**Deposition Strategy and Practice**

**Syllabus**

**Compressed Course – Spring 2021**

**Course Information**

**Course Instructor:**

Robert Denham

(678) 361-1144

bob.denham@comcast.net

**Office Hours:**

Office hours may be scheduled through CANVAS. Meetings will take place remotely by video or phone. You can also arrange a remote meeting by appointment. If you have questions, feel free to send me a message by email.

**Required Textbook:**

Bradley G. Clary, Sharon Reich Paulsen, and Michael J. Vaneslow, *Successful First Depositions* (West, 4th Ed., 2017).

**Course Description and Objectives**:

This is an introduction to taking and defending fact and expert depositions. It provides essential strategies for planning for, taking, and defending depositions. The class is highly interactive, providing opportunities to practice preparing for and conducting mock depositions. In-class exercises will be recorded on video and critiqued by the instructor and by other class members.

The class will be conducted entirely remotely through the use of Zoom. Each student will need a computer and an internet connection that is sufficient for video transmission and receipt.

Every attempt will be made to simulate an in-person deposition experience. In addition, conducting the class remotely will provide experience for remote depositions, for which there is a current need and which may become an increasingly common practice in the future.

**Learning Outcomes:**

After completing this course, students should be able to:

1. Perform a case analysis to formulate a deposition strategy and plan.
2. Identify the purposes for which depositions are taken and used.
3. Identify the preparations necessary for arranging and conducting a deposition.
4. Prepare and deliver preliminary remarks at the start of a deposition.
5. Prepare witness examination questions for discovery depositions of a party and non-party.
6. Prepare witness examination questions for depositions for cross-examination, summary judgment, and pinning down testimony.
7. Take mock fact depositions of a party and non-party for particular purposes and issues.
8. Plan for preparing a witness for deposition.
9. Conduct mock preparation of a witness for deposition.
10. Identify strategies and purposes for deposing an expert.
11. Prepare examination questions to take a discovery deposition of an expert.
12. Prepare examination questions to take a deposition to challenge an expert.
13. Conduct mock depositions of experts for purposes of discovery and to challenge the expert.

**CANVAS**:

Class information and announcements will be distributed by CANVAS at <http://elearning.ufl.edu>. You are responsible for checking for class announcements on a regular basis.

**Course Schedule:**

This is a compressed course. It encompasses 14 class hours over the course of five days. There will be two one-hour sessions on Monday. There will be three one-hour sessions each day Tuesday through Friday. Sessions will begin on the hour. There will be a 10-minute break at 50 minutes past the hour. The course is worth one credit hour.

In previous student feedback, some students indicated that they would like to have more time available to conduct additional deposition exercises outside of the scheduled class sessions. Upon request, I am available to schedule additional sessions to facilitate additional exercises. These sessions, if they occur, will be strictly voluntary. No extra credit will be given for participating and no credit will be lost by not participating.

A Zoom session will be established at least 10 minutes before the first class on Monday and at least five minutes before the first class each day thereafter. You are expected to be logged in to the Zoom meeting and ready to begin on time at the start of each session. You may be placed in a waiting room before being added to the Zoom session.

**Course Schedule Detail:**

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| **Session** | **Topic** | **Assignment/Resources** |
| 1 | IntroductionClass overviewImportance of depositionsCase analysis and planning to formulate deposition strategy | *Successful First Depositions*, Preface; pp. 1-62Rules 26 and 30, Federal Rules of Civil Procedure*Successful First Depositions*, Appendix B – Case record of *Monroe v. Derrick Dawson and CopyMaster Corporation*Group A and Group B – Review confidential information for plaintiff’s counselGroup C and Group D – Review confidential information for defense counsel |
| 2 | Preparing for depositionsWho do you depose, when, and why?Purposes for which depositions are taken and used | Group A and Group B – Prepare case analysis for *Monroe* case from plaintiff’s perspectiveGroup C and Group D – Prepare case analysis for *Monroe* case from defense perspectiveInclude in the analysis the story to be told; themes; elements of each cause of action; fact to be proved and rebutted through lay witnessesClass activity: Discuss case analyses (***not*** using confidential information furnished to counsel) |
| 3 | Taking a fact depositionPreliminariesTaking a deposition for discovery | Prepare preliminary remarks to begin deposition.Group A – Prepare questions for *discovery* deposition of Derrick Dawson. Use exhibits as appropriate. (Group C to defend)Group B – Prepare questions for *discovery* deposition of Pat Spinner. Use exhibits as appropriate. (Group D to defend)Group C – Prepare questions for *discovery* deposition of Melissa Monroe. Use exhibits as appropriate. (Group A to defend)Group D – Prepare questions for *discovery* deposition of Peg Meade. Use exhibits as appropriate. (Group B to defend)Class activity: Mock preliminary remarks.Class activity: Mock discovery depositions, in the following order: Monroe Meade Dawson Spinner |
| 4 | Taking a deposition to support or oppose summary judgment | Group A – Prepare questions for deposition of Derrick Dawson *to support or oppose summary judgment or to pin down testimony*. Use exhibits as appropriate. (Group C to defend)Group B – Prepare questions for deposition of Pat Spinner *to support or oppose summary judgment or to pin down testimony*. Use exhibits as appropriate. (Group D to defend)Group C – Prepare questions for deposition of Melissa Monroe *to support or oppose summary judgment or to pin down testimony*. Use exhibits as appropriate. (Group A to defend)Group D – Prepare questions for deposition of Peg Meade. Use exhibits as appropriate *to support or oppose summary judgment or to pin down testimony*.(Group B to defend)Class activity: Mock depositions. |
| 5 | Taking a deposition to pin down a witness’ testimony | Class activity: Mock depositions. Continue examinations *to support or oppose summary judgment or to pin down testimony*. |

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| 6 | Deposition challengesHow to control a witness | *Successful First Depositions*, pp. 121-153Class activity: Demonstrations of selected deposition challenges (if time permits).Class activity: Mock depositions illustrating deposition challenges (if time permits).Supplemental reading:McElhaney - Focusing a Deposition<http://www.abajournal.com/magazine/article/focusing_a_deposition>McElhaney – Deposition Traps<http://www.abajournal.com/magazine/article/deposition_traps/> |
| 7 | Preparing a fact witness for deposition | *Successful First Depositions*, pp. 63-119Prepare outline for preparing a fact witnessClass activity: Conduct mock witness preparation. |
| 8 | Mock fact depositions | Class activity: Mock depositions. |
| 9 | Taking expert depositionsPreparing for expert depositionsPurposes of expert depositions | *Successful First Depositions*, pp. 155-184Federal Rules of Evidence 702, 703DSM-IV-TR |
| 10 | Taking an expert deposition for discovery | Prepare examination questions for discovery deposition of Alain Smithers on the facts and other information that he considered in reaching his diagnosis of PTSD and his qualifications to make such a diagnosis.Prepare examination questions for discovery deposition of Lin Jones on his opinions and the facts and other information that he considered in reaching his opinions.Class activity: Mock depositions. |
| 11 | Taking an expert deposition for summary judgment or to pin down witness | Prepare examination questions for Alain Smithers to show that he is not qualified by training or experience to make a diagnosis of PTSD.Prepare examination questions for Alain Smithers to refute his diagnosis of PTSD.Prepare examination questions for Lin Jones to show that he failed to consider the diagnostic criteria for PTSD and their application to Melissa Monroe.Prepare examination questions for Lin Jones to show that he has a bias in favor of employers and is a “hired gun” expert witness.Class activity: Mock depositions. |
| 12 | Defending an expert deposition | Class activity: Mock depositions. |
| 13 | Mock expert depositions | Class activity: Mock depositions. |
| 14 | Review and questions |  |

**Class Preparation:**

You are expected to read the material thoughtfully and prepare carefully for each class. ABA Standard 310 requires that students devote 120 minutes to out-of-class preparation for every “classroom hour” of in-class instruction. Accordingly, you will have a total of about 300 pages of reading for the course. In addition, you will be preparing written outlines and other materials for the classroom exercises, and you will be preparing for the classroom exercises. The written materials will be graded, as will the classroom exercises. I expect that you will spend at least two hours out of class reading, preparing written materials, and preparing for in-class exercises for every one hour in class. Because of the pace of the class, I strongly encourage you to do as much reading as possible in the textbook – including familiarizing yourself with the mock case – before the first class session.

Written assignments will be due no later than the beginning of the class session at which they are due. They should be submitted in Word or PDF format through CANVAS. I will provide comments on the assignments and assign a grade promptly. I expect to return the assignments through CANVAS before the start of the next class day.

**Attendance:**

Attendance is mandatory, and will be taken at the beginning of each class. Because the class is largely participatory, and the majority of your grade will be based on in-class exercises, it is essential that you attend every class. Missing two or more classes without prior notice to the instructor will result in referral to Student Affairs. Requirements for class attendance and make-up exams, assignments, and other work in this course are consistent with University policies that can be found at: <https://catalog.ufl.edu/ugrad/current/regulations/info/attendance.aspx>.

**Participation**:

The participation grade is determined by attendance, preparation for class, participation in class, and overall effort to complete the assignments. Mock exercises will be recorded on video. Class members will be expected to offer constructive observations of other class participants’ performance.

**Grading**:
The components of the final grade for the course are listed below:

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| --- | --- |
| Written Materials | 45% |
| Performance | 45% |
| Participation | 10% |

During the class, students will receive grades for the written assignments, class performance, and class participation that will be computed into the final grade for the course. Per law school policy, this class will be graded on a curve. Information on current College of Law grading policies for assigning grade points can be found at: <https://www.law.ufl.edu/life-at-uf-law/office-of-student-affairs/current%20students/academic-policies> and below:

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| --- | --- |
| **Letter Grade** | **Point Equivalent** |
| A (Excellent) | 4.0 |
| A- | 3.67 |
| B+ | 3.33 |
| B | 3.0 |
| B- | 2.67 |
| C+ | 2.33 |
| C (Satisfactory) | 2.0 |
| C- | 1.67 |
| D+ | 1.33 |
| D (Poor) | 1.0 |
| D- | 0.67 |
| E (Failure) | 0.0 |

**University of Florida Policies**

**University Policy on Accommodating Students with Disabilities:**

Students requesting accommodation for disabilities should register first with the Office of the Dean of Students (<https://www.dso.ufl.edu/drc/>). The Office of the Dean of Students will provide documentation to the student who then must provide this documentation to the instructor when requesting accommodation. You must submit this documentation prior to submitting assignments or taking quizzes or exams. Because accommodations are not retroactive, students should contact the Office of the Dean of Students as soon as possible in the semester for which they are seeking accommodation.

**University Policy on Academic Misconduct:**

UF students are bound by The Honor Pledge, which states: “We, the members of the University of Florida community, pledge to hold ourselves and our peers to the highest standards of honor and integrity by abiding by the Honor Code. On all work submitted for credit by students at the University of Florida, the following pledge is either required or implied: ‘On my honor, I have neither given nor received unauthorized aid in doing this assignment.’” The Honor Code (<https://sccr.dso.ufl.edu/students/student-conduct-code/>) specifies a number of behaviors that are in violation of this code and the possible sanctions. Furthermore, you are obligated to report any condition that facilities academic misconduct to appropriate personnel. If you have any questions or concerns, please consult with the instructor.

**University Policy on Course Evaluation:**

Students are expected to provide feedback on the quality of instruction in this course by completing online evaluations at <https://evaluations.ufl.edu>. Evaluations typically are open during the last two or three weeks of the semester, but students will be given specific times when they are open. Summary results of these assessments are available to students at: <https://evaluations.ufl.edu/results/>.

**Getting Help:**

For technical difficulties with E-learning in Canvas, please contact the UF Help Desk at:

* helpdesk@ufl.edu
* (352) 392-HELP
* <http://elearning.ufl.edu/> (See “Message Us” at the top)

Other resources are available at <http://www.distance.ufl.edu/getting-help> for counseling and wellness, disability resources, student complaints, and library help desk support.

**Disclaimer:**

This syllabus represents my current plans and objectives. As we go through the course, those plans may need to change to enhance the class learning opportunity. Such changes, communicated clearly, are not unusual and should be expected.