
The recommended statutebook is Elizabeth Warren, Bankruptcy and Article 9 (2015). You may use a different statutebook if it has current versions of these statutes: (1) Articles 1 and 9 of the Uniform Commercial Code, (2) the Uniform Fraudulent Transfer Act, and (3) the Bankruptcy Code. The 2011-2014 versions of the recommended statutebook have the current versions of these statutes, as do several other books.

Also required is a photocopied supplement which I will distribute.

You are responsible for doing the reading listed on this syllabus and for coming to class prepared to discuss the reading. The sections of the Bankruptcy Code and other statutes referred to in the casebook are an integral part of each reading assignment.

Your grade for the course will be determined by the two-hour final exam (55%), graded assignments (30%), and classroom performance (15%). The “graded assignments” (15% each) are noted on this syllabus and you must submit them on time to receive any credit for them. Your initial submission will be graded as these assignments do not have second tries for a better grade. I may show what you submit to the entire class so please consider that lack of privacy in deciding what to send me.

Exam. You may use any written material (such as outlines, books, notes) during the exam. It is completely “open book.” You may also use a calculator. You may take the exam on your laptop computer if you do so with the exam software supported by the law school. The exam software must be in the closed mode so that you cannot access any other program on your computer during the exam.

All assigned reading and classroom discussion is fair game for testing on the exam. If you have questions about the assigned reading after our class discussion of it, please do not hesitate to contact me. I try to make the exam correspond to the course so topics that receive a lot of attention in the reading and in class play a bigger role on the exam than topics that receive less attention in the reading and in class. But I am not able to make this correspondence perfect. I try to make the exam emphasize the portions of the course not tested by the graded exercises.

I prefer that the entire class take the exam at its scheduled time. I will provide alternate exam times only to the extent the school’s rules require me to do so for individual students.

Classroom performance. Should law professors use class time to lecture or to question students? I believe some time devoted to lecture may be appropriate because lecturing can be an efficient way to convey information from someone who has it to someone who needs it. But you
should not need to acquire much information during class. You can acquire nearly all the relevant information before class by doing the assigned reading, thinking about it, and discussing it with your classmates. In short, you should come to each class knowing the law that will be discussed in that class. You should know what the statutes say and what the courts have held. You should know the basic arguments in favor of those statutes and holdings and the basic arguments against those statutes and holdings.

If students know all this before class starts, then what is the purpose of our class time? One purpose is simply to test whether you have learned before class what you should have learned. If the professor asks straightforward, factual questions about the reading and you have trouble answering them quickly and confidently then you are receiving feedback suggesting that your class preparation or your ability to speak under pressure is deficient. Either way, you benefit from getting that feedback throughout the semester, rather than learning on the exam or later about the deficiencies. Of course, it is not only questions directed to you personally that give you feedback. After each question directed to one of your classmates, you should think about how you would answer it and compare the answer you would have given to the answer your classmate gave. In a good law school class, much of the learning occurs through this process.

Another very important purpose of class time is to give you opportunities to “learn by doing.” We lawyers are often good at learning by reading and that is good because many lawyers do a lot of reading for their jobs. But reading alone is not sufficient preparation for the practice of law. Nearly all lawyers’ careers require the lawyer to engage in effective communication about the law. While written communication about the law is a large part of many lawyers’ jobs, so is spoken communication about the law. In this course, written communication will be tested on the exam and other assignments, while spoken communication will be tested in the classroom throughout the semester.

During class, I may call on students who have not raised their hands, as well as students who have. Your classroom performance grade is based on the quantity and quality of both forms of participation. I want you to raise your hand and voluntarily contribute to the class discussion because I believe doing this is good training for the practice of law and because the class discussion tends to be better when many viewpoints are represented. So the classroom performance part of the grade rewards students who frequently raise their hands and say things that contribute to the education of the class.

I generally try to ensure that every student makes a significant number of contributions to the class discussion over the course of the semester. Therefore, students who raise their hands less frequently than their classmates are more likely to be called on when I am not looking for or cannot find volunteers.

If you are unable to prepare for a particular class, it is better to tell me ahead of class than to skip the class or risk being called on. If you ask ahead of class for a pass that day, I will grant it if your classroom performance throughout the semester has been adequate. By contrast, if you have gone a week without contributing to class discussion then you should not be asking me for a pass. If you have gone a week without contributing to class discussion and are unable to prepare
for a particular class then you are not handling the course appropriately. You should take the initiative and contact me in my office to discuss solutions to the problem.

If you come to class without previously asking me for a pass then you are representing to me and your classmates that you are prepared and ready to contribute. If I call on you in class and you, at that point, ask for a pass or say that you are unprepared then your grade will suffer and your reputation for honesty will be jeopardized.

I recognize that many students find law school classes stressful if classroom performance is graded and the professor may call on any student at any time. If you find this sort of classroom environment stressful then I encourage you to reconsider whether your preparation for class is adequate. If you are well prepared for class then you have anticipated the issues raised by the questions the professor is asking and are ready to use the “book learning” you did before class. That said, even well-prepared students often find speaking in class somewhat stressful. Similarly, many lawyers find aspects of their jobs, including speaking to large audiences, stressful. Compared to most types of law practice, the law school classroom is a relatively safe, low-stakes environment in which to develop important professional skills. Please get the most out of it, rather than shying away from it. I am here to help you with that. If you ever find me demanding or critical, please know that I am trying to help you develop important professional skills.

**Attendance and lateness.** You may miss a class or two during the semester because you have transportation problems, a job interview, illness, a death in the family or something similar. This sort of absence is nothing to worry about and there is no need to contact me about it. Just borrow class notes from a classmate and then let me know if you have any questions. Similarly, you may be late once or twice during the semester for reasons like those listed above. Again, this is nothing to worry about and there is no need to contact me about it.

By contrast, if you are going to miss class or be late more than a couple of times during the semester that is a worry. If that happens to you then you should take the initiative and contact me to discuss how we can address the problem and keep you on track with the course and your classmates. Missing or being late for more than a couple of classes without contacting me would be a sign of disregard for the course and would make things more difficult for all concerned. Please do not be that student.

**Computers and other electronics in class.** You may use a computer in class but only for working on this course. Any other use of your computer during class is prohibited. And I reserve the right to declare some of our class sessions “computer-off zones.” Please silence computers, phones and any other electronic devices you bring to class. Any audio or video recording of class is prohibited.

**Miscellaneous.** The law school works with the Academic Achievement and Access Center (AAAC) on the KU campus to coordinate accommodations and services for students with disabilities. If you have a disability for which you intend to request a classroom and/or exam accommodation, you may contact Leah Terranova, leaht@ku.edu or any of your professors. You should notify someone at the beginning of the semester or as early as possible. The disability determination process can take time and accommodations may not be possible, if
requests are made late in the semester. The accommodation process is a collaborative one among the student, the AAAC, and the professor. More about the AAAC can be found at [www.achievement.ku.edu](http://www.achievement.ku.edu).

I like to have lunch with students. We can go across the street to the Burge Union and, within limits, the school will buy our lunches. To avoid crowds, I prefer to go at noon, rather than 12:30. I find that these lunches work best with groups of two or three students at a time. If you would like to do this, please send me an email suggesting a day or two that works for all the students in the group and please copy the other student(s) on that email message.

My office is Room 414C, my email is ware@ku.edu and my phone number is 785-864-9209. Please do not hesitate to contact me about this course or anything else.

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<thead>
<tr>
<th>CLASS</th>
<th>ASSIGNMENT</th>
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<tbody>
<tr>
<td>Non-Bankruptcy Collection Law</td>
<td>Casebook Table of Contents, Preface, and 1-5.</td>
</tr>
<tr>
<td>1.</td>
<td>In photocopied supplement: Kan. Stat. §§ 60-2301-2313. Casebook 40-44, do 2.3 and variation of 2.3 in which the debt is $10,000. Do 4.3 (p.103) both as is and assuming no mortgage; ignore question about bankruptcy. Then assume 4.3 occurs in Kansas and do it as is and assuming no mortgage.</td>
</tr>
<tr>
<td>Introduction to Bankruptcy</td>
<td>The Estate</td>
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<tr>
<td>The Automatic Stay</td>
<td>67-73, do 3.5 and think about it from the perspective of each creditor, as well as the debtor.</td>
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CLASS

Chapter 7 Liquidation

Property Exempt From Seizure

6. 77-90, 99-102 (skip TX & WY statutes and instead read in photocopied supplement: KS & MO exemptions). Do 4.1-2 (but change TX and WY to KS and MO).

7. 105-126 and read Chadwick (in photocopied supplement).

Claims and Distributions

8. 129-141, 149, do 6.1-4

9. 153-154, do Prob. 7. First, do the problem assuming bad facts for Sue and then good facts for Sue.

Discharge and the Debtor’s Post-Bankruptcy Position

10. 155-157, 185-195, do 9.2,4-5

11. 195-201, do 9.1,3,6

12. 157-178, do 8.4
ASSIGNMENT

Graded assignment #1. Read the Chapter 7 petitions and accompanying documents I emailed to the students taking this course. Write approximately 2-3 single-spaced pages discussing each of the two debtors, so your total submission is a single pdf or Word doc of 4-6 pages. For each debtor:

1. Briefly summarize the amount and types of the debtor’s income, assets, and debts. Don’t just repeat what’s apparent from the face of the document. Instead, synthesize facts found throughout the document to draw conclusions that show you’ve penetrated behind the document to develop an educated guess about what is really happening in the debtor’s life.

2. Other than income, assets, and debts, do any other facts revealed by these documents seem particularly important to the debtor?

3. How is this Ch. 7 bankruptcy likely to help the debtor?

4. Does anything important in the documents seem mysterious, suspicious, wrong, or inconsistent with material from earlier in this course?

Focus on the documents you read for this class session; if your writing contains more than two sentences in a row that could be written about most any Ch. 7 case, then you are writing too generally and need to discuss more specifically the unique contents of today’s documents.

Throughout your submission, cite page numbers of the pdf.

At least an hour before class, send ware@ku.edu your writing. Be sure both your email message and the attached writing show me your first and last names.

Chapter 13 Bankruptcy

Secured Creditors

15. 215-220, do 10.3-4
16. 220-225, do 10.5-6

Unsecured Creditors

17. 229-245 (skip Drew), do 11.1-2,4
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<td>18.</td>
<td>Review previous assignment</td>
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**Chapters 7 and 13 as a System**

The Means Test

| 20.   | 264-278, do 12.2-3 (for 12.2 complete Form B22A). |
**CLASS**

22.

**ASSIGNMENT**

**Graded assignment #2.** Read the Chapter 13 petitions, plans and accompanying documents I emailed to the students taking this course. Write approximately 2-3 single-spaced pages discussing each of the two debtors, so your total submission is a single pdf or Word doc of 4-6 pages. For each debtor:

1. Briefly summarize the amount and types of the debtor’s income, assets, and debts. Don’t just repeat what’s apparent from the face of the document. Instead, synthesize facts found throughout the document to draw conclusions that show you’ve penetrated behind the document to develop an educated guess about what is really happening in the debtor’s life.

2. Other than income, assets, and debts, do any other facts revealed by these documents seem particularly important to the debtor?

3. How is this Ch. 13 bankruptcy likely to help the debtor?

4. Does anything important in the documents seem mysterious, suspicious, wrong, or inconsistent with material from earlier in this course?

Focus on the documents you read for this class session; if your writing contains more than two sentences in a row that could be written about most any Ch. 13 case, then you are writing too generally and need to discuss more specifically the unique contents of today’s documents.

Throughout your submission, cite page numbers of the pdf.

At least an hour before class, send ware@ku.edu your writing. Be sure both your email message and the attached writing show me your first and last names.

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**Non-Bankruptcy Collection**

**Law and Business Liquidation**

23. 331-345, do 15.1-2

24. 345-355, do 15.3-4
CLASS

Business Reorganization

Introduction to Chapter 11
25. 359-379, do 16.1

The Estate and Stay
26. 381-387, 390-397, do 17.3
27. 397-409, do 17.1

Running the Business
28. 413-433, do 18.1,3

Financing the Reorganization
29. 435-449, do 19.1

Avoiding Powers
30. 453-464, do 20.1; 469-488 (skip cases), do 21.1

Fraudulent Transfers
31. 491-492, 523-524, do 23.1-3

Executory Contracts
32. 561-573, do 25.1

Negotiating the Plan
33. 595-617, do 27.1

Confirming the Plan
34. 623-635, do 28.1

Cramdown
35. 639-661, do 29.1
36. 665-685, do 30.1

Sales
37. 691-712

Corporate Law in Bankruptcy
38. 741-749
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<td>Review entire course.</td>
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