

FOURTH ANNUAL

ANNOUNCEMENT

OF THE

COLLEGE OF LAW

1912-1913

GAINESVILLE, FLA.: PUBLISHED QUARTERLY BY THE UNIVERSITY MAY, 1912

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UNIVERSITY CALENDAR

1912-1913

1912—	-September 17, Tuesday	.Summer Recess ends.
		Examinations for Admission.
		Registration of Students.
	September 18, Wednesday	First Semester begins.
	October 5, Saturday	. Re-examinations.
	October 5, Saturday, 2:30 p. m	
	November 18, Monday	.Farmers' Short Course begins.
	November 27, Wednesday, 5:30 p. n	Thanksgiving Holiday begins.
	December 1, Sunday, 7:00 p. m	. Thanksgiving Holiday ends.
	December 14, Saturday	.Farmers' Short Course ends.
	December 21, Saturday, 11:30 a.m.	. Christmas Recess begins.
1913—	-January 4, Saturday, 9:00 a. m	.Christmas Recess ends.
	January 29, Wednesday	First Semester ends.
	January 30, Thursday	Second Semester begins.
	February 8, Saturday, 2:30 p. m	Meeting of General Faculty.
	February 17, Monday	.Spring Term for Teachers begins
	February 22, Saturday	Field Day.
	March 1, Saturday	. Re-examinations.
	May 31, Saturday, 2:30 p. m	. Meeting of General Faculty.
	June 1 to 3	.Commencement.
	June 1, Sunday	.Baccalaureate Sermon.
	June 2, Monday	.Oratorical Contests.
	June 3, Tuesday	.Graduating Day.
	June 4, Wednesday	
	June 6, Friday	. Examinations for Admission.

1912 CALENDAR 1913			
January	July	January	July
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BOARD OF CONTROL

P. K. YONGE, Chairman	Pensacola
T. B. King	Arcadia
E. L. WARTMANN	Citra
F. P. Fleming, Jr.	Jacksonville
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FACULTY

ALBERT A. MURPHREE, A.M., LL.D., President of the University.

THOMAS W. HUGHES, LL.B., LL.M., Dean and Professor of Law.

HARRY R. TRUSLER, A.M., LL.B., Professor of Law.

EDMUND C. DICKINSON, A.B., J.D., Professor of Law.

SPECIAL LECTURERS

1911-1912

CHIEF JUSTICE JAMES B. WHITFIELD, JUSTICE R. F. TAYLOR, JUSTICE W. A. HOCKER, JUSTICE R. S. COCKRELL, JUSTICE THOS. M. SHACKLEFORD, LL.D., All of the Supreme Court of Florida.

THE COLLEGE OF LAW

SPECIAL LECTURERS

In addition to the regular work of the College of Law, as hereafter outlined, special lectures are given from time to time by leading members of the bench and bar of the State. During the year just closed the Law School was peculiarly fortunate in having such lecturers as Chief Justice Whitfield and Justices Cockrell, Shackelford and Taylor, all of the Supreme Court of Florida. Chief Justice Whitfield delivered two lectures, the first on Public Service Corporations and the second on Appellate Procedure and Practice in Florida. Justice Cockrell also lectured on Florida Appellate Procedure and Practice. Justice Shackelford gave four lectures on General Practice and Justice Taylor lectured on Legal Ethics.

The faculty and students of the College of Law feel grateful to the members of our Supreme Court for the helpful and instructive lectures delivered by them, and also for the uplift and inspiration caused by their interest in the work of the College of Law manifested by their visits to the University. A similar course of lectures is being arranged for the coming year.

LOCATION OF THE UNIVERSITY

The University of Florida is located at Gainesville, a city of 8,000 inhabitants, the judicial seat of Alachua County, in a region noted for its beauty and healthfulness. The city is the headquarters of the phosphate industry and is surrounded by a productive agricultural district. Besides being the seat of the University of Florida, Gainesville has a well organized public school of twelve grades, a public library and beautiful churches of the leading religious denominations.

Gainesville enjoys excellent railroad facilities, affording her ready communication with every part of the State by means of the A. C. L., the T. and J. and the S. A. L. Railroads. It is seventy miles from Jacksonville, forty miles from Ocala, and one hundred and seventy-seven miles from Tampa.

GENERAL STATEMENT

In 1891, the American Bar Association declared that in its opinion it was a part of the highest duty and interest of every civilized State to make provision, when necessary, for maintaining schools of law and the thorough legal education of all who are licensed to practice law. Feeling with its full force the soundness of this doctrine and being moved by a desire to discharge this duty on the part of the State, the State Board of Education and the Board of Control provided for the opening of the College of Law in the University of Florida in September, 1909. The advantages to accrue to the State from having a thorough and systematic course of instruction in the common law, with special consideration of the peculiarities and exceptions applicable in Florida, as a part of its educational system, are many and evident.

It was the purpose of the Board of Control to establish in the University of Florida a law school which, by the quality of its work and the character of its equipment, would merit and command the confidence and support of the bench and bar of the State and would draw within its walls the young men who will constitute the future bar of Florida. That the hopes of accomplishing these results were well founded and that gratifying progress towards these ends has been made, are shown by the number and character of those who have availed themselves of the advantages offered by the College of Law.

REQUIREMENTS FOR ADMISSION

Graduates and matriculates of colleges and universities and applicants who have completed a high school course of four years will, upon presentation of proper credentials to that effect, be admitted to the College of Law without examination as to preliminary education, as candidates for a degree. Other applicants, if condidates for a degree, must show by written examination, or by certificate of the superintendent or principal of the institution where they took the work, that they have satisfactorily completed two years of high school work, one-fourth of which must be work in English.

Notice is hereby given that with the opening of the session of 1913, the minimum requirements for admission to the College of Law will be increased to three years of high school work and in the fall of 1914 a high school course of four years will be required.

SPECIAL STUDENTS

Persons who are at least twenty-one years of age and are unable to comply with the above entrance requirements in their entirety, are allowed to become special students and pursue a selected course of study under the guidance of the Dean of the College of Law, but without the privilege of being enrolled as candidates for a degree. If the entrance conditions are removed not later than the opening of the first semester of the senior year, such students may, by special vote of the Faculty, become regular students and candidates for a degree.

ADVANCED STANDING

Attorneys at law who have been admitted to practice in the courts of this State and who comply with the above entrance requirements will be admitted to the senior class without examination.

No work in law done in other institutions will be accepted towards a degree, unless the applicant passes satisfactorily the examinations held in the subjects in the junior year of this department, or unless, by special vote of the Law Faculty, credit is given towards senior standing without examination for such work. In no case will credit be given in this way for work not done in residence at an approved law school.

COURSE OF INSTRUCTION

The course of instruction in the College of Law extends through two years of thirty-five weeks each, exclusive of vacations. The academic year is divided into two semesters, the first having eighteen weeks and the second seventeen.

The purpose of the College of Law is to educate its students by the study of jurisprudence and to acquaint them with the foundation principles of the common law at the same time. "The ability to think clearly, to reason closely, to appreciate distinctions quickly, to investigate thoroughly, to generalize accurately and to state his conclusions tersely, are prime requisites of the safe counselor." To secure for the student this power should be the constant effort of both student and faculty.

The method of instruction in the College of Law has been planned with these ends in view. This is largely by the use of text-books and selected cases. Each case is carefully studied by the student and in the class room he is required to analyze it, giving in his own language a clear and concise statement of the essential facts, the issues involved in the case, the law governing it and the reasoning of the court for the conclusion reached. This practice tends "to greater thoroughness in reading, greater care in reasoning and greater accuracy on the part of the student in the art of expression."

In connection with this case work, the student studies a wellwritten text-book on the subject under consideration which gives him a systematic summary of the same, more detailed information concerning the application of the law in particular instances and an outline of the exceptions to and limitations upon the general principles considered in the cases.

Particular stress is placed on the statutory modifications of the common law in Florida. This is true in every subject in the curriculum, but it is especially emphasized in Pleading, Practice and Evidence, as the course of study is designed to thoroughly instruct the student in the peculiarities of substantive law and procedure in Florida so he will be able to enter upon the practice understandingly at once.

With these ends in view, the following course of study has been prepared:

FIRST YEAR

FIRST SEMESTER

CONTRACTS.—The nature of contract; offer and acceptance; form and consideration; capacity of parties; reality of consent; legality of object; operation of contract. Text-books: Clark on contracts and Huffcut and Woorduff's Cases on Contracts. (3 hours a week. Dean Hughes.)

ELEMENTARY LAW AND ELEMENTARY REAL PROPERTY.— Study of the elementary principles of the law as given in Books I, II and III of first edition of Robinson's Elementary Law and the first six chapters of Hopkins on Real Property. (4 hours a week. Professor Dickinson.)

CRIMINAL LAW.—Nature of crime; common law and statutory offenses; mental element in crime; insanity, intoxication infancy, coercion, ignorance and mistake as bearing on exemption from responsibility; necessity; justification; agency; consent; condonation; contributory acts; principals; accessories; classification and study of particular crimes; former jeopardy; State and Federal jurisdiction. Text-books: Clark on Criminal Law and the Statutes of Florida. (*2 hours a week. Professor Trusler.*)

DOMESTIC RELATIONS.—This course considers thoroughly the law of husband and wife, parent and child, guardian and ward, infants, persons *non compos mentis* and aliens. Textbooks: Long's Domestic Relations and the Statutes of Florida. (*2 hours a week. Professor Dickinson.*)

TORTS.—History and definitions; elements of torts; conflicting rights; mental anguish; parties to tort actions; remedies; damages; conflict of laws; method of discharge. Text-books: Burdick on Torts and Burdick's Cases on Torts. (3 hours a week. Professor Trusler.)

UNIVERSITY OF FLORIDA

SECOND SEMESTER

CONTRACTS.—Interpretation of contract; discharge of contract; remedies for breach of contract. Text-books: Clark on Contracts, Huffcut and Woodruff's Cases on Contracts and the Statutes of Florida. (3 hours a week. Dean Hughes.)

SALES OF PERSONAL PROPERTY.—Sale and contract to sell; statute of frauds; illegality; conditions and warranties; delivery; acceptance and receipt; vendor's lien; stoppage in transitu; bills of lading; remedies of seller and buyer. Text-book: Tiffany on Sales. (*I hour a week. Professor Trusler.*)

TORTS.—Exhaustive study of particular torts, including among others, false imprisonment; malicious prosecution and abuse of process; conspiracy; slander and libel; trespass; conversion; deceit; nuisance; negligence. Text-books: Burdick on Torts and Burdick's Cases on Torts. (2 hours a week. Professor Trusler.)

AGENCY.—Definitions and divisions; purposes for which the relation may be created and how; who may be principal or agent and evidence of the existence of the relation; ratification; delegation of authority by agent; termination, nature and extent, construction and execution of the authority; rights, duties and liabilities of agent, principal and third persons, the one to the other; particular classes of agents. Text-books: Mechem's Outlines of Agency and Mechem's Cases on Agency. (2 hours a week. Professor Dickinson.)

COMMON LAW PLEADING—Definition and classification of actions; proceedings in an action; analysis of the declaration; Stephen's Rules of Pleading. Text-books: Shipman's Common Law Pleading, the Statutes of Florida and the Supreme and Circuit Court Rules in Common Law Actions in Florida. (3 hours a week. Dean Hughes.)

EQUITY JURISPRUDENCE I.—History and definition; jurisdiction; general maxims; equitable estates, interests and primary rights, including a study of trusts, the powers, duties and liabilities of trustees; mortgages; equitable liens; assignments. Textbooks: Eaton on Equity and Selected Cases. (2 hours a week. Professor Trusler.) BAILMENTS AND CARRIERS.—Nature and classification of bailments; rights and liabilities of the parties; innkeepers. Carriers of goods as to liability, discrimination, compensation, lien. Carriers of passengers as to duty to accept, accommodations, ticket, ejection, personal injuries. Action against carriers. Text-books: Goddard's Outlines of Bailments and Carriers and Goddard's Cases on Bailments and Carriers. (2 hours a week. Professor Dickinson.)

CRIMINAL PROCEDURE.—Jurisdiction and venue; arrests, searches and seizures; extradition; preliminary examination, bail and commitment; modes of accusation; the form of accusation; pleadings; proof; variance; verdict and judgment; proceedings after verdict; evidence; habeas corpus. Text-books: Beale's Criminal Procedure and the Statutes of Florida. (*I hour a week. Professor Trusler.*)

BRIEF MAKING AND THE USE OF LAW BOOKS.—Where to find the law; how to use statutes and decisions; how to find the law. Text-book: Brief-Making and the Use of Law Books. (*I hour a week.* Professor Dickinson.)

SECOND YEAR

FIRST SEMESTER

EQUITY PLEADING.—Nature and object of pleadings in equity; parties to a suit in equity; proceedings in a suit in equity; bills in equity; the disclaimer; demurrers and pleas in equity; replication and answers in an equitable suit. Text-books: Shipman's Equity Pleading, Rules of the Circuit Court in Chancery in Florida and the Statutes of Florida. (2 hours a week. Professor Trusler.)

EVIDENCE.—Rules as to admission and exclusion of evidence; judicial notice; parole evidence rule; burden of proof and the right to open and close; competency and examination of witnesses; production of documents, persons and things; direct examination, cross examination and redirect examination. Textbooks: Reynolds on Evidence, Wilgus's Cases on Evidence and the Statutes of Florida. (3 hours a week. Dean Hughes.)

REAL PROPERTY II.—Text-books: Hopkins on Real Property Completed and the Statutes of Florida. (2 hours a week. Professor Dickinson.) NEGOTIABLE INSTRUMENTS.—Law Merchant; definitions and general doctrines; contract of the maker, acceptor, certifier; drawer; indorser, vendor, accommodater, assurer; proceedings before and after dishonor of negotiable instruments; absolute defenses; equities; payments; conflict of laws. Text-books: Bigelow on Bills, Notes and Cheques, the Negotiable Instrument Act of Florida, and selected cases. (2 hours a week. Professor Dickinson.)

EQUITY JURISPRUDENCE II.—Accident, mistake and fraud; penalties and forfeitures; priorities and notice; bona fide purchasers; estoppel; election; satisfaction and performance; conversion; specific performance; injunction; reformation; cancellation; cloud on title; ancillary remedies. Text-books: Eaton on Equity and selected cases. (2 hours a week. Professor Trusler.)

Organization of and Proceedings in the Courts of Florida in Civil Actions.—

a. In General.—Disqualification, resignation, and removal of judges; judge's power in vacation; judge ad litem; parties to suits at law; locality and consolidation of actions; joinder of causes of actions; rule days; commencement of suits at common law; appearances, defaults and judgments upon default; pleadings at law; witnesses and evidence; jurors; judgments and executions; motion for new trial and in arrest of judgment; lis pendens; appellate proceedings at law and in probate matters; limitation of actions.

b. *Supreme Court.*—Statutory powers; members of the court; its terms, record, clerk, seal, decisions and reports.

c. *Circuit Court.*—Statutory powers and duties of judges; terms; records and dockets to be kept by the clerk; seal and records

d. *Circuit Court in Chancery.*—Its power in vacation; locality of action; process, its service and return; bill, demurrer, plea and answer; practice and evidence; masters in chancery; decrees; rehearings and appeals; injunctions; ne exeat; divorce and alimony; partition of property; quieting titles; disability of minors and married women; liens. e. Statutory Jurisdiction of Circuit Court.—Ejectment; reestablishing lost papers; adoption of children; eminent domain; court commissioners.

f. County Court.—Jurisdiction; terms; clerk; seal; records; appeals; rules of practice.

g. County Judge's Court.—General powers; bonds; clerk; seal; probate powers; as justice of the peace; forcible entry and detainer.

h. *Courts of Justices of the Peace.*—General provisions; jurisdiction; proceedings before, at and after trial; proceedings on appeal.

i. Special Statutory Proceedings at Law.—Attachment; garnishment; forcible entry and detainer; replevin; statutory liens; landlord and tenant.

j. Extraordinary Legal Remedies.-Habeas corpus; quo warranto; prohibition.

Text-books: Shipman's Common Law and Equity Pleading, General Statutes of Florida, decisions of Florida Supreme Court and the Common Law and Equity Rules of Practice of the Circuit and Supreme Courts of Florida. (2 hours a week throughout the year. Dean Hughes.)

THE UNIVERSITY PRACTICE COURTS.—One hour a week throughout the year.

FLORIDA CONSTITUTIONAL LAW.—Declaration of rights; legislative, executive, and judicial departments of government; suffrage and eligibility; census and apportionment; counties and cities; taxation and finance; homestead and exemptions; married women's property; education; public institutions; miscellaneous provisions. Text-books: The Constitution, Statutes and Judicial Decisions of Florida. (*I hour a week. Professor Trusler.*)

JURISDICTION OF THE UNITED STATES COURTS.—Under the federal constitution; jurisdiction of different federal courts; ancillary and appellate jurisdiction; bankruptcy; admiralty suits; federal questions: removal from state to federal courts, habeas corpus. Text-books: Thayer's Jurisdiction of the Federal Courts and selected cases. (I hour a week. Professor Trusler.) BRIEF MAKING AND THE USE OF LAW BOOKS.—The trial brief; the brief on appeal and its preparation. Text-book: Brief Making and the Use of Law Books. (*I hour a week. Professor Dickinson.*)

BROOM'S LEGAL MAXIMS.—A reading course running throughout the year. (*Dean Hughes*.)

SECOND SEMESTER

UNITED STATES CONSTITUTIONAL LAW.—General principles; distribution of governmental powers; congress; the chief executive; the judiciary; police powers; eminent domain; checks and balances; guarantee of republican government, civil rights; political privileges; guarantees in criminal cases; impairment of contractual obligations; municipal corporations. Text-books: Cooley's Principles of Constitution Law and Cooley's Constitutional Limitations. (2 hours a week. Professor Trusler.)

WILLS.—Definition, nature and kinds of wills; a devisable estate; who may make a will; error, fraud, undue influence and mistake; who may take by will; formal requisites of wills; revocation; re-publication; by what law wills are governed; construction and effect of wills; lapse and substitution; rights and liabilities of devisees and legatees; descent and distribution. Text-books: Rood on Wills and the Statutes of Florida. (*2 hours a week.* Professor Dickinson.)

LEGAL ETHICS.—A consideration of the profession of the law in its relation to society, embracing the duties the lawyer owes to the commonwealth, to the court, to his professional brethren, and to his clients. Text-books: Sharswood's Legal Ethics and the Code of Ethics adopted by the American Bar Association. (*I hour a week. Dean Hughes.*)

EXECUTORS AND ADMINISTRATORS.—When necessary; appointment and qualification; acceptance or renunciation; foreign and interstate administration; powers, duties and liabilities of executors and administrators; inventory; assets of estate; insolvent estates; distribution; accounting and allowances. Text-books: Croswell's Executors and Administrators and the Statutes of Florida. (*2 hours a week. Professor Trusler.*)

DAMAGES.—General principles; nominal, compensatory, exemplary, and liquidated damages; interest; value; pleading and practice; breach of contracts for sale of goods; actions against carriers; death by wrongful act; wrongs affecting real property; damages in tort action; breach of marriage promise. Textbook: Cases on Damages, selected from the Florida Reports. (*I* hour a week. Professor Trusler.)

PARTNERSHIP.—Definitions and classifications; what constitutes a partnership; contract of partnership; firm name and good will; capital of firm; partnership property; rights and liabilities of partners among themselves and as to third persons; actions; dissolutions; limited partnerships. Text-book: Mechem's Cases on Partnership. (*I hour a week. Professor* Dickinson.)

PRIVATE CORPORATIONS—Nature of a corporation; creation and citizenship of corporations; defectively organized corporations; corporation and its promoters; powers and liabilities of corporations; corporation and the State; dissolution of corporations; membership in corporations; management of corporations; creditors, their rights and remedies; foreign corporations. Text-books: Clark on Corporations and the Statutes of Florida. (3 hours a week. Professor Dickinson.)

The text-books announced are subject to change.

EXAMINATIONS

The last week of each semester is devoted to examinations covering the work of the semester. These examinations are in writing and are rigid and searching, but ARE NOT NECESSARILY FINAL. To be considered, prima facie, to have satisfactorily completed a subject, the student must obtain an average grade of at least 75 per cent, and an examination grade of at least 75 per cent During the last week of the second year, any candidate for a degree may be required to pass an examination in any or all subjects given in the course and attain a minimum average grade of 75 per cent in all subjects in order to be recommended for a degree.

UNIVERSITY OF FLORIDA

THE UNIVERSITY PRACTICE COURTS

Thoroughly organized practice courts are regular features of the course of instruction in the second year Weekly sessions of the courts are held over which the Judge of the Practice Court presides The object of the course in the Practice Courts is to give the student practical instruction in pleading and practice at law and in equity and experience in the preparation and trial of cases The work is arranged as follows:

First—Cases arising upon prepared statements of fact are assigned to the second year students upon which they are to determine what proceedings to bring and how to bring them, issue, serve and return process, prepare the pleadings and bring the case to an issue on a question of law Each student must take part in one case at law and one in equity. The case is first heard on the sufficiency of the form and the structure of the pleadings and, when these are approved, the issue of law is argued and decided, the students acting as attorneys on each side drawing the order, judgment or decree they deem themselves entitled to.

Second.—In the second class of cases in the Practice Court, actual controversies are arranged and assigned for trial in the Circuit Court as issues of fact. After determining what action to bring, the students assigned to the case are required to issue the proper process and prepare and file the necessary pleadings, subpoena the witnesses, select the jury, examine and cross-examine the witnesses and argue the case to the jury. Each student is required to participate in the trial of one civil and one criminal case and must take part in carrying one chancery, one civil and one criminal case to the Supreme Court for review.

THE LAW LIBRARY

Law books are the working tools of the practicing lawyer. To teach the student how to use these tools, how to use the digest, encyclopedias and reports, is as much the work of the law school as to teach him the general principles of the law.

The College of Law was fortunate in being able to open its doors with a good working library and now has on its shelves the following books: Three sets of the Florida Supreme Court Reports, with digest; The Session Laws of Florida from 1822 to 1911, except from 1828 to 1834; McClellan's Digest and Duval's Compilation of the Laws of Florida; Revised Statutes of 1892 and the General Statutes of 1906; The Northwestern, Southwestern, Northeastern, Southeastern, Atlantic, Pacific and Southern Reporters; The American Decisions, American Reports and American State Reports, with digests; The Lawyers Reports Annotated, with digests; The United States Supreme Court Reports, with digests; The New York Common Law and Chancery Reports, with digests; The New York Court of Appeals Reports, the Reports of the Supreme Courts of Michigan and Massachusetts and the New Jersey Equity Reports to the Reporters; The Reprint of the English Reports, the Encyclopedia of Law and Procedure and more than two hundred of the leading text-books and books of reference. The Legislature of 1911 has also appropriated one thousand dollars for the purchase of new books.

THE MARSHALL DEBATING SOCIETY

It is important that those who study law and intend to engage in its practice should give attention to the subject of public speaking. To suppose that excellence in public speaking and debating is a gift of nature only and not the result of patient and persistent effort, is a mistake. Believing in the truth of these statements, the students in the College of Law met early the first year and organized a society that would secure to its members practice in debating and public speaking and experience in arguing legal questions, as well as drill in parliamentary law. The society was fittingly named "The Marshall Debating Society," in honor of the memory of that distinguished Southern jurist, John Marshall. The membership and work in the society are limited to students in the College of Law, but the Faculty give all assistance and encouragement to the work that is possible.

UNIVERSITY PRIVILEGES

The advantages of the other departments of the University are open to such students in the College of Law as desire and are able to accept them. Courses in Constitutional and Political History, International Law, Political Economy, Logic, Rhetoric and English Composition are particularly recommended to law students. No extra charge will be made for such courses, but students in the College of Law will be permitted to take them only with the consent of the Law Faculty and the professors whose courses they wish to take.

DEGREE

The degree of Bachelor of Laws (LL.B.) is conferred upon those students who satisfactorily complete the course of study as previously described. Students admitted to advanced standing may, if they do satisfactorily the work as prescribed by the rules of the department, receive the degree after one year's residence, but in no case will the degree be granted unless the candidate is in actual residence during all of the second year.

ADMISSION TO THE BAR

The graduates of the College of Law are licensed by the Supreme Court, without examination, to practice in all the Courts of Florida upon presenting their diplomas, duly issued by the proper authorities and upon furnishing satisfactory evidence that they are twenty-one years of age and of good moral character.

EXPENSES

TUITION.—A tuition fee of twenty dollars a semester, payable in advance, will be charged all students.

REGISTRATION FEE.—An annual registration fee of five dollars will be charged all students.

DAMAGE DEPOSIT.—In order to secure the University property against damage, the sum of five dollars (\$5.00) must be deposited at registration. Damage known to have been done by any student will be charged to his individual account; all other damages will be prorated among the students.

At the end of the scholastic year, this deposit, less the amount deducted, will be returned to the student.

INFIRMARY FEE.—An infirmary fee of three dollars (\$3.00) will be charged each student residing on the campus, the proceeds of which will go towards defraying the salary of a resident nurse. This will secure the student, in case of illness, the privilege of a bed in the infirmary, which occupies Section A of

Thomas Hall; the services of the nurse, and attention from the University physician, E. R. Flint, M.D. (Harvard). The payment of this fee does not increase the University charges made in former years, as a like amount is deducted from the cost of board and lodging for the first semester.

BOARD AND LODGING.—Board and lodging will be furnished by the University at a cost of sixty dollars (\$60.00) for the first semester, not including the Christmas vacation, and sixty-four dollars and fifty cents (\$64.50) for the second semester. These sums must be paid at the beginning of each semester. Board and lodging will be furnished only by the semester and not by the month. In very exceptional cases, arrangements may be made to pay in three installments, payable in advance. This includes meals in the dining-hall and room (with heat, light and access to a bath room), furnished as stated below. The dining-hall will be closed during the Christmas holidays.

ROOM WITHOUT BOARD.—Students occupying a room in the Dormitories, but not taking meals in the dining-hall, will be charged \$20.00 per semester for lodging.

FURNITURE.—All rooms are partially furnished. The furniture consists of two iron bedsteads and mattresses, chiffonier, or bureau, table, washstand and chairs. The students are required to provide all other articles, including pillows, bedding, wash bowl, pitcher, mirror, half curtains, mosquito-bar, etc.

BOOKS.—The text-books used in the College of Law will, in most cases, be found in the law library, but it will be necessary for students to provide themselves with books for their daily use. The cost of books is about forty-five dollars a year for each year of the course. Nearly all the books are standard texts and will form a nucleus of the student's future library.

DIPLOMA FEE.-No diploma fee is charged on graduation.

SUMMARY OF EXPENSES.—It will thus be seen that the total minimum cost to the student of a year's work in the College of Law, exclusive of books and laundry, is one hundred and sixty-five (\$165) dollars.

MILITARY DRILL AND DISCIPLINE.—Law students are excused from military drill and are not subject to military discipline.

REGISTER 1911-1912

SENIOR CLASS

Name.	Postoffice.	State or County.
Bowers, R. D	.Gainesville	.Alachua.
Buie, D. M	.Bell	.LaFayette.
Cason, F. W (B.S.)	.Tampa	. Hillsboro.
(Southern College.)		
	.Baton Rouge	.Louisiana.
(Peabody College.)		*
Fields, W. P	.Hosford	.Liberty.
	.Apalachicola	
	.Lyons	
	.Parrish	
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