Dismantling the Separate but Equal Paradigm: Integrating Legal Research and Writing into the Law School Curriculum

Penn State Dickinson School of Law, Carlisle, Pennsylvania, December 6, 2019

Schedule:

8:00 – 8:45 am  Registration and Continental Breakfast
8:45 – 9:00 am  Welcome, Danielle Conway, Dean, Penn State Dickinson School of Law
9:00 – 9:35 am  The Foundational Skills and Methods that Unify all First-Year Courses
                Scott Rempell, Godwin Bowman & Martinez Research Professor and Professor of Law South Texas College of Law Houston

Many perceive LRW courses as important for practice yet largely distinct from the core “doctrinal” courses that purport to teach students how to “think like a lawyer.” However, a remarkably consistent core of skills and methods of thought unify all first-year courses. If these core skills and methods are at the heart of all first-year courses, then the professors who should cover them in class have to acknowledge they exist and work together to teach them. In short, to break down barriers, LRW professors have to bring to the surface the framework underlying core law school learning objectives – a framework that necessarily transcends all first-year classes and requires a joint effort of equals to address adequately.

9:35 – 10:20 am  Taking Collective Action to Integrate the Law School Curriculum
                Sherri Thomas, University of New Mexico School of Law, Associate Dean of Institutional Climate & Equity, Assistant Library Director, Professor of Law Librarianship; and Michelle Rigual, University of New Mexico School of Law, Associate Dean of Information Services, Professor of Law Librarianship, Research Professor of Law

Successfully dismantling the “separate but equal” paradigm to integrate Legal Research and Writing courses into the law school curriculum is a long-term proposition that is unlikely to succeed through a single campaign. At University of New Mexico, several negative hierarchical structures have stood in the way of curricular integration, including some surprising ones that arise from within the legal writing and research faculties. In this session, we’ll discuss these structures, the tools we are using to challenge them, and the successes we have experienced thus far.

10:20 – 10:35 am  Break
10:35 – 11:05 pm  From the First Day Forward: Integrating Legal Research into Law School Doctrinal Courses
                Clanitra Stewart Nejdl, Research Services Librarian and Lecturer in Law, Alyne Queener Massey Law Library, Vanderbilt University

This presentation focuses on the benefits of partnering with doctrinal professors to integrate legal research into law school doctrinal classes. The presenter will discuss best practices for the integration process. She will also share ideas and tips for developing meaningful collaborations with doctrinal
faculty members and explain how she worked with Civil Procedure professors to integrate research into their classes.

11:05 – 11:35 am  **Connect 4: Student + Research + Writing + Theory**  
Nicole Chong, Associate Dean for Legal Writing, Penn State Law

We often see first-year law students failing to make connections between research, writing, and theory. First-year students tend to view their classes in separate silos. As students advance into the upper-level curriculum, the failed connections are exacerbated. Students are unable to connect what they learned in the first year of law school to the classes they are now taking in their last two years of law school. Additionally, upper-level faculty who assume that the students are making connections when they are not further compound this connection problem. The connection failure can result in a number of problems. How do we connect the following 4 critical areas: students, research, writing, and theory? Everyone can win in this game of Connect 4. This presentation will address some ideas on how to make the connections.

11:35 am – 12:05 pm  **Mastering the Model Answer**  
Elizabeth Sherowski, Visiting Assistant Professor, Mercer University School of Law

One way to encourage professors to assign written work across the law school curriculum is to assure them that providing feedback on the writing won't take up too much time. Giving students a post-assignment model answer is an effective way to save time on providing feedback, but most students don't know how to use model answers effectively, and many professors don't know how to draft an effective model answer. This presentation shows LRW professors how to share their pedagogical expertise with faculty across the curriculum to help their colleagues 1) devise pedagogically sound model answers and 2) train their students to use them effectively.

12:05 – 12:35 pm  **Incorporating Short Writing Exercises into Traditional Exam Courses: How to Do It & How to Encourage Others to Do It Too!**  
Candace Centeno, Associate Dean of Academic Affairs, Director, Duane Morris LLP Legal Writing Program & Professor of Law, Villanova University Charles Widger School of Law

This presentation will discuss how to incorporate short writing exercises into a traditional exam class & how to encourage others to do the same. The presentation will first briefly discuss a sample writing exercise used in an upper level elective that also has a final examination; in sum, the writing exercise builds upon the email analysis instruction provided in the 1L Legal Writing Program. This short exercise provides an opportunity for the professor to help students refine their writing and organization & to see if the students are understanding basic concepts. The presentation will then explore ways to encourage other faculty members to do the same in their traditional upper-level exam course, including sharing rubrics and faculty presentations about how to do it & why this is important to our students.

12:35 – 1:35 pm  **Lunch (Provided by host)**
1:35 – 2:15 pm  The Traditional Legal Analysis, Research, and Writing Course: Does Subject Synthesis Serve Students Best?
Anna Hemingway, Director of the Legal Methods Program, Widener University Commonwealth Law school; and Sherri Keene, Director of the Legal Writing Program, University of Maryland Carey School of Law

Most law schools’ first-year curriculums include a course on legal analysis, research, and writing. At many law schools, the synthesis of these subjects into one course is considered the best way to teach first-year law students basic lawyering skills. Recently, however, law schools have begun to separate the topics into stand-alone courses. This presentation will review the different models law schools are currently using and will explore additional opportunities to remix the individual topics with other first-year courses.

2:15 – 2:45 pm  Making Two Separates Equal: Combining Graduation Requirements and Research and Writing Skills
Ann Walsh Long, Head of Research & Digital Collections/Assistant Professor of Law, Lincoln Memorial University School of Law

ABA Standard 303 requires that a law school offer a curriculum that requires each student to satisfactorily complete at least one professional responsibility course, one upper-level writing course, and one or more experiential course(s) totaling at least six credit hours. While the same class cannot count toward more than one of these requirements, Interpretation 303-1 allows one course to count as "either as an upper-class writing requirement or as a simulation course provided the course meets all of the requirements of both types of courses and the law school permits a student to use the course to satisfy only one requirement under this Standard." This presentation will discuss how an Advanced Legal Research course can be structured so that it complies with this Interpretation and allows students the option of choosing which requirement the course satisfies.

2:45 - 3:15 pm  Research Instruction at Yale Law School
Julie Graves Krishnaswami, Head of Research Instruction, Lillian Goldman Law Library, Yale Law School

3:15 – 3:30 pm  Break

3:30 – 4:10 pm  Paradigm and Parable: Legal Education’s Separate but Equal Premise and ABA Standard 405
Craig T. Smith, Clinical Professor and Assistant Dean for the Writing and Learning Resources Center, University of North Carolina School of Law

Legal education indeed operates under a separate but equal paradigm. That paradigm rests on a premise, a logical proposition regarded as self-evident or already proved. The premise is that legal educators can justly be separated into distinct classes who receive quite unequal treatment. That premise, moreover, is fixed in stone. It’s a pillar of legal education’s governing architecture. The pillar is Standard 405 of the American Bar Association’s Accreditation Standards. It defines, for every accredited law school, a minimally acceptable “professional environment” for a law faculty. At a glance, Standard 405 seems a dull set of rules: four “shall” statements, arranged in sections, totaling 181 words. Viewed
with insight, however, it’s a parable: a “micro” story about how our world actually works and how it should work. What’s in that story? And what does it tell us about the long-term arc of legal education?

4:10 – 4:50 pm  Exposing the Imposter: Imposter Syndrome & Legal Writing Faculty
Sara L. Ochs - Legal Method & Communication Teaching Fellow, Elon University
School of Law

Legal academics often report crippling feelings of insecurity and inadequacy, symptoms of a widespread trend labeled as “imposter syndrome.” Experts have defined this phenomenon as a “deep and sometimes paralyzing belief that we have been given something we didn’t earn and don’t deserve and that at some point we’ll be exposed.” Given the evident hierarchies in legal academia, these feelings are especially prominent among legal writing faculty, and even more so among those in untenured positions. Using empirical data acquired from law professors, this presentation will analyze the prevalence and causes of imposter syndrome among legal writing faculty and will evaluate the detrimental impact this can have on legal writing teaching, relationships with doctrinal faculty, student mentoring, and scholarship. This presentation will further propose steps that can be taken both by legal writing professors and law school faculties to mitigate the growing presence of imposter syndrome in legal academia.

4:50 – 5:00 pm  Closing Remarks