Cerro Coso College Course Outline of Record Report 10/19/2021

PARAC240 : Criminal Law & Procedure

General Information	
Author:	• Sarah King
Course Code (CB01) :	PARAC240
Course Title (CB02) :	Criminal Law & Procedure
Department:	Business Information Technolog
Proposal Start:	Spring 2021
TOP Code (CB03) :	(1402.00) Paralegal
SAM Code (CB09) :	Advanced Occupational
Distance Education Approved:	Yes
Course Control Number (CB00) :	CCC000451724
Curriculum Committee Approval Date:	11/22/2019
Board of Trustees Approval Date:	03/12/2020
External Review Approval Date:	03/12/2020
Course Description:	This course examines the field of criminal law and procedure that prepares students to assist in preparation of defense or prosecution of criminal defendants while adhering to U.S. Constitutional safeguards for a defendant. Students learn all aspects of a trial from the development of the case to the appellate process and the procedures of the criminal justice system.
Submission Type:	No value
Author:	No value

Faculty Minimum Qualifications

Master Discipline Preferred:	• Law
Alternate Master Discipline Preferred: Bachelors or Associates Discipline Preferred:	No valueLegal Assisting (Paralegal)
Additional Bachelors or Associates Discipline Preferred:	No value

Course Development Options Basic Skills Status (CB08) Course Special Class Status (CB13) Grade Options Course is not a basic skills course. Course is not a special class. • Letter Grade Methods Mllow Students to Gain Credit by Allowed Number of Retakes Course Prior To College Level (CB21) 0 Not applicable.

Rationale For Credit By Exam/Challenge No value Course Support Course Status (CB26) No value	Retake Policy Description Type: Non-Repeatable Credit	Allow Students To Audit Course
Associated Programs		
Course is part of a program (CB24) Associated Program	Award Type	Active
CC Paralegal Studies	A.S. Degree Major	Summer 2018 to Fall 2020
Paralegal Studies	Certificate of Achievement	Summer 2018 to Fall 2020
Law, Public Policy, and Society Associate in Arts Degree for Transfer	A.A. Degree for Transfer	Fall 2020

Paralegal Studies Associate in Science Degree	A.S. Degree Major	Fall 2020
Paralegal Studies Certificate of Achievement	Certificate of Achievement	Fall 2020

Transferability & Gen. Ed. Options

Course General Education Status (Y	CB25)			
Transferability			Transferability Status	
Transferable to both UC and CSU			Approved	
C-ID	Categories	Status	Approval Date	Comparable Course
Administration of Justice	C-ID discipline	Pending	No value	AJ 120

Units and Hours

Summary

Minimum Credit Units (CB07) 3

Maximum Credit Units (CB06)	3
Total Course In-Class (Contact) Hours	54
Total Course Out-of-Class Hours	108
Total Student Learning Hours	162
Faculty Load	0

Credit / Non-Credit Options

Course Credit Status (CB04)	Course Non Credit Category (CB22)	Non-Credit Characteristic
Credit - Degree Applicable	Credit Course.	No Value

Funding Agency Category (CB23)

Course C	lassification	Status	(CB11)
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Credit Course.

Variable Credit Course

Weekly Student Hours

	In Class	Out of Classs
Lecture Hours	3	6
Laboratory Hours	0	0
Activity Hours	0	0

Not Applicable.

Course Student Hours

Cooperative Work Experience Education

Status (CB10)

Course Duration (Weeks)	18
Hours per unit divisor	54
Course In-Class (Contact) Hours	
Lecture	54
Laboratory	0
Activity	0
Total	54
Course Out-of-Class Hours	
Lecture	108
Laboratory	0
Laboratory Activity	0 0
-	U

Time Commitment Notes for Students

No value

Faculty Load

Extra Duties: 0

Faculty Load: 0

Units and Hours - Weekly Specialty Hours

Activity Name	Туре	In Class	Out of Class
No Value	No Value	No Value	No Value

Pre-requisites, Co-requisites, Anti-requisites and Advisories

Advisory

PARAC112 - Legal Research & Writing I

Students complete some legal research tasks within the subject course and the additional skills could be obtained in PARA 112 Legal Research and Writing I.

Entrance Skills		
Entrance Skills	Description	
No value	No value	
Limitations on Enrollment		
Limitations on Enrollment	Description	
No value	No value	
Specifications		
Methods of Instruction		

Methods of Instruction	Written work
Rationale	The students will complete weekly assignments from the textbook and those created by the instructor based upon the materials covered in the readings. Assignments will be similar for online and on-ground.
Methods of Instruction	Lecture

Rationale

Online: Lecture will be give via audio PowerPoint or instructor written lecture notes in line with the PowerPoint.

On-ground: Face to face lecture using similar material for online.

Methods of Instruction	Instruction through examination or quizzing
Rationale	Student will complete quizzes and examinations within the courses (online and on ground).
Methods of Instruction Rationale	Discussion The primary subject matter for discussion prompts for the online or on-ground classes will be the same. Online: Students will participate in weekly discussions. Students will post one individual initial posting per week and reply to a minimum of two classmates. The instructor will also participate in the board and student replies. For example, the instructor may rotate through one-half of the class each week to reply to all students equally throughout the course. On-ground: Students will participate in class discussions with the instructor or/and fellow students.

Assignments

A. Students will be required to complete readings from assigned text and case law to understand and analyze the subject matter for that topic area. B. Quizzes, midterms, and final examination will be given to assess student's understanding and comprehension of the course subject matter. C. Students will be expected to participate in classroom discussions and class assignments. Assignments may include case study analysis, written reports, and Internet research. Sample Homework assignment: The textbook offers three hypothetical cases that the students must use for analysis and application of the laws throughout the semester. The first related assignment was to summarize and analyze the given fact patterns. Case Summaries -Read the cases in Appendices A, B, & C. Draft a summary of each case which includes the following: a) List the possible charges against the defendant. b) Write a brief summary of the facts in the case. (One to three paragraphs) c) Make a list of any possible defenses. d) Make a list of possible witnesses. Make sure you include the names of the police officers or detectives involved. Do your best to include this information in your summary of the case files. You will not know or understand all of the information at this point (the first week of class) and that is okay. This will help you with the cases and information as we progress through the course. Write it in a format that will help you as a reference. You can make it formal or more informal. This will also give you practice for when you receive a new case for the attorney. The attorney may have specific ways they want the information, for now do what helps you.

Methods of Evaluation	Rationale
Homework	Student on ground or online will complete relevant written assignments.
	Case analysis and research - legal rights of criminal defendants are evaluated through reviews involving U.S. Constitutional Law protection for defendants charged with criminal activity. Criminal Procedure case law readings of current and precedent setting.
	Sample Homework assignment: The textbook offers three hypothetical cases that the students must use for analysis and application of the laws throughout the semester. The first related assignment was to summarize and analyze the given fact patterns. Case Summaries - Read the cases in Appendices A, B, & C. Draft a summary of each case which includes the following: a) List the possible charges against the defendant. b) Write a brief summary of the facts in the case. (One to three paragraphs) c) Make a list of any possible defenses. d) Make a list of possible witnesses. Make sure you include the names of the police officers or detectives involved. Do your best to include this information in your summary of the case files. You will not know or understand all of the information at this point (the first week of class) and that is okay. This will help you with the cases and information as we progress through the course. Write it in a format that will help you as a reference. You can make it formal or more informal. This will also give you practice for when you receive a new case for the attorney. The attorney may have specific ways they want the information, for now do what helps you.
Participation	Student interaction in discussion forum with other students and instructor. Questions include procedural and substantive review of law application in legal system. Online discussion will be of similar subject to faculty prompts and information provided for classroom discussions and lectures.

Example:

Einal Evan		you should check wheth the offense. In most stat the defense strategy at t crime. Review the attach However in a few states mens rea for specific inte progress through the co Notice I said "volunta your knowledge or force have to prove your intox Sadly, I had two differ remember what they did drugs - they were still gu seriously injured someor five years. Because it was years and there was no co mandatory sentence and else, but still ended up in had a serious criminal hi So with all of that inform 1) Do you think voluntar be allowed to negate the to maybe lower the char then it is not first degree 2) Do you think that volu (Mitigation meaning som possible). 3) How would someone You must post your classmates by 11:55	ry" intoxication. If it is invo d you to drink alcohol or a ication was involuntary to rent cases where the client . Because they were volum illy of the crimes that they he else and that client had s "mandatory" he had to b option for probation. Also I cannot be released early h serious trouble and was story. lation in mind: y intoxication should be all e mens rea element compl ges like how the murder s murder but the lesser inco intary intoxication should hething the judge would co prove involuntary intoxica your initial response by 11 op.m. Sunday.	ne influence or drugs or s not a defense and car ised to negate the men- ind Ohio regarding volui oluntary intoxication ca alk more about specific oluntary, i,e, someone e take drugs, that is differ use it as a defense. ts were so intoxicated th trarily intoxicated - one y committed. One was a to serve a mandatory n e sentenced to prison fi the client must serve ev on parole. The other cli sentence to many years llowed as a defense? (In tetely so no charges are tatutes are set up where luded second degree o be used as a mitigating onsider to lessen or red tion as a defense?	alcohol at the time of anot be used as part of s rea requirement for the ntary intoxication. n be used to negate the intent crimes as we lse drugged you without ent. However, you would hey truly did not alcohol, one alcohol and a horrible accident that ninimum prison term of or a specific term of rery day of the ent did not harm anyone in prison because he other words, should it allowed or should it act e if there is no intent r manslaughter?) factor at sentencing? luce the sentence, if
Final Exam		Midterm and Final exam Mulitple Choice exam ex The standard that law er a. reasonable suspicion.		ustify an arrest is	
		b. reasonable grounds. c. probable cause. d. proof beyond a reason	nable doubt.		
Distance Education Description: how outcomes are evaluated		5	ne course are in line and s ssessed through rubric an ework.	5	
Equipment					
No Value					
Textbooks					
Author	Title		Publisher	Date	ISBN
		(2015) Criminal Law ure for the Paralegal, r Cengage			

Other Instructional Materials

No Value

Materials Fee

No

Learning Outcomes and	Dbjectives			
Course Objectives				
No value				
CSLOs				
Define the steps necessary to bring	a defendant to trial for a criminal activity.	Expected SLO Performance: 70.0		
Business Information Technolog Paralegal Studies Certificate of Achieve	Understand and apply the fundamentals of the legal process to assist the nent	e attorney in representation of the client.		
Differentiate between civil and crim	nal law and discuss the roles of the participants in the criminal justice sy	stem. Expected SLO Performance: 70.0		
Business Information Technolog Paralegal Studies Certificate of Achievement	Understand and apply the fundamentals of the legal process to assist the attorn	ey in representation of the client.		
Business Information Technolog Law, Public Policy, and Society for Transfer	Describe the American legal system, including jurisdictional requirements, state those in the legal field.	and federal court systems, and roles of		
dentify the elements for the basic c	imes against person and property.	Expected SLO Performance: 70.0		
Discuss the function of the grand ju the law and evidence review.	y, plea bargaining, and the district attorney's recommendations for pros	secuting or not prosecuting based on Expected SLO Performance: 70.0		
Law, Public Policy, and Society for t Transfer	escribe the American legal system, including jurisdictional requirements, state and federal court systems, and roles of lose in the legal field.			
	y laws, public policy, and/or societal or ethical theories to develop a solution to a legal issue, a public policy issue, or a societal concern.			
Define the legal issues of probable of the U.S. Constitution.	ause, search and seizure, evidence, and bail procedures that are importa	nt to a defendant's legal rights under Expected SLO Performance: 70.0		
Business Information Technolog Paralegal Studies AS Degree PLOS	Understand and apply the fundamentals of the legal process to assist the	e attorney in representation of the client.		
	Conduct ethical legal research and use other investigative functions to g	· · ·		

Outline

Course Outline

- A. Introduction to Criminal Law
- 1. Participants in the criminal justice system
- 2. Differences from civil law
- 3. Common Law
- B. Principals; Accessories; and Attempt
- 1. First and second degree principals
- 2. Accessories before and after the fact
- 3. Conspiracy
- 4. Solicitation
- 5. Attempt
- C. Crimes Against the Person
- 1. Homicide
- 2. Classifications of murder
- 3. Assault and battery
- 4. Kidnapping
- D. Sex-Related Crimes
- 1. Rape
- 2. Other sexual offenses
- 3. Child molestation
- E. Crimes Against Property
- 1. Burglary
- 2. Arson
- 3. Theft
- 4. Robbery
- 5. Fraud
- F. Crimes against the Public Order
- 1. Prostitution and indecent exposure
- 2. Drug crimes
- 3. Driving under the influence
- 4. Bribery; perjury and obstruction of justice
- 5. Other public order crimes
- G. Arrest; Search and Seizure
- 1. Arrest procedures
- 2. Probable cause
- 3. Search warrants
- 4. Interrogations
- 5. Miranda rights
- 6. Confessions
- H. Post Arrest and Grand Jury Proceedings
- 1. Initial appearance
- 2. Posting bail
- 3. Preliminary hearings
- 4. Grand jury and indictment
- 5. Functions of the grand jury
- 6. Prosecutor's Role
- J. Evidentiary Issues
- 1. Admissibility
- 2. Classifications of evidence
- 3. Admitting evidence and objections
- K. Arraignment and Discovery
- 1. Arraignment procedures

- 2. Potential Pleas
- 3. Plea bargaining
- 4. Rules and use of and Discovery
- 5. Pre-trial motions
- M. Constitutional Rights of the Defendant associated with trials
- 1. Right to an attorney
- 2. Right to trial by jury
- 3. Presumption of innocence and the right to remain silent
- 4. Confrontation and the right to be present
- N. Trial Procedure
- 1. Courtroom layout
- 2. Jury selection
- 3. Sequestering the jury
- 4. Jury instructions
- 5. Motions
- 6. Opening statements
- 7. Direct and cross examinations
- 8. Closing the evidence
- 9. Closing arguments
- 10. Jury deliberations
- 11. Mistrials
- 12. The verdict

O. Defenses

- 1. Affirmative defenses
- 2. Insanity defense
- 3. Constitutional and statutory defenses
- P. Sentencing
- 1. Constitutional and Statutory Sentencing guidelines
- 2. Hearings
- 3. Death Penalty
- 4. Parole, Probation, and alternative to jail/prison sentences

Q. Appeals

- 1. Motion for a new trial
- 2. Notice of appeal
- 3. The appellate brief
- 4. Functions of Appellate Courts

OLD Delivery Methods and Distance Education

Delivery Method: Please list all that apply -Face to face -Online (purely online no face-to-face contact) -Online with some required face-to-face meetings ("Hybrid") -Online course with on ground testing -iTV – Interactive video = Face to face course with significant required activities in a distance modality -Other

No Value

Rigor Statement: Assignments and evaluations should be of the same rigor as those used in the on-ground course. If they are not the same as those noted in the COR on the Methods of Evaluation and out-of-class assignments pages, indicate what the differences are and why they are being used. For instance, if labs, field trips, or site visits are required in the face to face section of this course, how will these requirements be met with the same rigor in the Distance Education section?

No Value

Effective Student-Instructor Contact: Good practice requires both asynchronous and synchronous contact for effective contact. List the methods expected of all instructors teaching the course. -Learning Management System -Discussion Forums -Message -Other Contact

-Chat/Instant Messaging -E-mail -Face-to-face meeting(s) -Newsgroup/Discussion Board -Proctored Exam -Telephone -iTV - Interactive Video -Other (specify)

No Value

Software and Equipment: What additional software or hardware, if any, is required for this course purely because of its delivery mode? How is technical support to be provided?

No Value

Accessibility: Section 508 of the Rehabilitation Act requires access to the Federal government's electronic and information technology. The law covers all types of electronic and information technology in the Federal sector and is not limited to assistive technologies used by people with disabilities. It applies to all Federal agencies when they develop, procure, maintain, or use such technology. Federal agencies must ensure that this technology is accessible to employees and the public to the extent it does not pose an "undue burden". I am using -iTV—Interactive Video only -Learning management system -Publisher course with learning management system interface.

No Value

Class Size: Good practice is that section size should be no greater in distance ed modes than in regular face-to-face versions of the course. Will the recommended section size be lower than in on-ground sections? If so, explain why.

No Value