled classes pursuant to the College's General Policy on Recording Classes for Students when the course does not otherwise meet the definition of a distance education course. This section also does not apply to distance education components offered to a student as a supplement to traditional classroom instruction when the academic credit received by the student is calculated on the basis of the amount of traditional classroom instruction provided for that student (i.e., without regard to the distance education component of the course). Neither

5 Course Approval and Crediting Policy, adopted by the faculty October 20, 2016.
6E.g., answering student questions via email or providing substantive course information via ICON or another on-line course information system.
Standard 306 nor this section applies to restrict instructors from including distance education components in courses in which at least two-thirds of the instructional hours are provided via regularly-scheduled class sessions. This section would apply, however, if it were anticipated that some students would be viewing more than one-third of the in-class instruction either remotely or at a different time than the scheduled class meeting.

This section does not apply to courses in which College of Law students are not separated from the instructor or each other for more than one-third of the instruction, even if students at other institutions may be taking the course as a distance education course.

No credit may be given toward the J.D. degree for any distance education course except as permitted by this policy, ABA Standard 306, and the College of Law’s graduation requirements.