General Information about the LL.M. in Taxation Program

For over 40 years, the Master of Laws (LL.M.) in Taxation program at Washington University School of Law has offered a rigorous course of study in the field of tax law. The program provides comprehensive and specialized training to lawyers and law school graduates who plan to specialize in tax. Candidates for the LL.M. degree must have graduated from an accredited U.S. law school. In some situations, the Tax LL.M. Admissions Committee may consider students who have an undergraduate law degree or its equivalent from a foreign institution of higher learning. The Admissions Committee considers the strength of each candidate’s previous law school record, affording particular attention to the candidate’s prior tax course work. For lawyers in practice, the Admissions Committee also considers work experience.

Students admitted to the program may register for courses, update addresses, view grades, etc., via WebSTAC at https://acadinfo.wustl.edu.

Program Contact

Professor Sarah Narkiewicz
Assistant Professor of Practice
Director Low Income Taxpayer Clinic
Director-Tax LL.M. Program
314-935-8275
sanarkiewicz@wustl.edu

Degree Requirements

Students pursuing the LL.M. in Taxation must satisfactorily complete 24 credits in the tax curriculum. Students may complete the degree in one year. Students may also pursue the LL.M. degree part-time for up to four years. Students seeking to extend their course work over more than four years must first receive the approval of the Director.

Students are required to complete the following courses: Federal Income Taxation, Corporate Taxation, and Federal Partnership Taxation or its equivalent, Pass-Through Business Taxation: Partnerships & Limited Liability Companies. Candidates who have completed course work in these subjects previously may apply to waive required courses and to substitute another approved tax course. Such requests should be directed to Sarah Narkiewicz. The lowest passing grade for any course taken by students in the LL.M. in Taxation program is 3.04 (or P, in the case of courses graded under the modified pass/fail system); however, there is no minimum GPA requirement.

* Spring 2020 offerings are preliminary at this point and are subject to change.
Graduate Tax Course Offerings Fall 2018

ACCOUNTING FOR TAX LAWYERS
Raymond E. Mueller  
W77-700D sec 01 (3 credits)  
THU 6:00 – 8:52 p.m.  
This course is designed to introduce the basic concepts of tax accounting and financial disclosure to tax lawyers with little to no prior exposure to accounting. Emphasis will be on the contents of standard financial statements and accounting dialect (debit and credit). The course will examine the legal consequences of accounting decisions and the lawyer's role in financial statement analysis. The final part of the course will focus on applying tax accounting concepts in the legal setting, including responding to auditor inquiries, asset valuation issues, and corporate equity issues. [Any Non-Tax LL.M. Student interested in taking this course must receive special permission.]

CORPORATE TAXATION
Raymond E. Mueller  
MON 6:00-8:52 p.m. (3 credits)  
This course involves an intensive study of the statutes, regulations, and case law governing the taxation of corporations. Topics covered include the tax consequences of corporate formation and capital structure, distributions to shareholders, redemptions, liquidations, and taxable dispositions of stock and assets. The course will be taught from a casebook and statutory pamphlet, by a combination of the case and problem methods. Students who have not taken the basic tax course (Federal Income Tax) will be at a marked disadvantage as compared to students who have taken the course. Students with prior experience or background in corporate tax may be an exception. Attendance and preparation are required and sanctions will be imposed on serious offenders. [Any Non-Tax LL.M. Student interested in taking this course must receive special permission.]

EMPLOYEE BENEFITS: ERISA & TAX
Peter Wiedenbeck  
TUES, THURS 4:00-5:22  
W74 LAW 599C (3 credits)  
This course explores the treatment of employer-sponsored fringe benefits— including retirement savings arrangements, health care benefits, life and disability insurance programs—under both federal labor law and the federal income tax. The structure, scope, and objectives of labor law regulation of employee benefit plans, both pension and welfare, under the Employee Retirement Income Security Act of 1974 (ERISA) will be studied in depth. The tax treatment of contributions to, earnings of, and distributions from qualified (i.e., tax-subsidized) and non-qualified deferred compensation arrangements will be compared. The rules governing the terms and operation of qualified deferred compensation plans, such as 401(k) plans, will be examined, including workforce coverage, allocation of contributions and benefits, funding, fiduciary responsibility, vesting, and the timing, forms, and taxation of distributions. In addition to fiduciary oversight, ERISA's disclosure regime and civil enforcement mechanism will be introduced. Students will work extensively with ERISA, related provisions of the Internal Revenue Code, and corresponding regulations. Federal Income Taxation is not a prerequisite for this course; students who have not taken Federal Income Taxation would not face a disadvantage. Attendance and preparation are required and sanctions will be imposed in cases of serious noncompliance. The course grade will be based predominately on an in-school open-book final examination that will be either three or four hours long (to be determined). The exam will largely consist of essay questions, but it might include a short-answer question component as well. 3 units.
FEDERAL INCOME TAXATION
Peter Wiedenbeck
W74 LAW 549G (4 credits)
MON, TUES, THURS 9:00-10:12.m.
This course is a survey of the federal income taxation of individuals, with consideration of the nature of income, when and to whom income is taxable, exclusions from the tax base, deductions, credits and the tax consequences of property ownership and disposition. The instructor emphasizes tax policy and statutory interpretation. The course will be taught from a casebook and a statutory pamphlet, by a combination of the case and problem methods. Students will work extensively with the Internal Revenue Code. Attendance and preparation are required and sanctions will be imposed in cases of serious noncompliance. The course grade will be based predominately on a four-hour in-school final examination. At least half of the exam will consist of essay questions; the remainder (if any) may be either multiple choice or short-answer questions. The final will be a closed book exam, except that students will be permitted to use an unannotated copy of the statutory pamphlet and one standard-sized sheet of paper bearing any information the student wishes. 4 units

FEDERAL TAX PROCEDURE
Harry Charles
Steven La Bounty
James A. Kutten
W77 LAW704B sec 01 (3 credits)
WED 4:30 - 7:22p.m.
This course will examine the administrative and judicial procedures for resolving federal tax disputes. Covered topics will include: Organization of the Internal Revenue Service, legal and ethical responsibilities of tax practitioners, administrative appeals procedures, Tax Court litigation, civil penalties, statutes of limitation, and collection procedures. [Any Non-Tax LL.M. Student interested in taking this course must receive special permission.]

INTRODUCTION TO INTERNATIONAL ASPECTS OF ESTATE PLANNING
David Dankmyer
W77-722a
TUES 5:30 -7:22 p.m. (2 credits)
This course will consider the income, gift and estate tax issues facing non-resident non-United States citizen individuals investing in, or moving to, the United States, and of United States citizens investing or working outside the United States. This course will address planning alternatives available to the global individual. In addition, this course will consider expatriation as a factor in estate planning; the income taxation of foreign trusts and their beneficiaries, including a study of the new grantor trust rules and the new rules on residence of trusts; a comparison of foreign trusts to other foreign entities; the problems of the multi-country estate; an analysis of current United States estate tax treaties; and related issues. This course does not have any prerequisites. [Any Non-Tax LL.M. Student interested in taking this course must receive special permission, and will receive a letter grade which will not calculate into their JD GPA.]
PRACTICAL SKILLS TRAINING IN ESTATE AND WEALTH PLANNING
Doug Stanley
Keith Herman
W77-629 sec 01 (2 credits)
MON 4:00 – 5:52 p.m.
This course will review various practical wealth management skills and strategies used by estate planning lawyers performing estate and closely Held business planning, succession planning for business owners, or traditional income tax planning. This course explores wealth accumulation planning techniques and tools used by lawyers involved with wealth planning. In addition to an overview of the estate and taxation structure, this course is intended to cover basic financial concepts, including financial investing, property and income taxation, home and real property ownership issues, life and disability insurance, retirement planning, elder law and debtor-creditor transactions as they deal with individual and family wealth. This course is suggested to be taken prior to the Practical Strategies and Drafting in Estate Planning course that is offered in the Spring semester. Students must have either taken (or concurrently be taking) Federal Income Taxation or Trusts and Estates. Having taken Estate and Gift Taxation will also be beneficial. This course will have an attendance policy. Students are allowed no more than two unexcused absences. Failure to comply with this policy will result in failure of the course. [Any Non-Tax LL.M. Student interested in taking this course must receive special permission.]

TAX CONSIDERATIONS IN CHOICE OF LEGAL ENTITY
Jay Nathanson
W77-702A sec 01 (1 credit)
TUE 8:00 - 10:00 a.m.
[NOTE: This course will have six two-hour meetings - October 22, 29, November 5, 12, 19, and 26. There will be a take-home exam. This class starts promptly at the time indicated (not at 8 minutes after the hour). This class provides an introduction to the federal partnership (LLC), C corporation, and S corporation tax regimes. Emphasis will be placed upon the most significant differences between the tax treatment of the three regimes and under what circumstances one of the choices may be favored over the others. Having taken the courses on corporate tax and partnership tax, or taking them concurrently with this course, is helpful but not mandatory. [Any Non-Tax LL.M. Student interested in taking this course must receive special permission.]
ADVANCED CORPORATE TAX: TAX FREE MERGERS AND ACQUISITIONS
Jessica Edwards
Cathryn Benedict
W77-714B-01 (3 credits)
TUES 6:08 – 8:00 p.m.
An exploration of tax-free mergers and intercompany restructurings, with an emphasis on the application to business transactions. Class is lecture and problem-based and involves close analysis of the Internal Revenue Code and Treasury Regulations. The course will also have a required writing component. This writing component will generally include drafting an analysis of the tax consequences of an acquisition transaction. The course will specifically address tax principles applicable to (i) taxable acquisitions, (ii) reorganizations under Section 368(a) of the Internal Revenue Code, and (iii) single party reorganizations. Corporate Taxation is a prerequisite for this course. [Any Non-Tax LL.M. Student interested in taking this course must receive special permission.]

CLOSELY-HELD BUSINESS & SUCCESSION PLANNING
Bennett Keller
Scott Malin
W77-721A sec 01 (2 credits)
WED 8:38 – 10:30 a.m.
This class will deal with all aspects of planning related to closely-held businesses with an emphasis on succession planning. Topics covered will include transition of the business, funding of the transition with life insurance or other devices, split-dollar insurance, buy-sell agreements, estate tax issues, shareholder disputes, valuation and conflicts of interest. The succession planning will include various techniques including recapitalizations, voting trusts, equalization for non-active family members, qualified subchapter S trusts and electing small business trusts. The estate tax portion will include specific devices such as family limited partnerships, grantor retained annuity trusts, sales to defective grantor trusts, and 6166 elections. The course will emphasize the use of case studies to illustrate the various techniques and issues. [Any Non-Tax LL.M. Student interested in taking this course must receive special permission.]

CORPORATE TAXATION
Cheryl Block
(3 credits)

PARTNERSHIP TAXATION
Peter Wiedenbeck
(3 credits)
ERISA FIDUCIARY LAW-INTERSESSION
Tom Clark
W74-598B
Drop Deadline: Friday, December 1, 2017. This 1 unit Intersession course will provide a substantive overview of ERISA fiduciary law that governs qualified retirement and welfare benefit plans. The sources of fiduciary law such as the ERISA statute, regulations, and Department of Labor guidance will be explained. Emphasis will be placed on the proper identification of fiduciaries, the fiduciary duties of prudence and loyalty, prohibited transactions and major exemptions, personal liability under the law, and the recent regulations regarding disclosure of fees and expenses. Special focus will be given to recent Supreme Court and Circuit Court cases that have significantly changed the ERISA fiduciary landscape. Finally, a brief overview will be provided of typical ERISA litigation that a student is likely to see in their future practices. The course will be relevant for any student interested in employee benefits, employment law, labor law, business law, or securities law as they will leave the course with the proper understanding of how to advise clients in avoiding the major compliance pitfalls of being an ERISA fiduciary. Class attendance is mandatory. Students are expected to thoroughly read any course materials and be well prepared prior to the start of the class. All reading materials will be provided prior to class on Blackboard and nothing will need to be purchased. The take-home final will be uploaded via the MyLaw take-home exam site. The exam will be available on the afternoon of Fri., Jan. 12, and will due by 8:00 a.m. on Tues., Jan. 16. This course is graded on the mandatory mean curve. 1 unit.

INTRODUCTION TO TAX CREDITS AND DEVELOPMENT INCENTIVES
Michael Markenson
Laurel Tinsley
W77-707C (1 credit)
TUES 8:30 – 10:30 a.m.
[NOTE: This course will have six two-hour meetings— January 15, 29; February 5, 12, 19, and 26. There will be a short take-home exam. Exam pick up will be on Friday, March 1 and exam return on Monday, March 4.
This class starts promptly at the time indicated (not at 8 minutes after the hour). Students are encouraged to have taken Federal Income Taxation or Partnership Taxation as a prerequisite. The course will provide an overview of what tax credits and development incentives are and how they work, including an analysis of tax issues relating to the various credits and incentives (review of cancellation of debt, general mention of choice of entity and partnership allocation issues, true debt and lease classification). In addition, students will be provided with a basic introduction to Federal Historic Tax Credits, Federal New Markets Tax Credits, Federal Low-Income Housing Tax Credits and an overview of Missouri tax credits and economic development incentives. [Any Non-Tax LL.M. students interested in taking this course must receive special permission, and will receive a letter grade which will not calculate into their JD GPA.]

PRACTICAL STRATEGIES AND DRAFTING IN ESTATE PLANNING
Lawrence Brody
Steven Laiderman
W77-628A sec 01 (2 credits)
WED 4:38 – 6:30 p.m.
This course will focus on practical estate planning and drafting techniques, and the basics of the federal transfer tax system (gift, estate, and generation-skipping taxes). Courses in estate and gift taxation and
trusts and estates provide a good background for students interested in this practical course. The planning portion of this course will be taught from instructor-generated outlines, which cover the basics of estate planning, as well as commonly used estate planning techniques, including marital deduction planning, charitable planning, insurance planning, and advanced trust planning. The drafting portion of this course will focus on basic client estate planning skills, common drafting techniques, and problems and suggested solutions. Students will participate in the design and computerized drafting of the various legal documents used in the typical estate planning process. Class time will be devoted to a discussion of the planning techniques. The grade for the course will be based primarily on a final examination, which focuses on the planning concepts discussed in class; and a portion of the grade may be based on student participation and class meetings. Attendance is expected, the examination will cover what is discussed in class. [Any Non-Tax LL.M. Student interested in taking this course must receive special permission. Please note that a course on estate and gift taxation or trusts and estates is a prerequisite for J.D. student enrollment.]

**TAX-EXEMPT ORGANIZATIONS**
Keith Kehrer
Doug Stanley
W77-710A sec 01 (3 credits)
MON 4:08 – 7:00 p.m.
This class will analyze tax aspects of tax exempt organizations and is designed to cover issues that attorneys in a tax related practice may encounter. This class covers several tax-related issues applicable to organizations exempt under Section 501(c) of the Internal Revenue Code, including issues related to the organization, qualification, and governance of tax-exempt organizations. The course will also cover tax-related issues applicable to public charities, including classification, lobbying and political campaign activities, private inurement and excess benefit, and unrelated business income. In addition, the course will cover tax-related issues applicable to private foundations, including self-dealing, minimum distribution requirements, excess business holdings, jeopardizing investments, and taxable expenditures. Finally, the course will analyze the income and estate tax planning issues that arise when forming a tax exempt entity, including a study of the formation of Charitable Remainder Trusts, Pooled Income Funds, Gifts of a Remainder Interest in a Personal Residence, Charitable Gift Annuities, Charitable Lead Trusts, Private Non-Operating Foundations, Private Operating Foundations, and Supporting Organizations. Included in this analysis are issues that arise when drafting the documents. [Any Non-Tax LL.M. Student interested in taking this course must receive special permission.]

**TAX FRAUD PROSECUTIONS**
Sandy Boxerman
Sara Neill
W77-708B sec 01 (3 credits)
THURS 5:38 – 8:30 p.m.
This course will examine how criminal tax fraud cases are investigated and prosecuted. Topics covered include a general survey of the Title 26 and Title 18 criminal statutes related to tax fraud, how to deal with revenue and special agents during the audit or investigation, IRS procedures involving evidence gathering, IRS and Department of Justice review of tax fraud cases, grand jury procedures, methods of proof and trial procedures, sentencing guidelines, civil considerations involved in the criminal case, money laundering,
currency violations, and handling of cases involving foreign bank accounts. [Any Non-Tax LL.M. Student interested in taking this course must receive special permission.]

TAX POLICY SEMINAR