NOTE: This course is not designed for transfer credit.

Catalog Course Description:

A project-oriented course designed to require students to draft pleadings and legal documents, including discovery devices, in conformity with state and federal rules of procedure as well as local state and federal court rules.

Entry Level Standards:

College-level competencies in logic, reading, and English are required.

Prerequisite:

LAW 2210

Textbook(s) and Other Reference Materials Basic to the Course:

*Tennessee Court Rules Annotated*, Vols. 1 and 2 (current editions)

I. Week/Unit/Topic Basis:

<table>
<thead>
<tr>
<th>Week</th>
<th>Topic</th>
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<tbody>
<tr>
<td>1</td>
<td>Introduction; expectations (3 hours)</td>
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<tr>
<td>2</td>
<td>Case evaluation and strategy: litigation review (1 hour); cause of action (.5 hour); terms of attorney-client agreement (1.5 hours)</td>
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<td>3</td>
<td>Planning the Litigation, Choosing the Court: local rules (.5 hours), parties, jurisdiction (.5 hour); issues outline (2 hours)</td>
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<td>4-5</td>
<td>Pleadings: Getting complaint ready (.5 hour), requirements (.5 hour), alternative pleadings (.5 hour), format (.5 hour), Rule 11 (.5 hour); Certificate of Service (.25 hour), summons (.25 hour), service of process (1.0 hour), removal (.5 hour); Answer: Rule 12 responses (.5 hour), affirmative defenses (.25 hour), requirements for motions (.75 hour)</td>
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<tr>
<td>6</td>
<td>Law and Motions: Summary judgment (1.0 hour), supporting documentation for summary judgment (1.0 hour); default judgment (1.0 hour)</td>
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<td>7</td>
<td>Motion Practice: various motions available to both parties (3.0 hours)</td>
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Provisional Remedies: writ of possession, attachment, injunctive relief, lis pendens (3.0 hours)

Discovery: interrogatories and answers (2.25 hours), local limitations (.25 hour), depositions (2.0 hours), summarizing depositions (1.0 hour), notice to take (.25), subpoena duces tecum (.25 hour); request for production (1.0 hour), request for admissions and reply (1.0 hour); protective order and sanctions (1.0 hour)

Settlements: release (.5 hour), covenant not to sue (.5 hour); nonsuit (.5 hour), dismissal (.5 hour); offer of judgment (1.0 hour)

Trial Preparation, Trial, Appeal: exhibits (.5 hour), pretrial memorandum (.25 hour), pretrial order (.25 hour), jury instructions (1.0 hour), motion in limine (.75 hour); appellate deadlines (.25 hour)

Enforcement of Judgments: Abstract of Title, Liens, Execution (3 hours)

Wind up Litigation Guide (3 hours)

Final Examination

II. Course Objectives*:

A. Demonstrate a complete and thorough understanding of legal ethics. I, III

B. Demonstrate a complete and thorough understanding of the paralegal’s role in civil litigation. I, II, IV

C. Demonstrate understanding of legal vocabulary with respect to civil procedure. I, II, III, IV

D. Demonstrate an adequate understanding of personal jurisdiction. I, II, III, IV

E. Demonstrate an adequate understanding of subject matter jurisdiction. I, II, III, IV

F. Demonstrate understanding of the procedures by which civil litigation is conducted at pre-trial, trial, and appellate stages in the state and federal systems. I, II, III

G. Demonstrate understanding of how civil pleadings must conform to rules of procedure. I, II, III, IV, V

H. Demonstrate understanding of various discovery devices. I, II, IV

I. Demonstrate an adequate understanding of how a civil case moves through the process. I, II, III, IV, V

J. Demonstrate an adequate understanding of where to obtain the necessary facts to prove the client's position. I, II, III, IV

K. Demonstrate an adequate understanding of when and how to gather documents that may be used as evidence. I, II, III, IV

L. Demonstrate understanding of how to use the Internet to gather facts. I, II, III, IV, V

M. Demonstrate understanding of what prefiling requirements should be considered. II, III

N. Demonstrate understanding of how to develop a litigation strategy. I, II, III, IV, V
O. Demonstrate a thorough understanding of how to draft various pleadings and documents. I, II, III, IV, V

*Roman numerals after course objectives reference goals of the Paralegal Studies program.

III. Instructional Processes*:

Students will:

1. Practice elements of the work ethic such as professionalism, preparedness, punctuality, honesty, cooperation, dependability, contribution, effectiveness, good manners, etc. *Personal Development Outcome, Cultural Diversity and Social Adaptation Outcome, Transitional Strategy*

2. Refine reading skills and expand legal vocabularies through completion of weekly guided reading exercises that allows more effective communication with lawyers and legal professionals. *Communication Outcome, Transitional Strategy*

3. Strengthen analytical and written presentation skills by drafting pleadings, discovery documents, and deposition summaries. *Information Literacy Outcome, Problem Solving and Decision Making Outcome, Technological Literacy Outcome, Transitional Strategy, Active Learning Strategy*

4. Examine ethical issues related to communication with adverse party, unauthorized practice of law, confidentiality, conflict of interest, etc. *Personal Development Outcome, Cultural Diversity and Social Adaptation Outcome, Transitional Strategy, Active Learning Strategy*

5. Perform course assignments such as team discussions, team case studies, experiential exercises, oral and written presentations, Internet and law-based technology research, etc. that help develop critical thinking, problem solving, goal setting and planning skills. *Communication Outcome, Personal Development Outcome, Cultural Diversity and Social Adaptation Outcome, Problem Solving and Decision Making Outcome, Information Literacy Outcome, Technological Literacy Outcome, Transitional Strategy, Active Learning Strategy*

6. Listen to guest speakers from the legal community to discover how legal professionals apply the rules of civil procedure in various stages of litigation. *Personal Development Outcome, Problem Solving and Decision Making Outcome, Transitional Strategy*

*Strategies and outcomes listed after instructional processes reference Pellissippi State’s goals for strengthening general education knowledge and skills, connecting coursework to experiences beyond the classroom, and encouraging students to take active and responsible roles in the educational process.

IV. Expectations for Student Performance*:

Upon successful completion of this course, the student should be able to:

1. Recognize and avoid acts that constitute the unauthorized practice of law. A

2. Recognize and avoid acts that constitute the breach of client confidentiality. A

3. Recognize potential and actual conflict of interest situations. A

4. Explain the differences between civil litigation and other types of litigation. C, F, G
5. Explain where to find the law applicable to litigation matters. B, C, F
6. Identify by proper name and describe the function of federal and state courts having civil jurisdiction. C, F
7. Discuss the paralegal’s role in all stages of civil litigation. B, F, G, H
8. Describe the differences between federal and state court jurisdiction. C, D, E, F, G
9. Describe how to draft pleadings in conformity with rules of civil procedure. B, C, D, E, F, G
10. Explain the general requirements for all motions. B, C, F
11. Explain when a motion for summary judgment is appropriate and describe what must be included in a motion for summary judgment. C, F
12. Explain the purpose of a motion for judgment on the pleadings. C, F
13. Identify the discovery devices available to obtain facts. C, F, H
14. Describe how computers may be used for litigation support. B, C
15. Explain how to draft different forms of discovery. C, F, H
16. Identify the time within which discovery may be conducted. C, F, H
17. Discuss the various ways to prepare a deposition summary. C, F, H
18. Explain how a civil case moves through the process. C, F, I
19. Discuss when and how to gather documents that may be used as evidence. A, C, F, J
20. Explain how to use the Internet to gather facts. H, J, K, L
21. Discuss prefiling requirements to be considered in civil cases. C, F, I, M
22. Explain how to develop a litigation strategy. C, F, I, M, N

*Letters after performance expectations reference the course objectives listed above.

V. Evaluation:

A. Testing Procedures:

Students are evaluated primarily on the basis of drafting projects. The instructor will provide full details the first week of class via a syllabus supplement.

B. Laboratory Expectations:

N/A

C. Field Work:

Students will complete several out-of-class skills projects.
D. Other Evaluation Methods:

1. Class participation, group work, and homework will also comprise the final grade for the course. The instructor will provide full details the first week of class via a syllabus supplement.
2. All tests and papers will be graded for spelling and English usage in addition to content and format.
3. Any student encountering academic difficulty during the term is strongly encouraged to meet with the instructor to discuss options and solutions.

E. Grading Scale:

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<tr>
<th>Grade</th>
<th>Percentage</th>
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<tbody>
<tr>
<td>A</td>
<td>93-100</td>
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<tr>
<td>B+</td>
<td>88-92</td>
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<tr>
<td>B</td>
<td>83-87</td>
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<tr>
<td>C+</td>
<td>78-82</td>
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<tr>
<td>C</td>
<td>73-77</td>
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<tr>
<td>D</td>
<td>65-72</td>
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<tr>
<td>F</td>
<td>64 and below</td>
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VI. Policies:

A. Attendance Policy:

Pellissippi State Technical Community College expects students to attend all scheduled instructional activities. As a minimum, students in all courses must be present for at least 75 percent of their scheduled classes and laboratory meetings in order to receive credit for the course. (*Pellissippi State Catalog*).

B. Academic Dishonesty:

Plagiarism, cheating and other forms of academic dishonesty are prohibited. A student guilty of academic misconduct, either directly or indirectly through participation or assistance, is immediately responsible to the instructor of the class. In addition to other possible disciplinary sanctions that may be imposed through the regular Pellissippi State procedures as a result of academic misconduct, the instructor has the authority to assign an F or a zero for the exercise or examination or to assign an F in the course.

C. Other Policies:

Late papers will not be accepted nor will make-up tests will be given without specific approval of the instructor.