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## APPENDICES

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INTRODUCTION AND EDUCATIONAL OBJECTIVES

Welcome to William & Mary Law School’s Externship Program. Recognizing that supervision and mentoring of externs take considerable time and effort, we greatly appreciate your participation. You play an important role in our mission to educate students and to prepare them to be outstanding citizen-lawyers. We are confident your involvement will be enjoyable and rewarding for you and our students.

This Handbook provides information about our externship program’s objectives and requirements. We hope it will assist you in partnering with externs to assure a beneficial educational experience.

William & Mary Law School offers externships for J.D. students who have completed at least one full academic year and for LL.M. students who have completed at least one full semester.

Externships are educational experiences that complement traditional classroom learning. They aid in enhancing skills in research, problem solving, and written and oral communication; exercising professional and ethical responsibilities to clients and the legal system; learning about different practice settings; and developing other professional skills needed for competent and ethical participation as a member of the legal profession. Externships also offer potential for client contact, writing samples, and exposure to a broad range of substantive and procedural law.

Externs are not necessarily entitled to a job at the conclusion of an externship with your organization and cannot be paid for their externship hours.

Learning under the instruction of a licensed attorney, judge, legislator, certified mediator, or an individual otherwise qualified to supervise, externs forge a link between theory and practice. They apply classroom knowledge to resolving actual problems and establish mentoring relationships with field supervisors. In certain instances externs may be permitted to engage in supervised practice of law under the Supreme Court of Virginia’s Third-Year Practice Rule.

The Externship Program is conducted in compliance with the American Bar Association's Standards and the Association of American Law Schools regulations. Those documents describe the experiential, academic, and instructional requirements that law schools and students must meet to secure ABA and AALS approval.

A student may not earn externship credit and compensation for the same period of time with the same organization. This rule permits unpaid, credit-bearing hours for part of a semester and compensation for hours completed during another part of the semester. Credit-bearing and compensated hours may not be commingled, however. A student must complete all externship credit hours before starting compensated hours, or vice versa. This policy permits the field supervisor’s organization to reimburse a student for reasonable externship-related expenses (e.g., mileage, gas, public transportation, parking, copying, printing, meals).

EXTERNSHIP DESCRIPTIONS

William & Mary offers the following externships. All externships are offered during summer, fall, and spring semesters and are eligible for 1, 2, 3, or 4 credits per semester.
Federal Government Externship with executive or legislative agencies, Congressional committees, and members of Congress in their legislative capacities.

Judicial Externship with judges, hearing officers, courts, and organizations that provide research, educational, and management services to judges and courts.

Nonprofit Organization Externship with civil legal services/legal aid organizations and U.S. private, nonprofit, 501(c)(3), (c)(4), or (c)(5) organizations. Externships with U.S. private, nonprofit organizations with IRS status other than 501(c)(3), (c)(4), or (c)(5) are ineligible. Organizations outside the U.S. qualify if they are nonprofit organizations that would qualify for 501(c)(3), (c)(4), or (c)(5) status if they were U.S. organizations. The prohibition on lobbying and partisan political activity described on page 5 below applies to all nonprofit organization externships.

Private Practice/In House Counsel Externship with solo practitioners, law firms, and in-house law departments of corporations and trade associations.

Prosecutor Externship with state and local prosecutors.

Public Defender Externship with federal, state, and local public defenders.

State/Local Government Externship with state or local government agencies and offices, such as city/county attorneys; attorneys general; executive or legislative agencies; and state legislators. Placements with prosecutors and public defenders are covered by their respective externships described above.

U.S. Attorney Externship with the civil or criminal divisions of U.S. Attorney offices.

CREDIT REQUIREMENTS

Each credit requires the extern to devote 40 externship hours to assisting your organization. Hours must be spread over at least five weeks. Travel to/from the externship site does not count toward the 40 hours per credit.

In addition to completing their hours, externs submit journals and a final report. Externs attend mandatory classes. Summer externs submit two additional journals in lieu of classes. Time devoted to classes, journals, and reports does not count toward the 40 hours per credit.

Because students’ journals and reports include candid reflections about their externships – but do not include confidential client information – field supervisors cannot review journals or reports.

ACADEMIC POLICIES

Grading policy: Externships are graded Pass/Fail.

In-person v. remote externships: Externships with at least 75% in-person hours are the preferred option because of those positions’ professional development and educational benefits and because externships are educational
experiences, not employment. Externships with at least 75% in-person hours also mirror the Law School’s emphasis on in-person learning for other courses.

A remote externship is defined as one involving fewer than 75% in-person externship hours. A remote externship is permitted when it meets these requirements:

- The externship satisfies one or more of these six criteria:
  a. It is with an office that is operating primarily/exclusively remotely.
  b. It is with an office that is operating primarily in-person, but the student’s main field supervisor is working primarily/exclusively remotely.
  c. It is with an office that requires all externships to be remote, although the office/main field supervisor is operating primarily/exclusively in person.
  d. It will advance the student’s career goals because of the student’s interest in one or more of:
     i. an area of substantive law that is unavailable through a 75% in-person externship;
     ii. a locale that is unavailable through a 75% in-person externship;
     iii. an organization type that is unavailable through a 75% in-person externship.

- In addition to satisfying one or more of the six criteria above, a student in a remote externship must have at least weekly videoconference meetings with the main field supervisor. Those meetings must be sufficiently long and substantive for the field supervisor and student to discuss projects’ status, for the supervisor to provide feedback, and for the student to ask questions. Regular phone and email communications are welcome and encouraged but cannot replace those videoconference meetings.

- In addition to satisfying the requirements above, a student in a remote externship must satisfy all other externship course requirements.

Limits on observational time: Externships in which the student’s role is primarily or exclusively observational will not be approved. To be approved, at least 75% of the student’s hours must be non-observational (e.g., research, writing, client/witness interviews, constituent relations, preparation for/conducting hearings, trials, and appeals). To count toward the 25% maximum observation hours, observation must include substantive, reflective discussion between the student and the field supervisor.

Partisan political duties and lobbying prohibited: Externships with partisan political organizations, involving partisan political activities, or involving lobbying are not eligible for externship credit. Students are, however, permitted to extern for an elected official or legislative body when the extern’s duties will involve the official’s/body’s legislative or executive – rather than campaign/political – duties.

Personal relationships with field supervisors: A student may not extern for a field supervisor to whom the student is related. Nor may a student extern for a field supervisor with whom the student has a relationship that potentially could affect the supervisor’s ability to objectively and impartially supervise/assess the student, even when the relationship does not actually affect the supervisor’s ability to do so.

Multiple externships with same organization: When a student has externed with an organization and wants to extern again with the same organization, the student may do so when the student’s performance in the previous externship was at least satisfactory and the Externship Objectives and Site Agreement explains how the
student’s experience in the subsequent externship will be materially different from the previous externship. A student may extern a maximum of two times with the same organization.

**Concurrent credit and compensation prohibited:** A student may not earn (a) externship credit and compensation or (b) externship credit and summer fellowship funding for the same period of time with the same organization. This rule permits unpaid, credit-bearing hours for part of a semester and compensation or summer fellowship funding for hours completed during another part of the semester. Credit-bearing hours and compensated/fellowship hours may not be commingled, however. A student must complete all externship credit hours before starting compensated/fellowship hours, or vice versa.

This rule permits reimbursement by the field placement organization for the extern’s reasonable externship-related expenses (e.g., mileage, gas, public transportation, parking, copying, printing, meals).

**Using proprietary research services:** As of April 1, 2024, LexisNexis permits use of its services in unpaid, credit-bearing externships via the student’s password.

As of April 1, 2024, Westlaw permits use of its services in unpaid, credit-bearing externships via the student’s password. The externship must be with a nonprofit, non-government entity.

When a student uses other electronic, proprietary research products or databases, it is the student’s responsibility to determine providers’ policies on using their products for an externship.

**No billing for externs’ assistance:** Externs’ time, expenses, and use of any electronic, proprietary research products or databases cannot be billed to clients of the externs’ host organization.

### ARRANGING AN EXTERNSHIP

Arranging an externship is a five-step process:

1) The student contacts an organization from among the Law School’s pre-approved externships, from a referral provided by the Law School’s Externship Office, or from the student’s own network. Regardless of the contact method, the organization determines the application process, selects the extern, and notifies the selected extern. The Law School does not select externs.

2) When the organization selects an extern, the field supervisor and extern complete an Externship Objectives and Site Agreement (EOSA). The student will provide the EOSA to you. The Statement of Skills and Values from the ABA’s MacCrate Report is included as an appendix to this Handbook; the Statement of Skills and Values may be helpful in formulating the extern’s objectives.

3) The student registers for the Externship course.

4) The extern submits the completed EOSA to the Law School’s Externship Office for approval.

5) The Law School’s Externship Office approves the EOSA.

### FIELD SUPERVISORS’ RESPONSIBILITIES

Field supervisors are an essential part of the extern’s education and professional development. Field supervisors should have sufficient experience, training, authority, and availability to assure that externs have meaningful opportunities to participate in activities that will enhance their knowledge and professional development, to receive substantive assignments, and to get meaningful instruction and feedback.
Field supervisors play a key role and are partners in shaping externship experiences. To assure consistent compliance with ABA, AALS, and William & Mary policies, however, field supervisors may not modify course requirements or academic policies or read students’ journals or reports. The following information is offered to help achieve these goals.

**A. Conducting an Initial Meeting with the Extern**

It is important that the field supervisor meet with the extern before the extern starts. We request that you cover the following items and others you deem important for your organization:

- What is your organization’s overarching mission? An explanation of your mission, services, clients, and organization structure will provide a context for the extern’s experience and for classroom discussion.
- If your entity is a private nonprofit organization or a government agency, what are the funding sources?
- How will you and the extern mutually assure achievement of the objectives in the Externship Objectives and Site Agreement? Setting up a schedule of periodic meetings will help to assure the objectives are met or to modify the objectives if necessary.
- What will the extern’s schedule be? What is your organization’s inclement weather policy? Which meetings, proceedings, or other events should the extern plan to attend? There may be days of the week or times of day that will be best for meeting your and the extern’s objectives. We realize that not everything may be scheduled in advance. But the more that can be set ahead of time, the better you and the extern will be able to plan. The extern will want to know how and to whom to communicate if illness or other unanticipated absence conflicts with the agreed upon schedule.
- What are your expectations for confidentiality and professional responsibility? We and our students take very seriously matters of professionalism, ethics, and integrity. Externs are expected to abide by your jurisdiction’s Rules of Professional Conduct; please remind them of that expectation.
- What is the “chain of command”? Understanding lines of authority will help the extern seek guidance for prioritizing assignments and determine whom to contact if you are unavailable.
- Which of your colleagues should the extern meet? Introduction to others in the organization will allow the extern to feel part of your team.
- How will timely, constructive, specific feedback be provided for each assignment? Scheduling periodic meetings will help ensure that the extern receives appropriate feedback. Please refer to “Providing Feedback” below for additional information.
- When will midpoint and final assessment meetings occur? Who will conduct them?

**B. Assigning Projects to the Extern**

Externs are happy to pitch in to meet your organization’s needs. It is important, however, that the vast majority of externs’ experience be substantive (e.g., researching, writing, interviewing clients and witnesses,
drafting documents, assisting with discovery, analyzing legislation). Please ensure that administrative support duties are minimized and incidental to the extern’s substantive experiences.

When you assign projects, please inform the extern about organization resources (e.g., templates, brief banks, specialized research tools), format of the final product (oral vs. written, formal vs. informal, draft vs. final version), and due date. That information will enable the extern to meet your expectations and to complete the assignment independently and with minimal supervision.

We also recommend that you provide the extern with context for each assignment. The assignment may be focused (e.g., whether an agency relationship exists), but the underlying context may be broad (e.g., whether an employment discrimination claim is meritorious). Having that context will help the extern understand the practical impact of the assignment and how it fits into the big picture.

An extern may assist more than one member of your organization. If someone other than the field supervisor assigns projects to an extern, the field supervisor should first approve the assignment to assure that it will fit into the extern’s overall assignment load.

C. Safeguarding Against Unauthorized Practice of Law

Please be vigilant that the extern does not engage in the unauthorized practice of law (UPL). Generally, the extern will not engage in UPL when hours are completed under the direct supervision of a lawyer licensed in the jurisdiction in which the student is externing.

D. Providing Feedback

Our students are extremely talented, accomplished, and personable. They set very high standards for their educational and professional development. We, too, have very high standards for them. We expect our students to be reliable, responsive, courteous, respectful, and professional. Their final product always should be first-rate. We know that you share these standards. Timely, specific, constructive feedback is essential for externs to meet your, their, and our standards.

Externs want and need feedback, both positive and corrective. Please provide feedback to the extern after the completion of each assignment. For remote externships (defined as fewer than 75% in-person externship hours), externs and field supervisors must have at least weekly videoconference meetings. Those meetings must be sufficiently long and substantive for the field supervisor and student to discuss projects’ status, for the supervisor to provide feedback, and for the student to ask questions. Regular phone and email communications are welcome and encouraged but cannot replace those videoconference meetings.

It is also required that you conduct at least two assessment sessions – one at the midpoint of the externship and another, final assessment meeting at the conclusion of the externship. Discuss both the substance of the extern’s assignment and the processes the extern used. Point out explicitly what the extern did well and areas for improvement. Mid-semester assessments do not require written reports or notifications to the Externship Office. The form you will use to complete the final assessment is available [here](#).
Having externs assess themselves is a useful way to initiate feedback. An extern’s self-assessment provides an opportunity for you to build on the extern’s self-assessment. Self-assessment also encourages the extern to move through the learning process from completing projects to analyzing performance to identifying goals for future performance. In addition, this process reinforces a pattern of reflective thinking.

Field supervisors’ general statements such as “good job” or “you'll do better with practice” – by themselves – do not help the extern to learn. Likewise, a “no news is good news” approach does not contribute to the externs’ educational/professional growth. Externs will learn best from timely, specific feedback and examples.

We recommend that you begin your feedback session with a general statement about the extern’s overall performance. Follow this general assessment with specific comments. For example, in discussing an extern-conducted client interview, a statement, “You developed a nice rapport with your client” would be more meaningful if supplemented with something like “You made the client comfortable when you said, ‘I can see that you are concerned about this, and I am going to do everything I can to assist you.’”

**ADDRESSING POTENTIAL PROBLEMS**

In virtually all externships, field supervisors and externs have beneficial experiences and enjoy a successful mentor/extern relationship. On very rare occasions, however, the externship does not go as smoothly as everyone would like. Please contact the Law School’s Externship Office when you determine that you and the extern are unable to resolve a problem. Similarly, if an extern has a concern we ask that, absent compelling circumstances, the student first contact you for resolution rather than initially seeking help from the Externship Office.

**SHARING YOUR SUGGESTIONS FOR THE EXTERNSHIP PROGRAM**

We welcome your ideas for enhancing the externship program’s procedures or substance. Please share your thoughts with us. Thank you for the significant time, energy, and effort you devote to supervising William & Mary Law externs. We appreciate your participation in our shared educational mission.

**NONDISCRIMINATION POLICY**

Unless otherwise constrained by law, William & Mary is committed to providing an environment for its students and employees that is free from (1) discrimination based on any personal factor unrelated to qualifications or performance such as, without limitation, race or color, citizenship, national origin or ethnicity, ancestry, religion or creed, political affiliation or belief, age, sex or sexual orientation, gender identity or expression, disability, marital status, pregnancy status, parental status, height, weight, military service, veteran status, caretaker status, or family medical or genetic information; and (2) harassment, including sexual harassment. William & Mary also provides reasonable accommodations for qualified individuals with disabilities as required by law. By using the services of William & Mary Law School's Externship Office and by hosting a William & Mary extern, extern organizations acknowledge that their externship practices are consistent with this policy.
The student will complete a portion of the Externship Objectives and Site Agreement and email it to you. When you receive the agreement, please complete your portion after consultation with the student. Then email the form with your completed portion to the student.
STATEMENT OF SKILLS AND VALUES FROM THE ABA’S MACCRATE REPORT

FUNDAMENTAL LAWYERING SKILLS

Skill § 1: Problem Solving
In order to develop and evaluate strategies for solving a problem or accomplishing an objective, a lawyer should be familiar with the skills and concepts involved in:

1.1 Identifying and Diagnosing the Problem;
1.2 Generating Alternative Solutions and Strategies;
1.3 Developing a Plan of Action;
1.4 Implementing the Plan;
1.5 Keeping the Planning Process Open to New Information and New Ideas.

Skill § 2: Legal Analysis and Reasoning
In order to analyze and apply legal rules and principles, a lawyer should be familiar with the skills and concepts involved in:

2.1 Identifying and Formulating Legal Issues;
2.2 Formulating Relevant Legal Theories;
2.3 Elaborating Legal Theory;
2.4 Evaluating Legal Theory;
2.5 Criticizing and Synthesizing Legal Argumentation.

Skill § 3: Legal Research
In order to identify legal issues and to research them thoroughly and efficiently, a lawyer should have:

3.1 Knowledge of the Nature of Legal Rules and Institutions;
3.2 Knowledge of and Ability to Use the Most Fundamental Tools of Legal Research;
3.3 Understanding of the Process of Devising and Implementing a Coherent and Effective Research Design.

Skill § 4: Factual Investigation
In order to plan, direct, and (where applicable) participate in factual investigation, a lawyer should be familiar with the skills and concepts involved in:

4.1 Determining the Need for Factual Investigation;
4.2 Planning a Factual Investigation;
4.3 Implementing the Investigative Strategy;
4.4 Memorializing and Organizing Information in an Accessible Form;
4.5 Deciding Whether to Conclude the Process of Fact-Gathering;
4.6 Evaluating the Information That Has Been Gathered.

Skill § 5: Communication
In order to communicate effectively, whether orally or in writing, a lawyer should be familiar with the skills and concepts involved in:

5.1 Assessing the Perspective of the Recipient of the Communication;
5.2 Using Effective Methods of Communication.

Skill § 6: Counseling
In order to counsel clients about decisions or courses of action, a lawyer should be familiar with the skills and concepts involved in:

6.1 Establishing a Counseling Relationship that Respects the Nature and Bounds of a Lawyer’s Role;
6.2 Gathering Information Relevant to the Decision to Be Made;
6.3 Analyzing the Decision to Be Made;
6.4 Counseling the Client about the Decision to Be Made;
6.5 Ascertaining and Implementing the Client’s Decision.

Skill § 7: Negotiation
In order to negotiate in either a dispute-resolution or transactional context, a lawyer should be familiar with the skills and concepts involved in:

7.1 Preparing for Negotiation;
7.2 Conducting a Negotiation Session;
7.3 Counseling the Client about the Terms Obtained from the Other Side in the Negotiation and Implementing the Client’s Decision.

Skill § 8: Litigation and Alternative Dispute-Resolution Procedures
In order to employ - or to advise a client about - the options of litigation and alternative dispute resolution, a lawyer should understand the potential functions and consequences of these processes and should have a working knowledge of the fundamentals of:

8.1 Litigation at the Trial-Court Level;
8.2 Litigation at the Appellate Level;
8.3 Advocacy in Administrative and Executive Forums;
8.4 Proceedings in Other Dispute-Resolution Forums.

Skill § 9: Organization and Management of Legal Work
In order to practice effectively, a lawyer should be familiar with the skills and concepts required for efficient management, including:

9.1 Formulating Goals and Principles for Effective Practice Management;
9.2 Developing Systems and Procedures to Ensure that Time, Effort, and Resources Are Allocated Efficiently;
9.3 Developing Systems and Procedures to Ensure that Work is Performed and Completed at the Appropriate Time;
9.4 Developing Systems and Procedures for Effectively Working with Other People;
9.5 Developing Systems and Procedures for Effectively Administering a Law Office.

Skill § 10: Recognizing and Resolving Ethical Dilemmas
In order to represent a client consistently with applicable ethical standards, a lawyer should be familiar with:

10.1 The Nature and Sources of Ethical Standards;
10.2 The Means by Which Ethical Standards are Enforced;
10.3 The Processes for Recognizing and Resolving Ethical Dilemmas.

FUNDAMENTAL VALUES OF THE PROFESSION

Value § 1: Provision of Competent Representation
As a member of a profession dedicated to the service of clients, a lawyer should be committed to the values of:
1.1 Attaining a Level of Competence in One’s Own Field of Practice;
1.2 Maintaining a Level of Competence in One’s Own Field of Practice;
1.3 Representing Clients in a Competent Manner.

Value § 2: Striving to Promote Justice, Fairness, and Morality
As a member of a profession that bears special responsibilities for the quality of justice, a lawyer should be committed to the values of:

2.1 Promoting Justice, Fairness, and Morality in One’s Own Daily Practice;
2.2 Contributing to the Profession’s Fulfillment of its Responsibility to Ensure that Adequate Legal Services are Provided to Those Who Cannot Afford to Pay for Them;
2.3 Contributing to the Profession’s Fulfillment of its Responsibility to Enhance the Capacity of Law and Legal Institutions to Do Justice.

Value § 3: Striving to Improve the Profession
As a member of a self-governing profession, a lawyer should be committed to the values of:

3.1 Participating in Activities Designed to Improve the Profession;
3.2 Assisting in the Training and Preparation of New Lawyers;
3.3 Striving to Rid the Profession of Bias Based on Race, Religion, Ethnic Origin, Gender, Sexual Orientation, or Disability, and to Rectify the Effects of These Biases.

Value § 4: Professional Self-Development
As a member of a learned profession, a lawyer should be committed to the values of:

4.1 Seeking Out and Taking Advantage of Opportunities to Increase His or Her Knowledge and Improve His or Her Skills;
4.2 Selecting and Maintaining Employment That Will Allow the Lawyer to Develop as a Professional and to Pursue His or Her Professional and Personal Goals.
The student will provide you with the due date for the end-of-semester Field Supervisor’s Assessment. The assessment form is available [here](#).