CHAPTER 3   PROGRAM OF LEGAL EDUCATION

Standard 301. OBJECTIVES

A law school shall maintain an educational program that prepares its students for admission to the bar and effective, ethical and responsible participation in the legal profession.

[Delete all interpretations, except for Interpretation 301-6 (changed to 301-1). No changes to current Interpretation 301-6 are recommended at this time]

Standard 302. LEARNING OUTCOMES

(a) A law school shall identify, define, and disseminate the learning outcomes it seeks for its graduating students and for its program of legal education.

(b) The learning outcomes shall include competency as an entry-level practitioner in the following areas:

(1) knowledge and understanding of the substantive law and procedure;

(2) competency in the following skills:

   (i) legal analysis and reasoning, critical thinking, legal research, problem solving, written and oral communication in a legal context;

   (ii) the ability to recognize and resolve ethical and other professional dilemmas; and

   (iii) a depth and breadth of other professional skills sufficient for effective, responsible and ethical participation in the legal profession.

(3) knowledge and understanding of the following values:

   (i) ethical responsibilities as representatives of clients, officers of the courts, and public citizens responsible for the quality and availability of justice;

   (ii) the legal profession’s values of justice, fairness, candor, honesty, integrity, professionalism, respect for diversity and respect for the rule of law; and
(iii) responsibility to ensure that adequate legal services are provided to those who cannot afford to pay for them.

(4) any other outcomes the school identifies as necessary or important to meet the needs of its students and to accomplish the school’s mission and goals.

Interpretation 302-1
Training with respect to individual skills can be delivered in a variety of ways and the Standard does not require individual classes with respect to individual professional skills.

Interpretation 302-2
For the purposes of Standard 302(b)(2)(iii), a law school shall determine in which other professional skills its graduating students shall have competency, in a way that fulfills the mission of and uses effectively the strengths and resources available to the law school. Interviewing, counseling, negotiation, fact development and analysis, conflict resolution, organization and management of legal work, collaboration, cultural competency, and self-evaluation are among the professional skills that could fulfill Standard 302(b)(2)(iii).

Interpretation 302-3
A law school may determine tracks for students, such that graduates from different tracks have proficiency in differing bundles of professional skills.

Interpretation 302-4
The level of competency of an entry-level practitioner may take into account the particular practice settings for which the law school prepares its students.

Standard 303. CURRICULUM

(a) A law school shall offer a curriculum that:

(1) is designed to produce graduates who have attained competency in the learning outcomes identified in Standard 302;

(2) requires every student to complete satisfactorily one course in professional responsibility;

(3) requires every student to complete satisfactorily at least one rigorous writing experience in the first year and at least one additional rigorous writing experience after the first year; and

(4) requires every student to complete satisfactorily at least one appropriately supervised learning experience that engages students in performances of professional skills involving a type of case or problem that practitioners encounter. The learning experience shall be (i) a simulation course, (ii) a live client clinic, or (iii) a field placement complying with Standard 305(e).

(b) A law school shall provide substantial opportunities to students for:
(1) live-client clinics or other real-life practice experiences; and

(2) participation in pro bono legal services or law-related public service activities.

**Interpretation 303-1**
Factors to be considered in evaluating the rigor of writing instruction include: the number and nature of writing projects assigned to students; the opportunities a student has to meet with a writing instructor for purposes of individualized assessment of the student’s written products; the number of drafts that a student must produce of any writing project; and the form of assessment used by the writing instructor.

**Interpretation 303-2**
The learning experience described in 303(a)(4) should ordinarily have the following characteristics: development of concepts and theories underlying the skills being taught; opportunity for students to perform tasks with appropriate feedback and self-evaluation; and reflective evaluation of the students’ performance by a qualified assessor.

**Interpretation 303-3**
Pro bono opportunities should, at a minimum, involve the rendering of meaningful law-related service to persons of limited means, organizations that serve such persons or other public service organizations not able to afford legal representation. Law-related service includes, among other things, activities providing information about justice, the law or the legal system to those who might not otherwise have such information and activities enhancing the capacity of the law and legal institutions to do justice. Pro bono and public service opportunities need not be structured to accomplish any of the outcomes required by Standard 302(a). While most existing law school law-related pro bono programs include only activities for which students do not receive academic credit, this Standard does not preclude the inclusion of credit-granting activities within a law school’s overall program of law-related pro bono opportunities so long as law-related non-credit bearing initiatives are also part of that program.

**Interpretation 303-4**
A law school’s curriculum should encourage reflection by students on their values and experiences and on the values and responsibilities of the legal profession, as well as the development of one’s ability to assess his or her performance, professionalism and level of competence.

**Standard 304. ASSESSMENT OF STUDENT LEARNING**

A law school shall apply a variety of formative and summative assessment methods across the curriculum to provide meaningful feedback to students.

**Interpretation 304-1**
A law school need not apply a variety of assessment methods in each individual course; instead a law school shall apply a variety of assessment methods and activities over the course of a student’s education. Assessment methods are likely to be different from school to school and law schools are not required by Standard 304 to use any particular activities or tools.
**Interpretation 304-2**

Formative assessment methods are ongoing measurements during a course or over the course of a student’s education that provide meaningful feedback to improve student learning. Summative assessments methods are measurements at the culmination of a course or culmination of a student’s preparation that measures the degree of student learning.

**Standard 305. INSTITUTIONAL EFFECTIVENESS**

In measuring its institutional effectiveness pursuant to Standard 302, the dean and faculty of a law school shall:

(a) gather variety of types of qualitative and/or quantitative evidence, as appropriate, to measure the degree to which its students, by the time of graduation, have attained competency in its learning outcomes;

(b) periodically review whether its learning outcomes, curriculum and delivery, assessment methods and the rate of student attainment of competency in the learning outcomes are sufficient to ensure that its students are prepared to participate effectively, ethically, and responsibly as entry level practitioners in the legal profession; and

(c) use the results of the review in subsection (b) to improve its curriculum and its delivery with the goal that all students attain competency in the learning outcomes.

**Interpretation 305-1**

The following methods, when properly applied and given proper weight, are among the acceptable methods to measure the degree to which students have attained competency in the school’s student learning outcomes: review of the records the law schools maintains to measure individual student achievement pursuant to Standard 304, evaluation of student learning portfolios, student evaluation of the sufficiency of their education, student performance in capstone courses or other courses that appropriately assess a variety of skills and knowledge, bar exam passage rates, placement rates, surveys of attorneys, judges, and alumni, and assessment of student performance by judges, attorneys or law professors from other schools. The methods to measure the degree of student achievement of learning outcomes are likely to be different from school to school and law schools are not required by this standard to use any particular methods. A law school need not demonstrate that its methods of measurement are psychometrically “valid and reliable”.

**Standard 306. ACADEMIC STANDARDS AND ACHIEVEMENTS**

(a) A law school shall publicize and adhere to sound academic standards, including clearly defined standards for good standing, graduation and dismissal.

(b) A law school shall publicize and adhere to a fair process for taking any action that adversely affects the good standing or graduation of a student. The process should
include timely notice of the impending actions, a disclosure of the evidence on which the action would be based, an opportunity for the student to respond, and an opportunity to appeal any adverse decisions related to good standing, graduation or dismissal.

(c) A law school shall provide academic advising to students to communicate effectively to them the school’s academic standards and graduation requirements, and guidance regarding course selection and sequencing. Academic advising shall include assisting each student with planning a program of study consistent with that student’s goals.

(d) A law school shall provide the academic support necessary to assure each student a satisfactory opportunity to complete the program, graduate, and become a member of the legal profession.

(e) A law school shall not continue the enrollment of a student whose inability to do satisfactory work is sufficiently manifest such that it is not probable that the student will successfully complete the course of study at the law school and be admitted to the bar.

Standard 307. REASONABLY COMPARABLE OPPORTUNITIES

A law school shall ensure that all students have reasonably comparable opportunities to take advantage of the school’s educational program, co-curricular programs, and other educational benefit

*Interpretation 307-1*

*Among the factors to consider in assessing compliance with Standard 307 are whether students have reasonably comparable opportunities to benefit from regular interaction with full-time faculty and other students, from such co-curricular programs as journals and competition teams, and from special events such as lecture series and short-time visitors.*

*Interpretation 307-2*

*For schools providing more than one enrollment or scheduling option, the opportunities to take advantage of the school’s educational program, co-curricular activities, and other educational benefits for students enrolled under one option shall be deemed reasonably comparable to the opportunities of students enrolled under other options if the opportunities are roughly proportional based upon the relative number of students enrolled in various options.*

The following standards were not within the general scope of the subcommittee’s charge: Standard 304 (Course of Study and Academic Calendar); Standard 305 (Study Outside of the Classroom); Standard 306 (Distance Education); Standard 307 (Participation in Studies or Activities in a Foreign Country); or Standards 308 (Degree Programs in Additional to J.D.)

Recommendation relating to the phase-in of the proposed standards:
A Consultant’s Memo should be provided to describe a transition period between the current standards and the new standards, if adopted. The transition should include workshops concerning assessment methods, both for measuring student learning and for measuring institutional effectiveness. The memo should provide a beginning date for which schools will be reviewed under the proposed standards, with a delay from the date of adoption of the new standards. The start date for reviews of compliance with Standard 305 could be later than start date for reviews of the other learning outcomes standards.