University of Houston Law Center

Pretrial Litigation
Fall 2012
Thursday 6 -9 p.m.
Classroom TUII 111

used for General Sessions. Section breakout rooms used after General Session

Sections & Break out rooms:

John Buckley/Debra Catlett BLB 3 & 4 Mark Goranson/Jean Minck TUII 119 & 215

Objective of the Course: To provide law students with an opportunity to apply pre-trial rules of procedure to a civil case problem. This course will expose students to the use of the Texas Rules of Procedure in an adversarial setting. Students will engage in advocacy, strategic thinking and logical analysis. Students will receive actual experience in interacting with clients, drafting pleadings, interpreting the rules, arguing motions and taking depositions.

Overview of the Course: The class will meet in a general session for select topics for the first hour of class. The class then breaks into smaller sections where they will prepare to prosecute and/or defend various aspects of civil cases. In each small section the class will be taught and supervised by licensed attorneys and/or judges in developing their case. When not meeting for general session, the small sections will meet and will be split into Plaintiff's Counsel and Defense Counsel representing the two sides in a civil lawsuit. In these sections, the students will receive supplemental instruction and will be expected to perform like associates in a law firm reporting to the senior partner. The students' assignments are to investigate the law and the facts, and report on various strategies, file suit, conduct discovery, prepare, respond to and argue pretrial motions, including a summary judgment hearing. The students will be expected to have knowledge of the Texas Rules of Civil Procedure and the Local Rules and fees for State Courts in Harris County, Texas.

As a student in this class, you will prepare for client interviews and prepare a contract for services. You will research and prepare a preliminary jury charge at time you file your initial pleading and an updated jury charge when you submit your notebook at the end of the course. You will draft pleadings and motions, such as original and amended petitions, original and amended answers, motions and discovery, including requests for disclosure, requests for admissions, interrogatories and requests for production and other documents. You will advise your client for deposition preparation and settlement negotiations. You will prepare a motion for summary judgment and/or a response to a motion for summary judgment. You will conduct and defend a deposition using a court reporter, conduct a mediation with a mediator and argue motions before a sitting Judge in a Texas state court. Your professor will provide you with a list of courts conducting hearings. It is your responsibility to contact the court to schedule the hearing. As in actual practice, it is important that work be submitted when due unless your opposing counsel and/or professor have okayed an extension in advance.

You will also maintain a trial notebook and submit it at the end of the semester. During the course of the litigation, you will keep a billable hours statement of activities and charges. You <u>must</u> submit the documents timely, participate in and attend the hearings and conduct a deposition as required in the syllabus. You <u>may</u> submit any other documents and request hearings relevant to the litigation prior to class. Before each class you are expected to have reviewed the "class preparation" materials posted on TWEN for each class as listed in these guidelines. The general session class and small session classes will address but may not utilize the topics posted on TWEN or listed as powerpoint presentations each week. You are expected to review the designated weeks' powerpoints whether or not they are utilized in the lecture.

Professional dress is expected for all hearings, client interviews, depositions and mediations. Law office casual is acceptable for daily class. Because this class depends upon the initiative and imagination of the students, there is no accurate and complete way to predict the exact contours of various assignments.

Grading Breakdown: You will receive oral and/or written evaluations, critiques and suggestions on work submitted and oral advocacy.

Class participation: 20 percent; Trial Notebook: 20 percent

Daily assignments: 30 percent; advocacy skills: 20 percent Final Project: 10 percent

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Pretrial Litigation Class Schedule and Assignments

As a student in this class, you will prepare agreements, letters, discovery requests, motions and other documents – required and voluntary – that are relevant to the litigation. Under the Texas Rules, some documents are filed with the court with a copy delivered to opposing counsel as reflected in a Certificate of Service. Other documents are served on opposing counsel and are not filed with the court. For the purposes of this class, submit **one copy** of ALL documents you prepare to the professor. Document must be captioned and drafted as they would before filing in Court – Full signature blocks, Certificates of Service, Certification of Conference (if applicable) of Proposed Order, Request for Hearing and cover letter to the clerk. DOCUMENTS MUST BE SUBMITTED AT THE BEGINNING OF YOUR SECTION CLASS MEETING ON THE DATE THEY ARE DUE. Depending on the small section you are in the submission may be electronic or by printed copy. You will receive oral and/or written evaluations, critiques and suggestions on work submitted and oral advocacy. You will compile your trial notebook and keep it up to date as the semester progresses and will submit a copy to your professor at the end of the semester.

Please use a footer with your name on the first page of your document. This is a departure from the format you would use in actual Court filings, but required for this class. Remember to have appropriate signature blocks on all documents with actual or electronic signature noted.

Documenting and collecting for the legal time you have invested in a case is an important part of law practice. Keep in mind quote ascribed to Abraham Lincoln: "A lawyer's time is his stock and trade." A sample billable hour form is posted on TWEN so that you can use it electronically. Submit your billable hour sheets on a weekly basis.

You will do three motion hearings at least one of which will be in court.

<u>Textbooks</u>: Required - Michol O'Connor, O'Connor's Texas Rules * Civil Trials (latest edition) ("O'Connors").

Rebecca Sitterly, et al (NITA), *Flinders Aluminum Fabrication Corp. v. Mismo Fire Insurance Company* (Case File 8th Edition). This case file will be available in Class only (\$24.50) ("Flinders").

Thomas A. Mauet *Pre Trial* 7th Edition (You are not required to buy - excerpts to be used in this Class will be provided to you in Class at no charge) ("Mauet").

(Recommended) - David M. Malone & Peter T. Hoffman, The Effective Deposition.

Course Materials: Posted on TWEN.

<u>Case Materials</u>: Supplied as the class progresses.

Recommended Software: Adobe Acrobat or Adobe Acrobat Pro

Access to Other Resources: WestLaw, Lexis

<u>TWEN</u>: To access our class web page to http://lawschool.westlaw.com/twen and enter your Westlaw ID. If you do not have your Westlaw ID, contact the Westlaw representatives in the library or our account representative, Sarah Williams at sarah.williams@thomson.com. Once logged in,

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Professor	Email/Phone	/
Professor	Email/Phone	/

click on add/drop a course and add the Pre-trial Lit., Fall 2012, Professor Buckley. The password is "RollingStoneRule". You can contact Westlaw technical assistance at 1-800-937-8529. Your professor may also have a class website. You should also have a Lexis student account for research

Week	Class Preparation	Assignments Due and Class Activities
Week 1,	Client Interview/Contracts	General Session:
Thursday		Introduction to course on line forms & research tools
August 30	Read O'Connor's Chapter 1.	Plaintiff/Defense perspective of Personal Injury case
	Register for access to TWEN available through Westlaw under Pretrial Lit, Fall 2010,	Assignments Due:
	Password: RollingStoneRule. The class will be divided into plaintiff and defense firms. Each of you will have "opposing counsel." The jurisdiction for this class is Texas. Plaintiff's attorneys will file the case in the 613th Civil District Court, Harris County, Texas. Consider whether you will choose to be a plaintiff or defense attorney.	Small Sections Activities: Small sections receive law office memorandum regarding new client assignment. Discuss case upon which we will focus our attention this semester and other pretrial considerations and upcoming client interview. Discuss litigation guides and form books: Texas Pattern Jury Charge, Texas Civil Practice and Remedies Code, O'Connor's Texas Causes of Action, Dorsaneo's Texas Litigation Guide, etc. Class divides into plaintiff and defense law firms. Law firms will choose a managing partner. The managing partner will have such duties as keeping firm contact records, establishing a listsery and facilitating scheduling hearings. Law firms select managing partner. Professors choose litigation teams of opposing counsel. Begin to prepare billable hours statement. See TWEN for sample.

Week	Class Preparation	Assignments Due and Class Activities
Week 2,	Causes of Action/Plaintiff's Lawsuit/Jury Charge	General Session:
Thursday September 6	Research possible legal issues and prepare outline of questions for initial interview of client.	Elements of initial pleadings and case strategies, Venue and jurisdiction, Jurisdiction of Texas and Federal Courts; Requests for Disclosure, Document Preservation.
	Read TWEN – Course materials posted for weeks 1 and 2	Assignments Due: Client agreement/contract; Forms for execution by client,
	Prepare written contract for services applicable for type of client (e.g., contingency fee contract, hourly fee agreement with or without retainer, fixed fee agreement). See forms	letters to Defendant explaining role of attorney retained by insurer.
	online or in print. Submit to professor after client interview.	Small Session Activities:
		Client interview, communication and relations
	Begin reading <i>O'Connor's</i> , Chapter 2, Plaintiff's Lawsuit, sections B,E,F,G,H.	(client communication, document preservation)
		Conduct client interviews and discuss contract for services with
	Also, read O'Connor's Requests for Disclosure.	client. Discuss relationship with client where fees are being paid by third party. Law firms receive materials from clients.
	Mauet "Introduction to Litigation Planning"	Discuss jury charge, trial notebook, case strategy.
	"Informal Fact Invesigation"	

Week	Class Preparation	Assignments Due and Class Activities
Week 3,	Investigation of Law and Facts/Responsive Pleadings	General Session:
Thursday		1. Responsive Pleadings, HB 274
September 13	Begin investigating facts and law, research of legal issues and elements of potential claims and defenses.	2. Litigation plan and discovery (including Third Party Discovery)
	Research causes of action. Prepare working jury charge. See Texas Pattern Jury Charge, Texas Civil Practice and Remedies Code, O'Connor's Causes of Action, etc. Read O'Connor's, Chapter 3, Defendant's Pleadings, sections A,B,C,E,G	Assignments Due: <u>Plaintiffs</u> file original petitions and requests for disclosure with the court and serve on opposing counsel. Working jury charge. Document presentation letter.
	Read O'Connor's, Special Exceptions, Pleas in Abatement, Motions to Transfer Venue HB 274 Mauet Case Evaluation and Stratgey	Small Session Activities: Law firms meet with professors or mentors to discuss case, determine theories and strategies. Responsive pleadings, special exceptions, jurisdiction and venue challenge, pleas in abstance.
	<u>Plaintiffs</u> prepare original petitions and requests for disclosure for filing and serving on opposing counsel at the beginning of class. Plaintiffs and Defendants prepare document preservation letter.	abatement, motion to compel arbitration.

Week	Class Preparation	Assignments Due and Class Activities
Week 4,	Communication in Court/Discovery in Texas	General Session:
Thursday		Courtroom protocols, demeanor and argument
September 20	Defendants prepare responsive pleadings (e.g. special exceptions, HB 274 pleas in abatement, Venue challenge, Arbitration Motion) to file and serve on opposing counsel at the beginning of class. Note: For the purposes of this class, answers must include both a general denial and specific denials. Review Texas Rules regarding pleadings. Read <i>O'Connor's</i> , Chapter 6, Discovery	Assignments Due: <u>Defendants</u> file and serve responsive pleadings and dilatory motions on opposing counsel. <u>Litigation Plan/Budget</u> Practice hearing techniques.
	HEARINGS WILL BE SET FOR Week 5. Defendants schedule hearings in their assigned courts or in class as directed following TRCP. If your hearing is to be held in an assigned court, be sure to set your motion for hearing by calling the court coordinator in your assigned court. Your professor will provide a list of courts that have agreed to hold hearings. You must follow TRCP as far as serving the proper documents on opposing counsel and filing them with your professor. *Contact Courts for MSJ hearings	Plaintiffs must serve and file their responses to the dilatory pleas no later than three days before the hearing scheduled for Week 5. Email service of response on opposing counsel and professors is acceptable under Pretrial class "local rules." File a copy with your professor next class. Small Session Activities: Discovery Firms meet to discuss initial discovery, including requests for disclosure, interrogatories, requests for production and requests for admissions.

Week	Class Preparation	Assignments Due and Class Activities
Week 5,	Discovery Responses/Client Communication/Special	General Session:
Thursday	Exception Hearings	Discovery responses, Client Communications
September 27	Review O'Connor's, Chapter 6, Discovery and Discovery PowerPoint on TWEN.	Assignments Due: <u>Plaintiffs</u> and <u>Defendants</u> serve interrogatories, requests for production and requests for admissions on opposing counsel and submit to professors.
	Plaintiffs and <u>Defendants</u> prepare interrogatories and requests for admissions and requests for production (limit no more than 15 for each). Note: Fifteen (15) is an arbitrary limitation. If you require additional requests, you may file a motion seeking leave to submit additional discovery.	Small Session Activities: Hold Hearings in class or as directed.
Week 6,	Motions to Compel	General Session:
Thursday		Discovery Disputes and Sanctions
October 4	Parties prepare responses to discovery requests.	
	Read <i>O'Connor's</i> , Chapter 5, Pre-Trial Motions – motions to compel, motions to dismiss and motions in limine. Be prepared to use any appropriate motions in your litigation.	Assignments Due: <u>Plaintiffs</u> and <u>Defendants</u> serve discovery responses on opposing counsel and submit to professors.
		Small Session Activities: Firms meet to review responses and discuss appropriate <u>pretrial</u> motions. Discuss continued investigation of case and appropriate motions. What facts do you need to proceed with the litigation? Do you need further discovery?

Week	Class Preparation	Assignments Due and Class Activities
Week 7,	Deposition Skills	General Session:
Thursday		Client and Witness Interview and Preparation
October 11	Plaintiffs and Defendants prepare motions to compel to serve	Deposition and Deposition Skills
	and file in class. Prepare Third Party Discovery.	
		Assignments Due:
	Plaintiffs and Defendants prepare responses to motions to	Plaintiffs and Defendants file and serve motions to compel.
	compel to serve and file no later three days before the	Third party discovery to be filed/sent.
	scheduled hearing. Email is acceptable service on opposing	
	counsel and your professors. File a hard copy with your	
	professor next class.	Small Session Activities:
		Practice Deposition Skills.
	Read O'Connor's, Chapter 6, Depositions. Be prepared to	
	discuss deposition theory and practice, depositions of fact and	Firms meet to discuss and prepare for depositions Week 8. Each
	expert witnesses.	law firm will divide questions among the firm's attorneys
	Dood Molone & Hoffman The Effective Denosition Chapters	covering the information deemed relevant by the firm. Plaintiffs
	Read Malone & Hoffman, <i>The Effective Deposition</i> , Chapters 5-11.	and Defendants will conduct their depositions during class time.
	J-11.	Rooms TBA.
	Mauet Getting Information	

<u>Depositions</u>	NO GENERAL SESSION – SMALL SESSION ONLY
Prepare to depose Plaintiff and Defendant per previous instructions.	Small Session Activities: Depositions.
<u>Plaintiffs</u> and <u>Defendants</u> prepare responses to motions to compel to file and serve no later than three days before the	Opposing counsel prepare for hearings.
	Assignments Due: Witness Outline.
	Plaintiffs and Defendants prepare responses to motions to
F	compel to file and serve no later than three days before the
	scheduled hearing.
Summary Judgments / Hearings	General Session:
	Motions for Summary Judgment
texts and materials.	Receive deposition transcripts.
Defendants should be preparing facts and law for motions for	The state of the s
summary judgment. <u>Plaintiffs</u> should begin preparing	Assignments Due:
	Small Session Activities:
combination with traditional summary judgment motions.	Summary judgments
Read O'Connor's, Chapter 7, Disposition Without Trial, Judge	Hearing on Discovery Motions
Hittner's article on Summary Judgments in Texas practice	
(TWEN), and Malone & Hoffman, Chapters 16, 17, 18, 19.	
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	Prepare to depose Plaintiff and Defendant per previous instructions. Plaintiffs and Defendants prepare responses to motions to compel to file and serve no later than three days before the scheduled hearing. Email is acceptable service on opposing counsel and your professors. File a hard copy with your professors' next class. Summary Judgments / Hearings Research issues to find relevant case law. Read deposition texts and materials. Defendants should be preparing facts and law for motions for summary judgment. Plaintiffs should begin preparing evidence for responses taking into consideration defendant's affirmative defenses and possible no evidence motions. No evidence summary judgment motions may only be filed in combination with traditional summary judgment motions. Read O'Connor's, Chapter 7, Disposition Without Trial. Judge Hittner's article on Summary Judgments in Texas practice

Week	Class Preparation	Assignments Due and Class Activities
Week 10,	Summary Judgments/Responses/Affidavits	General Session:
Thursday		Responses to Motion for Summary Judgment; Disposition
November 1	Attorneys should evaluate the evidence and the relevant law	without Trial
	and form litigation strategy.	
		Assignments Due:
	Read Chapter 4, Mediation; Malone & Hoffman, Chapters 16, 17, 18, 19; article by Judge David Hittner and Lynne Liberato,	Defendant's MSJ due (First Draft)
	Summary Judgments in Texas – 46 Hous. L. Rev. 1379 (2010).	Small Session Activities:
	Review O'Connor's, Chapter 7, Disposition Without Trial-	Responses to motions for summary judgment, affidavits and
	Motions for Summary Judgment. Review case file and	ethical considerations in responses to summary judgment
	prepare documents for summary judgment.	motions
		Firms meet to review and consider relevant pretrial actions.
		Summary Judgment hearings in court as scheduled.
Week 11,	Summary Judgment Hearings in Court	General Session:
Thursday		Negotiation Theory and Practice
November 8	Confirm summary judgment hearings with the court.	
	Follow up with discovery and other pretrial considerations.	Assignments Due:
	M (C) T 1 (Defendant's MSJ
	Mauet Settlement Case Evaluation	
		Small Session Activities:
		Law firms meet to discuss motions and responses. Opposing
		counsel meet to discuss hearings.

Week	Class Preparation	Assignments Due and Class Activities
Week 12,	Alternative Dispute Resolution	General Session:
Thursday		ADR and Mediation Demonstration
November 15		
	Begin Reading O'Connor's, Chapter 4, Alternative Dispute	Assignments Due:
	Resolution - Mediation	Plaintiff's Response to MSJ (First Draft)
	M. (Cattlement Client Anthoninetics	
	Mauet Settlement Client Authorization	Small Session Activities:
		Discuss summary judgment hearings.
		Summary Judgment hearings in court.
Week 13	Break	No class assignments
Thursday		
November 22	Thanksgiving	
Week 14,	Mediation of Claims	NO GENERAL SESSION – SMALL SESSION ONLY
Thursday		
November 29	Prepare mediation memorandum/proposed agreement	Small Session Activity:
	MSJ	Mediation of Claims
		Assignments Due:
		Mediation memo/statement to Mediator
		Opinion letter to client re risk and authority
		Plaintiff's MSJ Response due
		Draft Mediation Settlement Agreement form
		Summary Judgment hearings (cont.)
Week 15	Complete Trial Notebook.	FINAL CLASS SECTION MEETINGS AT LOCATION TBA
Thursday		
December 6		
		Summary Judgment hearing
Week 16-17	You will be given a take home project	Final Project and Trial Notebook due.
Finals	Trial Notebook and Project Due December 21	Summary Judgment hearings
Dec. 11-20		