



# Faculty of Law

#### NOTICE

All particulars in this calendar are applicable from 2023. The University reserves the right to amend any regulation or provision at any time without prior notice.

Although every attempt has been made to ensure that the information is accurate, the University does not accept any liability concerning inaccuracies of any of the contents in the Calendar.

Please check the University website, www.uwc.ac.za for the latest version of this Calendar.

# **CONTENTS**

HOW TO USE THIS CALENDAR	3
GENERAL INFORMATION	4
DEGREES AND DIPLOMAS CONFERRED IN THE FACULTY	6
EXPLANATION OF THE NATIONAL QUALIFICATIONS FRAMEWORK	6
FACULTY BOARD AND FACULTY OFFICE STAFF	7
RULES FOR UNDERGRADUATE PROGRAMMES	14
Bachelor of Laws (7162)	14
Bachelor of Laws (Extended Curriculum Programme) (7172)	22
Bachelor of Commerce In Law (7211)	28
Advanced Diploma in Labour Law (7311)	33
RULES FOR POSTGRADUATE PROGRAMMES	35
Postgraduate Diploma in Labour Law (7701)	35
Postgraduate Diploma in Public Law (7711)	37
Master of Laws (Structured - 7801) / (Thesis - 7821)	39
Master of Laws in International Trade, Investment and Business Law (7811)	50
Master of Philosophy (Structured – 7871) / (Thesis – 7860)	54
Doctor of Laws (7921)	63
Doctor of Philosophy (7901)	65
Higher Certificate in Forensic Examination (7115)	67
DEPARTMENTS & MODULES OFFERED WITHIN DEPARTMENTS	69
UNDERGRADUATE MODULE DESCRIPTORS	72
POSTGRADUATE MODULE DESCRIPTORS	186
MODULES FROM OTHER FACULTIES	274
EXPLANATION OF SYMBOLS AND REMARKS ON ACADEMIC TRANSCRIPT	275
INDEX	276

# HOW TO USE THIS CALENDAR

The following provides an overview of the structure of this Calendar to guide users.

#### **General Information**

This section provides the contact information for the Faculty and University.

#### Degrees and Diplomas conferred in the Faculty

This section provides information on each of the qualifications conferred in the Faculty.

#### **Explanation of the National Qualifications Framework (NQF)**

This is a brief section on the NQF levels and qualification types.

#### **Faculty Board and Faculty Office Staff**

This section lists staff members who constitute the Faculty Board and Faculty Office staff members.

#### **Lecturing and Technical Staff**

A comprehensive Faculty staff listing per Department, Centre, Institute, School or Unit is provided.

#### **Rules for Programmes**

This section provides information on the rules for each academic programme at undergraduate and postgraduate level offered by the faculty. In each year level, and depending on the programme for which a student is registered, s/he is required to complete and pass a certain number of credits in order to promote to the next level of study. Promotion requirements per programme can be found in this section. These rules should be read in conjunction with the academic rules (Section 3) of the General Calendar (Part 1). Students should acquaint themselves with the rules in both Calendars and annually check for rule and curriculum changes.

#### **Module Descriptors**

This section provides information on all the modules offered by the faculty at undergraduate and postgraduate level. Module descriptors contain information which relate to the main outcomes and content for each module, including the credit value and NQF level of the module and pre-requisite and co-requisite modules. It is set in alphanumeric order per undergraduate and postgraduate offering. An alphabetical listing of all modules can be found in the module descriptor index.

#### **Pre-requisite and Co-requisite Modules**

A pre-requisite module is a module that must be passed prior to a student being admitted to a higher module or the following year of study as associated in the faculty yearbook. A co-requisite module is a module that must be passed prior to or simultaneously with another associated module before credit can be granted for the latter module. Requirements are provided in each module descriptor.

#### **Explanation of Symbols and Remarks on Academic Transcript**

This section provides an explanation of the symbols used and the remarks on the academic transcript.

# **GENERAL INFORMATION**

#### CORRESPONDENCE WITH THE UNIVERSITY

All postal correspondence should be addressed to the relevant person or department at:

The University of the Western Cape Private Bag X17 Bellville 7535

Should you not know the person or department, please direct all correspondence to the Registrar.

Faculty related enquiries can be directly forwarded to:

Faculty of Law Helpdesk The University of the Western Cape Private Bag X17 Bellville 7535

Faculty Helpdesk Tel: +27 (0)21 959 3291

Undergraduate Enquiries: <a href="mailto:lawundergradenq@uwc.ac.za">lawundergradenq@uwc.ac.za</a>
Postgraduate Enquiries: <a href="mailto:lawundergradenq@uwc.ac.za">lawundergradenq@uwc.ac.za</a>

#### **CONTACT NUMBERS**

UWC Contact Centre: +27 (0)21 959 3900/1/2/3

E-mail: info@uwc.ac.za

THE UNIVERSITY'S WEBSITE www.uwc.ac.za

# CALENDAR

The Calendar is obtainable in the following separate parts:

Part 1	General Information
Part 2	Faculty of Natural Sciences
Part 3	Faculty of Arts and Humanities
Part 4	Faculty of Economic and Management Sciences (Undergraduate)
Part 5	Faculty of Economic and Management Sciences (Postgraduate)
Part 6	Faculty of Education
Part 7	Faculty of Dentistry
Part 8	Faculty of Law
Part 9	Faculty of Community and Health Sciences
Part 10	Schedule of Fees

# **DEGREES AND DIPLOMAS CONFERRED IN THE FACULTY**

#### **DEGREES**

Qualification	Abbreviation	Minimum period of Study
Bachelor of Laws	LLB	4
Bachelor of Commerce in Law	BCom (Law)	3
Master of Laws*	LLM	1
Master of Philosophy*	MPhil	1
Doctor of Philosophy*	PhD	2
Doctor of Laws*	LLD	2

#### **DIPLOMAS AND CERTIFICATES**

Advanced Diploma in Labour Law	AdvDip (Labour Law	1
Postgraduate Diploma in Labour Law	PGDip in Labour Law	1
Postgraduate Diploma in Public Law	PGDip in Public Law	1
Higher Certificate in Forensic Examination	HCert (Forensic Examination)	1

<sup>\*</sup> Please refer to the programme information for specialisations.

# EXPLANATION OF THE NATIONAL QUALIFICATIONS FRAMEWORK

The National Qualifications Framework (NQF) is "a single integrated system for the classification, registration, publication and articulation of quality-assured national qualifications" as stipulated in Section 4 of the NQF Act, 2008 (Act No 67 of 2008).

The National Qualifications Framework (NQF) has ten levels of which Higher Education qualifications occupy 6 levels of the NQF, namely levels 5 to 10.

Levels 5 to 7 comprise the undergraduate qualifications (with the exception of the Professional Bachelor's degree at Level 8) and levels 8 to 10 comprise the postgraduate qualifications.

NQF LEVELS	QUALIFICATION TYPES
5	Higher Certificate
	Advanced Certificate
6	Diploma
	Advanced Diploma
7	Bachelor's Degree
	Honours Degree
8	Postgraduate Diploma
	Professional Bachelor's Degree
	Master's Degree
9	Professional Master's Degree
	Doctoral Degree
10	Professional Doctoral Degree

As cited in the Higher Education Qualifications Sub-Framework (CHE, 2013)

#### FACULTY BOARD AND FACULTY OFFICE STAFF

**Ex Officio Members:** The Rector, Vice Rector/s, Registrar and Dean

Profs: JR de Ville (Chairperson), D Collier-Reed J de Visser, E Durojaye, Y Fessha, W le Roux,

BD Mezmur, N Moosa, JD Mujuzi, L Mwambene, K van Marle

Assoc Profs: UM Assim, T Chigwata, A Diala, AJ Hamman, R Henrico, J-M Iyi, MM Koekemoer, PM Lenaghan, ED Malherbe, F Moosa, L Muntingh, B Mupangavanhu, Y Mupangavanhu, R Nanima, SM Viljoen, MS Wandrag

Drs: M Abduroaf, C Albertus, Y Basson, A Booley, K Chinnian, S Fick, S Kasker, T Kondo, L Manie, A Munyai, P Ndlovu, W Nortie, E Olivier, A Osiki, CA Potberg, J Redpath, N Sibanda, A van der Berg, J van de Rheede, C van Niekerk

Mmes: DL Adams, T Chonco, L Draga, Z Fakier, E Huysamen, K Loedolf, G Mirugi-Mukundi,

T Njoko, K Petersen, C Sanger, R Valentine, O Xako,

Messrs: S Jassiem, G Pillay, A Miggels, S Ngombane, K Perumalsamy

#### **DEAN'S OFFICE STAFF**

JR de Ville Dean: Deputy Deans: BD Mezmur L Mwambene

Teaching and Learning

CA Potberg, BTech Hons (Peninsula Technikon) Specialist:

MEd DEd (CPUT)

Dean's Administrator: CF Davids

HP Jeftha, BAdmin Hons (UWC) Senior Faculty Officer:

Administrative Officer: H 7imri

Faculty Officers: E Sontshete, BSc (UWC)

N Modzanane, BSocSci BA Hons (UFS)

V Johannes, LLB (UWC)

T Oliphant, Legal Secretary (Northlink College)

Higher Certificate in Law (UNISA)

#### **FACULTY OFFICE STAFF**

Senior Faculty Officer: R Meyer, BCom Hons (UWC) **Faculty Officers:** R Valentine, BAdmin Hons (UWC)

Vacant Administrative Officers: W Dilgee

A Rhoda

L Haupt

L van Graan, BA(UWC) BA Hons (UWC)

Administrative Assistant: T Morekure

#### LECTURING AND TECHNICAL STAFF

#### CRIMINAL JUSTICE AND PROCEDURE

**Head of Department:** AJ Hamman, BA LLB LLM LLD (UWC) Attorney

and Conveyancer of the High Court of SA JD Muiuzi, LLB (Makerere) LLM (UP) LLM (Free Professor:

State) LLD (UWC)

AJ Hamman, BA LLB LLM LLD (UWC), Attorney Associate Professors:

and Conveyancer of the High Court of SA

R Nanima, Dip LP (LDC) LLB (Makerere) LLM LLD

(UWC)

**Extraordinary Professors:** M Pieth, PhD (Basel University), Barrister of Law

UK

RJ Uphoff, BA (Wisconsin) MSc (London School of

Economics) JD (Wisconsin)

Senior Lecturers: C Albertus, LLB (Cum Laude) LLM LLD (UWC),

Attorney of the High Court of SA

K Chinnian, BA (Law) LLB LLM LLD PGDip in Higher Education T&L (Cum Laude) (UWC) W Nortje, LLB (NWU) LLM LLD (UWC)

DL Adams, LLB LLM (UWC) Attorney and Conveyancer of the High Court of SA

T Njoko, LLB (Wits) LLM (UKZN) Advocate of the

High Court of South Africa

C Sanger, LLB (UWC) LLM (UCLA) Attorney of

the High Court of SA

S Ngombane, LLB (WSU) LLM (UFS) Associate Lecturers:

K Loedolf, LLB LLM (UWC) EL Witten, B SocSci (UCT)

#### MERCANTILE AND LABOUR LAW

Lecturers:

Administrator:

**Head of Department:** MS Wandrag, B Iuris LLB LLM (UFS) LLM

(Cantab) Advocate of the High Court of SA Professors: V Lawack, B Iuris LLB LLM (UPE) LLD (UNISA)

D Collier-Reed, BA (Law) LLB (Rhodes) LLM

(UCT) PhD (UCT)

Associate Professors: MM Koekemoer, BCom LLB (PU for CHE) LLM

LLD (UP) Attorney of the High Court of SA PM Lenaghan, BLC LLB (UP) LLM LLD (UWC) Attorney, Notary and Conveyancer of the High

Court of SA

ED Malherbe, BA LLB LLM (SU) LLD (UWC) F Moosa, B Proc LLB (UWC) LLM (UCT) LLD (UWC) Attorney of the High Court of SA

B Mupangavanhu, LLB (Fort Hare) LLM (UKZN)

PhD (UCT)

MS Wandrag, B Iuris LLB LLM (UFS) LLM (Cantab) Advocate of the High Court of SA Extraordinary Professors: P Benjamin, BA LLB (UCT) LLM (Warwick)

D Davis BCom LLB (Cum Laude) (UCT) MPhil (Cambridge) Judge of the High Court, Judge President of the Competition Appeal Court M Weiss, Prof Emeritus, Dr, Dr hc mult JJ Du Plessis, B Proc LLB LLM LLD (UFS) L De Koker, B lur LLB LLM (UFS) LLM (Cantab)

LLD (UFS)

K Mwenda, LLB (Zambia) BCL MPhil (Oxford) MBA (Hull) PhD (Warwick) LLD (Rhodes) DSc (Econ) (Hull)

P Stoop, BCom (Cum Laude) LLM (Cum Laude)

LLD (UP)

Adjunct Professor: E Kameni, LLB (Buea) LLM (UWC) LLM (Harvard)

LLD (UP)

Professor Emeritus: D du Toit, BA LLB (UCT) LLD (Leiden) Attorney of

the High Court of SA

Senior Lecturers: Y Basson, LLB LLM LLD (UWC)

T Kondo, BCom LLB LLM LLD (UWC) Attorney of the High Court of SA Advocate of the High Court of

sA

P Ndlovu, LLB (Fort Hare) LLM LLD (UWC)
Lecturers: E Huysamen, LLB LLM (Cum Laude) (SU)

Attorney of the High Court of SA

E Olivier, LLB LLM (Cum Laude) LLD (UWC)
A Osiki, LLM PhD (UCT) Barrister and Solicitor of

the Supreme Court of Nigeria

J van de Rheede, LLB (UWC) LLM (UCT) PhD

(UWC) Attorney of the High Court of SA

Administrator: O Xako, Nat Dip B Tech (CPUT)

#### PRIVATE LAW

**Head of Department:** S-M Viljoen, BCom (law) LLB LLD (SU)

Professors: Vacant

N Moosa, BA LLB LLM LLD (UWC) Advocate of

the High Court of SA

L Mwambene, Dip N LLB Honours (Malawi) LLM LLD (UWC)

Associate Professors: A Diala, LLB Hons (ESUT) PGDip (NLS) LLM (UP)

PhD (UCT)

Y Mupangavanhu, LLB (Fort Hare) LLM LLD

(UWC)

S-M Vilioen, BCom (law) LLB LLD (SU)

Senior Lecturers: M Abduroaf, LLB LLM LLD (UWC), Attorney of the

High Court of SA, Sworn Translator of the High

Court of SA

A Boolev, LLB LLM LLD (UWC)

L Manie, LLB LLM LLD (UWC) Attorney of the High

Court of SA

C Van Niekerk, LLB (UWC) LLM (UP) PhD (Leiden) Attorney of the High Court of SA

N Sibanda, LLB (Fort Hare) LLM (SU) LLD (UWC)

Advocate of the High Court of SA

Vacant

A Miggels, LLB LLM (UWC)

**Adjunct Lecturers:** M Hendricks, BA PGDip (Higher Ed) (UWC) Hon

(Psvch) MA (Clinical Psvch) MA (Ethics) (SU) LLB

(Unisa)

A Kleinsmidt, Nat Dip (Radiography) (Cape Peninsula Technicon) BA (UWC) LLB (Wits) LLM (Wits) PGDip Applied Ethics (SU) Cert Medical

Law (LSSA)

Administrator: M Nelson, BAdmin (UWC)

#### PUBLIC LAW AND JURISPRUDENCE

Lecturers:

**Head of Department:** W le Roux, BLC LLB (UP) BA Hon (RAU) LLD

(UP) Advocate of the High Court of SA

J de Ville, BCom LLB (PU for CHE) LLD (SU) Professors:

W le Roux, BLC LLB (UP) BA Hon (RAU) LLD (UP) Advocate of the High Court of SA

K van Marle, BLC LLB (UP) LLM (Cum Laude) LLD

(Unisa) Advocate of the High Court of SA

Vacant

Research Chair in Constitutional Design

in Divided Societies: Y Fessha, LLB (Addis Ababa) LLM (UP) PhD

(UWC)

Associate Professors: Vacant

R Henrico. B Proc (Wits) LLB LLM (Cum Laude) (UJ) LLD (NWU) Advocate of the High Court of

**Extraordinary Professors:** CW Maris, LLB PhD (Cum Laude) (Amsterdam)

A Gillespie, LLB LLM (Hons) (Auckland) PhD

(Nottingham)

J Scherpe, First State Examination (Freie) Second State Examination (Hamburg) PhD (Summa Cum Laude) (Hamburg) MJur (Oxford)

MA PhD (Cambridge)

W Scholtz, BA LLB (PU for CHE) Doctorate in Law

(Leiden)

Emeritus Professor: J Sloth-Nielsen, BA LLB (SU) LLM (UCT) PhD

(UWC)

Senior Lecturers: S Fick, LLB LLM (SU) PhD (UCT)

A van der Berg, LLB LLM (NWU) PhD

(NWU/Tilbura)

Lecturers: T Chonco, LLB (Wits) LLM (UWC)

S Kasker, LLB LLM LLD (UWC)

L Draga, LLB (Summa Cum Laude) LLM (UWC) K Perumalsamy, LLB (UWC) LLM (Harvard)

Vacant

Administrator: LB Thomas

#### DULLAH OMAR INSTITUTE FOR CONSTITUTIONAL LAW. GOVERNANCE AND HUMAN RIGHTS

Director and Associate Professor: L Muntingh, MA (SU) PhD (UWC)

Extraordinary Professors: H Kummeling, LLB LLD (Radboud, Niimegen) X Philippe, LLB LLM LLM PhD (Aix-Marseille)

NC Stevtler, BA LLB (SU) LLM (London) PhD **Emeritus Professor:** 

(UKZN) Dr H.C. (Fribourg)

ZA Ayele, LLB (Addis Ababa) LLM LLD (UWC) **Extraordinary Associate** T Lorizzo, LLB (Bolagna) LLM PhD (UCT) Adjunct Professor:

S Berrisford, BA LLB M City & Regional Planning Adjunct Associate Professor:

(UCT) MPhil (Cambridge)

SARChl Chair in Multilevel

Government, Law and Policy

Vacant

**Multi-level Government** 

Project Head: T Chigwata, LLB (Zimbabwe) LLM PhD (UWC) Professor: J de Visser, LLB (Utrecht) LLM (UWC) LLD

(Utrecht)

Researcher: T Chonco, LLB (Wits) LLM (UWC)

Children's Rights Project

Project Head: BD Mezmur, LLB (Addis Ababa) LLM (UP) LLD

(UWC)

Associate Professor: UM Assim, LLB (Nigeria) LLM (UP) LLD (UWC)

Africa Criminal Justice Reform (ACJR)

**Project Head:** 

L Muntingh, MA (SU) PhD (UWC)

Sadieka Najaar, ADM (UWC)

Senior Researcher: J Redpath, BSc LLB (UCT) PhD (UWC) Attorney

of the High Court of SA

Researchers: K Petersen, LLB (UWC) LLM (UCT) Attorney of

the High Court of SA

J Mangwanda, B Political Science (UP) BA Hons

(UP) MA (UP)

Socio-Economic Rights Project (SERP)

Project Head: E Durojaye, LLB (Lagos) LLM LLD (UFS) Researcher: G Mirugi-Mukundi, LLB (Makerere) LLM (UP)

Finance Manager:

**Coordinator: Institute Operations** 

& Projects:

**Communications Coordinator:** 

Bookkeeper: K Wakefield, BA Hons (UWC) **Project Administrators:** V Hendricks, BA Hons (UWC)

> K Sapto C Nitsckie I Wellen

D Gordon

K Sapto

#### LAW CLINIC

Director: S Jassiem, LLB LLM (UWC) Attorney of the High

Court of SA

Clinicians: L Barnes, LLB (UWC) Attorney of the High Court

of SA

S Naidu, LLB (UWC) Attorney of the High Court

of SA

G Pillay, BA BSc Dip As (UCT) LLB LLM (UWC)

Attorney of the High Court of SA

S Rippenaar, LLB LLM (UWC) Attorney of the High

Court of SA

GL van Niekerk, LLB (UWC) Attorney of the High

Court of SA

Office Administrator: Z Abdulla
Legal Secretary: Vacant
Receptionist / Filing Clerk: Vacant

#### STUDENT RESOURCE CENTRE

Co-ordinator: Law Student

**Resources Centre** 

F Hendricks

# AFRICAN CENTRE FOR TRANSNATIONAL CRIMINAL JUSTICE

Director: J-M Iyi, LLB (Benin) BL (Hons) (Nig.) LLM (Ibadan)

PhD (Wits)

Adjunct Professors: J Aluoch, LLB (Nairobi) MA (Boston), PG Dip

(Laws) (Nairobi), Former Judge and First Vice-President, International Criminal Court, The Hague V Nerlich, First and Second State xamination in Law (Universities of Bayreuth and Humboldt) LLM

(UWC) Doctor Iuris (Humboldt University)

Senior Lecturer: A Munyai, LLB (Univen) LLM LLD (NWU)

W Nortje, LLB (NWU) LLM LLD (UWC)

Research Fellows: T Fiskatoris, LLB (Athens) LLM (Grenoble) PhD

(Middlesex)

E Omorogbe, LLB (Warwick) LLM (London) PhD

(Kent).

Administrator: T Oliphant, Legal Secretary (Northlink College)

Higher Certificate in Law (UNISA)

### CENTRE FOR LEGAL INTEGRATION IN AFRICA

Director: A Diala, LLB Hons (ESUT) PGDip (NLS) LLM (UP)

PhD (UCT)

#### CENTRE FOR TRANSFORMATIVE REGULATION OF WORK

**Director:** Prof D Collier-Reed, (BA (Law) LLB (Rhodes)

LLM (UCT) PhD (UCT)

Extraordinary Professors: P Benjamin, LLM (Univ. Warwick)

E Ales, Laurea in Scienze Politiche (Cum Laude)

(Luiss Guido Carli, Rome) Laurea in

Giurisprudenza (Cum Laude) (Sapienza University

of Rome)

Emeritus Professor: D du Toit, BA LLB (UCT) LLD (Leiden) Attorney of

the High Court of SA

Administrator: I Naidoo

Social Law Project

Project Head: F Mullagee, BA (UCT) BA Hons (UWC) BPhil

(SU)

Academic Co-ordinator: D du Toit, BA LLB (UCT) LLD (Leiden) Prof

Emeritus (UWC) Attorney of the High Court of SA

Education Programme Coordinator: R Ronnie, LLM (UNISA)

Office Manager: Ms A Swartz, Dip Th (SABCol) NDip BM (INTEC)

Education Administration/Reception: Ms L Schuller

Education Support/Lecturer: E Booys, LLM (UWC)

**Labour Law Online** 

Clinician R Beukman, LLB (UWC)

#### **GLOBAL ENVIRONMENTAL LAW CENTRE (GELC)**

Director: A van der Berg, LLB LLM (NWU) PhD (NWU/

Tilburg)

Extraordinary Professor: J Verschuuren, LLM PhD (Cum Laude) (Tilburg)

#### HONORARY PROFESSORS

Honorary Professors: CJR Dugard, BA LLB (SU) LLB Dipl in International

Pretoria, Port Elizabeth and Witwatersrand)
Prof Emeritus (Witwatersrand) SC
Y Mokgoro, B Iuris LLB LLM (Unibo) LLM
(Pennsylvania) LLD hc (North West, Natal,

Law, LLD (Cantab) LLD hc (Natal, Cape Town,

Toledo, Western Cape) former Judge of the

Constitutional Court of SA

DE Moseneke, BA, B Iuris, LLB (UNISA), Former Deputy Chief Justice of the Republic of SA S Majiedt, BA (Law) LLB (UWC) Justice of the

Constitutional Court of South Africa

M Navsa, BA LLB (UWC) Judge of the Supreme

Court of Appeal of SA

#### RULES FOR UNDERGRADUATE PROGRAMMES

# **BACHELOR OF LAWS (7162)**

#### H.1 ADMISSION

Unless Senate decides otherwise, a student shall be required to meet the following criteria to be enrolled for the **Bachelor of Laws Degree – (LLB):** 

#### H.1.1 Minimum admission requirements for applicants who matriculated from 2008

As only a limited number of students can be admitted to the programme, an applicant shall be subject to a selection procedure.

When selecting students for placement in the LLB Curriculum Programme, the Faculty will consider the following factors:

- (i) UWC APS points score; and
- (ii) performance in Mathematics or Mathematical Literacy; and
- (iii) performance in English.

An applicant who qualifies for the 4-year programme can also be placed in the 5-year programme based on criteria as decided on by Senate.

- (a) The National Senior Certificate for Bachelor's Degree study with a score of no fewer than 37 points calculated according to the University's approved points system, as well as the following specific subject requirements:
  - Level 4 (50-59%) in English (Home or First Additional Language), and
  - Level 3 (40-49%) in another Language (Home or First Additional Language), and
  - Level 3 (40-49%) in Mathematics or Level 5 (60-69%) in Mathematical Literacy

#### OR

(b) A qualification or level of competence which the Senate of the University has deemed to be equivalent to the requirements stipulated in (a) above.

#### H.1.2 Minimum admission requirements for applicants who matriculated before 2008

(a) A Matriculation Exemption with a minimum of a C aggregate.

#### OR

(b) A qualification or level of competence which the Senate of the University has deemed to be equivalent to the requirements stipulated in (a) above.

#### H.1.3 Alternative admission

Alternative admission requirements in terms of Recognition of Prior Learning (RPL)

An applicant who completed the NSC in 2008 or thereafter, but has not obtained an endorsement, shall be considered for alternative admission after the age of 23. Such an applicant shall be required to complete an RPL portfolio development course and submit to a process where relevant learning and/or experience shall be assessed.

An applicant who is 23 years or older and does not have a matriculation certificate or NSC, but who may have obtained other qualifications or experience that may be deemed to be equivalent to admission criteria for the particular study programmes, shall also be required to complete an RPL portfolio development course or an RPL portfolio process as agreed upon, and to submit to a process where such learning, qualification, and/or experience shall be assessed.

#### H.2 SELECTION

Final selection shall be based on an applicant meeting the criteria as determined by the Faculty.

#### H.3 DURATION

Unless Senate decides otherwise, the duration of the programme shall be four years full-time.

#### H.4 CURRICULUM

#### H.4.1 Level 1

Module Name	Module Code	Credits
Compulsory		
Basic Skills for Law 101	BSL101	15
English for Educational Development 101 (Law)	EED101	15
Law of Persons 112	LOP112	15
Family Law 121	FAM121	15
Introduction to Law 111	ILL111	15
Introduction to Law 121	ILL121	15
	Sub-total	90
Electives (select one group)		
Group 1		
Ethics 111	ETH111	15
Ethics 121	ETH121	15
Group 2		
History 153	HIS153	15
History 154	HIS153	15
Tilstory 134	1110104	13
Group 3		
Xhosa Language Acquisition 111	XHA111	15
Xhosa Language Acquisition 121	XHA121	15

Group 4 Introduction to Psychology 111 Brain and Behaviour 112 Psychology of Child Development 121 Introduction to Research Methods 123	PSY111 PSY112 PSY121 PSY123	7.5 7.5 7.5 7.5
<b>Group 5</b> Introduction to Economics and Business 131 Principles of Business Management 131/132	IEB131 MAN131/132	15 15
Group 6 Political Studies 131 SA Politics and the Environment 142	POL131 POL142 Sub-total Total	15 15 <b>30</b> <b>120</b>

# H.4.2 Level 2

Module Name Compulsory	Module Code	Credits
Criminal Law 202	CRL202	20
Constitutional Law 202	CON202	20
Jurisprudence 221	JUR221	15
Law of Criminal Procedure 204	LCP204	20
Law of Delict 201	DEL201	20
Law of Property 211	THI211	15
Law of Succession 211	SUC211	10
	Total	120

# H.4.3 Level 3

Module Name	Module Code	Credits
Compulsory		
Administrative Law 311	ADL311	15
Law of Civil Procedure 302	CIV302	20
Law of Contract 301	CNT301	20
Customary Law 311	CUS311	10
Law of Insolvency 311	INS311	10
Labour Law 321	LAB321	15
Public International Law 321	PUB321	10
Research Methodology 311	RSM311	5
Statutory Interpretation 321	STI321	15
• •	Total	120

# H.4.4 Level 4

Module Name Compulsory	Module Code	Credits
Corporate Law 401	COR401	20
Commercial Transactions Law 421	CTL421	10
Law of Evidence 402	EVI402	20

Legal Process <sup>1</sup> 411 Preparing for Legal Practice 401 Research Paper 431	LPP411 PLP401 REP431 <b>Sub-total</b>	10 10 10 <b>80</b>
Electives (select modules to the value of 40 credits) Advanced Criminal Law 431 Advanced Family Law 431 Advanced Law of Civil Procedure 412 Advanced Law of Contract 431 Advanced Law of Contract 431 Advanced Law of Criminal Procedure 412 Advanced Public Law 431 Alternative Dispute Resolution 431 Child Justice 431 Clinical Law 431 Comparative Conflict Resolution 411 (Missouri Programme) Comparative Criminal Justice 411 (Missouri Programme) Comparative Criminal Justice 411 (Missouri Programme) Competition Law 431 Conflict of Laws 431 Constitutional Litigation 431 Constitutional Litigation 431 Conveyancing 431 Digitalising Labour Law² 431 (not offered in 2023) Entrepreneurial Legal Practice² 431 Environmental Law 431 Intellectual Property Law 431 International Business Law 431 Internet Law 431 Internet Law 431 Lam of Economic Crime 431 Law of Insurance 431 Law of Insurance 431 Law of Trusts 431 Law of Trusts 431 Law of Trusts 431 Muslim Personal Law 431 Regional Integration 431 Social Security Law 431 South African Bill of Rights 431 Tax Law 431	CRL431 FAM431 LBL431 ACP412 CNT431 ACR412 ADL431 ADR431 CHJ431 CCR411 CRJ411 CPT431 CNL431 CNL431 CNL431 ELP431 ENV431 IBL431 IPL431 IBL431 INT431 CRI431 LCW431 LC	10 10 10 10 10 10 10 10 10 10 10 10 10 1
	FINAL TOTAL	480

A student who selects Clinical Law as an elective is exempt from Legal Process, and must take three additional electives.
 A student who selects Digitalising Labour Law or Entrepreneurial Legal Practice as an elective is exempt from Legal Process, and must take four additional electives.

# H.4.A LLB Programme (Alternative)

A student who has completed a Bachelor's degree will be granted an exemption from Basic Skills for Law 101 (BSL101), English for Educational Development 101 (EED101), and the non-legal modules equivalent to **60 credits** in the first year of study of the LLB programme. This student is required to complete the following curriculum:

# Exemption modules include:

Module Name	Module Code	Credits
Basic Skills for Law101	BSL101	15
English for Educational Development101	EED101	15
Non-legal modules	NLD010	30
•	Sub-total	60

# H.4.A.1 Level 2 (first year of registration)

Module Name	Module Code	Credits
Compulsory	0011000	00
Constitutional Law 202	C0N202	20
Criminal Law 202	CRL222	20
Family Law 121	FAM121	15
Introduction to Law 111	ILL111	15
Introduction to Law 121	ILL121	15
Law of Delict 201	DEL201	20
Law of Persons 112	L0P112	15
Law of Property 211	THI211	15
Law of Succession 211	SUC211	10
	Sub-total	145

#### H.4.A.2 Level 3 (second year of registration)

Module Name	Module Code	Credits
Compulsory		
Administrative Law 311	ADL311	15
Customary Law 311	CUS311	10
Jurisprudence 221	JUR221	15
Labour Law 321	LAB321	15
Law of Civil Procedure 302	CIV302	20
Law of Contract 301	CNT301	20
Law of Criminal Procedure 204	LCP204	20
Law of Insolvency 311	INS311	10
Public International Law 321	PUB321	10
Research Methodology 311	RSM311	5
	Sub-total	140

### H.4.A.3 Level 4 (third year of registration)

Module Name Compulsory	Module Code	Credits
Commercial Transactions Law 421	CTL421	10
Corporate Law 401	C0R401	20
Law of Evidence 402	EVI402	20

Legal Process¹ 411 Preparing for Legal Practice 401 Research Paper 431 Statutory Interpretation 321	LPP411 PLP401 REP431 STI321 Sub-total	10 10 10 15 <b>95</b>
Electives (select modules to the value of 40 credits) Clinical Law 431	CLN431	20
Advanced Criminal Law 431	CRL431	10
Advanced Family Law 431	FAM431	10
Advanced Labour Law 431	LBL431	10
Advanced Law of Civil Procedure 412	ACP412	10
Advanced Law of Contract 431	CNT431	10
Advanced Law of Criminal Procedure 412	ACR412	10
Advanced Public Law 431	ADL431	10
Alternative Dispute Resolution 431	ADR431	10
Child Justice 431	CHJ431	10
Comparative Conflict Resolution 411 (Missouri Programme)	CCR411	10
Comparative Criminal Justice (Missouri Programme)	CRJ411	10
Competition Law 431	CPT431	10
Conflict of Laws 431	CNL431	10
Constitutional Litigation 431	CLL431	10
Conveyancing 431	CNY431	10
Digitalising Labour Law <sup>2</sup> 431 (not offered in 2023)	LAB431	10
Entrepreneurial Legal Practice <sup>2</sup> 431	ELP431	10
Environmental Law 431	ENV431	10
Gender Law 431	GEN431	10
Intellectual Property Law 431	IPL431	10
International Business Law 431	IBL431	10
Internet Law 431	INT431	10
Interpretation, Transformation and Critique 431	CRI431	10
Land Law 431	LLW431	10
Law of Economic Crime 431	LEC431	10
Law of Insurance 431 Law of Sale & Lease 431	L0I431 SAL431	10 10
Law of Trusts 431	TRU431	10
Law of Unjustified Enrichment 431	UNJ431	10
Legal Pluralism 431	LPL431	10
Muslim Personal Law 431	MPL431	10
Regional Integration 431	EUR431	10
Social Security Law 431	SSL431	10
South African Bill of Rights 431	SAB431	10
Tax Law 431	TXL431	10
Tax Latt 101	Sub-total	40
	Total	135
	FINAL TOTAL	480

A student who selects Clinical Law as an elective is exempt from Legal Process, and must take three additional electives.
 A student who selects Digitalising Labour Law or Entrepreneurial Legal Practice as an elective is exempt from Legal Process, and must take four additional electives.

#### H.5 ASSESSMENT

Assessment is governed by Rule A.5 as stipulated in the University Calendar: General Information Part 1.

#### **H.6 PROMOTION RULES**

Unless Senate decides otherwise and subject to Rule A.3.2.3 or as provided for in the Faculty rules:

#### H.6.1 Level 1

A student shall be promoted to Level 2 of study on obtaining at least 90 credits.

#### H.6.2 Level 2

A student shall be promoted to Level 3 of study on obtaining at least 210 credits and all Level 1 modules have been passed.

#### H.6.3 Level 3

A student shall be promoted to Level 4 of study on obtaining at least 330 credits and all Level 1 and Level 2 modules have been passed.

#### H.6.4 Level 4

A student shall complete the degree once 480 credits for the four-year LLB are obtained and all the requirements for the degree are met. For the LLB alternative, 480 credits includes the 60 exemption credits.

#### H.7 ADVANCE REGISTRATION

- **H.7.1** A student may register for modules in advance at the next study level only if s/he does not have more than 45 credits outstanding from the current or a lower study level.
- H.7.2 A student who has not promoted shall not register for modules amounting to more than 90 credits. These credits include all the outstanding modules for the current level as well as modules from the next study level.

#### H.8 RENEWAL OF REGISTRATION

Renewal of registration shall be governed by Rule A.3.2.3, as stipulated in the University Calendar: General Information Part 1 or as provided for in the faculty rules as contained in this Calendar.

#### H.9 SPECIAL REQUIREMENTS FOR THE PROGRAMME

H.9.1 A student may not be registered for any module, including an elective, if such module/elective clashes in the lecture and/or test and/or examination timetables with any other module/elective for which the student is registered.

- H.9.2 The Faculty does not accept responsibility for clashes in lecture and/or test and/or examination timetables resulting from a departure from the prescribed curriculum or from a concession made in respect of elective modules in Rule H.4.4. The Faculty will make no concessions to students whose choice of modules results in such clashes.
- **H.9.3** The number of students registering for an elective shall be determined by the Faculty.
- H.9.4 Elective modules may not necessarily be offered every year.
- H.9.5 Semester modules will not necessarily be offered in the semester indicated.
- H.9.6 For the purposes of Rule A.5.1.6 (c), the determination of which modules are "exit-level" modules shall be subject to the discretion of Senate, upon recommendation from the Faculty Board.
- **H.9.7** A student may be required to submit a research paper for any module, which may constitute a part of the final examination in that module.
- H.9.8 Notwithstanding the provisions of Rule H.6.2, a student who completed his or her BCom (Law) degree at this University and registers for the LLB degree will be admitted to study Level 3 on registration in spite of not having passed all Level 1 modules or not having obtained a minimum of 220 credits.
- H.9.9 The module Criminal Justice 431 (CRJ431) will be presented by way of seminars and lectures. Registration will be limited to such numbers as determined by the Faculty of Law whose decision shall be final. Application for registration must be made timeously by such date determined by the Faculty of Law. All applications for admission to this module will be considered on academic merit and such other factor/s as the Faculty of Law may deem necessary.
- H.9.10 Notwithstanding the provisions of Rule H.6.1, a student who completed his or her Bachelors degree and registers for the LLB degree will be admitted to study Level 2 on registration in spite of not having passed all Level 1 modules or not having obtained a minimum of 90 credits.

# **BACHELOR OF LAWS (Extended Curriculum Programme) (7172)**

#### H.10 ADMISSION

Unless Senate decides otherwise, a student shall be required to meet the following criteria to be enrolled for the **Bachelor of Laws Degree – (LLB):** 

#### H.10.1 Minimum admission requirements for applicants who matriculated from 2008

As only a limited number of students can be admitted to the programme, an applicant shall be subject to a selection procedure.

When selecting a student for placement in the LLB Curriculum Programme, the Faculty will consider the following factors:

- (i) UWC APS points score; and
- (ii) performance in Mathematics or Mathematical literacy; and
- (iii) performance in English.

An applicant who qualifies for the 4-year programme can also be placed in the 5-year programme based on criteria as decided on by Senate.

- (a) The National Senior Certificate for Bachelor's Degree study with a score of no fewer than 37 points calculated according to the University's approved points system, as well as the following specific subject requirements:
  - · Level 4 (50-59%) in English (Home or First Additional Language), and
  - Level 3 (40-49%) in another Language (Home or First Additional Language), and
  - Level 3 (40-49%) in Mathematics or Level 5 (60-69%) Mathematical Literacy

#### OR

(b) A qualification or level of competence which the Senate of the University has deemed to be equivalent to the requirements stipulated in (a) above.

#### H.10.2 Minimum admission requirements for applicants who matriculated before 2008

(a) A Matriculation Exemption with a minimum of a D aggregate or Conditional Exemption or an Age Exemption.

#### OR

(b) A qualification or level of competence which the Senate of the University has deemed to be equivalent to the requirements stipulated in (a) above.

# H.10.3 Alternative admission requirements in terms of Recognition of Prior Learning (RPL)

An applicant who completed the NSC in 2008 or thereafter, but has not obtained an endorsement, shall be considered for alternative admission after the age of 23. Such an applicant shall be required to complete an RPL portfolio development course and submit to a process where relevant learning and/or experience shall be assessed.

An applicant who is 23 years or older and does not have a matriculation certificate or NSC, but who may have obtained other qualifications or experience that may be deemed to be equivalent to admission criteria for the particular study programmes, shall also be required to complete an RPL portfolio development course or an RPL portfolio process as agreed upon, and to submit to a process where such learning, qualification, and/or experience shall be assessed.

#### **H.11 SELECTION**

Final selection shall be based on an applicant meeting the criteria as determined by the Faculty.

#### H.12 DURATION

Unless Senate decides otherwise, the duration of the programme shall be five years full-time.

#### H.13 CURRICULUM

#### H.13.1 Level 1

Module Name	Module Code	Credits
Compulsory		
Introduction to Law 100 (ECP)	ILL100	15
Introduction to Law 200 (ECP)	ILL200	15
Basic Skills for Law 100 (ECP)	BSL100	15
,	Total	45

#### H.13.2 Level 2

Module Name Compulsory	Module Code	Credits
English for Educational Development 101 (Law)	EED101	15
Family Law 100 (ECP)	FAM100	15
Law of Persons 100 (ECP)	LOP100	15
	Sub-total	45
Electives (select one group)		
Group 1		
Ethics 111	ETH111	15
Ethics 121	ETH121	15
Group 2		
History 153	HIS153	15
History 154	HIS154	15

Group 3  Xhosa Language Acquisition 111  Xhosa Language Acquisition 121	XHA111 XHA121	15 15
Group 4 Introduction to Psychology 111 Brain and Behaviour 112 Psychology of Child Development 121 Introduction to Research Methods 123	PSY111 PSY112 PSY121 PSY123	7.5 7.5 7.5 7.5
<b>Group 5</b> Introduction to Economics and Business 131 Principles of Business Management 131/132	IEB131 MAN131/132	15 15
Group 6 Political Studies 131 SA Politics and the Environment 142	POL131 POL142 Sub-total Total	15 15 <b>30</b> <b>75</b>

# H.13.3 Level 3

Module Name	Module Code	Credits
Compulsory		
Criminal Law 202	CRL202	20
Constitutional Law 202	CON202	20
Law of Criminal Procedure 204	LCP204	20
Jurisprudence 221	JUR221	15
Law of Property 211	THI211	15
Law of Succession 211	SUC211	10
Law of Delict 201	DEL201	20
	Total	120

# H.13.4 Level 4

Module Name	Module Code	Credits
Compulsory		
Law of Civil Procedure 302	CIV302	20
Law of Contract 301	CNT301	20
Customary Law 311	CUS311	10
Administrative Law 311	ADL311	15
Law of Insolvency 311	INS311	10
Labour Law 321	LAB321	15
Public International Law 321	PUB321	10
Research Methodology 311	RSM311	5
Statutory Interpretation 321	STI321	15
•	Total	120

#### H.13.5 Level 5

Module Name	Module Code	Credits
Compulsory		
Commercial Transactions Law 421	CTL421	10
Corporate Law 401	COR401	20
Law of Evidence 402	EVI402	20
Legal Process <sup>1</sup> 411	LPP411	10
Preparing for Legal Practice 401	PLP401	10
Research Paper 431	REP431	10
	Sub-total	80
Electives (select modules to the value of 40 credits)		
Advanced Criminal Law 431	CRL431	10
Advanced Family Law 431	FAM431	10
Advanced Labour Law 431	LBL431	10
Advanced Law of Civil Procedure 412	ACP412	10
Advanced Law of Contract 431	CNT431	10
Advanced Law of Criminal Procedure 412	ACR412	10
Advanced Public Law 431	ADL431	10
Alternative Dispute Resolution 431	ADR431	10
Child Justice 431	CHJ431	10
*Clinical Law 431	CLN431	20
Comparative Conflict Resolution 411 (Missouri Programme)	CCR411	10
Competition Law 431	CPT431	10
Conflict of Laws 431	CNL431	10
Constitutional Litigation 431	CLL431	10
Conveyancing 431	CNY431	10
Comparative Criminal Justice 411 (Missouri Programme)	CRJ411	10
Digitalising Labour Law <sup>2</sup> 431 (not offered in 2023)	LAB431	10
Entrepreneurial Legal Practice <sup>2</sup> 431	ELP431	10
Environmental Law 431	ENV431	10
Gender Law 431	GEN431	10
Intellectual Property Law 431	IPL431	10
International Business Law 431	IBL431	10
Internet Law 431	INT431	10
Interpretation, Transformation and Critique 431	CRI431	10
Land Law 431	LLW431	10
Law of Economic Crime 431	LEC431	10
Law of Insurance 431	LOI431	10
Law of Sale & Lease 431	SAL431	10
Law of Trusts 431	TRU431	10
Law of Unjustified Enrichment 431	UNJ431	10
Legal Pluralism 431	LPL431	10
Muslim Personal Law 431	MPL431	10
Regional Integration 431	EUR431	10
Social Security Law 431	SSL431	10

A student who selects Clinical Law as an elective is exempt from Legal Process, and must take three additional electives.
 A student who selects Digitalising Labour Law or Entrepreneurial Legal Practice as an elective is exempt from Legal Process, and must take four additional electives.

South African Bill of Rights 431	SAB431	10
Tax Law 431	TXL431	10
	Sub-total	40
	TOTAL	120
	FINAL TOTAL	480

#### H.14 ASSESSMENT

Assessment is governed by Rule A.5 as stipulated in the University Calendar: General Information Part 1.

#### **H.15 PROMOTION RULES**

Unless Senate decides otherwise and subject to Rule A.3.2.3 or as provided for in the Faculty rules:

#### H.15.1 Level 1

A student shall be promoted to Level 2 of study on obtaining at least 30 credits.

#### H.15.2 Level 2

A student shall be promoted to Level 3 of study on obtaining at least 90 credits and all Level 1 modules have been passed.

#### H.15.3 Level 3

A student shall be promoted to Level 4 of study on obtaining at least 210 credits and all Levels 1 and 2 modules have been passed.

#### H.15.4 Level 4

A student shall be promoted to Level 5 of study on obtaining at least 330 credits and all Level 3 modules have been passed.

#### H.15.5 Level 5

A student shall complete the degree once 480 credits are obtained and all the requirements for the degree are met.

# **H.16 ADVANCE REGISTRATION**

- **H.16.1** No advance registration is permitted for modules at Level 2 of study.
- H.16.2 A student may register in advance for modules at Level 3 of study only if s/he does not have more than 15 credits outstanding from the current or lower level of study.
- H.16.3 A student may register in advance for modules at Levels 4 and 5 of study only if s/he does not have more than 45 credits outstanding from the current or lower level of study.

H.16.4 A student who has not promoted shall not take more than 90 credits in total at Levels 3, 4 and 5 of study, consisting of outstanding credits plus anticipated credits. Such a student must register for all outstanding credits.

#### H.17 RENEWAL OF REGISTRATION

Renewal of registration shall be governed by Rule A.3.2.3, as stipulated in the University Calendar: General Information Part 1 or as provided for in the faculty rules as contained in this Calendar.

#### H.18 SPECIAL REQUIREMENTS FOR THE PROGRAMME

- H.18.1 A student may not be registered for any module, including an elective, if such module/ elective clashes in the lecture and/or test and/or examination timetables with any other module/elective for which the student is registered.
- H.18.2 The Faculty does not accept responsibility for clashes in lecture and/or test and/or examination timetables resulting from a departure from the prescribed curriculum or from a concession made in respect of elective modules in Rule H.13.5. The Faculty will make no concessions to students whose choice of modules results in such clashes.
- **H.18.3** The number of students registering for an elective shall be determined by the Faculty.
- **H.18.4** Any of the modules referred to as part-time or elective modules may not necessarily be offered every year.
- **H.18.5** Semester modules will not necessarily be offered in the semester indicated.
- H.18.6 For the purpose of Rule A.5.1.6 (c), the determination of which modules are "exit-level" modules shall be subject to the discretion of Senate, upon recommendation from the Faculty Board.
- **H.18.7** A student may be required to submit a research paper for any module, which may constitute a part of the final examination in that module.

# **BACHELOR OF COMMERCE IN LAW (7211)**

#### H.19 ADMISSION

Unless Senate decides otherwise, a student shall be required to meet the following criteria to be enrolled for the **Bachelor of Commerce in Law Degree - BCom (Law):** 

#### H.19.1 Minimum admission requirements for applicants who matriculated from 2008

- (a) The National Senior Certificate for Bachelor's Degree study with 4 subjects at a rating of 4, with a score of no fewer than 30 points calculated according to the University's approved points system, as well as the following specific subject requirements:
  - Level 4 (50-59%) in English (Home or First Additional Language), and
  - Level 3 (40-49%) in another Language (Home or First Additional Language), and
  - Level 4 (50-59%) in Mathematics
- (b) A qualification or level of competence which the Senate of the University has deemed to be equivalent to the requirements stipulated in (a) above.

#### H.19.2 Minimum admission rules for applicants who matriculated prior to 2008

- (a) An applicant must have obtained a Matriculation Exemption Certificate with a minimum of a C - Aggregate (60%) in Grade 12 with the following subject requirements:
  - . HG (40%) Mathematics or
  - SG (60%) Mathematics

#### OR

(b) A qualification or level of competence which the Senate of the University has deemed to be equivalent to the requirements stipulated in (a) above.

#### H.20 SELECTION

Final selection shall be based on an applicant meeting the criteria as determined by the Faculty.

#### H.21 DURATION

Unless Senate decides otherwise, the duration of the programme shall extend over three years full-time study.

# H.22 CURRICULUM

# H.22.1 Level 1

Module Name Core Modules	Module Code	Credits
Academic Literacy for Commerce 131/132 Business Statistics 132 Introduction to Microeconomics 151 Introduction to Macroeconomics 152 Financial Accounting 141/143 Introduction to Law 111 Introduction to Law 121 Quantitative Skills for Commerce 131/132	ALC131/132 BUS132 ECO151 ECO152 FIA141/143 ILL111 ILL121 QSC131/132 Sub-total	15 10 10 15 15 15 15
Electives (select one module) Introduction to Psychology in the Workplace 131/132 Principles of Business Management 131/132  H.22.2 Level 2	IPS131/132 MAN131/132 Sub-total Total	15 15 <b>15</b> <b>125</b>
Module Name	Module Code	Credits
Core Modules Basic Skills for Law 101 Constitutional Law 202 Law of Delict 201 Family Law 121 Law of Persons 112 Law of Property 211	BSL101 CON202 DEL201 FAM121 LOP112 THI211 Sub-total	15 20 20 15 15 15
Electives (select one group) Group 1 Industrial Psychology		
Career Psychology 231 Psychometrics 232 Human Resource Management 233 Labour Relations 234	IPS231 IPS232 IPS233 IPS234	10 10 10 10
Group 2 Management Marketing 231 Operations Management 233 Entrepreneurship 201 Finance for Small and Medium Enterprises 206	MAN231 MAN233 MAN201 MAN206	10 10 10 10
Group 3 Economics Microeconomics 231 Macroeconomics 232 Intermediate Mathematical Economics 235 Econometrics 242	ECO231 ECO232 ECO235 ECO242	10 10 10 10

Group 4 Finance Marketing 231 Operations Management 233 Principles of Finance 211 Principles of Investment 212  H.22.3 Level 3	MAN231 MAN233 FIN211 FIN212 Sub-total Total	10 10 15 15 40-50 140-150
Module Name Core Modules	Module Code	Credits
Law of Contract 301 Company Law 211 Law of Insolvency 311 Labour Law 321 Statutory Interpretation 321	CNT301 CPL211 INS311 LAB321 STI321 Sub-total	20 10 10 15 15 <b>70</b>
Electives (select one group) Group 1 Economics Sub-group 1.1		
Compulsory Microeconomics 331 Macroeconomics 332 Electives (select two modules)	ECO331 ECO332	15 15
Sub-group 1.2 (select two modules) Econometrics 311 International Trade Economics 335 Public Sector Economics 334 Development Economics 336	ECO311 ECO335 ECO334 ECO336	15 15 15 15
Group 2 Industrial Psychology Organisational Behaviour 331 Research Methodology 333 Training Management 337 Consumer Behaviour 335	IPS331 IPS333 IPS337 IPS335	15 15 15 15
Group 3 Management Services Marketing 303 Strategic Management 304 Research and Communication for Business 314 Project Management 325	MAN303 MAN304 MAN314 MAN325	15 15 15 15
Group 4 Finance (not offered in 2023) Corporate Finance 311 Investment Analysis 308 Financial and Analytical Techniques 305 International Finance 321	FIN311 FIN308 FIN305 FIN321 Sub-total Total	15 15 15 15 <b>60</b> 130
	FINAL TOTAL	395-405

#### H.23 ASSESSMENT

Assessment is governed by Rule A.5 as stipulated in the University Calendar: General Information Part 1.

#### H.24 PROMOTION RULES

Unless Senate decides otherwise and subject to Rule A.3.2.3 or as provided for in the Faculty rules:

#### H.24.1 Level 1

- **H.24.1.1** A student is required to pass at least 30 credits to renew his/her Level 1 registration.
- H.24.1.2 After one year of study, a student must have passed Academic Literacy for Commerce (ALC131/132) and Quantitative Skills for Commerce (QSC131/132) in order to promote to Level 2 or renew their registration at Level 1.
- **H.24.1.3** A student shall be promoted to Level 2 of study on obtaining at least 90 credits.
- **H.24.1.4** After two years of study, a student must have passed all Level 1 modules in order to promote to the next level.

#### H.24.2 Level 2

- **H.24.2.1** A student shall be promoted to Level 3 of study on obtaining at least 210 credits.
- H.24.2.2 After three years of study, a student must have passed all Level 2 modules in order to promote.

#### H.24.3 Level 3

- **H.24.3.1** A student shall complete the degree once 395-405 credits are obtained and all the requirements for the degree are met.
- **H.24.3.2** Final promotions are done according to the rules applicable to the degree at the date of first enrolment, provided that the student continues to promote.
- **H.24.3.3** Where further admission was refused or when a student's studies have been interrupted the latest rules applicable to the degree shall be applied.

#### H.25 ADVANCE REGISTRATION

- H.25.1 A student who has not promoted to Level 2 of study may be allowed to register for a maximum of 100 credits for the year. These credits include all outstanding Level 1 modules, provided all pre-requisites and co-requisites for these modules are met.
- H.25.2 A student who has not promoted to Level 3 of study may be allowed to register for a maximum of 100 credits for the year. These credits, include all outstanding Level 2 modules, provided all pre-requisites and co-requisites for these modules are met.

#### H.26 RENEWAL OF REGISTRATION

Renewal of registration shall be governed by Rule A.3.2.3, as stipulated in the University Calendar: General Information Part 1 or as provided for in the faculty rules as contained in this Calendar.

#### H.27 SPECIAL REQUIREMENTS FOR THE PROGRAMME

- H.27.1 A full-time student shall not be allowed to enrol for more than 135/140 credits in any year of study.
- **H.27.2** The total credit value may only exceed 395 with the permission of Senate.
- **H.27.3** A student shall not be allowed in a year of study, to enrol for any combination of modules in which there are class and examination timetable clashes.
- H.27.4 A student who does not pass Academic Literacy for Commerce (ALC131) and/or Quantitative Skills for Commerce (QSC131) in the first semester must repeat and pass Academic Literacy for Commerce (ALC132) and/or Quantitative Skills for Commerce (QSC132) in the second semester of Level 1 to qualify for renewal of registration.
- **H.27.5** A student shall not be allowed to enrol for a module if this contravenes module prerequisite rules.
- H.27.6 If a particular module (providing it is not a compulsory module) has fewer than 15 students registered at the start of the academic year, the Faculty may cancel that module.

# **ADVANCED DIPLOMA IN LABOUR LAW (7311)**

#### H.28 ADMISSION

Unless Senate decides otherwise, a student shall be required to meet the following criteria to be enrolled for the **Advanced Diploma in Labour Law – AdvDip (Labour Law):** 

- H.28.1 An applicant must be in possession of an appropriate Diploma at NQF Level 6 or a Bachelor's degree at NQF Level 7, or have obtained a qualification that in the opinion of the Senate is of an equivalent standard or
- **H.28.2** Access to the programme can also be provided in terms of the University's RPL policy (Rule A.2) in terms of the criteria stipulated by Senate.

#### H.29 SELECTION

Final selection shall be based on an applicant meeting the criteria as determined by the Faculty.

#### H.30 DURATION

Unless Senate decides otherwise the duration of the programme shall be one year full-time or two years part-time.

#### H.31 CURRICULUM

Module Name	Module Code	Credits
Introduction to Law 611	LAB611	15
Basic Legal Skills 612	LAB612	15
Basic Principles of Labour Law 613	LAB613	15
Collective Labour Law 614	LAB614	15
Individual Labour Law 615	LAB615	15
Labour Conflict and Dispute Resolution 616	LAB616	15
Workplace Equality and Discrimination 617	LAB617	15
Labour and Social Security Law 618	LAB618	15

#### FINAL TOTAL 120

#### H.32 ASSESSMENT

Assessment is governed by Rule A.5 as stipulated in the University Calendar: General Information Part 1.

#### H.33 PROGRESSION RULES

#### H.33.1 Full-time

Unless Senate decides otherwise, a full-time student shall complete the programme in one year.

#### H.33.2 Part-time

Unless Senate decides otherwise, a part-time student shall complete the programme in two consecutive years and accumulate at least 45 credits per annum to proceed with his or her studies.

#### H.34 RENEWAL OF REGISTRATION

Renewal of registration shall be governed by Rule A.4.1, as stipulated in the University Calendar: General Information Part 1 or as provided for in the faculty rules as contained in this Calendar.

# **RULES FOR POSTGRADUATE PROGRAMMES**

# POSTGRADUATE DIPLOMA IN LABOUR LAW (7701)

#### H.35 ADMISSION

Unless Senate decides otherwise, a student shall be required to meet the following criteria to be enrolled for the **Postgraduate Diploma in Labour Law – PGDip (Labour Law):** 

**H.35.1** An applicant must be in possession of a Bachelor of Laws Degree obtained from a South African University or have obtained another qualification which in the opinion of the Senate is of an equivalent standard (See also Rule A.2.1.4).

#### H.36 SELECTION

Final selection shall be based on an applicant meeting the criteria as determined by the Faculty.

#### **H.37 DURATION**

Unless Senate decides otherwise, the duration of the programme shall be one year full-time or two years part-time.

#### H.38 CURRICULUM

Module Name	Module Code	Credits
Labour Law in Context 711	PGL711	30
The Right to Fair Labour Practices 712	PGL712	30
Labour Dispute Resolution 721	PGL721	30
Advanced Dispute Resolution Procedure 722	PGL722	30
	FINAL TOTAL	120

#### H.39 ASSESSMENT

- **H.39.1** Assessment is governed by Rule A.5 as stipulated in the University Calendar: General Information Part 1.
- **H.39.2** Unless the Faculty Board otherwise decides, a student, in respect of modules enrolled for at this University, must:
- H.39.2.1 submit at least one research essay of approximately 5 000 words for every module or equivalent form of assessment of the student's research ability (which shall be submitted for assessment at least two calendar weeks before the dates scheduled for the examination referred to in Rule H.39.2.2), and
- **H.39.2.2** sit for an examination or final assessment in each module, the format of which shall be determined by the relevant academic department.

### H.40 PROGRESSION RULES

### H.40.1 Full-time

Unless Senate decides otherwise, a full-time student shall complete the programme in one year. A student who has passed at least 90 credits may be allowed to proceed with his/her studies to complete the programme in the following year.

### H.40.2 Part-time

Unless Senate decides otherwise, a part-time student shall complete the programme in two consecutive years and accumulate at least 60 credits in the first year in order to proceed with his/her studies. A student who has accumulated 90 credits within two years may be allowed to proceed with his/her studies to complete the programme in the following year.

### H.41 RENEWAL OF REGISTRATION

Renewal of registration shall be governed by Rule A.4.1, as stipulated in the University Calendar: General Information Part 1 or as provided for in the faculty rules as contained in this Calendar.

# POSTGRADUATE DIPLOMA IN PUBLIC LAW (7711)

### H.42 ADMISSION

Unless Senate decides otherwise, a student shall be required to meet the following criteria to be enrolled for the **Postgraduate Diploma in Public Law – PGDip (Public Law):** 

- H.42.1 An applicant must be in possession of a qualification at NQF Level 7 or have obtained a qualification that in the opinion of the Senate is of an equivalent standard (See also Rule A.2.1.4).
- **H.42.2** Access to the programme can also be provided in terms of the University's RPL policy (Rule A.2) in terms of the criteria stipulated by Senate.

### **H.43 SELECTION**

Final selection shall be based on an applicant meeting the criteria as determined by the Faculty.

### **H.44 DURATION**

Unless Senate decides otherwise, the duration of the programme shall be one year full-time or two years part-time.

### H.45 CURRICULUM

Module Name	Module Code	Credits
Administrative Law 711	ADL711	30
Constitutional Law 713	CLL713	30
Local Government 712	LGL712	30
Multi-level Governance 714	MLG714	30
	FINAL TOTAL	120

### **H.46 ASSESSMENT**

- H.46.1 Assessment is governed by Rule A.5 as stipulated in the University Calendar: General Information Part 1.
- H.46.2 Unless the Faculty Board otherwise decides, a student, in respect of modules enrolled for at this University, must:
- H.46.2.1 participate in a variety of formative assessments, including assignments, presentations, and tests, will be used. Feedback will be given to students on their strengths and weaknesses, as well as the progress they are making,
- H.46.2.2 sit for an examination or final assessment in each module, the format of which shall be determined by the relevant academic department.
- H.46.3 An integrated assessment approach is envisaged in terms of which both the theoretical knowledge of students and their acquired skills will be assessed by way of tests, exams, practical assignments, case studies, and portfolios.

### H.47 PROGRESSION RULES

### H.47.1 Full-time

Unless Senate decides otherwise, a full-time student shall complete the programme in one year. A student who has passed at least 60 credits may be allowed to proceed with his/her studies to complete the programme in the following year.

### H.47.2 Part-time

Unless Senate decides otherwise, a part-time student shall complete the programme in two consecutive years and accumulate at least 30 credits in the first year in order to proceed with his/her studies. A student who has accumulated 90 credits within two years may be allowed to proceed with his/her studies to complete the programme in the following year.

### H.48 RENEWAL OF REGISTRATION

Renewal of registration shall be governed by Rule A.4.1, as stipulated in the University Calendar: General Information Part 1 or as provided for in the faculty rules as contained in this Calendar.

# MASTER OF LAWS (Structured - 7801) / (Thesis - 7821)

### H.49 ADMISSION

Unless Senate decides otherwise, a student shall be required to meet the following criteria to be enrolled for the **Master of Laws Degree – LLM (as indicated in H.52.1):** 

- H.49.1 an applicant must be in possession of a Bachelor of Laws Degree obtained from a South African University or have obtained a Postgraduate Diploma in Law or have obtained another qualification which in the opinion of the Senate is of an equivalent standard (See also Rule A.2.1.4)
- **H.49.2** an applicant may be required to submit evidence of his/her ability in the proposed field of study, as well as his/her research ability, if the Faculty requires it.
- H.49.3 an applicant must fulfil such further minimum requirements as the Faculty Board may determine from time to time.
- **H.49.4** a foreign/international applicant shall be required to submit evidence of his/her English proficiency even if English was his/her language of instruction.

### **Minimum Scores**

- IELTS 6.5 (with 6.0 in each section)
- TOEFL 600 (with 55 in each section and 4.0 in TWE)
- TOEFL IBT 100 (with at least 20 in each section)
- A degree from a foreign English medium university, with appropriate motivation, may be accepted in some circumstances.

### **H.50 SELECTION**

Final selection shall be based on an applicant meeting the criteria as determined by the Faculty.

### H.51 DURATION

Unless Senate decides otherwise, the duration of the programme shall be one year full-time or two years part-time, with a maximum period of study of three years.

### H.52 CURRICULUM

- **H.52.1** The Master's of Laws programme is offered in the following areas of specialisation:
  - Comparative Constitutional Law
  - Comparative Labour Law
  - Criminal Justice
  - Disability Law (not offered in 2023)
  - · Environment Law
  - Human Rights Protection
  - Law, State and Multi-level Government.
  - · Mercantile Law
  - Transnational Criminal Justice

- H.52.2 A student registered for the LLM Degree in the Faculty of Law may follow any of the following Modes:
  - MODE I: Four Modules and a Research Paper
  - MODE II: Two Modules and a Mini-Thesis
  - MODE III: Full-Thesis

# H.52.3 MODE I: Four Modules and a Research Paper (7801)

# H.52.3.1 Comparative Constitutional Law

Module Name	Module Code	Credits
Compulsory		
Research Paper 805 (1st Enrolment)	CLL805	60
Research Paper 806 (2 <sup>nd</sup> Enrolment)	CLL806	60
Comparative Constitutional Law 811	CCL811	30
Constitutional Design in Divided Societies 811	CDS811	30
Constitutional Rights Interpretation 800	CIN800	30
Constitutional Law, Politics and Theory 811	CIN811	30

### FINAL TOTAL 180

FINAL TOTAL

180

# H.52.3.2 Comparative Labour Law

Module Name	Module Code	Credits
Compulsory		
Research Paper 805 (1st Enrolment)	LAB805	60
Research Paper 806 (2 <sup>nd</sup> Enrolment)	LAB806	60
Electives (select four modules)		
Competition Law and Work 812	CPT812	30
Disability Law and the Workplace 812	DLP812	30
Dispute Resolution 811	DPR811	30
The Extension of Social Protection 811	ESP811	30
Labour Law in the New Global Market 811	LAB811	30
Law of Unfair Dismissal 812	LAB812	30

### H.52.3.3 Criminal Justice

Group 1 (Transnational Criminal Justice)		
Module Name	Module Code	Credits
Compulsory		
Research Paper 805 (1st Enrolment)	TCJ805	60
Research Paper 806 (2nd Enrolment)	TCJ806	
International Anti-Corruption Law 812	IAL812	30
International Criminal Law 811	IHR811	30
International Anti-Money Laundering Law 811	OML811	30
Transitional Justice 812	IHR812	30
	FINAL TOTAL	180

Group 2		
Module Name	Module Code	Credits
Compulsory Research Paper 805 (1st Enrolment) Research Paper 806 (2nd Enrolment) Anti-Corruption Law 811 Constitutional Rights and Criminal Justice 812 Anti-Money Laundering Law 811	TCJ805 TCJ806 ACL811 CLL812 AML811	60 30 30 30
Punishment and Sentencing 812	LPS812	30
	FINAL TOTAL	180
H.52.3.4 Environment Law		
Module Name Compulsory	Module Code	Credits
Research Paper 805 (1st Enrolment) Research Paper 806 (2nd Enrolment) International Environmental Law 811 Advanced Environmental Law 812 Climate Law and Governance 818 Constitutional Law and Nature 819	IEL805 IEL806 IEL811 IEL812 CLL818 CLL819	60 30 30 30 30
	FINAL TOTAL	180
H.52.3.5 Human Rights Protection	FINAL TOTAL	180
Module Name	FINAL TOTAL  Module Code	180 Credits
•	Module Code IHR805 IHR806 IHR814	<b>Credits</b> 60 30
Module Name Compulsory Research Paper 805 (1st Enrolment) Research Paper 806 (2nd Enrolment)	Module Code IHR805 IHR806	Credits

FINAL TOTAL

# H.52.3.6 Mercantile Law

11.32.3.0 Wercantile Law		
Module Name Compulsory	Module Code	Credits
Research Paper 805 (1st Enrolment) Research Paper 806 (2nd Enrolment)	MER805 MER806	60
resocutorri aper ece (2 Emonient)	Sub-total	60
Electives (select four modules)	COD044	20
Corporate Governance and Remedies 811 Corporate Financial Regulation 812	COR811 COR812	30 30
Corporate Insolvency Law 813 (not offered in 2023)	COR813	30
Competition Law and Regulation 811	CPT811	30
Mergers and Acquisitions 813	CPT813	30
Competition and Information Law 814	CPT814	30
Comparative Regional Integration and Development 813 International Trade 811	IHR813 ITB811	30 30
International Taxation Law 811	ITT811	30
Dispute Settlement in International Transactions 811	SIT811	30
Tax Administration 812	TLA812	30
	Sub-total	120
	FINAL TOTAL	180
H.52.3.7 Law, State and Multi-level Government		
Module Name Compulsory	Module Code	Credits
Compulsory Research Paper 805 (1st Enrolment)	Module Code MLG805	
Compulsory Research Paper 805 (1st Enrolment) Research Paper 806 (2nd Enrolment)	MLG805 MLG806	60
Compulsory Research Paper 805 (1st Enrolment) Research Paper 806 (2nd Enrolment) Multi-level Governance 814	MLG805 MLG806 CLL814	60
Compulsory Research Paper 805 (1st Enrolment) Research Paper 806 (2nd Enrolment) Multi-level Governance 814 Rule of Law and Good Governance 811	MLG805 MLG806 CLL814 LGG811	60 30 30
Compulsory Research Paper 805 (1st Enrolment) Research Paper 806 (2nd Enrolment) Multi-level Governance 814	MLG805 MLG806 CLL814 LGG811 LGL812	60 30 30 30
Compulsory Research Paper 805 (1st Enrolment) Research Paper 806 (2nd Enrolment) Multi-level Governance 814 Rule of Law and Good Governance 811 Local Government 812	MLG805 MLG806 CLL814 LGG811	60 30 30
Compulsory Research Paper 805 (1st Enrolment) Research Paper 806 (2nd Enrolment) Multi-level Governance 814 Rule of Law and Good Governance 811	MLG805 MLG806 CLL814 LGG811 LGL812	60 30 30 30
Compulsory Research Paper 805 (1st Enrolment) Research Paper 806 (2nd Enrolment) Multi-level Governance 814 Rule of Law and Good Governance 811 Local Government 812  Electives (select one module)	MLG805 MLG806 CLL814 LGG811 LGL812 Sub-total CLL811 CDS811	60 30 30 30 1 <b>50</b> 30
Compulsory Research Paper 805 (1st Enrolment) Research Paper 806 (2nd Enrolment) Multi-level Governance 814 Rule of Law and Good Governance 811 Local Government 812  Electives (select one module) Constitutional Law Practice 811 (full-time only)	MLG805 MLG806 CLL814 LGG811 LGL812 Sub-total	60 30 30 30 1 <b>50</b>
Compulsory Research Paper 805 (1st Enrolment) Research Paper 806 (2nd Enrolment) Multi-level Governance 814 Rule of Law and Good Governance 811 Local Government 812  Electives (select one module) Constitutional Law Practice 811 (full-time only)	MLG805 MLG806 CLL814 LGG811 LGL812 Sub-total CLL811 CDS811	60 30 30 30 1 <b>50</b> 30
Compulsory Research Paper 805 (1st Enrolment) Research Paper 806 (2nd Enrolment) Multi-level Governance 814 Rule of Law and Good Governance 811 Local Government 812  Electives (select one module) Constitutional Law Practice 811 (full-time only)	MLG805 MLG806 CLL814 LGG811 LGL812 Sub-total CLL811 CDS811 Sub-total	60 30 30 30 <b>150</b> 30 30 30
Compulsory Research Paper 805 (1st Enrolment) Research Paper 806 (2nd Enrolment) Multi-level Governance 814 Rule of Law and Good Governance 811 Local Government 812  Electives (select one module) Constitutional Law Practice 811 (full-time only) Constitutional Design in Divided Societies 811	MLG805 MLG806 CLL814 LGG811 LGL812 Sub-total CLL811 CDS811 Sub-total	60 30 30 30 <b>150</b> 30 30 30
Compulsory Research Paper 805 (1st Enrolment) Research Paper 806 (2nd Enrolment) Multi-level Governance 814 Rule of Law and Good Governance 811 Local Government 812  Electives (select one module) Constitutional Law Practice 811 (full-time only) Constitutional Design in Divided Societies 811  . H.52.4 MODE II: Two Modules and a Mini-Thesis (7801) H.52.4.1 Comparative Constitutional Law Module Name	MLG805 MLG806 CLL814 LGG811 LGL812 Sub-total CLL811 CDS811 Sub-total	60 30 30 30 <b>150</b> 30 30 30
Compulsory Research Paper 805 (1st Enrolment) Research Paper 806 (2nd Enrolment) Multi-level Governance 814 Rule of Law and Good Governance 811 Local Government 812  Electives (select one module) Constitutional Law Practice 811 (full-time only) Constitutional Design in Divided Societies 811  H.52.4 MODE II: Two Modules and a Mini-Thesis (7801) H.52.4.1 Comparative Constitutional Law Module Name Compulsory Mini-Thesis 803 (1st Enrolment)	MLG805 MLG806 CLL814 LGG811 LGL812 Sub-total CLL811 CDS811 Sub-total	60 30 30 30 1 <b>50</b> 30 30 <b>30</b>
Compulsory Research Paper 805 (1st Enrolment) Research Paper 806 (2nd Enrolment) Multi-level Governance 814 Rule of Law and Good Governance 811 Local Government 812  Electives (select one module) Constitutional Law Practice 811 (full-time only) Constitutional Design in Divided Societies 811  . H.52.4 MODE II: Two Modules and a Mini-Thesis (7801) H.52.4.1 Comparative Constitutional Law Module Name Compulsory	MLG805 MLG806 CLL814 LGG811 LGL812 Sub-total CLL811 CDS811 Sub-total FINAL TOTAL	60 30 30 30 150 30 30 30 180

Sub-total

150

Electives (calent one module)		
Electives (select one module) Constitutional Design in Divided Societies 811 Constitutional Law, Politics and Theory 811 Constitutional Rights Interpretation 800	CDS811 CIN811 CIN800 Sub-total	30 30 30 <b>30</b>
	FINAL TOTAL	180
H.52.4.2 Comparative Labour Law		
Module Name Compulsory	Module Code	Credits
Mini-Thesis 803 (1st Enrolment) Mini-Thesis 804 (2nd Enrolment)	LAB803 LAB804 <b>Sub-total</b>	120 <b>120</b>
Electives (select two modules) Competition Law and Work 812 Disability Law and the Workplace 812 Dispute Resolution 811 Law of Unfair Dismissal 812 Labour Law in the New Global Market 811 The Extension of Social Protection 811	CPT812 DLP812 DPR811 LAB812 LAB811 ESP811	30 30 30 30 30 30
The Extension of Social Protection 611	Sub-total	<b>60</b>
The Extension of Social Protection 611		
H.52.4.3 Criminal Justice	Sub-total	60
H.52.4.3 Criminal Justice  Module Name	Sub-total	60
H.52.4.3 Criminal Justice  Module Name Compulsory Mini-Thesis 803 (1st Enrolment)	Sub-total FINAL TOTAL  Module Code CLL803	60 180
H.52.4.3 Criminal Justice  Module Name Compulsory	Sub-total FINAL TOTAL Module Code	60 180 Credits
H.52.4.3 Criminal Justice  Module Name Compulsory Mini-Thesis 803 (1st Enrolment) Mini-Thesis 804 (2nd Enrolment) Anti-Corruption Law 811	Sub-total FINAL TOTAL  Module Code  CLL803 CLL804 ACL811	60 180 Credits 120 30
H.52.4.3 Criminal Justice  Module Name Compulsory Mini-Thesis 803 (1st Enrolment) Mini-Thesis 804 (2nd Enrolment) Anti-Corruption Law 811	Sub-total FINAL TOTAL  Module Code  CLL803 CLL804 ACL811 AML811	60 180 Credits 120 30 30
H.52.4.3 Criminal Justice  Module Name Compulsory Mini-Thesis 803 (1st Enrolment) Mini-Thesis 804 (2nd Enrolment) Anti-Corruption Law 811 Anti-Money Laundering Law 811  H.52.4.4 Disability Law (not offered in 2023)  Module Name	Sub-total FINAL TOTAL  Module Code  CLL803 CLL804 ACL811 AML811	60 180 Credits 120 30 30
H.52.4.3 Criminal Justice  Module Name Compulsory Mini-Thesis 803 (1st Enrolment) Mini-Thesis 804 (2nd Enrolment) Anti-Corruption Law 811 Anti-Money Laundering Law 811  H.52.4.4 Disability Law (not offered in 2023)	Sub-total  FINAL TOTAL  Module Code  CLL803  CLL804  ACL811  AML811  FINAL TOTAL	60 180 Credits 120 30 30 180

FINAL TOTAL 180

# H.52.4.5 Environment Law

Module Name	Module Code	Credits
Compulsory Mini-Thesis 803 (1st Enrolment)	IEL803	
Mini-Thesis 804 (2 <sup>nd</sup> Enrolment)	IEL803	120
Advanced Environmental Law 812	IEL812	30
	Sub-total	150
Electives (select one module)		
International Environmental Law 811	IEL811	30
Climate Law and Governance 818	CLL818	30
Constitutional Law and Nature 819	CLL819	30
	FINAL TOTAL	180
H.52.4.6 Human Rights Protection		
Module Name	Module Code	Credits
Compulsory	II IDaaa	400
Mini-Thesis 803 (1st Enrolment) Mini-Thesis 804 (2nd Enrolment)	IHR803 IHR804	120
International Protection of Human Rights Law 814	IHR814	30
	Sub-total	150
Electives (select one module)		
Gender Equality and Women's Rights 815	CLL815	30
Legal and Cultural Pluralism 816	CLL816	30
Children's Rights 817 International Family Law 811	CLL817 FAM811	30 30
International Humanitarian Law 815 (not offered in 2023)	IHR815	30
Global Human Rights Issues 816	IHR816	30
Islamic Law and Jurisprudence 811	PRL811	30
Economic, Social and Cultural Rights 811	SER811	30
Constitutional Property Law 811  Land Reform and Housing Law 812	CPL811 CPL812	30 30
Land Notonni and Housing Law 012	Sub-total	30
	FINAL TOTAL	180
H.52.4.7 Mercantile Law		
Madula Nama	Madula Cada	Oue dite
Module Name Compulsory	Module Code	Credits
Mini-Thesis 803 (1st Enrolment)	MER803	120
Mini-Thesis 804 (2 <sup>nd</sup> Enrolment)	MER804	
Electives (select two modules)	Sub-total	120
Corporate Governance and Remedies 811	COR811	30
Competition and Information Law 814	CPT814	30
Comparative Regional Integration and Development 813	IHR813	30

International Trade 811	ITB811	30
International Taxation Law 811	ITT811	30
Dispute Settlement in International Transactions 811	SIT811	30
Tax Administration 812	TLA812	30
Competition Law and Regulation 811	CPT811	30
Mergers and Acquisitions 813	CPT813	30
Corporate Financial Regulation 812	COR812	30
Corporate Insolvency Law 813 (not offered in 2023)	COR813	30
	Sub-total	60
	FINAL TOTAL	180

### H.52.5 Mode III: Full-Thesis

### H.52.5.1 LLM without specialisation (7822)

Subject to Rule H.49.3, a student can complete the LLM (Thesis) in any topic approved by the Faculty.

Module Name	Credits
LLM (Thesis)	180

### H.52.5.2 LLM with specialisation (7821)

Subject to Rule H.49.3, a student can complete the following specialised LLM programme by full thesis:

Module Name	Module Code	Credits
Comparative Constitutional Law	CLL801/802	180
Disability Law (not offered in 2023)	DSL801/802	180
Environment Law	IEL801/802	180
Human Rights Protection	IHR801/802	180
Comparative Labour Law	LAB801/802	180
Mercantile Law	MER801/802	180
Law, State and Multi-level Government	MLG801/802	180
Transnational Criminal Justice	TCJ801/802	180

### H.53 ASSESSMENT

**H.53.1** Assessment is governed by Rule A.5 as stipulated in the University Calendar: General Information Part 1.

FINAL TOTAL

180

- **H.53.2** Unless the Faculty Board otherwise decides, a student, in respect of modules enrolled for at this University, must:
- **H.53.2.1** submit at least one research essay of approximately 5 000 words for every module or equivalent form of assessment of the student's research ability (which shall be submitted for assessment at least two calendar weeks before the dates scheduled for the examination referred to in Rule H.53.2.2), and

- **H.53.2.2** sit for an examination or final assessment in each module, the format of which shall be determined by the relevant academic department.
- H.53.3 In respect of modules enrolled for at another university or Practical Legal School, a student must comply with the assessment requirements of that university or Practical Legal School.

### **H.54 PROGRESSION RULES**

Registration for the following year of study shall be recommended by the supervisor if in his/her opinion adequate progress has been made during the current year (See Rule A.3.3).

### H.55 RENEWAL OF REGISTRATION

Renewal of registration shall be governed by Rule A.4, as stipulated in the University Calendar: General Information Part 1 or as provided for in the faculty rules as contained in this Calendar.

### H.56 SPECIAL REQUIREMENTS FOR THE PROGRAMME

### H.56.1 MODE I

- H.56.1.1 At least two modules listed in Rule H.52.3 must be chosen from this University.
- H.56.1.2 The two further modules may be chosen from the modules offered by any of the universities listed below, provided that the choice is approved by the relevant academic department.

### List of Universities:

- University of the Western Cape;
- · University of Stellenbosch;
- University of Cape Town:
- · University of Humboldt zu Berlin;
- · University of Là Réunion;
- · University of Utrecht;
- University of Leiden;
- Howard University:
- · University of Missouri;
- Paul Cezanne University (previously University of Aix-Marseilles III); or
- any other Faculty or School of Law with which the University of the Western Cape has an exchange or co-operation agreement.
- H.56.1.3 A student may choose as one of the two modules referred to in Rule H.56.1.2 above the full-time Practical Legal Training course offered by the Law Society of South Africa at any of the venues where it is offered.

### H.56.1.4 Research Paper

- H.56.1.4.1 A student must present a research paper of approximately 18 000 words which demonstrates his/her ability to conduct independent research and which is in a format suitable for publication.
- **H.56.1.4.2** The topic of the research paper must be chosen by the student in consultation with and with the approval of the supervisor concerned.
- H.56.1.4.3 Unless extension of time has been granted by the Faculty Board, the research paper must be submitted for assessment within three calendar months after the student has completed the last assessment in the four modules for which s/he has enrolled.
- H.56.1.4.4 No student may present a research paper for assessment unless s/he has successfully completed at least half of the modules required for the completion of the degree.
- H.56.1.4.5 A student may not be readmitted to the programme if s/he has not presented his/her research paper for assessment within two years after completion of the coursework, unless an extension has been granted by Senate.
- H.56.1.4.6 A student must, for the purposes of assessment, submit two provisional copies of his/her research paper. The research paper must, as a rule, be typed in double spacing and shall be satisfactorily bound. After approval of the research paper and before the degree is conferred at least one further unbound copy of the research paper, shall be furnished. A summary of the research paper, not exceeding 5 000 words, is also required.
- H.56.1.4.7 Together with the submission of a student's research proposal to the Law Higher Degrees Committee, the student must present evidence of participation in research methodology training as determined by the Faculty.
- **H.56.1.5** A student who has obtained a Postgraduate Diploma in Law may register for the following:
- **H.56.1.5.1** Two modules other than the modules taken for the diploma, and a research paper.
- H.56.1.5.2 The two modules may be chosen from the modules offered by any of the universities listed in H.56.1.2, provided that the choice is approved by the relevant academic department.
- H.56.1.5.3 Choose as one of the two modules referred to in Rule H.56.1.5.2 above the full-time Practical Legal Training Course offered by the Law Society of South Africa at any of the venues where it is offered.

### H.56.2 MODE II

**H.56.2.1** Modules must be chosen from the modules offered by the University (See the Curriculum at H.52.4), provided further that the choice is approved by the relevant academic department.

### H.56.2.2 Mini-Thesis

- **H.56.2.2.1** A student must present a mini-thesis consisting of approximately 30 000 words which must be a satisfactory contribution to the knowledge of the subject.
- **H.56.2.2.2** The topic of the mini-thesis must be chosen by the student in consultation with and with the approval of the supervisor concerned.
- H.56.2.2.3 The mini-thesis must be presented within twelve months after the end of the academic year in which the student completes his/her coursework unless the Faculty Board, for valid reasons approves a longer period of time.
- H.56.2.2.4 A student may not be readmitted to the programme without permission of Senate if, three years after the completion of the coursework, s/he has not submitted his/her mini-thesis.
- H.56.2.2.5 For the purposes of assessment, a student must submit two provisional copies of his/her mini-thesis. The mini-thesis must, as a rule, be typed in double spacing and shall be satisfactorily bound. After approval of the mini-thesis and before the degree is conferred, at least one further unbound copy of the mini-thesis shall be furnished. A summary of the mini-thesis, not exceeding 5 000 words, is also required.
- H.56.2.2.6 Together with the submission of the candidate's research proposal to the Law Higher Degrees Committee, the candidate must present evidence of participation in research methodology training as determined by the Faculty.

### H.56.3 MODE III

- **H.56.3.1** A student registered for the LLM (Thesis) programme undertakes supervised programmes of research of not less than one year's duration and must submit a thesis which usually shall not exceed 50 000 words in length for examination.
- **H.56.3.2** The title of the thesis together with the application for admission to the study for the degree, shall be submitted by him/her to Senate for its approval.
- **H.56.3.3** The title of the thesis shall be approved for a period of three years, after which period the student may apply for an extension.
- H.56.3.4 A student shall research and write his/her thesis under the guidance of a supervisor approved by Senate. The Senate may appoint a supervisor or cosupervisor from outside the University.
- **H.56.3.5** The thesis shall be a satisfactory contribution to knowledge on a subject of legal interest.
- H.56.3.6 The student may be required to submit, together with his/her thesis, a copy of every mini-thesis or thesis previously submitted by him/her for another degree, whether it was accepted or not.
- H.56.3.7 Except with permission from Senate, no thesis shall be submitted unless it is accompanied by a written declaration from the supervisor and co-supervisor (if appointed) in which permission is granted for the assessment of the thesis. Such declaration shall not necessarily imply that the thesis is considered to be acceptable.

- **H.56.3.8** The thesis shall be submitted not later than the dates stipulated in the University Calendar.
- H.56.3.9 No thesis which has previously been submitted for a degree at another university shall be accepted, but material taken from publications of the student may be incorporated therein.
- H.56.3.10 Together with the submission of the candidate's research proposal to the Law Higher Degrees Committee, the candidate must present evidence of participation in research methodology training as determined by the Faculty.

# MASTER OF LAWS IN INTERNATIONAL TRADE, INVESTMENT AND BUSINESS LAW (7811)

The LLM programme in International Trade, Investment and Business Law is a collaborative programme between UWC, the University of Pretoria (UP), American University (Washington, DC) and the University of Amsterdam (The Netherlands).

This course focuses on world trade and investment, with a specific focus on the interests of Africa in the context of globalisation. Students with good academic records are invited to apply.

Students register and spend one semester at UWC and one semester at one of the two international partners (special criteria apply).

### H.57 ADMISSION

Unless Senate decides otherwise, a student shall be required to meet the following criteria to be enrolled for the Master of Laws in International Trade, Investment and Business Law Degree - LLM (International Trade, Investment and Business Law):

- **H.57.1** an applicant must be in possession of a first degree in law (LLB or equivalent) and fluent in English. The following documentation must be submitted:
- **H.57.1.1** curriculum vitae (including full particulars and contact details);
- **H.57.1.2** a covering letter motivating why you would like to do the course;
- H.57.1.3 certified copies of degree certificates;
- H.57.1.4 academic transcript listing all subjects taken and marks obtained;
- H.57.1.5 two letters of recommendation, and
- **H.57.1.6** a submission of your financial standing and motivation letter if you wish to be considered for a scholarship.

### **H.58 SELECTION**

Final selection shall be based on an applicant meeting the criteria as determined by the Faculty.

### H.59 DURATION

Unless Senate decides otherwise, the duration of the programme shall be one year full-time.

### H.60 CURRICULUM

A student registered for the LLM Degree may follow any of the following Modes:

### H.60.1 MODE I: Four Modules and a Research Paper

Module Name Compulsory	Module Code	Credits
Research Paper 805 (1st Enrolment) Research Paper 806 (2nd Enrolment) International Business and Regional Trade Law 812 (not offered	REP805 REP806 ITB812	60 30
in 2023) International Economic and Investment Law 813 (not offered in 2023)	ITB813	30
Students complete a further two modules at the international partner University (not offered in 2023)		60
	FINAL TOTAL	180

### H.60.2 MODE II: Two Modules and a Mini-Thesis

Module Name Compulsory	Module Code	Credits
Mini-Thesis (1st Enrolment) Mini-Thesis (2nd Enrolment)	MIN803 MIN804	120
International Business and Regional Trade Law 812 (not offered in 2023)	ITB812	30
International Economic and Investment Law 813 (not offered in 2023)	ITB813	30
	FINAL TOTAL	180

### H.61 ASSESSMENT

- **H.61.1** Assessment is governed by Rule A.5 as stipulated in the University Calendar: General Information Part 1.
- H.61.2 Unless the Faculty Board otherwise decides, a student, in respect of modules enrolled for at this University, must:
- H.61.2.1 submit at least one research paper essay of approximately 5 000 words for every module or equivalent form of assessment of his/her research ability (which shall be submitted for assessment at least two calendar weeks before the dates scheduled for the examination referred to in Rule H.61.2.2), and
- **H.61.2.2** sit for an examination or final assessment in each module, the format of which shall be determined by the relevant academic department.
- **H.61.3** In respect of modules enrolled for at another university, a student must comply with the assessment requirements of that university.

#### H.62 PROGRESSION RULES

Registration for the following year of study shall be recommended by the supervisor if in his/her opinion adequate progress has been made during the current year (See Rule A.3.3).

### H.63 RENEWAL OF REGISTRATION

Renewal of registration shall be governed by Rule A.4, as stipulated in the University Calendar: General Information Part 1 or as provided for in the faculty rules as contained in this Calendar.

### H.64 SPECIAL REQUIREMENTS FOR THE PROGRAMME

### H.64.1 Research Paper

- H.64.1.1 A student must present a research paper of approximately 18 000 words which demonstrates his/her ability to conduct independent research and which is in a format suitable for publication.
- **H.64.1.2** The topic of the research paper must be chosen by the student in consultation with and with the approval of the supervisor concerned.
- H.64.1.3 Unless extension of time has been granted by the Faculty Board, the research paper must be submitted for assessment within three calendar months after the student has completed the last assessment in the four modules for which s/he has enrolled.
- H.64.1.4 No student may present a research paper unless s/he has successfully completed at least half of the number of modules required for the completion of the degree.
- H.64.1.5 A student may not be readmitted to the programme if s/he has not presented his/her research paper for assessment within two years after completion of the coursework, unless an extension has been granted by Senate.
- H.64.1.6 Together with the submission of the candidate's research proposal to the Law Higher Degrees Committee, the candidate must present evidence of participation in research methodology training as determined by the Faculty.

### H.64.2 Mini-Thesis

- **H.64.2.1** A student must present a mini-thesis consisting of approximately 30 000 words which must be a satisfactory contribution to the knowledge of the subject.
- **H.64.2.2** The topic of the mini-thesis must be chosen by the student in consultation with and with the approval of the supervisor concerned.
- H.64.2.3 The mini-thesis must be presented within twelve months after the end of the academic year in which the student completes his/her coursework unless the Faculty Board, for valid reasons approves a longer period of time.
- H.64.2.4 A student may not be readmitted to the programme without permission of Senate if, three years after the completion of the coursework, s/he has not submitted his/her minithesis.

H.64.2.5 Together with the submission of the candidate's research proposal to the Law Higher Degrees Committee, the candidate must present evidence of participation in research methodology training as determined by the Faculty.

# H.64.3 Funding

Limited scholarships may be available. Should funding be required, include proof of financial status and motivation for financial assistance in application.

# MASTER OF PHILOSOPHY (Structured – 7871) / (Thesis – 7860)

### H.65 ADMISSION

Unless Senate decides otherwise, a student shall be required to meet the following criteria to be enrolled for the **Master of Philosophy Degree – MPhil (as indicated in H.68.1):** 

Applicants who have not obtained an LLB or equivalent qualification, but have a degree or diploma of the University or of another tertiary institution, of which the latter degree or diploma, in the opinion of the Faculty of Law and Senate, is of a comparable standard, or who has in any other manner attained a level of competence which, in the opinion of the Faculty of Law and Senate, is adequate for the purpose of admission, may be registered for the Master of Philosophy Degree.

### H.66 SELECTION

Final selection shall be based on an applicant meeting the criteria as determined by the Faculty.

### **H.67 DURATION**

Unless Senate decides otherwise, the duration of the programme shall be one year full-time or two years part-time, with a maximum period of study of three years.

### H.68 CURRICULUM

- **H.68.1** The Master of Philosophy programme is offered in the following areas of specialisation:
  - Comparative Constitutional Law
  - Comparative Labour Law
  - Disability Law (not offered in 2023)
  - Environment Law
  - Human Rights Protection
  - Law, State and Multi-level Government
  - Mercantile Law
  - Transnational Criminal Justice
- **H.68.2** A student registered for the Master of Philosophy Degree in the Faculty of Law may follow any of the following Modes:
  - · MODE I: Four Modules and a Research Paper
  - · MODE II: Two Modules and a Mini-Thesis
  - MODE III: Full-Thesis

# H.68.3 MODE I: Four Modules and a Research Paper (7871)

# H.68.3.1 Comparative Labour Law

Module Name Compulsory	Module Code	Credits
Research Paper 805 (1st Enrolment) Research Paper 806 (2nd Enrolment)	LAB805 LAB806	60
Electives (select four modules)		
Competition Law and Work 812	CPT812	30
Disability Law and the Workplace 812	DLP812	30
Dispute Resolution 811	DPR811	30
The Extension of Social Protection 811	ESP811	30
Labour Law in the New Global Market 811	LAB811	30
Law of Unfair Dismissal 812	LAB812	30
	FINAL TOTAL	180

# H.68.3.2 Comparative Constitutional Law

Module Name Compulsory	Module Code	Credits
Research Paper 805 (1st Enrolment) Research Paper 806 (2nd Enrolment)	CLL805 CLL806	60
Comparative Constitutional Law 811	CCL811	30
Constitutional Law, Politics and Theory 811	CIN811	30
Constitutional Design in Divided Societies 811	CDS811	30
Constitutional Rights Interpretation 800	CIN800	30
	FINAL TOTAL	180

### H.68.3.3 Environment Law

Module Name	Module Code	Credits
Compulsory		
Research Paper 805 (1st Enrolment)	IEL805	60
Research Paper 806 (2 <sup>nd</sup> Enrolment)	IEL806	60
Climate Law and Governance 818	CLL818	30
Constitutional Law and Nature 819	CLL819	30
International Environmental Law 811	IEL811	30
Advanced Environmental Law 812	IEL812	30
	FINAL TOTAL	180

# H.68.3.4 Human Rights Protection

·		
Module Name Compulsory	Module Code	Credits
Research Paper 805 (1st Enrolment) Research Paper 806 (2nd Enrolment)	IHR805 IHR806	60
International Protection of Human Rights Law 814	IHR814	30
	Sub-total	90
Electives (select three modules)		
Gender Equality and Women's Rights 815 Legal and Cultural Pluralism 816	CLL815 CLL816	30 30
Children's Rights 817	CLL810 CLL817	30
International Family Law 811	FAM811	30
International Humanitarian Law 815 (not offered in 2023) Global Human Rights Issues 816	IHR815 IHR816	30 30
Islamic Law and Jurisprudence 811	PRL811	30
Economic, Social and Cultural Rights 811	SER811	30
Constitutional Property Law 811 Land Reform and Housing Law 812	CPL811 CPL812	30 30
Land Notonii and Notoniig Law 012	Sub-total	90
	FINAL TOTAL	180
H.68.3.5 Transnational Criminal Justice		
Module Name	Module Code	Credits
Compulsory Research Paper 805 (1st Enrolment)	TCJ805	
Research Paper 806 (2 <sup>nd</sup> Enrolment)	TCJ805	60
International Anti-Corruption Law 812	IAL812	30
International Criminal Law 811 International Anti-Money Laundering Law 811	IHR811 OML811	30 30
Transitional Justice 812	IHR812	30
	FINAL TOTAL	180
H.68.3.6 Mercantile Law		
Module Name Compulsory	Module Code	Credits
Research Paper 805(1st Enrolment)	MER805	60
Research Paper 806 (2 <sup>nd</sup> Enrolment)	MER806	60
	Sub-total	60
Electives (select four modules)	000011	2.2
Corporate Governance and Remedies 811 Competition and Information Law 814	COR811 CPT814	30 30
Comparative Regional Integration and Development 813	IHR813	30
International Trade 811	ITB811	30 30
Dispute Settlement in International Transactions 811 Competition Law and Regulation 811	SIT811 CPT811	30
		· -

Corporate Governance and Remedies 811 International Taxation Law 811 Tax Administration 812 Mergers and Acquisitions 813 Corporate Financial Regulation 812 Corporate Insolvency Law 813 (not offered in 2023)	COR811 ITT811 TLA812 CPT813 COR812 COR813 Sub-total	30 30 30 30 30 30 120
	FINAL TOTAL	180
H.68.4 MODE II: Two Modules and a Mini-Thesis (7871)		
H.68.4.1 Comparative Labour Law		
Module Name Compulsory	Module Code	Credits
Mini-Thesis 803 (1st Enrolment)	LAB803	120
Mini-Thesis 804 (2 <sup>nd</sup> Enrolment)	LAB804 Sub-total	120
Electives (select two modules)	Sub-total	120
Competition Law and Work 812	CPT812	30
Disability Law and the Workplace 812	DLP812	30
Dispute Resolution 811	DPR811	30
Law of Unfair Dismissal 812 Labour Law in the New Global Market 811	LAB812 LAB811	30 30
The Extension of Social Protection 811	FSP811	30
The Extension of Goodan Totodion of T	Sub-total	60
	FINAL TOTAL	180
H.68.4.2 Comparative Constitutional Law	FINAL TOTAL	180

Module Name	Module Code	Credits
Compulsory		
Mini-Thesis 803 (1st Enrolment)	CLL803	120
Mini-Thesis 804 (2 <sup>nd</sup> Enrolment)	CLL804	120
Comparative Constitutional Law 811	CCL811	30
	Sub-total	150
Electives (select one module)		
Constitutional Design in Divided Societies 811	CDS811	30
Constitutional Law, Politics and Theory 811	CIN811	30
Constitutional Rights Interpretation 800	CIN800	30
•	Sub-total	30
	FINAL TOTAL	180

# H.68.4.3 Mercantile Law

Module Name Compulsory	Module Code	Credits
Mini-Thesis 803 (1st Enrolment) Mini-Thesis 804 (2nd Enrolment)	MER803 MER804	120
	Sub-total	120

Electives (select two modules) Comparative Regional Integration and Development 813 International Trade 811 International Taxation Law 811 Dispute Settlement in International Transactions 811 Competition and Information Law 814 Competition Law and Regulation 811 Corporate Governance and Remedies 811 Tax Administration 812 Mergers and Acquisitions 813 Corporate Financial Regulation 812 Corporate Insolvency Law 813 (not offered in 2023)	IHR813 ITB811 ITT811 SIT811 CPT814 CPT811 COR811 TLA812 CPT813 COR812 COR812	30 30 30 30 30 30 30 30 30 30
	Sub-total	60
	FINAL TOTAL	180
H.68.4.4 Disability Law (not offered in 2023)		
Module Name	Module Code	Credits
Compulsory Mini-Thesis 803 (1st Enrolment) Mini-Thesis 804 (2nd Enrolment) Introduction to Disability Law and Policy 811 UN Disability Convention and Optional Protocol 812	DSL803 DSL804 DLP811 DPC812	120 30 30
	FINAL TOTAL	180
H.68.4.5 Environment Law		
Module Name	Module Code	Credits
Compulsory Mini-Thesis 803 (1st Enrolment) Mini-Thesis 804 (2nd Enrolment) Advanced Environmental Law 812	IEL803 IEL804 IEL812	120 30
Electives (select one module)		
International Environmental Law 811 Climate Law and Governance 818 Constitutional Law and Nature 819	IEL811 CLL818 CLL819	30 30 30
	FINAL TOTAL	180
H.68.4.6 Human Rights Protection		
Module Name	Module Code	Credits
Compulsory Mini-Thesis 803 (1 <sup>st</sup> Enrolment) Mini-Thesis 804 (2 <sup>nd</sup> Enrolment) International Protection of Human Rights Law 814	IHR803 IHR804 IHR814	120

Electives (select one module)		
Legal and Cultural Pluralism 816	CLL816	30
Children's Rights 817	CLL817	30
International Family Law 811	FAM811	30
International Humanitarian Law 815 (not offered in 2023)	IHR815	30
Global Human Rights Issues 816	IHR816	30
Islamic Law and Jurisprudence 811	PRL811	30
Economic, Social and Cultural Rights 811	SER811	30
Constitutional Property Law 811	CPL811	30
Land Reform and Housing Law 812	CPL812	30
•	Sub-total	90

FINAL TOTAL

180

# H.68.5 MODE III: Full Thesis

## H.68.5.1 MPhil without specialisation (7861)

Subject to Rule H.72.3, a student can complete the MPhil (Thesis) in any topic approved by the Faculty.

Module Name	Credits
MPhil (Thesis)	180

# H.68.5.2 MPhil with specialisation (7860)

Subject to Rule H.72.3, a student can complete the following specialised MPhil programme by full thesis:

Module Name	Module Code	Credits
Comparative Constitutional Law 801/802	CLL801/802	180
Comparative Labour Law 801/802	LAB801/802	180
Disability Law 801/802 (not offered in 2023)	DSL801/802	180
Environmental Law 801/802	IEL801/802	180
Human Rights Protection 801/802	IHR801/802	180
Law, State and Multi-level Government 801/802	MLG801/802	180
Mercantile Law 801/802	MER801/802	180
Transnational Criminal Justice 801/802	TCJ801/802	180
	FINAL TOTAL	180

## H.69 ASSESSMENT

- **H.69.1** Assessment is governed by Rule A.5 as stipulated in the University Calendar: General Information Part 1.
- **H.69.2** Unless the Faculty Board otherwise decides, a student, in respect of modules enrolled for at this University, must:
- **H.69.2.1** submit at least one research essay of approximately 5 000 words for every module or equivalent form of assessment of his/her research ability (which shall be submitted

- for assessment at least two calendar weeks before the dates scheduled for the examination referred to in Rule H.69.2.2) and
- **H.69.2.2** sit for an examination or final assessment in each module, the format of which shall be determined by the relevant academic department.
- H.69.3 In respect of modules enrolled for at another university or Practical Legal School, a candidate must comply with the assessment requirements of that university or Practical Legal School.

### H.70 PROGRESSION RULES

Registration for the following year of study shall be recommended by the supervisor if in his/her opinion adequate progress has been made during the current year (See Rule A.3.3).

### H.71 RENEWAL OF REGISTRATION

Renewal of registration shall be governed by Rule A.4, as stipulated in the University Calendar: General Information Part 1 or as provided for in the faculty rules as contained in this Calendar.

### H.72 SPECIAL REQUIREMENTS FOR THE PROGRAMME

## H.72.1 MODE I

- H.72.1.1 At least two modules listed in Rule H.68.3 must be chosen from this University.
- **H.72.1.2** The two further modules may be chosen from the modules offered by any of the universities listed in H.56.1.2, provided that the choice is approved by the relevant academic department.
- H.72.1.3 A student may choose as one of the two modules referred to in Rule H.72.1.2 above the full-time Practical Legal Training course offered by the Law Society of South Africa at any of the venues where it is offered.

### H.72.1.4 Research Paper

- H.72.1.4.1 A student must present a research paper of approximately 18 000 words which demonstrates his/her ability to conduct independent research and which is in a format suitable for publication.
- **H.72.1.4.2** The topic of the research paper must be chosen by the student in consultation with and with the approval of the supervisor concerned.
- H.72.1.4.3 Unless extension of time has been granted by the Faculty Board, the research paper must be submitted for assessment within three calendar months after the student has completed the last assessment in the four modules for which s/he has enrolled.
- H.72.1.4.4 No student may present a research paper for assessment unless s/he has successfully completed at least half of the number modules required for the completion of the degree.

- **H.72.1.4.5** A student may not be readmitted to the programme if s/he has not presented his/her research paper for assessment within two years after completion of the coursework, unless an extension has been granted by Senate.
- H.72.1.4.6 Together with the submission of the candidate's research proposal to the Law Higher Degrees Committee, the candidate must present evidence of participation in research methodology training as determined by the Faculty.
- **H.72.1.5** A student who has obtained a Postgraduate Diploma in Law may register for the following:
- **H.72.1.5.1** Two modules other than the modules taken for the diploma, and a research paper.
- **H.72.1.5.2** The two modules may be chosen from the modules offered by any of the universities listed in H.56.1.2, provided that the choice is approved by the relevant academic department.
- H.72.1.5.3 Choose as one of the two modules referred to in Rule H.72.1.5.3 above the full-time Practical Legal Training Course offered by the Law Society of South Africa at any of the venues where it is offered.

### H.72.2 MODE II

**H.72.2.1** Modules must be chosen from the modules offered by the University (see the Curriculum at H.56.4), provided further that the choice is approved by the relevant academic department.

### H.72.2.2 Mini-Thesis

- **H.72.2.2.1** A student must present a mini-thesis consisting of approximately 30 000 words which must be a satisfactory contribution to the knowledge of the subject.
- **H.72.2.2.2** The topic of the mini-thesis must be chosen by the student in consultation with and with the approval of the supervisor concerned.
- H.72.2.2.3 The mini-thesis must be presented within twelve months after the end of the academic year in which the student completes his/her coursework unless the Faculty Board, for valid reasons provides an extension of study.
- **H.72.2.2.4** A student may not be readmitted to the programme without permission of Senate if, three years after the completion of the coursework, s/he has not submitted his/her mini-thesis.
- H.72.2.2.5 Together with the submission of the candidate's research proposal to the Law Higher Degrees Committee, the candidate must present evidence of participation in research methodology training as determined by the Faculty.

### H.72.3 MODE III

- H.72.3.1 A student registered for the Master of Philosophy (Thesis) programme undertakes supervised programmes of research of not less than one year's duration and must submit a thesis which usually will not exceed 50 000 words in length for examination.
- **H.72.3.2** The title of the thesis together with the student's application for admission to study towards the degree, shall be submitted by him/her to Senate for its approval.
- **H.72.3.3** The title of the thesis shall be approved for a period of three years, after which period the student may apply for an extension.
- H.72.3.4 A student shall research and write his/her thesis under the guidance of a supervisor approved by Senate. The Senate may appoint a supervisor or cosupervisor from outside the University.
- H.72.3.5 The thesis shall be a satisfactory contribution to knowledge on a subject of legal interest.
- H.72.3.6 A student may be required to submit, together with his/her thesis, a copy of every mini-thesis or thesis previously submitted by him/her for another degree, whether it was accepted or not.
- H.72.3.7 Except with permission from Senate, no thesis shall be submitted unless it is accompanied by a written declaration from the supervisor and co-supervisor (if appointed) in which permission is granted for the assessment of the thesis. Such declaration shall not necessarily imply that the thesis is considered to be acceptable.
- H.72.3.8 The thesis shall be submitted no later than the dates stipulated in the University Calendar.
- H.72.3.9 No thesis which has previously been submitted for a degree at another university shall be accepted, but material taken from publications of the student may be incorporated therein.
- H.72.3.10 Together with the submission of the candidate's research proposal to the Law Higher Degrees Committee, the candidate must present evidence of participation in research methodology training as determined by the Faculty.

# **DOCTOR OF LAWS (7921)**

### H.73 ADMISSION

Unless Senate decides otherwise, a candidate shall be required to meet the following criteria to be enrolled for the **Doctor of Laws Degree - LLD (as indicated in H.76):** 

- H.73.1 a candidate shall have obtained the Bachelor of Laws degree of the University, or have obtained another degree or qualification, which in the opinion of Senate is of equivalent standard:
- H.73.2 have had at least one year's appropriate academic and/or practical experience;
- H.73.3 submit evidence, to the satisfaction of the Senate, of his/her ability in the subject.

### **H.74 SELECTION**

Final selection shall be based on an applicant meeting the criteria as determined by the Faculty.

### H.75 DURATION

Unless Senate decides otherwise, the degree shall not be conferred on a candidate unless s/he has been registered as a candidate for the degree for two years. The degree shall not be conferred on a candidate until four years have elapsed from the time of gaining the LLB degree or other equivalent qualification.

### H.76 CURRICULUM

The Doctor of Laws programme is offered in the following areas of specialisation:

Comparative Constitutional Law 901/902 CLI 901/CLI 902 Criminal Justice 901/902 CRJ901/CRJ902 Disability Law 901/902 (not offered in 2023) DSL901/DSL902 Environment Law 901/902 IFI 901/IFI 902 Human Rights Protection 901/902 IHR901/IHR902 Comparative Labour Law 901/902 LAB901/LAB902 MER901/MER902 Mercantile Law 901/902 Law, State and Multi-level Government 901/902 MLG901/MLG902

### H.77 ASSESSMENT

- **H.77.1** Assessment is governed by Rule A.5 as stipulated in the University Calendar: General Information Part 1.
- **H.77.2** The assessment shall consist of a thesis and, if Senate so prescribes, an oral and/or a written assessment on the subject of the thesis or the field concerned as a whole.
- **H.77.2.1** In the event of a thesis being rejected, Senate may, permit the candidate to re-submit it for assessment in a revised or extended format.

**H.77.2.2** Unless with the approval of Senate, a candidate may not re-submit a thesis for assessment more than once in the same subject.

### H.78 PROGRESSION RULES

Registration for the following year of study shall be recommended by the supervisor if in his/her opinion adequate progress has been made during the current year (See Rule A.3.4).

### H.79 RENEWAL OF REGISTRATION

Renewal of registration shall be governed by Rule A.4, as stipulated in the University Calendar: General Information Part 1 or as provided in the faculty rules as contained in this Calendar.

### H.80 SPECIAL REQUIREMENTS FOR THE PROGRAMME

### H.80.1 Thesis

- **H.80.1.1** Before being admitted to study for the degree, the candidate shall submit his/her application for admission to the study, with the title of the thesis, to Senate.
- **H.80.1.2** Senate shall appoint:
- H.80.1.2.1 A supervisor who, unless Senate decides otherwise, shall be a lecturer at the University, but should Senate appoint a supervisor from outside the University, it may appoint a co-supervisor, from the staff of the University;
- **H.80.1.2.2** An Assessment Panel consisting of such external and internal subject specialists, as Senate, on the recommendation of the Faculty.
- **H.80.1.3** The thesis shall show proof of original work and shall be a distinct contribution to the knowledge of and insight into the subject.
- **H.80.1.4** The title of the thesis shall be approved for a period of five years, after which period the student may apply for an extension.
- **H.80.1.5** The thesis shall be submitted no later than the dates stipulated in the University Calendar.
- H.80.1.6 No thesis, which has been submitted previously for a degree at another university, shall be accepted, but material taken from publications of the candidate may be incorporated therein.
- H.80.1.7 The candidate may be required to submit, together with his/her thesis, any thesis or dissertation previously submitted by him/her for another degree, whether such previous thesis or dissertation has been accepted or not.
- H.80.1.8 Together with the submission of a candidate's research proposal to the Law Higher Degrees Committee, the candidate must present evidence of participation in research methodology training as determined by the Faculty.

# **DOCTOR OF PHILOSOPHY (7901)**

### H.81 ADMISSION

Unless Senate decides otherwise, a candidate shall be required to meet the following criteria to be enrolled for the **Doctor of Philosophy Degree – PhD (as indicated in H.84)**:

Subject to Rule A.2.5.1, a candidate who has a degree or diploma of the University or of another tertiary institution, of which the latter degree or diploma in the opinion of the Faculty of Law and Senate is of a comparable standard, or who has in any other manner attained a level of competence which, in the opinion of the Faculty of Law and Senate, is adequate for the purpose of admission, may be registered for the PhD degree.

### **H.82 SELECTION**

Final selection shall be based on an applicant meeting the criteria as determined by the Faculty.

### H.83 DURATION

Unless Senate decides otherwise, the degree shall not be conferred on a candidate unless s/he has been registered as a candidate for the degree for two years. The degree shall not be conferred on a candidate until four years have elapsed from the time of gaining the LLB degree or other equivalent qualification.

### H.84 CURRICULUM

The thesis written by a law graduate or diplomat must be of an inter-disciplinary nature which is not suitable for an LLD degree, while such thesis written by a non-law graduate or diplomat may be either of such an inter-disciplinary nature or on a topic solely within the field of law.

The Doctor of Law programme is offered in the following areas of specialisation:

Comparative Constitutional Law 901/902 CLL901/CLL902 Comparative Labour Law 901/902 LAB901/LAB902 Disability Law 901/902 (not offered in 2023) DSL901/DSL902 Environment Law 901/902 IEL901/IEL902 International Human Rights Protection 901/902 IHR901/IHR902 Law. State and Multi-level Government 901/902 MLG901/MLG902 Mercantile Law 901/902 MFR901/MFR902 Transnational Criminal Justice 901/902 TCJ901/TCJ902

#### H.85 ASSESSMENT

- **H.85.1** Assessment is governed by Rule A.5 as stipulated in the University Calendar: General Information Part 1.
- **H.85.2** The assessment shall consist of a thesis and, if Senate so prescribes an oral and/or a written assessment on the subject of the thesis or the field concerned as a whole.
- **H.85.2.1** In the event of a thesis being rejected, Senate may permit the candidate to resubmit it for assessment in a revised or extended format.

**H.85.2.2** Unless with the approval of Senate, a candidate may not re-submit a thesis for assessment more than once in the same subject.

### **H.86 PROGRESSION RULES**

Registration for the following year of study shall be recommended by the supervisor if in his/her opinion adequate progress has been made during the current year (See Rule A.3.4).

### H.87 RENEWAL OF REGISTRATION

Renewal of registration shall be governed by Rule A.4, as stipulated in the University Calendar: General Information Part 1 or as provided in the faculty rules as contained in this Calendar.

### H.88 SPECIAL REQUIREMENTS FOR THE PROGRAMME

### H.88.1 Thesis

- **H.88.1.1** Before being admitted to study for the degree, the candidate shall submit his/her application for admission to the study, with the title of the thesis, to Senate.
- H.88.1.2 Senate shall appoint:
- H.88.1.2.1 A supervisor who, unless Senate decides otherwise, shall be a lecturer at the University, but should Senate appoint a supervisor from outside the University, it may appoint a co-supervisor, from the staff of the University;
- **H.88.1.2.2** An Assessment Panel consisting of such external and internal subject specialists as Senate, on the recommendation of the Faculty.
- **H.88.1.3** The thesis shall show proof of original work and shall be a distinct contribution to the knowledge of and insight into the subject.
- **H.88.1.4** The title of the thesis shall be approved for a period of five years, after which period the student must apply to the faculty for an extension.
- **H.88.1.5** The thesis shall be submitted no later than the dates stipulated in the University Calendar.
- H.88.1.6 No thesis which has previously been submitted for a degree at another university shall be accepted, but material taken from publications of the candidate may be incorporated therein.
- H.88.1.7 The candidate may be required to submit, together with his/her thesis, any thesis or dissertation previously submitted by him/her for another degree, whether such previous thesis or dissertation has been accepted or not.
- H.88.1.8 Together with the submission of a candidate's research proposal to the Law Higher Degrees Committee, the candidate must present evidence of participation in research methodology training as determined by the Faculty.

# **HIGHER CERTIFICATE IN FORENSIC EXAMINATION (7115)**

### H.89 ADMISSION

Unless Senate decides otherwise, a student shall be required to meet the following criteria to be enrolled for the **Higher Certificate in Forensic Examination – HCert (Forensic Examination):** 

### H.89.1 Minimum admission requirements for applications who matriculated before 2008:

(a) Matriculation Certificate plus 3 years working experience

OR

(b) A qualification or level of competence which the Senate of the University has deemed to be the equivalent to the requirements stipulated in (a) above.

### H.89.2 Minimum admission requirements for applicants who matriculated from 2008

(a) Matriculation Certificate plus 3 years working experience with a score of no fewer than 27 points calculated according to the University's approved points systems

OR

(b) A qualification or level of competence which the Senate of the University has deemed to be the equivalent to the requirements stipulated in (a) above.

# H.89.3 Alternative admission requirements in terms of Recognition of Prior Learning (RPL)

An applicant who completed the NSC in 2008 or thereafter, but has not obtained an endorsement, shall be considered for alternative admission after the age of 23. Such an applicant shall be required to complete an RPL portfolio development course and submit to a process where relevant learning and/or experience shall be assessed.

An applicant who is 23 years or older and does not have a matriculation certificate or NSC, but who may have obtained other qualifications or experience that may be deemed to be equivalent to admission criteria for the particular study programmes, shall also be required to complete an RPL portfolio development course or an RPL portfolio process as agreed upon, and to submit to a process where such learning, qualification, and/or experience shall be assessed.

### H.90 SELECTION

Final selection shall be based on an applicant meeting the criteria as determined by the Faculty.

### H.91 DURATION

Unless Senate decides otherwise, the duration of the programme shall be one year part-time.

### H.92 CURRICULUM

Module Name	Module Code	Credits
Administrative Law 113	ADL113	20
Internal Auditing 124	INT124	20
Introduction to Law and Criminal Law 112	CRI112	20
Investigation of Crime 123	INV123	20
Labour Law 112	LAB112	20
Law of Evidence 122	EVI122	20
	FINAL TOTAL	120

### H.93 ASSESSMENT

Assessment is governed by Rule A.5 as stipulated in the University Calendar: General Information Part 1.

### H.94 PROMOTION RULES

Unless Senate decides otherwise, a student shall complete the programme in one year. A student who has passed at least 60 credits may be allowed to proceed with his/her studies to complete the programme in the following year.

### H.95 RENEWAL OF REGISTRATION

Renewal of registration shall be governed by Rule A.4, as stipulated in the University Calendar: General Information Part 1 or as provided in the faculty rules as contained in this Calendar.

## H.96 SPECIAL REQUIREMENTS FOR THE PROGRAMME

There are no special requirements for this programme.

### **DEPARTMENTS & MODULES OFFERED WITHIN DEPARTMENTS**

### CRIMINAL JUSTICE AND PROCEDURE

Advanced Criminal Law

Advanced Law of Civil Procedure

Advanced Law of Criminal Procedure

Anti-Corruption Law

Anti-Money Laundering Law

Basic Skills for Law

Child Justice

Clinical Law

Comparative Conflict Resolution (Missouri Programme)

Comparative Criminal Justice

Constitutional Rights and Criminal Justice

Conveyancing

Criminal Justice (Missouri Programme)

Criminal Law

International Anti-Corruption Law

International Anti-Money Laundering Law

International Criminal Law

Law of Civil Procedure

Law of Criminal Procedure

Law of Economic Crime

Law of Evidence

Legal Process

Preparing for Legal Practice

Punishment and Sentencing

Transitional Justice

### MERCANTILE AND LABOUR LAW

Administrative Law

Advanced Dispute Resolution Procedure

Advanced Labour Law

Alternative Dispute Resolution

Basic Principles of Labour Law

Collective Labour Law

Commercial Transactions Law

Company Law

Comparative Regional Integration and Development

Competition and Information Law

Competition Law

Competition Law and Work

Corporate Finance and Corporate Governance

Corporate Financial Regulation

Corporate Governance and Remedies

Corporate Insolvency Law (not offered in 2023)

Corporate Law

Criminal Law

Digitalising Labour Law (not offered in 2023)

Disability Law and the Workplace

Dispute Resolution

Dispute Settlement in International Transactions

**Employment Law** 

**Entrepreneurial Litigation** 

Evidence

Individual Labour Law

Information and Communication Technology Law

Internal Auditing

International Business and Regional Trade Law

International Business Law

International Economic and Investment Law

International Taxation Law

International Trade

Internet I aw

Investigation of Crime

Labour Conflict and Dispute Resolution

Labour Dispute Resolution

Labour Law

Labour Law in Context

Labour Law in the New Global Market

Labour and Social Security Law

Law of Evidence

Law of Insolvency

Law of Insurance

Law of Unfair Dismissal

Mercantile Law

Mergers and Acquisitions

Regional Integration

Social Security Law

Tax Administration

Tax Law

The Extension of Social Protection

The Right to Fair Labour Practices

Workplace Equality and Discrimination

### PRIVATE LAW

Advanced Family Law

Advanced Law of Contract

Conflict of Laws

Constitutional Property Law

Customary Law

Family Law

Gender Equality and Women's Rights

Intellectual Property Law

International Family Law

Islamic Law and Jurisprudence

Land Law

Land Reform and Housing Law

Law of Contract

Law of Delict

Law of Persons

Law of Property

Law of Sale and Lease

Law of Succession

Law of Trusts
Law of Unjustified Enrichment
Legal Pluralism
Muslim Personal Law
Private Law and the Bill of Rights (not offered in 2023)
Welfare Law

## **PUBLIC LAW AND JURISPRUDENCE**

Administrative Law

Advanced Environmental Law

Advanced Legal Interpretation

Advanced Public Law

Climate Law and Governance

Comparative Constitutional Law

Constitutional Design in Divided Societies

Constitutional Law

Constitutional Litigation

Constitutional Law and Nature

Constitutional Law, Politics and Theory

Constitutional Rights Interpretation

**Environmental Law** 

Gender Law

Immigration and Refugee Law

International Environmental Law

International Human Rights Law

International Humanitarian Law

International Protection of Human Rights Law

Interpretation, Transformation and Critique

Introduction to Law

Jurisprudence

Public International Law

Research Methodology

South African Bill of Rights

Statutory Interpretation

# <u>DULLAH OMAR INSTITUTE FOR CONSTITUTIONAL LAW, GOVERNANCE AND HUMAN RIGHTS</u>

Administrative Law

Children's Rights

Constitutional Law

Constitutional Law Practice

Economic, Social and Cultural Rights

Global Human Rights Issues

International Protection of Human Rights Law

Local Government

Multi-level Governance

Rule of Law and Good Governance

## **UNDERGRADUATE MODULE DESCRIPTORS**

Faculty	1					
Faculty Lama Danastmant	Law Criminal Justice and Breezedure					
Home Department Module Topic	Criminal Justice and Procedure  Advanced Law of Civil Procedure					
Generic Module Name	Advanced Law of Civil Procedure					
	Advanced Law of Civil Procedure 412					
Alpha-numeric Code NQF Level	ACP412					
	8	-				
NQF Credit Value	_	10				
Duration		Semester				
Proposed semester to be offered		Second Semester				
Programmes in which the module will be offered	LLB (710	62) (7172)				
Year level	LLB 716	2 – 4				
	LLB 717	2 – 5				
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Interpret and present the general structure and core concepts of civil procedure in light of social transformation.</li> <li>Compare and present competing approaches to and philosophies of civil procedure.</li> <li>Describe and apply critical knowledge of the historical development of civil procedural law. (where applicable)</li> <li>Demonstrate detailed knowledge of selected procedural law controversies in the context of Africanisation</li> <li>Analyse and apply legal procedural controversies and their application in relation to practical situations.</li> <li>Construct arguments in relation to contested areas of civil procedural law</li> <li>Interpret the relationship between civil procedure and constitutional jurisprudence and the discourse of human rights.</li> </ul>					
Main Content	The module focuses on: Capita selecta from the field of civil procedural law encompassing but not limited to such topics as: The underlying principles dictating the structure and content of civil procedure Historical evolution of civil procedure Advanced jurisdictional questions Special procedures The impact of the constitution on civil procedure					
Pre-Requisite Modules	CIV302, CON202					
Co-Requisite Modules	EVI402	-		<u> </u>		
Prohibited Module Combination	None					
Breakdown of Learning	Hours Timetable Other teaching mod			Other teaching modes		
Time		Requirement per week		that do not require time-table		
Contact with lecturer / tutor:	26	Lectures p.w.	3			
Assignments & tasks:	14	Practicals p.w.	1	1		
riongrillorito a taono.		r radioald p.w.		l		

Practicals:	0	Tutorials p.w.	0	
Assessments	5			
Self-study	55			
Other: Please specify	0			
Total Learning Time	100			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law			
Home Department	Criminal Justice and Procedure			
Module Topic	Advanced Law of Criminal Procedure			
Generic Module Name	Advanced Law of Criminal Procedure 412			
Alpha-numeric Code	ACR412			
NQF Level	8			
NQF Credit Value	10			
Duration	Semester			
Proposed semester to be	Second Semester			
offered				
Programmes in which the	LLB (7162) (7172)			
module will be offered				
Year level	LLB 7162 – 4			
	LLB 7172 - 5			
Main Outcomes	On completion of this module students should be able to: Interpret and present the general structure and core concepts of criminal procedure considering the influence of the Constitution. Compare and present competing approaches to and philosophies of criminal procedure. Demonstrate critical knowledge of the historical development of procedural criminal law (where applicable) Interpret and apply detailed knowledge of selected			
	procedural law controversies.  Analyse and critique legal procedural controversies and their application in relation to practical situations.  Construct and present defence and prosecutorial arguments in relation to contested areas of procedural law in light of social transformation.  Interpret the relationship between criminal procedure, evidence and constitutional jurisprudence and the discourse of human rights.			
Main Content	The module focuses on: Capita selecta from the field of criminal procedural law encompassing but not limited to such topics as: The underlying principles dictating the structure and content of criminal procedure Historical evolution of criminal procedure Complex bail-related questions			

Pre-Requisite Modules Co-Requisite Modules Prohibited Module	Punis     The in	and sentence barg hment and senten npact of the const , CON202	cing	on criminal procedure
Combination  Breakdown of Learning Time	Hours	Timetable Requirement po	er	Other teaching modes that do not require
		week	1 -	time-table
Contact with lecturer / tutor:	26	Lectures p.w.	3	
Assignments & tasks:	14	Practicals p.w.	1	
Practicals:	0	Tutorials p.w.	0	
Assessments	5			
Self-study	55			
Other: Please specify	0			
Total Learning Time	100			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

	T			
Faculty	Law			
Home Department	Public Law and Jurisprudence			
Module Topic	Administrative Law			
Generic Module Name	Administrative Law 311			
Alpha-numeric Code	ADL311			
NQF Level	7			
NQF Credit Value	15			
Duration	Semester			
Proposed semester to be	Second Semester			
offered	115 (7100) (7170)			
Programmes in which the	LLB (7162) (7172)			
module will be offered				
Year level	LLB 7162 - 3			
	LLB 7172 - 4			
Main Outcomes	On completion of this module students should be able to: Apply the relevant administrative law principles to formulate a legal argument when solving administrative law problems Apply the relevant statutory laws, case law and common law to formulate legal arguments in relation to factual scenarios Critically analyse prescribed case law and journal articles Evaluate whether the exercise of public power constitutes administrative action Critically discuss the way in which administrative justice promotes Africanisation through means of the provisions of section 195 of the Constitution and the concept of Ubuntu			

Pre-Requisite Modules Co-Requisite Modules Prohibited Module	public persons. The control Legis Definition and income Conservation The Income Admits	c power on the particle of the	rt of a  urts ar ive onstit on un nistra e of le-	ne exercise and control of n organ of state, natural re required to defer to the utes administrative action der section 33 of the tive Justice Act 3 of 2000 gality in judicial review ting social transformation ew
Combination Breakdown of Learning	Hours Timetable Other teaching modes			
Time	Requirement per that do not require			that do not require time-table
Contact with lecturer / tutor:	39	Lectures p.w.	3	
Assignments & tasks:	21	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments:	6			
Self-study	84			
Other: Please specify	0			
Total Learning Time	150			
Methods Of Student	Continuo	ous Assessment (0	CA):5	0%
Assessment	Final Assessment (FA):50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law			
Home Department	Public Law and Jurisprudence			
Module Topic	Advanced Public Law			
Generic Module Name	Advanced Public Law 431			
Alpha-numeric Code	ADL431			
NQF Level	8			
NQF Credit Value	10			
Duration	Semester			
Proposed semester to be	First Semester			
offered				
Programmes in which the	LLB (7162) (7172)			
module will be offered				
Year level	LLB 7162 - 4			
	LLB 7172 - 5			
Main Outcomes	On completion of this module students should be able to:			
	Discuss the possibilities and limits of social			
	transformation through the Africanisation,			
	decolonisation and constitutionlisation of South African			
	law			

Main Content  Pre-Requisite Modules	interr speci const Capita s • Cons • Cons • Minor • Elect • Fede • Lang • Law,	ific fields in public titution. electa from the fol titutional history, titutional theory, parative Constituti rity rights, ions and electoral ralism, uage rights, politics and the ju	law and lowing onal Law syste	nd academic writing within nd their relation to the g areas of law:  _aw, _ms,
Co-Requisite Modules	None			
Prohibited Module Combination	None			
Breakdown of Learning Time	Hours Timetable Other teaching modes Requirement per week time-table			
Contact with lecturer / tutor:	26	Lectures p.w.	2	
Assignments & tasks:	26	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	6			
Self-study	42			
Other: Please specify	0			
Total Learning Time	100			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law			
Home Department	Mercantile and Labour Law			
Module Topic	Alternative Dispute Resolution			
Generic Module Name	Alternative Dispute Resolution 431			
Alpha-numeric Code	ADR431			
NQF Level	8			
NQF Credit Value	10			
Duration	Semester			
Proposed semester to be offered	First Semester			
Programmes in which the module will be offered	LLB (7162) (7172)			
Year level	LLB 7162 - 4 LLB 7172 - 5			
Main Outcomes	On completion of this module students should be able to: Identify which dispute resolution mechanism is appropriate in a scenario			

	resolu Expla mech Critic the C Desc resolu Expla been	anisms ally analyse releva onstitution ribe the role of par ution mechanisms in those dispute roused in the Africa	erent ant ca rties to esolut n con	dispute resolution se law and the impact of o various dispute tion mechanisms that have text
				ge of the institutions
Main Content	involved in dispute resolution in South Africa  The module focuses on: Conciliation Mediation process Arbitration process Arbitration awards (content and process) Role of the mediator Role of the arbitrator ADR in the African context			
Pre-Requisite Modules	LAB321			
Co-Requisite Modules	None			
Prohibited Module Combination	None			
Breakdown of Learning	Hours Timetable Other teaching modes			
Time	liouis	Requirement poweek	er	that do not require time-table
Contact with lecturer / tutor:	26	Lectures p.w.	2	
Assignments & tasks:	10	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	4			
Self-study	60			
Other: Please specify	0			
Total Learning Time	100			
Methods of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module Type	Continuous and Final Assessment (CFA)			

Faculty	Law			
Home Department	Criminal Justice and Procedure			
Module Topic	Basic Skills for Law			
Generic Module Name	Basic Skills for Law 100 (ECP)			
Alpha-numeric Code	BSL100			
NQF Level	5			
NQF Credit Value	15			
Duration	Year			
Proposed semester to be	Both Semesters			
offered				
Programmes in which the	LLB (7172)			
module will be offered				

Year level	1
Main Outcomes	<ul> <li>On completion of this module students should be able to: <ul> <li>Demonstrate effective note-taking skills and the application of study methods enabling an understanding of law studies in the context of Africanisation.</li> <li>Apply basic information technology skills in finding law sources and developing information literacy skills.</li> <li>Describe the structure of statutes, case law and unwritten customs as well as demonstrate the ability to find, read, summarise and explain these legal texts.</li> <li>Solve legal problems by applying primary and secondary legal sources using effective communication skills through essay writing.</li> <li>Effectively develop legal arguments and writing legal essays while applying referencing techniques, recognising academic integrity and ethical considerations.</li> <li>Demonstrate effective use of legal concepts through verbal communication.</li> <li>Demonstrate the ability to execute basic numerical calculations relevant to the study and practice of law Students should be able to meet the outcomes through the provision of among other, the following foundation activities:</li> <li>The professional support of the Centre for Student Support Services will develop time management activities.</li> <li>Survey the different learning and study styles.</li> <li>Guided demonstration of effective study skills.</li> <li>Forming study groups and describing dynamics of group work.</li> <li>Support of the Writing Centre in editing activities to improve writing skills.</li> <li>Information technology sessions with the e-learning unit to enhance online learning and information</li> </ul> </li> </ul>
Main Content	searches. Basic research skills and research methodologies in law. The basic genres and skills of legal writing (legal opinions; heads of argument). Basic skills for effective study in law (note taking; time)
	basic skills for effective study if faw (note taking, time management; plagiarism; essay writing);.     Information technology skills.     Finding and reading case law precedents, statutes and living customs.     Numeracy skills
Pre-Requisite Modules	None
Co-Requisite Modules	None
Prohibited Module Combination	None

Breakdown of Learning Time	Hours	Timetable Requirement per week		Other teaching modes that do not require time-table
Contact with lecturer / tutor:	134	Lectures p.w.	4	
Assignments & tasks:	104	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	1	
Assessments	12			
Self-study	150			
Other: Please specify	0			
Total Learning Time	400			
Methods Of Student	Continuous Assessment (CA):50%			
Assessment	Final Assessment (FA):50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Criminal Justice and Procedure
Module Topic	Basic research, reading, writing, critical thinking and
-	communications skills for Law
Generic Module Name	Basic Skills for Law 101
Alpha-numeric Code	BSL101
NQF Level	5
NQF Credit Value	15
Duration	Year
Proposed semester to be offered	Both Semesters
Programmes in which the	LLB (7162)
module will be offered	BCom (Law) (7211)
Year level	LLB 7162 - 1
	BCom Law 7211 - 2
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Demonstrate effective note-taking skills and the application of study methods enabling an understanding of law studies in the context of Africanisation.</li> <li>Apply basic information technology skills in finding law sources and developing information literacy skills.</li> <li>Describe the structure of statutes, case law and unwritten customs as well as demonstrate the ability to find, read, summarise and explain these legal texts.</li> <li>Solve legal problems by applying primary and secondary legal sources using effective communication skills through essay writing.</li> <li>Effectively develop legal arguments and writing legal essays while applying referencing techniques, recognising academic integrity and ethical considerations.</li> <li>Demonstrate effective use of legal concepts through verbal communication.</li> <li>Execute basic numerical calculations in the context of law</li> </ul>

Main Content	law The k opinio Basic mana Inforr Findin living Nume	pasic genres and sons; letters of den skills for effective agement; plagiaris mation technology	skills of leg nand; head e study in l m; essay v skills	ls of argument) aw (note taking; time
Pre-Requisite Modules	None			
Co-Requisite Modules	None			
Prohibited Module	None			
Combination		Г		
Breakdown of Learning Time	Hours Timetable Other teaching			Other teaching modes that do not
Time	Requirement per week modes that do not require time-table			
Contact with lecturer / tutor:	51	Lectures p.w	2 – S1	
			1 - S2	
Assignments & tasks:	40	Practicals p.w	1 - S2 0	
Assignments & tasks: Practicals:	40	Practicals p.w Tutorials p.w		
			0	
Practicals:	0		0	
Practicals: Assessments	0		0	
Practicals: Assessments Self-study	0 6 53		0	
Practicals: Assessments Self-study Other: Please specify	0 6 53 0 <b>150</b>		0 1	
Practicals: Assessments Self-study Other: Please specify Total Learning Time	0 6 53 0 <b>150</b> Continuo	Tutorials p.w	0 1 CA): 50%	

Faculty	Law
,	
Home Department	Criminal Justice and Procedure
Module Topic	Resolving Conflicts in Comparative Legal Perspective
Generic Module Name	Comparative Conflict Resolution 411
Alpha-numeric Code	CCR411
NQF Level	8
NQF Credit Value	10
Duration	Semester
Proposed semester to be	First Semester
offered	
Programmes in which the	LLB (7162) (7172)
module will be offered	
Year level	LLB 7162 - 4
	LLB 7172 - 5
Main Outcomes	On completion of this module students should be able to:
	Explain the aims and objectives of conflict resolution.
	Comprehend the operation of conflict resolution
	mechanisms in South Africa and the USA.
	Evaluate negotiation, mediation and arbitration as
	forms of conflict resolution.

Main Content  Pre-Requisite Modules  Co-Requisite Modules	resolu - Explairesolu - Asses commresolu - Princi - Conve - Law a and tr - Princi - Truth	ntion in South Africation in South Africation.  It is the role of institution.  It is the role of institution.  It is institution.  It is of conflict resemble of conflict resemb	a and ce as utions ourts a olutio onflict refiguration conflict co	a mode of conflict such as truth and tribal courts in conflict n t resolution esolution in South Africa
Prohibited Module	None			
Combination				
Breakdown of Learning Time	Hours	Timetable Requirement poweek	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	28	Lectures p.w.	2	
Assignments & tasks:	20	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	5			
Self-study	47			
Other: Please specify	0			
Presentation				
Total Learning Time	100			
Methods Of Student		ous Assessment (		50%
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuo	ous and Final Asse	essme	ent (CFA)

Faculty	Law
Home Department	Criminal Justice and Procedure
Module Topic	Child Justice
Generic Module Name	Child Justice 431
Alpha-numeric Code	CHJ431
NQF Level	8
NQF Credit Value	10
Duration	Semester
Proposed semester to be	First Semester
offered	
Programmes in which the	LLB (7162) (7172)
module will be offered	
Year level	LLB 7162 - 4
	LLB 7172 - 5

Main Outcomes  Main Content	Democurre acqui in wh Africa Evalu institu as the servic Democure be ab const this k of chi The mocure Internati 1990 The Q police proba The p sente Diver Resto justic Institu betwe syste	onstrate an under ont South African learned an understanted an understanted an understanted the historical attempts of characteristic of the constrate knowledge to explain the bitutional law in thinowledge in practid offenders. It is procedures, assumed and legal resion theory and porative justice and equations linked to cheen the child justice to cheen the child justice and equations linked to cheen the child justice and the child justice	standi egislat ding o o confil antecc in troo iversic ntext ge of th pasic t s area cical co ing to ncludi essme er and c eprese ractice i its pla ild jus ce sys	entation of children eace in contemporary child tice and the interface tem and the welfare
Pre-Requisite Modules	None	ole of probation's	ervice	s in child justice in South
Co-Requisite Modules	None			
Prohibited Module	None			
Combination Breakdown of Learning	Hours	Timetable		Other teaching modes
Time	Hours	Requirement p	er	that do not require time-table
Contact with lecturer / tutor:	26	Lectures p.w.	3	
Assignments & tasks:	14	Practicals p.w.	1	
Practicals:	0	Tutorials p.w.	0	
Assessments	5			
Self-study	55			
Other: Please specify	0			
Total Learning Time	100		<u> </u>	
Methods Of Student		ous Assessment (		50%
Assessment		sessment (FA): 5		
Assessment Module type	Continuo	ous and Final Ass	essme	ent (CFA)

Faculty	Law
Home Department	Criminal Justice and Procedure
Module Topic	Law of Civil Procedure
Generic Module Name	Law of Civil Procedure 302
Alpha-numeric Code	CIV302
NQF Level	7
NQF Credit Value	20
Duration	Year
Proposed semester to be	Both Semesters
offered	
Programmes in which the	LLB (7162) (7172)
module will be offered	BCom (Law) (7211)
Year Level	LLB 7162- 3
	LLB 7172 - 4
	BCom Law 7211 - 3
Main Outcomes	On completion of this module students should be able to:
	Explain the South African judicial system;
	Describe jurisdiction specific procedures;
	Distinguish between the cause of actions and
	applications;
	Critically evaluate the procedure of preparing for
	hearings and trials;
	Explain the conduct of a hearing or trial in the context
	of South Africa;
	Assess costs of proceedings;
	Describe changing of orders;
	Demonstrate the process of instituting civil actions and
	applications;
	Describe the influence of the Constitution on the Law     of Civil Presendance
Main Content	of Civil Procedure     The role and context of civil procedure in the legal
Wall Content	system;
	Sources of the law of civil procedure;
	Various courts and court officials:
	Inaccessibility of the courts and attempts to overcome
	the problem;
	Matters which must be considered before proceedings
	are instituted;
	Parties;
	Jurisdiction;
	Manner in which proceedings may be commenced;
	Delivery of process;
	Application procedure;
	<ul> <li>Interdicts and some other procedures for which</li> </ul>
	applications are often used;
	Summons procedure;
	Undefended actions;
	The course of a defended action;
	Judgment;
	Provisional sentence procedure;
	Extraordinary procedures;

Pre-Requisite Modules Co-requisites Modules Prohibited Module Combination	<ul><li>Resc</li><li>Revie</li><li>Capit</li><li>Basic</li><li>The i</li></ul>	ution; ission and chang ew and appeal;	e proceding plead	
Breakdown of Learning	Hours Time-table Other teaching			
Time		Requirement p week	er	modes that do not require time-table
Contact with lecturer/ tutor:	52	Lectures p.w.	2	-
Assignments & tasks:	0	Practicals per	2	
		term.		
Practicals:	10	Tutorials p.w.	0	
Assessment:	10			
Self-study:	128			
Other: Please specify	0			
Total Learning Time	200			
Methods of Student	Continuo	ous Assessment (	(CA): 50°	%
Assessment	Final Assessment (FA): 50%			
Assessment Module Type	Continuous and Final Assessment (CFA)			

	T .
Faculty	Law
Home Department	Criminal Justice and Procedure
Module Topic	Clinical Law
Generic Module Name	Clinical Law 431
Alpha-numeric Code	CLN431
NQF Level	8
NQF Credit Value	20
Duration	Year
Proposed semester to be	Both Semesters
offered	
Programmes in which the	LLB (7162) (7172)
module will be offered	
Year level	LLB 7162 - 4
	LLB 7172 - 5
Main Outcomes	On completion of this module students should be able to: Apply appropriate consultation techniques in the spirit of uBuntu within a live client environment Demonstrate the drafting process Apply negotiating skills Assess trial advocacy approaches Demonstrate strategic and analytical thinking skills Express arguments effectively through oral and written communication

			facts	and procedure to factual	
		scenarios  • Demonstrate professional responsibility			
				emerging technologies	
		office manageme			
Main Content		g Component	JIN OK		
main contoni	Consultation techniques with an emphasis on client-				
				ation underpinned by	
	principles of the Constitution				
	<ul> <li>Diver</li> </ul>	sity training			
		Advocacy			
				of Civil Procedure,	
				Gender law, Socio-	
				it relates to clinic work,	
			iitiga	tion, professional ethics	
		Component	aliniac	Il teaching methods	
		sure to live-client on the signature is a live-client of the signature in the signature is a signature in the signature in the signature is a signature in the signature in the signature is a signature in the signature in the signature is a signature in the signature is a signature in the signature in the signature is a signature in the signature is			
		nunicating with clie		dynamics	
				and management	
	file structures, office systems and management     interviewing clients				
	drafting correspondence and pleadings				
	developing a theory of cases				
	preparation for trial				
	preparing bills of costs				
	NOTE:				
	Registration will be limited to 90 students, subject to the discretion of the Faculty Board to increase this number.				
Due Descripite Madules	CIV302	n of the Faculty B	oard t	o increase this number.	
Pre-Requisite Modules	None				
Co-Requisite Modules Prohibited Module	None				
Combination	None				
Breakdown of Learning	Hours	Timetable		Other teaching modes	
Time	110uis	Requirement po	er	that do not require	
		week		time-table	
Contact with lecturer / tutor:	26	Lectures p.w.	1	*Practicals: Minimum	
Assignments & tasks:	0	Practicals p.w.	0	hours in Law Clinic	
Practicals:	56*	Tutorials p.w.	0		
Assessments	5				
Self-study	113				
Other: Please specify	0				
Total Learning Time	200				
Methods Of Student		ous Assessment (		50%	
Assessment	Final Assessment (FA): 50%				
Assessment Module type	Continuo	ous and Final Ass	essme	ent (CFA)	

Faculty	Law
Home Department	Public law and Jurisprudence
Module Topic	Constitutional Litigation
Generic Module Name	Constitutional Litigation 431
Alpha-numeric Code	CLL431

NQF Level	8				
NQF Credit Value	10	10			
Duration	Semeste	er			
Proposed semester to be offered	Second	Semester			
Programmes in which the	LLB 716	2			
module will be offered	LLB 717				
Year level	LLB 716				
	LLB 717				
Main Outcomes	Succe the neargum     Identii argum     Expla for de Court:     Expla consti     Analy questi     Critica conce Rights     Expla consti	essfully litigate a concessary court pleathent.  If y and critique the interest used in constitution, and the sto deal with those in the powers of Sufficient lissue is presented the distinction becomes and non-constally discuss how the pring infringements.	main ty main ty titution which c e juris e issue uperior esente etwee etitution e Cour s of the	onstitutional issues arise diction of the Superior is. Courts when a differ determination. In constitutional inal questions. Its resolve disputes e rights in the Bill of	
Main Content	The c to seld	ore aspects of consected human rights	s, with utional d	nal litigation, as applied specific reference to:	
Pre-requisite modules	CON202				
Co-requisite modules	None				
Prohibited module	None				
Combination					
Breakdown of Learning Time	Hours	Time-table Requirement pe week		Other teaching modes that does not require time-table	
Contact with lecturer:	26	Lectures p.w.	2		
Practicals:	0	Tutorials p.w.	0		
Assignments & tasks:	40	Practicals p.w.	0		
Assessments:	4				

Self-study	30			
Other: Please specify	0			
Total Learning Time	100			
Method of Student	Continuo	ous Assessment (C	A): 50	9%
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuo	ous and Final Asse	ssmer	nt (CFA)

Faculty	Law
Home Department	Private Law
Module Topic	Conflict of Laws
Generic Module Name	Conflict of Laws 431
Alpha-numeric Code	CNL431
NQF Level	8
NQF Credit Value	10
Duration	Semester
Proposed semester to be offered	First Semester
Programmes in which the module will be offered	LLB (7162) (7172)
Year level	LLB 7162 - 4 LLB 7172 - 5
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Describe the place of conflicts of law within South African law and the Constitution of the Republic of South Africa;</li> <li>Evaluate the internal logic of the Conflict of Laws as a branch of jurisprudence;</li> <li>Demonstrate an advanced level of skill in the construction and development of legal argument;</li> <li>Display advanced case reading, analytical, comprehension and legal reasoning skills;</li> <li>Display a clear mastery of the basic application of the relevant legal principles against the background of social transformation;</li> <li>Differentiate between the connections of the various branches of the law and the relevant principles of the Conflict of Laws;</li> <li>Apply the appropriate rules examined in this discipline to inform an explanation of the rules, principles and conclusions in other disciplines.</li> </ul>
Main Content	<ul> <li>General principles of Conflict of Laws:</li> <li>Introduction and theories; characterisation, renvoi;</li> <li>Proof of foreign law; exclusions of foreign law; the time factor;</li> <li>Choice of law in national and international context;</li> <li>Law of domicile; jurisdiction;</li> </ul>
	Recognition and enforcement of foreign judgements.
Pre-Requisite Modules	None
Co-Requisite Modules	None

Prohibited Module Combination	None			
Breakdown of Learning Time	Hours	Timetable Requirement po week	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	26	Lectures p.w.	2	
Assignments & tasks:	12	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	6			
Self-study	56			
Other: Please specify	0			
Total Learning Time	100			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final As	sessment (FA): 5	0%	
Assessment Module type	Continuo	ous and Final Asse	essme	ent (CFA)

Faculty	Law
Home Department	Private Law
Module Topic	Law of Contract
Generic Module Name	Law of Contract 301
Alpha-numeric Code	CNT301
NQF Level	7
NQF Credit Value	20
Duration	Year
Proposed semester to be offered	Both Semesters
Programmes in which the module will be offered	LLB (7162) (7172) BCom (Law) (7211)
Year level	LLB 7162 - 3 LLB 7172 - 4 BCom Law 7211 - 3
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Understand the principles of offer and acceptance in light of Africanisation;</li> <li>Explain the basis of contract and mistake in the Law of Contract;</li> <li>Investigate and analyse contractual delicts and remedies;</li> <li>Illustrate the application of contractual capacity, possibility, certainty and legality to factual scenarios through the use of technology based learning;</li> <li>Explain the transformative role of the Constitution and its values in the Law of Contract, and the impact of selected legislation on the principles of the Law of Contract;</li> <li>Apply fundamental research techniques principles to written and oral presentations;</li> <li>Design a research essay to evaluate the rules relating to parties to a contract, breach of contract and remedies and termination.</li> </ul>

Breakdown of Learning Hour	uro	Timetable		Other teaching
Time		Requirement p	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor: 6	64	Lectures p.w.	2	require time-table
J	16	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	1	
		i utoriais p.W.	1	
		. s.toa.o p.tti	†	
Assessments	6			
			+	
Self-study 11	114			
Garan radio openiy	0			<del></del>
	•	<u>                                     </u>	1	_
Total Learning Time 20				
3	200			
Brack and Of Chinaland	200			]
Methods Of Student Conti		ous Assessment	(CA): 5	50%
	ntinuc		` '	50%
	ntinuc	ous Assessment (sessment (FA):	` '	50%

Faculty	Law
Home Department	Private Law
Module Topic	Advanced Law of Contract
Generic Module Name	Advanced Law of Contract 431
Alpha-numeric Code	CNT431
NQF Level	8
NQF Credit Value	10
Duration	Semester
Proposed semester to be offered	Second Semester

Programmes in which the	LLB (7162) (7172)
module will be offered	LLB (7102) (7172)
Year level	LLB 7162 - 4
l ear level	
Main Outcomes	<ul> <li>LLB 7172 - 5</li> <li>On completion of this module students should be able to:</li> <li>Examine the boundaries between the Law of Contract and the Law of Delict, Unjustified Enrichment and the Law of Property.</li> <li>Critically analyse the interface between private law and public law, as well as the potential influence of the Constitution on the Law of Contract.</li> <li>Evaluate the existence of contractual justice in the South African Law of Contract (or lack thereof) in view of the tension between certainty and fairness.</li> <li>Analyse the impact of the Constitution of the Republic of South Africa and specific legislation on the general principles of the Law of Contract.</li> <li>Analyze the accommodation of error in the Law of Contract.</li> <li>Examine the rules relating to restraint of trade agreements and public policy.</li> <li>Critically discuss the role of writing and other formalities in the Law of Contract.</li> <li>Explain the concept of ubuntu and contractual obligations in the African Customary Law of Contract;</li> <li>Draft basic contracts;</li> <li>Articulate a legal argument in oral or written form based on independent or collaborative research;</li> <li>Explain and apply the relevant legal principles to a factual scenario making reference to legislation and</li> </ul>
Main Content	case law.  An in-depth analysis of capita selecta from the following:  The place of the Law of Contract within South African
	Private Law; The relationship between the Constitution and the Law of Contract; Consumer protection with specific reference to the Consumer Protection Act 68 of 2008; Restraint of trade agreements and public policy; The basis of contract and the accommodation of error in the Law of Contract:
	The role of writing and other formalities in the Law of Contract African Customary Law of Contract; Drafting of contracts
Pre-Requisite Modules	CNT301
Co-Requisite Modules	None
Prohibited Module Combination	None

Breakdown of Learning Time	Hours	Timetable Requirement poweek	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	26	Lectures p.w.	2	
Assignments & tasks:	14	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	8			
Self-study	52			
Other: Please specify				
Total Learning Time	100			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final As	sessment (FA): 5	0%	
Assessment Module type	Continuo	ous and Final Asso	essme	ent (CFA)

Faculty	Law
Home Department	Criminal Justice and Procedure
Module Topic	Conveyancing
Generic Module Name	Conveyancing 431
Alpha-numeric Code	CNY431
NQF Level	8
NQF Credit Value	10
Duration	Semester
Proposed semester to be offered	Second Semester
Programmes in which the module will be offered	LLB (7162) (7172)
Year level	LLB 7162 – 4 LLB 7172 - 5
Main Outcomes	<ul> <li>On completion of this module students should be able to:         <ul> <li>Demonstrate a proper understanding of the procedures in the Deeds Office and the transferring of titles to land in light of the Constitution.</li> <li>Draft powers of attorney, deeds of title and other documents that are required at the Deeds Office for lodgment before properties are transferred from one entity to another.</li> <li>Explain the practical aspects of conveyancing and calculate transfer duty.</li> <li>Explain the principles relating to sectional titles, mortgage bonds, subdivision of land and estate transfers.</li> <li>Demonstrate an understanding of various statutes applicable in transfer of ownership of land in the context of social transformation</li> </ul> </li> </ul>
Main Content	The module focuses on:     Deeds Office procedures     Drafting of documents     Calculation of transfer duty     Transfer of property from deceased estates     Mortgage bonds     Sectional titles

Pre-requisite modules	THI211			
Co-requisite modules	None			
Prohibited module	None			
Combination				
Breakdown of Learning	Hours	Time-table		Other teaching
Time		Requirement po	er	modes that do not require time-table
Contact with lecturer / tutor:	26	Lectures p.w.	3	
Assignments & tasks:	14	Practicals p.w.	1	
Practicals:	0	Tutorials p.w.	0	
Assessments	5			
Selfstudy	55			
Other:	0			
Total Learning Time	100			
Method of Student	Continuous Assessment (CA): 50%			
Assessment	Final As	sessment (FA): 50	)%	
Assessment Module type	Continuo	ous and Final Asse	essment	(CFA)

Faculty	Law
Home Department	Public Law and Jurisprudence
Module Topic	Constitutional Law
Generic Module Name	Constitutional Law 202
Alpha-numeric Code	CON202
NQF Level	8
NQF Credit Value	20
Duration	Year
Proposed semester to be offered	Both Semesters
Programmes in which the module will be offered	LLB (7162) (7172)
Year level	LLB 7162 - 2 LLB 7172 - 3
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Discuss and apply the values underlying the Constitution</li> <li>Explain, examine and apply the basic constitutional principles;</li> <li>Describe the making of the Constitution and its role in decolonisation and transformation;</li> <li>Explain and apply the interpretation of the Constitution with a specific focus on transformative constitutionalism;</li> <li>Apply and evaluate the law regarding the structure of government and the relation between the different organs of state as well as the different spheres of government and their powers;</li> <li>Describe and apply the application and limitation of the rights in the Bill of Rights, as well as the available constitutional remedies;</li> </ul>

Main Content	selection select	ted rights in the Billedge in particular ence to relevant causs and analyse cause an argument bify and discuss song out of human right in the and apply the emary law; ribe the effect of gonstitutional law and constitutional prince of the historical and constitution and transtitutional interpretational interpretational interpretation and liming is, as well as the aidies; as in the Bill of Rigil	ill of F factuase la asse la asse la asse la assed cial ju hts m cons lobali ditigniciple: deve di the ssform attion a mmenitation vailab	w; w; on collaborative research; stice and ethical issues natters; titutional rules regarding sation and digitalisation lation. s lopment of the South Constitution's role in nation; and transformative t; n of rights in the Bill of
	Customary law and the Constitution;			
	Globalisation and digitalisation and the Constitution.			
Pre-Requisite Modules	None			
Co-Requisite Modules	None			
Prohibited Module	None			
Combination	Целт	Time telele		Othor tooching a monda-
Breakdown of Learning Time	Hours	Time-table		Other teaching modes
Time		Requirement pe	∌l'	that do not require time-table
Contact with lecturer / tutor:	64	Lectures p.w.	2	unic-lable
Assignments & tasks:	28	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	1	
Assessments	8	rutoriais μ.w.	<u> </u>	
Self-study	100			
Other: Please specify	0			
Total Learning Time	200			
Methods Of Student		ous Assessment (0	CA):	50%
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			
	Jonande	500 and 1 mai / 1000	-55	(5.71)

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Law of Business Entities
Generic Module Name	Corporate Law 401
Alpha-numeric Code	COR401

)
ear
oth Semesters
_B (7162) (7172)
15 (1102) (1112)
B 7162 - 4
B 7172 - 5
n completion of this module students should be able to: Critically analyse fundamental legal concepts, principles and theories of the law of business entities and demonstrate an understanding of how they apply in corporate practice in light of social transformation; Describe the foundational principles, key statutory materials, the influence of the Constitution and case law relating to the structure, procedure and requirements for the formation and capitalisation of the main types and forms of companies and other business entities in South Africa, including Close Corporations, Partnerships and Business Trusts; Apply basic corporate law principles and rules to the resolution of practical corporate law problems and be able to advise a client about the South-African and international rules applicable to business entities' issues, the formation of business entities and the provisions of South African corporate legislation. Explain the management and administration of companies and close corporations, particularly in so far as company meetings, corporate governance and issues to do with corporate finance including financial reporting standards & the functions of auditors; Engage in legal research and writing exercises using appropriate techniques such as review written literature, electronic information search and retrieval and statute and case analysis; Compare and contrast foreign corporate structures with that used in South Africa in light of social transformation; Read and summarise case law and demonstrate adequate scholarship skills in applying knowledge acquired therefrom in writing a well-reasoned, coherent, researched legal opinion.
ne syllabus will consist of a discussion and analysis of: Introduction to SA business entities: companies; close corporations; business trusts; partnerships; Legal personality, legal capacity and representation; Types of companies; groups of companies; Pre- and post incorporation contracts;
Incorporation of companies;

Assessment		· /		
	Final Assessment (FA): 50% Final and Continuous Assessment (CFA)			
Methods Of Student	Continuous Assessment (CA): 50%			
Total Learning Time	200			
Other: Please specify:	0			
Self-study	106			
Assessments	10			
Practicals:	0	Tutorials p.w.	1	
Assignments & tasks:	20	Practicals p.w.	0	
Contact with lecturer / tutor:	64	Lectures p.w.	2	
Breakdown of Learning Time	Hours	Timetable Requirement po week	er	Other teaching modes that do not require time-table
Combination				
Co-Requisite Modules  Prohibited Module		None		
Pre-Requisite Modules	None			
Dro Doguicito Modules	Corporate social responsibility.  CNT301			
	<ul> <li>Fund</li> <li>Inside</li> <li>Enha</li> <li>&amp; cor</li> <li>Wind</li> <li>Impaconst</li> <li>intern</li> </ul>	npany secretary; ing up of compani ct of the Constituti itutionalism), afric	ket al ty – a es; on (tr anisa	uditors, audit committees
	<ul><li>comp</li><li>Corpo</li><li>Finar</li><li>Minor</li></ul>	Financial records and reporting standards;		
	<ul><li>maint</li><li>Share</li><li>Trans</li><li>Corpo</li></ul>	tenance; e issues and mem ofer of shares and prate governance	bersh share (direc	nip; es as security; etors duties, board
			na a	ebentures; share capital

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Company Law
Generic Module Name	Company Law 211
Alpha-numeric Code	CPL211
NQF Level	6
NQF Credit Value	10
Duration	Semester
Proposed semester to be	First Semester
offered	

Programmes in which the	BCom (1	1008), BCom Exte	nded	(1751), BCom(Financial
module will be offered		Accounting) (1175), BCom (Law) (7211)		
Year level	BCom 1008 – 2			
	BCom (E	BCom (Extended) 1751 – 3		
	BCom(Financial Accounting) 1175 – 2			
		_aw) 7211 – 3		
Main Outcomes	On completion of this module students should be able to have mastered the following knowledge, skills and values: Fundamental rules, principles and concepts of South African Company Law. Procedure and requirements for the formation of companies/close corporations.  Management and administration of companies/close corporations, particularly in so far as company meetings and the function of auditors are concerned.			
Main Content				
Main Content	Company law and the law relating to close corporations and/or such other capita selecta from advanced company law as the department may determine.			
Pre-Requisite Modules	None			
Co-Requisite Modules	None			
Prohibited Module	None			
Combination				
Breakdown of Learning Time	Hours	Timetable Requirement poweek	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	28	Lectures p.w.	3	
Assignments & tasks:	0	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	4	
Assessments	4.5			
Self-study	67.5			
Other: Please specify Presentation	0			
Total Learning Time	100		<b> </b>	1
Methods Of Student		lle Assessment (i	$C\Delta$ ).	L 50%
Assessment	Continuous Assessment (CA): 50% Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			
Assessment woulde type	Continue	ous and i mai Assi	COOTTE	on (Or A)

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Competition Law
Generic Module Name	Competition Law 431
Alpha-numeric Code	CPT431
NQF Level	8
NQF Credit Value	10
Duration	Semester
Proposed semester to be offered	First Semester
Programmes in which the module will be offered	LLB (7162) (7172)

Year level	LLB 7162 - 4
	LLB 7172 - 5
Main Outcomes	<ul> <li>On completion of this module students should be able to: <ul> <li>Identify the principles of law that seek to regulate and promote competition in the economy (from a South African perspective).</li> <li>Demonstrate a sound knowledge of the economic foundations of and justifications for competition law, policy and practice in the context of social transformation.</li> <li>Demonstrate a sound knowledge, as well as the ability to analyse and interpret legislation relevant to the field of competition law and the influence of the Constitution.</li> <li>Demonstrate a sound knowledge of the structures and institutions relevant to competition law and practice.</li> <li>Explore the decolonisation/ Africanisation conversation in relation to recent developments in competition law to promote the interests of previously disadvantaged persons in South Africa, ensuring a greater spread of ownership and de-concentrating markets.</li> <li>Demonstrate a sound knowledge of the interactions between globalisation, digitisation and the field of competition law.</li> <li>Appraise professional skills suitable for the field of competition practice.</li> </ul> </li> </ul>
Main Content	<ul> <li>Introduction to Competition Law (The history of competition/ anti-trust law, The Competition Act, The Competition Amendment Bill, competition policy, relevant structures, unpacking how competition law relates to the discourse on Africanisation and decolonisation, vis a viz locating transformative constitutionalism within competition law. Emphasis is place on Competition Amendment Bill, which seeks to promote transformation and growth).</li> <li>Competition Economics (Macro-and micro-economic policy, theories of the firm, game theory).</li> <li>Horizontal Restrictive Practices (price fixing, allocation of markets).</li> <li>Collusive tendering</li> <li>Vertical Restrictive Practices (Exclusive Dealing, Exclusive Distribution, Typing Restrictions).</li> <li>Abuse of Dominance (Price Discrimination, Excessive Pricing, inducing not to deal, provision of scare resources, sale of scare goods. Emphasis will be made on the need to remove the qualifier "substantial" prevention or lessening of competition in proving dominance so as to address concentration of markets</li> </ul>

Pre-Requisite Modules Co-Requisite Modules Prohibited Module Combination	mark • Merg digita takea borde foreig Comp of on the e proce	ets or industries). ers (a focus will be il environment suculot.com and the ne erless environmen gn companies. Fur petition Amendme	e place h as t eed fo t when therm nt Bill merge	formation in specific sed on mergers in the chat of Kalahari.com and or such mergers in a re competition comes from nore, the provisions in the that all mergers instead ers will be considered and ister in merger
Breakdown of Learning	Hours	Timetable		Other teaching modes
Time		Requirement poweek	er	that do not require time-table
Contact with lecturer / tutor:	26	Lectures p.w.	2	
Assignments & tasks:	16	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	18			
Self-study	40			
Other: Please specify	0			
Total Learning Time	100			
Methods Of Student	Continuo	ous Assessment (0	CA): :	50%
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law		
,			
Home Department	Public law and Jurisprudence		
Module Topic	Interpretation, Transformation and Critique		
Generic Module Name	Interpretation, Transformation and Critique 431		
Alpha-numeric Code	CRI431		
NQF Level	8		
NQF Credit Value	10		
Duration	Semester		
Proposed semester to be	First Semester		
offered			
Programmes in which the	LLB 7162		
module will be offered	LLB 7172		
Year level	LLB 7162 - 4		
	LLB 7172 -5		
Main Outcomes	On completion of this module students should be able to:		
	Analyse legal texts and arguments in a constitutional		
	public and private law context to identify and critique		
	the underlying theoretical assumptions about law and		
	its role in the transformation of a postcolonial society.		

Main Content	under law in law in ldentif under constit contra ldentif legalit that in Key at that in contex The u its role The in Critica The mof legs specif and tr The th	pins the development light of the constitution of the interpretate tutional context, wincts, statutes, Bills for and critique the tay, the rule of law and critique the tay, the rule of law and fluence the interprespects in political particular inderlying theoretical in the transformation of the transformati	ent of cution main a ion of th spec of Righ heoret nd the etation chiloso and cution of ment o at und n a cor tracts, ons ab	nts, and treaties. ical assumptions about separation of powers
Pre-requisite modules		retation of the law and ILL121; CON20	12.	2221: and STI321
Co-requisite modules	None	ind ILL IZ I, OONZO	) <u>Z</u> , 001	\ZZ1, and 0110Z1
Prohibited module	None			
Combination				
Breakdown of Learning Time	Hours	Time-table Requirement pe week		Other teaching modes that does not require time-table
Contact with lecturer:	26	Lectures p.w.	2	
Practicals:	0	Tutorials p.w.	0	
Assignments & tasks:	0	Practicals p.w.	0	
Assessments:	48			
Self-study	26			
Other: Please specify	0			
Total Learning Time	100			00/
Method of Student Assessment	Continuous Assessment (CA): 100% Final Assessment (FA): 0%			
Assessment Module type	Continuo	ous Assessment (C	(A)	-

Faculty	Law	
Home Department	Criminal Justice and Procedure	
Module Topic	Key comparisons between the South African and	
_	American Criminal Justice System	
Generic Module Name	Comparative Criminal Justice 411	
Alpha-numeric Code	CRJ411	
NQF Level	8	

NQF Credit Value	10
Duration	Semester
Proposed semester to be	Second Semester
offered	
Programmes in which the	LLB 7161
module will be offered	LLB 7172
Year level	LLB 7161 - 4
	LLB 7172 -5
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Identify and describe key differences in the South African and United States of America (USA) criminal justice systems;</li> <li>Explain the requirements and procedure for plea bargaining in South Africa and the USA;</li> <li>Identify and evaluate the differences between the requirements and procedures for plea bargaining in South Africa and the USA;</li> <li>Discuss and critically analyse the right to legal representation in South Africa and the USA;</li> <li>Identify and evaluate the differences between pro bono legal representation in South Africa and the USA;</li> <li>Critically assess sentencing and incarceration policies in South Africa and the USA;</li> <li>Identify and evaluate the differences between sentencing and incarceration policy in South Africa and the USA;</li> <li>Critically assess the death penalty policies in South Africa and the USA;</li> <li>Discuss and critically analyse the impact of the South African and USA Constitutions on criminal justice and procedure;</li> <li>Discuss the possibilities and limits of social transformation through decolonisation and</li> </ul>
	constitutionalisation of Criminal Justice.
Main Content	Advanced criminal justice and procedure in South Africa and the USA;  • the delivery of defense services;  • plea-bargaining;  • sentencing and incarceration policies;  • corrections;  • the death penalty  • policing;  • the administration of justice;  • prosecuting authority;  • the courts;  • correctional services;  • right to legal representation and pro bono legal representation;  • sexual offences.

Pre-requisite modules Co-requisite modules Prohibited module	seminar students	This module shall to a nd/or lectures. It is and/or lectures. It is Applicants shall It is and LCP204	Registr	ented by way of ation will be limited to 15 ected on academic merit.
Combination				
Breakdown of Learning Time	Hours	Time-table Requirement pe week	er	Other teaching modes that does not require time-table
Contact with lecturer:	26	Lectures p.w.	13	
Practicals:	0	Tutorials p.w.	0	
Assignments & tasks:	12	Practicals p.w.	0	
Assessments:	3			
Self-study	59			
Other: Please specify	0			
Total Learning Time	100			
Method of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Final Assessment and Continuous Assessment (CFA)			

Faculty	Law	
Home Department	Criminal Justice and Procedure	
Module Topic	Criminal Law	
Generic Module Name	Criminal Law 202	
Alpha-numeric Code	CRL202	
NQF Level	6	
NQF Credit Value	20	
Duration	Year	
Proposed semester to be offered	Both Semesters	
Programmes in which the	LLB (7162) (7172)	
module will be offered		
Year level	LLB 7162 – 2	
	LLB 7172 – 3	
Main Outcomes	On completion of this module students should be able to: Discuss and explain the general structure and core concepts of criminal law; Describe the historical development of criminal law with specific reference to the impact of the Constitution on criminal law; Predict and explain the controversial issues in criminal law; Apply the current criminal law to practical situations; Construct defence and prosecutorial arguments; Evaluate criminal liability in given scenarios; Compare and evaluate given texts pertaining to criminal law matters;	

Faculty	Law
Home Department	Criminal Justice and Procedure
Module Topic	Advanced Criminal Law
Generic Module Name	Advanced Criminal Law 431
Alpha-numeric Code	CRL431
NQF Level	8
NQF Credit Value	10
Duration	Semester
Proposed semester to be offered	Second Semester

Programmes in which the module will be offered	LLB (716	62) (7172)		
Year level	LLB 716	2 - 4		
100.1010.	LLB 717			
Main Outcomes	Discusion concerns from the concerns from the concerns from the constant consta	uss and analyse thepts of criminal lavanisation.  ribe the competing sophies of criminal onstrate a critical lopment of criminal constrate a full und re applicable) and ain selected criminal selected criminal selected criminal law control on to contested and the idea of the idea of the idea of criminal laise the relationships and the idea of the idea of criminal laise the relationships.	ne gerwin the graph of the graph of the irrestart of the irrestant of the irrestart of the irrestart of the irrestart of the irrestant of the	roaches to and edge of the historical (where applicable). Iding of the current law inpact of the Constitution. If controversies. Ing approaches to criminal ersies and their actical situations. Ecutorial arguments in
Main Content	<ul> <li>Capita</li> </ul>	dule focuses on: a selecta from the ology.	fields	of criminal law and
Pre-Requisite Modules	THI211			
Co-Requisite Modules	None			
Prohibited Module Combination	None			
Breakdown of Learning Time	Hours	Timetable Requirement p week	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	26	Lectures p.w.	3	
Assignments & tasks:	14	Practicals p.w.	1	
Practicals:	0	Tutorials p.w.	0	
Assessments	5			
Self-study	55			
Other: Please specify	0			
Total Learning Time Methods Of Student	100	l ous Assessment (	C \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	E00/
Assessment		sessment (FA): 5		JU70
				ent (CFA)
Assessment Module type	Continuo	ous and Final Ass	essme	ent (CFA)

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Commercial Transactions Law
Generic Module Name	Commercial Transactions Law 421
Alpha-numeric Code	CTL421
NQF Level	
	8
NQF Credit Value	10
Duration	Semester
Proposed semester to be offered	Second Semester
Programmes in which the module will be offered	LLB (7162) (7172)
Year level	LLB 7162 - 4 LLB 7172 - 5
Main Outcomes	<ul> <li>Dn completion of this module students should be able to:</li> <li>Explain the essential elements of a valid contract of agency, and how the agency contract differs from other forms of contract in light of social transformation;</li> <li>Describe the sources of agency power [authority];</li> <li>Discuss the legal duties that are imposed upon principals and agents in terms of the principal - agent relationship, as well as the consequences if such duties are breached;</li> <li>Explain the relationship between a principal and the third party;</li> <li>Explain the relationship between an agent and the third party;</li> <li>Evaluate the features of certain special forms of agency relationship, especially those regulated by statute and the influence of the Constitution;</li> <li>Describe how and when a contract of agency is terminated;</li> <li>Apply the knowledge acquired during the course to solve practical problems with regard to agency contracts;</li> <li>List and describe the requirements for a valid cession;</li> <li>Discuss the application of an agreement which prohibits cession;</li> <li>Evaluate the effect of security cessions;</li> <li>Apply the knowledge acquired during the course to solve practical problems with regard to transfer agreements;</li> <li>Demonstrate critical legal analysis skills, the ability to develop logical, coherent and well-reasoned argument in light of South African commercial law.</li> <li>Identify the different types of negotiable instruments.</li> <li>Distinguish between a valid bill of exchange, cheque and promissory note.</li> <li>Explain the negotiability and transferability of instruments.</li> <li>Distinguish between cession and negotiability.</li> </ul>

	instru Desc liabili Distir credit and e trans Analy	iments.  ribe the banker-cuty of collecting banguish between art cards transaction electronic banking formation issues.	ustomenks. Ind expose; and in the	ocumentary letters of
Pre-Requisite Modules Co-Requisite Modules	Agen     Sourd     Relat     Right     Term     Cession     Histo     Form     Effec     Subje     Relat     party     Cess     Paymen     The h     nego     bills of     partice     signa     trans     liabili     defer     bank:     letter     credii     electi	as and duties of prination of authority:  rical background; alities; t of cession; ect matter of cessionship between of; ion in securitatement instruments history of payment tiable instruments of exchange, cheques; fer and negotiation ty; hoces, banker-custons and financing; s of credit; t cards; ronic fund transfer ronic banking and	atters; articul princi incipa y on; ceden debit instru : ues, p mer r	lar kinds of agent; pal, agent and third party; I and agent; t, cessionary and third i uments, types of promissory notes;
Prohibited Module	None			
Combination Breakdown of Learning	Hours	Timetable		Other teaching modes
Time	nours	Requirement poweek		that do not require time-table
Contact with lecturer / tutor:	32	Lectures p.w.	2	
Assignments & tasks:	8	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	1	
Assessments:	6			

Self-study:	54			
Other: Please specify	0			
Total Learning Time	100			
Methods Of Student	Continuous Assessment (CA):50%			
Assessment	Final Assessment (FA):50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law			
Home Department	Private Law			
Module Topic	Customary Law			
Generic Module Name	Customary Law 311			
Alpha-numeric Code	CUS311			
NQF Level	7			
NQF Credit Value	10			
Duration	Semester			
Proposed semester to be	First Semester			
offered				
Programmes in which the module will be offered	LLB (7162) (7172)			
Year level	LLB 7162 - 3 LLB 7172 - 4			
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Identify the foundational values of the Constitution, the Bill of Rights and the customary law of South Africa;</li> <li>Discuss the impact of the Bill of Rights on the application of customary law norms and practices;</li> <li>Identify provisions in the Bill of Rights that affect customary law rules and practices in the light of social transformation;</li> <li>Compare and contrast the norms and practices between customary law and constitutional rights;</li> <li>Analyse legal problems pertaining to the application of Customary law in South Africa's constitutional democracy and apply constitutional principles and provisions to solve those problems;</li> <li>Identify and analyse emerging constitutional developments that affect customary rules that regulate women, children, traditional leadership, marriage, succession, and property (land) rights.</li> </ul>			
Main Content	The Application and Nature of Customary Law Foundational values of customary law and the Bill of Rights Customary Law as a Constitutional Right The Relationship between Customary Law and the Bill of Rights Traditional Leadership under customary law and the Bill of Rights Women under customary law and the Bill of Rights Children under customary law and the Bill of Rights Marriage and succession under customary law and the Bill of Rights			

	Property Rights and Land under customary law and the Bill of Rights			
Pre-Requisite Modules	None			
Co-Requisite Modules	None			
Prohibited Module	None			
Combination				
Breakdown of Learning	Hours	Timetable		Other teaching modes
Time		Requirement poweek	er	that do not require time-table
Contact with lecturer / tutor:	26	Lectures p.w.	2	
Assignments & tasks:	20	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	0			
Self-study	46			
Other: Research and Writing	8			
Total Learning Time	100			
Methods Of Student	Continuous Assessment (CA):50%			
Assessment	Final Assessment (FA):50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Private Law
Module Topic	Law of Delict
Generic Module Name	Law of Delict 201
Alpha-numeric Code	DEL201
NQF Level	6
NQF Credit Value	20
Duration	Year
Proposed semester to be offered	Both Semesters
Programmes in which the module will be offered	LLB (7162) (7172)
Year level	LLB 7162 – 2 LLB 7172 – 3
Main Outcomes	On completion of this module students should be able to:  Demonstrate basic knowledge of the fundamental concepts and common law principles pertaining to the Law of Delict in the context of Africanisation  Explain the transformative impact of the Constitution and multiculturalism on the Law of Delict in South Africa.  Distinguish between fault and strict liability.  Distinguish between different special forms of liability.  Critically review the impact of customary law on special forms of liability  Distinguish between applicable remedies in a logically written essay.  Apply delictual principles to analyse and solve legal problems.

Main Content  Pre-Requisite Modules	law, and the influence of the Constitution.  Develop and defend legal arguments either individually or in a group.  Delict and the Constitution Delict in a multicultural society General principles governing the Law of Delict, including the: distinction between fault and strict liability elements of a delict Special forms of liability, including aspects of customary law Strict and vicarious liability Remedies Apportionment Statutory forms of compensation			
Co-Requisite Modules	None			
Prohibited Module Combination	None			
Breakdown of Learning Time	Hours Timetable Other teaching modes that do not week require time-table			
Contact with lecturer / tutor:	64	Lectures p.w.	2	
Assignments & tasks:	30	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	1	
Assessments	10			
Self-study	96			
Total Learning Time	200			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuo	Continuous and Final Assessment (CFA)		

Faculty	Law
Home Department	English
Module Topic	English for the Educational Development of Law Students
Generic Module Name	English for Educational Development (Law) 101
Alpha-numeric Code	EED101
NQF Level	5
NQF Credit Value	15
Duration	Year
Proposed semester to be	Both Semesters
offered	
Programmes in which the	LLB (7162) (7172)
module will be offered	
Year level	LLB 7162 – 1
	LLB 7172 – 2
Main Outcomes	On completion of this module students should be able to:
	Demonstrate basic English language communicative
	competence and academic literacy skills (writing,

	reading, listening, speaking) within a legal context – with particular emphasis on argument and counter argument – as necessary conditions for the English for academic and occupational legal purposes that students acquire directly and indirectly through their LLB subjects.			
Main Content				n legal context defined on; films, graphics,
				nd morality; articles on
				eaders; legal textbooks.
Pre-requisite modules	None			
Co-requisite modules	None			
Prohibited module	None			
Combination				
Breakdown of Learning	Hours	Time-table		Other teaching
Time		Requirement p	er	modes that do not
		week	1 -	require time-table
Contact with lecturer / tutor:	52	Lectures p.w.	2	
Assignments & tasks:	35	Practicals p.w.	0	_
Practicals:	8	Tutorials p.w.	1	
Assessments	7			
Selfstudy	28			
Other: Tutorials	20			
Total Learning Time	150			
Method of Student	Continuous Assessment (CA): 60%			
Assessment	Final Assessment (FA): 40%			
Assessment Module type	Continuous and Final Assessment (CFA)			

	Т.			
Faculty	Law			
Home Department	Mercantile and Labour Law			
Module Topic	Entrepreneurial Legal Practice			
Generic Module Name	Entrepreneurial Legal Practice 431			
Alpha-numeric Code	ELP431			
NQF Level	8			
NQF Credit Value	10			
Duration	Semester			
Proposed semester to be	Second Semester			
offered				
Programmes in which the	LLB 7161			
module will be offered	LLB 7172			
Year level	LLB 7161 - 4			
	LLB 7172 -5			
Main Outcomes	On completion of this module students should be able to: Demonstrate the ability to apply substantive law, facts and procedures to factual scenarios. Demonstrate the ability to draft the legal and administrative documents, as required by the relevant governing authorities in South Africa, to establish each			
	of the below mentioned entrepreneurial ventures (i.e. a			

Main Content	partnership agreement, a trust deed, a company MOI and a shareholders agreement).  • Apply negotiation skills in relation to the legal agreements and related documents to be drafted in order to establish the above- mentioned entrepreneurial ventures.  • Demonstrate the ability to amend legal agreements and related documents after they have been executed and the process for registering these amended legal agreements and related documents with the relevant governing authorities (i.e. drafting deeds of amendment etc.).  • Successfully communicate with hypothetical clients (writing letters, giving advice etc) on aspects relating to the below mentioned business forms.  Lecturing component:  The lecturing component will be based on the substantive legal and regulatory frameworks mentioned in the Main Outcomes above. These will include the law on:  • Sole Proprietorships  • Partnerships  • Trusts  • Companies  • Charitable vehicles  • Intellectual Property  Practical component:					
	The practical component will focus on practicing the skills and abilities mentioned above in the main outcomes.					
Pro-requisite modules	None	ities mentioned ab	ove in	tne main outcomes.		
Pre-requisite modules Co-requisite modules	None					
Prohibited module	None					
Combination	140116					
Breakdown of Learning Time	Hours	Time-table Requirement pe week	r	Other teaching modes that does not require time-table		
Contact with lecturer:	18	Lectures p.w.	1	18 hours (1 hour		
Practicals:	0	Tutorials p.w.	0	lecture		
Assignments & tasks:	45	Practicals p.w.	1	per week and 1 hour		
Assessments:	0					
Self-study	37			per week)		
Other: Please specify	0			The lecturer will be		
Total Learning Time	100			available online via Google Meet for one hour per week to answer any questions that may arise from the students' self-study and given assignments.		

Method of Student	Continuous Assessment (CA): 100%			
Assessment	Final Assessment (FA): 0%			
Assessment Module type	Continuous Assessment (CA)			

Faculty	Law			
Home Department	Mercantile and Labour Law			
Module Topic	Employment Law			
Generic Module Name	Employment Law 211			
Alpha-numeric Code	EMP211			
NQF Level	6			
NQF Credit Value	10			
Duration	Semester			
Proposed semester to be	Second Semester			
offered				
Programmes in which the	BCom (1008)			
module will be offered	BCom (Extended) (1751)			
	BCom (Human Resources) (1301)			
Year Level	BCom 1008 – 2			
	BCom (Extended) 1751 – 3			
	BCom (Human Resources) 1301 – 2			
Main Outcomes	On completion of this module students should be able to:			
	Demonstrate knowledge of the labour laws that directly			
	affect employment relationships and operations of			
	South African enterprises, and			
	Demonstrate an understanding of the practical			
	implications of the main tenets of labour laws for			
	operating a business.			
Main Content	Key labour legislation relating to businesses in South Africa:			
	Introduction to Employment law			
	Individual Employment law:			
	A. The contract of employment			
	B. Unfair labour practices			
	C. Termination of the employment relationship			
	D. Basic Conditions of Employment			
	E. Employment Equity Act			
	F. Skills Development Act			
	Collective Labour law:			
	The bargaining council system			
	Trade unions and employer organisations			
	Regulation of wages and conditions of employment			
	Conciliation, mediation and Arbitration			
	Strikes and lockouts			
Pre-Requisite Modules	MAN131/132; IPS131/132; ALC131/ALC132 or			
. 10 Maquiono madules	equivalent;			
Co-requisites Modules	SSL222			
Prohibited Module	MAN333; MAN237			
Combination				

Breakdown of Learning Time	Hours	Time-table Requirement per week		Other teaching modes that do not require time-table	
Contact with lecturer/ tutor:	26	Lectures p.w.	2		
Assignments & tasks:	20	Practicals p.w.	0		
Practicals:	0	Tutorials p.w.			
Assessment:	7				
Self-study:	47				
Total Learning Time	100				
Methods of Student	Continuous Assessment (CA): 50%				
Assessment	Final Assessment (FA): 50%				
Assessment Module Type	Continuous and Final Assessment (CFA)				

	Ι.			
Faculty	Law			
Home Department	Public Law and Jurisprudence			
Module Topic	Environmental Law			
Generic Module Name	Environmental Law 431			
Alpha-numeric Code	ENV431			
NQF Level	8			
NQF Credit Value	10			
Duration	Semester			
Proposed semester to be offered	First Semester			
Programmes in which the module will be offered	LLB (7162) (7172)			
Year Level	LLB 7162 - 4 LLB 7172 - 5			
Main Outcomes	<ul> <li>On completion of this module students should be able to: <ul> <li>Explain and examine the meaning of the term "environment";</li> <li>Describe and evaluate the law and policy pertaining to the "environment" in its many-faceted definition and the impact of the Constitution;</li> <li>Describe the global (in particular international and regional African) environmental regulatory context and its implications for South African environmental law;</li> <li>Examine, explain and apply ethical duties that human beings have with regard to the environment;</li> <li>Describe and evaluate the manner in which the environmental right in the Constitution promotes sustainable development in the context of transformative constitutionalism;</li> <li>Identify environmental racism and apply measures to promote environmental justice;</li> <li>Describe and discuss the implementation and enforcement of South African environmental law;</li> <li>Identify environmentally related problems and apply current law concerning biological diversity, land use and planning, climate change, energy as well as pollution control and management;</li> <li>Interpret and apply case law.</li> </ul> </li> </ul>			

Main Content  Pre-Requisite Modules	The nature and scope of environmental law in the context of sustainable development; The global dimensions of environmental law; The human rights dimensions of environmental law; The implementation and enforcement of environmental law; Land use and planning; Biological diversity; Pollution control and waste management; Climate change; Energy law and the environment and Environmental justice and environmental racism				
Co-requisites Modules	None				
Prohibited Module	None				
Combination	110110				
Breakdown of Learning	Hours	Time-table		Other teaching	
Time		Requirement poweek	er	modes that do not require time-table	
Contact with lecturer/ tutor:	26	Lectures p.w.	2		
Assignments & tasks:	26	Practicals p.w.	0		
Practicals:	0	Tutorials p.w.	0		
Assessment:	6				
Self-study:	42				
Other: Please specify	0				
Total Learning Time	100				
Methods of Student	Continuous Assessment (CA): 50%				
Assessment	Final Assessment (FA): 50%				
Assessment Module Type	Continuo	Continuous and Final Assessment (CFA)			

Familia	1			
Faculty	Law			
Home Department	Mercantile and Labour Law			
Module Topic	Regional Integration			
Generic Module Name	Regional Integration 431			
Alpha-numeric Code	EUR431			
NQF Level	8			
NQF Credit Value	10			
Duration	Semester			
Proposed semester to be	Second Semester			
offered				
Programmes in which the	LLB (7162) (7172)			
module will be offered				
Year level	LLB 7162 - 4			
	LLB 7172 - 5			
Main Outcomes	On completion of this module students should be able to:  Demonstrate an understanding of the rationale for the integration of regions by means of the Southern African Development Community, the African Union, (including the African Continental Free Trade Agreement as well as the Tripartite Free Trade			

	Agreement) and the European Union including the functioning of these unions and knowledge of the body of law applicable thereto.  • Demonstrate the relationship between the municipal legal system and regional law.  • Analyse the impact of regional integration and in particular European Union Law on the rights of				
	<ul> <li>citizens.</li> <li>Explain fundamental questions concerning integration, the functionality thereof and effect thereof in general.</li> <li>Demonstrate an understanding of and ability to use the relevant methods, techniques and strategies involved in legal research and problem solving in theoretical and applied situations, in both individual as well as group context.</li> <li>Conduct research using appropriate techniques such as review written literature, electronic information search and retrieval and statute and case analysis, and be able to present their results to their peers</li> <li>Argue and verbalise the dynamics of regional</li> </ul>				
	Africa	an / developing co	untrie	hasis on the position of	
Main Content  Pre-Requisite Modules	<ul> <li>The history of the design of the Southern African Development Community, African Union (including the African Continental Free Trade Agreement as well as the Tripartite Free Trade Agreement) and European Union,</li> <li>The institutions of the Southern African Development Community, African Union (including the African Continental Free Trade Agreement as well as the Tripartite Free Trade Agreement) and European Union.</li> <li>Sources of European Union Law</li> <li>The relationship between European Law and Members' Municipal legal systems</li> <li>The effect of the so-called fundamental freedoms.</li> <li>Selected topics related but not limited to the African Continental Free Trade Agreement, as well as the Tripartite Free Trade Agreement</li> </ul>				
Co-Requisite Modules	None None				
Prohibited Module	None				
Combination	ļ <u></u>	I <b>=</b>			
Breakdown of Learning Time	Hours			Other teaching modes that do not require time-table	
Contact with lecturer / tutor:	26	Lectures p.w.	2		
Assignments & tasks:	22	Practicals p.w.	0		
Practicals:	0	Tutorials p.w.	0		
Assessments	6				

Self-study	46				
Other:	0				
Total Learning Time	100				
Methods Of Student	Continuous Assessment (CA): 50%				
Assessment	Final Assessment (FA): 50%				
Assessment Module type	Continuous and Final Assessment (CFA)				

Faculty	Law
Home Department	Criminal Justice and Procedure
Module Topic	Law of Evidence
Generic Module Name	Law of Evidence 402
Alpha-numeric Code	EVI402
NQF Level	8
NQF Credit Value	20
Duration	Year
Proposed semester to be	Both Semesters
offered	Both Comocion
Programmes in which the	LLB (7162) (7172)
module will be offered	LLB (1102) (1112)
Year level	LLB 7162 - 4
100.1010.	LLB 7172 - 5
Main Outcomes	On completion of this module students should be able to:     Construct and defend a position based on evidence.     Illustrate the use of concepts from the Law of Evidence
	to arrive at logical solutions considering the influence of the Constitution.  • Analyse factual situations to arrive at legal solutions in
	light of social transformation through Africanisation.  • Apply legal knowledge to situations.  • Demonstrate an understanding of the facts.
Main Content	<ul> <li>Rules of the Law of Evidence in civil and criminal cases in South Africa, more specifically:</li> <li>The functions of the Law of Evidence. Relevance and the admissibility of evidence.</li> <li>The exclusion of relevant evidence, e.g. privileges</li> <li>Unconstitutionally obtained evidence</li> <li>Hearsay evidence</li> <li>Informal admissions and confessions</li> <li>Types of evidence and how they are presented</li> <li>The calling and examining of witnesses</li> <li>Proof without evidence</li> <li>The evaluation of evidence and the burden of proof in civil and criminal cases.</li> </ul>
Pre-Requisite Modules	LCP204 or CIV302
Co-Requisite Modules	None
Prohibited Module Combination	None

Breakdown of Learning Time	Hours	Timetable Requirement per week		Other teaching modes that do not require time-table
Contact with lecturer / tutor:	56	Lectures p.w.	4	
Assignments & tasks:	45	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	40			
Self-study	59			
Other:	0			
Total Learning Time	200			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Private Law
Module Topic	Family Law
Generic Module Name	Family Law 100 (ECP)
Alpha-numeric Code	FAM100
NQF Level	5
NQF Credit Value	15
Duration	Semester
Proposed semester to be offered	Second Semester
Programmes in which the module will be offered	LLB (7172)
Year level	2
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Explain the impact of the Constitution on notions of marriage and family;</li> <li>List the fundamental principles pertaining to civil marriages;</li> <li>List the fundamental principles pertaining to customary marriages;</li> <li>Compare the fundamental principles relating to civil and customary marriages;</li> <li>List the fundamental principles pertaining to divorce;</li> <li>Identify and discuss applicable legislation and case law;</li> <li>Apply relevant principles to analyse factual scenarios. Students should be able to meet the outcomes through the provision of among other, the following foundation strategies:</li> <li>Describe using presentations how their family is structured</li> <li>Group reading activities to identify fundamental principles</li> <li>Poster presentations reflecting the collection, organization and evaluation of information</li> </ul>

	. 0	and the form are of the control of		In the second second		
	<ul><li>Guided intervention in formulating summaries</li><li>Approaches to application type problems</li></ul>					
Main Content		The Role of the condition in Family Law,				
		Requirement for and the termination of an				
	_	Engagement;				
			valid	civil and customary law		
	marri	J ,				
		voidable and puta		_		
		•		I and customary marriage;		
		monial Property L	,			
		olution (death and	divord	ce) of a civil and		
		mary marriage;				
		equences of the d	lissolu	ition of a civil and		
		mary marriage;				
		nt-child relationshi	p			
Pre-Requisite Modules	None					
0.0						
Co-Requisite Modules	None	None				
Prohibited Module	None					
Combination						
Breakdown of Learning	Hours	Timetable		Other teaching modes		
Time		Requirement poweek	er	that do not require time-table		
Contact with lecturer / tutor:	91	Lectures p.w.	6			
Assignments & tasks:	107	Practicals p.w.	0			
Practicals:	0	Tutorials p.w.	1			
Assessments	12					
Self-study	165					
Other: Please specify	0	0				
Total Learning Time	375					
Methods Of Student		ous Assessment (		0%		
Assessment	Final Assessment (FA):50%					
Assessment Module type	Continuous and Final Assessment (CFA)					

Faculty	Law
Home Department	Private Law
Module Topic	Family Law
Generic Module Name	Family Law 121
Alpha-numeric Code	FAM121
NQF Level	5
NQF Credit Value	15
Duration	Semester
Proposed semester to be	Second Semester
offered	
Programmes in which the	LLB (7162)
module will be offered	BCom (Law) (7211)
Year Level	LLB 7162 – 1
	BCom (Law) 7211 – 2

_					
Main Outcomes  Main Content	<ul> <li>On completion of this module students should be able to: <ul> <li>Explain the impact of the Constitution on notions of marriage and family;</li> <li>Identify the fundamental principles pertaining to civil and customary marriages as well as divorce in the context of South Africa and Africa;</li> <li>Evaluate applicable legislation and case law;</li> <li>Apply relevant principles to analyse and solve legal problems considering social transformation approaches.</li> </ul> </li> <li>The Role of the Constitution in Family Law; <ul> <li>Requirement for and the termination of an Engagement;</li> <li>The requirements for a valid civil and customary law marriage;</li> <li>Void, voidable and putative marriages;</li> <li>Consequences of a valid civil and customary marriage;</li> <li>Matrimonial Property Law;</li> <li>Dissolution (death and divorce) of a civil and customary marriage;</li> <li>Consequences of the dissolution of a civil and customary marriage</li> <li>Consequences of the dissolution of a civil and customary marriage</li> </ul> </li> </ul>				
Pre-Requisite Modules	None				
Co-requisites Modules	None				
Prohibited Module Combination	None				
Breakdown of Learning Time	Hours	Time-table Requirement p week	er	Other teaching modes that do not require time-table	
Contact with lecturer/ tutor:	39	Lectures p.w.	3		
Assignments & tasks:	25	Practicals p.w.	0		
Practicals:	0	Tutorials p.w.	1		
Assessment:	5				
Tutorials:	6				
Self-study:	50				
Other: Preparing for lectures	30				
Total Learning Time	150				
Methods of Student	Continuous Assessment (CA): 50%				
Assessment	Final Assessment (FA): 50%				
Assessment Module Type	Continuo	Continuous and Final Assessment (CFA)			
		· · · · · · · · · · · · · · · · · · ·		·	

Faculty	Law
Home Department	Private Law
Module Topic	Advanced Family Law
Generic Module Name	Advanced Family Law 431
Alpha-numeric Code	FAM431
NQF Level	8
NQF Credit Value	10

Duration	Semester				
Proposed semester to be	First Semester				
offered					
Programmes in which the module will be offered	LLB (7162) (7172)				
Year level		LLB 7162 - 4			
	LLB 717	2 - 5			
Main Outcomes	<ul> <li>On completion of this module students should be able to: <ul> <li>Critically evaluate the influence of the Constitution in evolving the notion of marriage and family.</li> <li>Analyse the various family forms, as well as the practical difficulties that persist in customary marriages, civil unions and domestic partnerships.</li> <li>Interpret and apply applicable legislation and case law to the various topics.</li> <li>Apply applicable family law principles to analyse and solve legal problems in the context of social transformation.</li> <li>Formulate introductory comments on topics either individually or in a group.</li> <li>Apply research techniques in developing a legal argument.</li> <li>Demonstrate the ability to use various technologies in</li> </ul> </li> </ul>				
	the learning process.				
Main Content	The module focuses on:  The impact of the Constitution in transforming the notions of marriage and family;  Civil Unions;  Domestic Partnerships;  Customary Marriages;  Domestic Violence;  Parent-Child Relationship;  Relocation Disputes;  Paternity Disputes;  Surrogacy;  ART and The Family  Matrimonial Property Law and Trusts;  Universal Partnerships				
Pre-Requisite Modules	FAM121				
Co-Requisite Modules	None				
Prohibited Module	None				
Combination					
Breakdown of Learning Time				Other teaching modes that do not require time-table	
Contact with lecturer / tutor:	26	Lectures p.w.	2		
Assignments & tasks:	24	Practicals p.w.	0		
Practicals:	0	Tutorials p.w.	0		
Assessments	20				

Self-study	30				
Other: Please specify	0				
Total Learning Time	100				
Methods Of Student	Continuous Assessment (CA): 40%				
Assessment	Final Assessment (FA): 60%				
Assessment Module type	Continuous and Final Assessment (CFA)				

Faculty	Law
Home Department	Public Law and Jurisprudence
Module Topic	Gender Law
Generic Module Name	Gender Law 431
Alpha-numeric Code	GEN431
NQF Level	8
NQF Credit Value	10
Duration	Semester
Proposed semester to be offered	First Semester
Programmes in which the module will be offered	LLB (7162) (7172)
Year Level	LLB 7162 - 4
	LLB 7172 - 5
Main Outcomes	On completion of this module students should be able to: Discuss the thinking and reasoning peculiar to feminist legal and political thinkers.
	<ul> <li>Analyse the rights of women under national, regional (African) and international human rights and humanitarian legal instruments.</li> <li>Critically evaluate the values that typically underpin patriarchal legal and political designs within the context of Africa and transformative constitutionalism.</li> </ul>
Main Content	<ul> <li>An introduction to feminist legal and political thinking.</li> <li>The rights of women under national, regional and international human rights and humanitarian legal instruments (with particular reference to women in Africa and Agenda 2063).</li> <li>Legal issues affecting women in South Africa's age of constitutionalism:</li> <li>Capita selecta from the following - equality, differentiation and non-discrimination; sexuality, gender and agency; violence against women and the right to personal autonomy and security; the gender-specific impact of custom, culture and religion.</li> </ul>
Pre-Requisite Modules	None
Co-requisites Modules	None
Prohibited Module Combination	None

Breakdown of Learning Time	Hours	Time-table Requirement per week		Other teaching modes that do not require time-table	
Contact with lecturer/ tutor:	26	Lectures p.w.	2		
Assignments & tasks:	25	Practicals p.w.	0		
Practicals:	0	Tutorials p.w.	0		
Assessment:	4				
Self-study:	45				
Other: Please specify	0				
Total Learning Time	100				
Methods of Student	Continuous Assessment (CA): 50%				
Assessment	Final Assessment (FA): 50%				
Assessment Module Type	Continuous and Final Assessment (CFA)				

Faculty	Law			
Home Department	Mercantile and Labour Law			
Module Topic	International Business Law			
Generic Module Name	International Business Law 431			
Alpha-numeric Code	IBL431			
NQF Level	8			
NQF Credit Value	10			
Duration	Semester			
Proposed semester to be offered	Second Semester			
Programmes in which the module will be offered	LLB (7162) (7172)			
Year Level	LLB 7162 - 4 LLB 7172 - 5			
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Analyse fundamental legal concepts, principles, theories and their relationship to international business law and practice.</li> <li>Apply the relevant methods, techniques and strategies involved in legal research and problem solving in theoretical and applied situations, in both individual as well as group context.</li> <li>Conduct research using appropriate techniques such as review written literature, electronic information search and retrieval and statute and case analysis, and be able to present their results to their peers.</li> <li>Identify, distinguish between and critically discuss the functions of and the need for / relevance of the international institutions, conventions and rules governing international trade, business, investments and dispute resolution</li> <li>Discuss and verbalise the dynamics of international trade and business with specific emphasis on the position of African / developing countries.</li> <li>Advise countries / traders on the rules / agreements relevant to international trade across borders, applying these rules to practical scenarios, taking cognizance</li> </ul>			

				rican / Developing bbal trade and business
Main Content	The mod Legal UN; V Orgal Interr Interr Contr Incote Forei Interr Litiga	dule focuses on: I framework of intervorld Bank; IMF; inizations; national trade; Intrustional trade; Transational sales Transational sales Transation; CISG, Choicerms gn direct investmentational dispute retion; Enforcement nents/awards enges of African /	ernationa GATT; V oduction de Remensactions de of Lav ent regul solution;	al trade and business VTO; Regional and theories of edies; Formation of v and Choice of Forum; ation
Pre-Requisite Modules	CN1301			
Co-requisites Modules	None			
Prohibited Module Combination	None			
Breakdown of Learning Time	Hours	Time-table Requirement poweek	er	Other teaching modes that do not require time-table
Contact with lecturer/ tutor:	26	Lectures p.w.	2	
Assignments & tasks:	14	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessment:	4			
Self-study:	52			
Other: (Group discussions)	4			
Total Learning Time	100			
Methods of Student Assessment	Continuous Assessment (CA): 50% Final Assessment (FA): 50%			
Assessment Module Type	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Public Law and Jurisprudence
Module Topic	Introduction to the legal system in socio-political context
Generic Module Name	Introduction to Law 100 (ECP)
Alpha-numeric Code	ILL100
NQF Level	5
NQF Credit Value	15
Duration	Semester
Proposed semester to be offered	First Semester
Programmes in which the	LLB (7172)
module will be offered	
Year level	1

Main Outcomes	<ul> <li>On completion of this module students should be able to: <ul> <li>Discuss the possibilities and limits of social transformation through the Africanisation, decolonisation and constitutionlisation of South African law. Discuss the processes of globalisation and digitalisation as factors influencing the nature and future of the state, society and the law.</li> <li>Define selected legal concepts in light of their broader contexts.</li> <li>Define the concept of law.</li> <li>Explain the history of South African law from a post-colonial perspective.</li> <li>List and identify the sources of South African law.</li> <li>Discuss the basic debates in legal philosophy (natural law vs positivism; formalism v realism) and the place of African jurisprudence within these debates.</li> <li>Discuss the classifications of the various disciplines of law.</li> <li>List and discuss the structures of government provided for in terms of the Constitution.</li> <li>Discuss the most important human rights provided for under the Bill of Rights of the Constitution.</li> <li>Students should be able to meet the outcomes through the provision of among other, the following foundation activities:</li> <li>Visual stimulation through images to have a class discussion on what is the law.</li> <li>Create an activity to distinguish between law and rules.</li> <li>Interactive class reading on the history of South African law.</li> <li>Creating a story of our law – reading and writing skills.</li> <li>Schematically reflect the classifications of the discipline of law – posters</li> <li>Unpacking the Constitution in designated time slots – overview.</li> <li>A visit to parliament or live streaming of parliament as an example of the structure of government.</li> <li>Review Chapter 2 of the Constitution in light of a</li> </ul> </li> </ul>
Main Content	personal reflection. A history of South Africa's law and legal system including pre-colonial customs and practices, the introduction of Roman-Dutch law and English law in South Africa. The pre-democratic relationship between the different legal systems in South Africa and how these legal systems influenced the forms and institutions of law in South Africa.
	The impact of the Constitution on the forms, substance and institutions of law. Theories of social change: revolutions, negotiated transitions, transformative constitutionalism and law in the global economy.

	Formal Sources of law     Separation of powers     Branches of law     The impact of the Constitution on basic methodologies of law.			
Pre-Requisite Modules	None			
Co-Requisite Modules	None			
Prohibited Module Combination	None			
Breakdown of Learning Time	Hours	Timetable Requirement poweek	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	91	Lectures p.w.	6	
Assignments & tasks:	117	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	1	
Assessments	12			
Self-study	180			
Other: Please specify	0			
Total Learning Time	400			
Methods Of Student Assessment	Continuous Assessment (CA): 50% Final Assessment (FA): 50%			
Assessment				

Faculty	Law
Home Department	Public Law and Jurisprudence
Module Topic	Introduction to the legal system in socio-political context
Generic Module Name	Introduction to Law 111
Alpha-numeric Code	ILL111
NQF Level	5
NQF Credit Value	15
Duration	Semester
Proposed semester to be	First Semester
offered	
Programmes in which the	LLB (7162)
module will be offered	BCom (Law) (7211)
Year level	LLB 7162 – 1
	BCom Law 7211 – 1
Main Outcomes	On completion of this module students should be able to: Discuss the possibilities and limits of social transformation through the Africanisation, decolonisation and constitutionalisation of South African law. Discuss the processes of globalisation and digitalisation as factors influencing the nature and future of the state, society and the law. Define selected legal concepts in light of their broader contexts. Define the concept of law.

Main Content	colon List a Disculaw v Africa Disculaw. List a for in Discular Includintroc South The I legal syste South The i and ir Theo trans the g Form Sepa	ial perspective. Indidentify the so Iss the basic debas Is positivism; form Is jurisprudence values the classificati Indidiscuss the straterms of the Consuss the most import the Bill of Rights Istory of South and Indian per-colonial function of Roman In Africa. In Africa. Impact of the Consustitutions of law. In it is in it is in the consustitutions of law. It is of social charitions, transformat lobal economy. In al Sources of law ration of powers ches of law in pact of the Consustitutions of law. In the consustitution of law in the consustitutions of law in the consustitution of powers ches of law in the consustitution of powers ches of the Consustitution of the Consustitution of powers ches of the Consustitution of the Consus of the Consus of the Consus of the Consus of the Cons	urces ates in alism within to one of the stitution that a cust and the cust and the atendary at the atendary a	the various disciplines of es of government provided on.
Pre-Requisite Modules	None			
Co-Requisite Modules	None			
Prohibited Module Combination	None			
Breakdown of Learning Time	Hours	Timetable Requirement p week	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	45	Lectures p.w.	3	
Assignments & tasks:	54	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	1	
Assessments	6			
Self-study	45			
Other: Please specify	0 <b>150</b>			
Total Learning Time Methods Of Student		L ous Assessment (	C \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	50%
Assessment		sessment (FA): 5		JU /0
Assessment Module type		ous and Final Ass		ent (CFA)
Assessment module type	Johnna	as and i mai Ass	COOM	on (Or A)

Faculty	Law			
Home Department	Public Law and Jurisprudence			
Module Topic	Introduction to the legal system in socio-political context			
Generic Module Name	Introduction to Law 121			
Alpha-numeric Code	ILL121			
NQF Level	5			
NQF Credit Value	15			
Duration	Semester			
	Second Semester			
Proposed semester to be offered				
Programmes in which the	LLB (7162)			
module will be offered	BCom (Law) (7211)			
Year level	LLB 7162 – 1			
	BCom (Law) 7211-1			
Main Outcomes	On completion of this module students should be able to:  Discuss the possibilities and limits of social transformation through the Africanisation, decolonisation and constitutionalisation of South African law  Describe the different divisions of South African law  Identify the subdivisions and other areas of the law  Discuss selected legal concepts in light of their broader contexts  Discuss the role played by Private law  Identify how the business world functions and operates with reference to the law  List and discuss the various procedures to be found in civil procedure  Identity the role played by criminal law  List and discuss the various procedures to be found in criminal procedure  Identify the role played by the law of evidence  List and compare the differences between courts and Appropriate Dispute Resolution  Discuss the role played by the legal profession			
Main Content	Outline of private law     Law and the business world     Law and civil procedure     Outline of criminal law			
	Law of criminal procedure			
	Law of evidence     Courte and Appropriate Dispute Benefities			
	Courts and Appropriate Dispute Resolution     The legal profession, an outline of professional ethics, and the fit and proper person standard			
Pre-Requisite Modules	None			
Co-Requisite Modules	None			
Prohibited Module Combination	None			

Breakdown of Learning Time	Hours	Timetable Requirement poweek	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	45	Lectures p.w.	3	
Assignments & tasks:	54	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	1	
Assessments	6			
Self-study	45			
Other: Please specify	0			
Total Learning Time	150			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Public Law
Module Topic	Introduction to the legal system in socio-political context
Generic Module Name	Introduction to Law 200 (ECP)
Alpha-numeric Code	ILL200
NQF Level	5
NQF Credit Value	15
Duration	Semester
Proposed semester to be offered	Second Semester
Programmes in which the module will be offered	LLB (7172)
Year level	1
Main Outcomes	<ul> <li>On completion of this module students should be able to: <ul> <li>Discuss the possibilities and limits of social transformation through the Africanisation, decolonisation and constitutionalisation of South African law.</li> <li>Describe the different divisions of South African law.</li> <li>Identify the subdivisions and other areas of the law.</li> <li>Discuss selected legal concepts in light of their broader contexts.</li> <li>Discuss the role played by private law.</li> <li>Identify how the business world functions and operates with reference to the role played by mercantile law.</li> <li>List and discuss the various procedures to be found in civil procedure.</li> <li>Identify the role played by criminal law.</li> <li>List and discuss the various procedures to be found in criminal procedure.</li> <li>Identify the role played by the law of evidence.</li> <li>List and compare the differences between courts and Appropriate Dispute Resolution.</li> <li>Discuss the role played by the legal profession.</li> </ul> </li> </ul>

Main Content  Pre-Requisite Modules	asper Grou South Visits Prepa Dispu Oral profe Outlin Lawa Lawa Coutlin Lawa Court The I	nar activities on dects.  p presentations or a African law.  to different courts are a role-play depute Resolution.  presentations on cossion in South African law and the business wand civil procedure of criminal law of criminal procedure to evidence and Appropriate and Appropriate	a divis s and bicting defining ica. world e ure e Disp n outli	g effective Alternative ag and explaining the legal ute Resolution ine of professional ethics,
Co-Requisite Modules	None			
Prohibited Module	None			
Combination				
Breakdown of Learning Time	Hours	Timetable Requirement po week	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	91	Lectures p.w.	6	
Assignments & tasks:	117	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	1	
Assessments	12			
Self-study	180			
Other: Please specify	0			
Total Learning Time	400		<u></u>	
Methods Of Student		ous Assessment (	,	0%
Assessment	Final Assessment (FA):50%			
Assessment Module type	Continuo	ous and Final Asse	essme	ent (CFA)

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Law of Insolvency
Generic Module Name	Law of Insolvency 311
Alpha-numeric Code	INS311
NQF Level	7
NQF Credit Value	10
Duration	Semester
Proposed semester to be offered	First Semester

Programmes in which the	LLB (716	62) (7172)		
module will be offered		_aw) (7211)		
Year level	LLB 716			
	LLB 717	2 - 4		
	BCom L	aw 7211 - 3		
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Explain the main principles and rules regulating the Law of Insolvency in the context of South Africa and Africa;</li> <li>Apply the foundational principles underpinning the law of insolvency to solving practical insolvency law problems considering transformative constitutional principles. These include, <i>inter alia</i>, the types of insolvency; application for the voluntary surrender or compulsory sequestration or friendly sequestration of an insolvent estate; legal consequences relating to the insolvent, the insolvent estate, the solvent spouse; composition and rehabilitation of the insolvent, and the liquidation of juristic persons.</li> <li>Apply the relevant methods, techniques and strategies involved in legal research and problem solving in theoretical and applied situations of insolvency practice;</li> <li>Engage in legal research and writing exercises using appropriate techniques such as review written literature, electronic information search and retrieval and statute and case analysis;</li> <li>Read and summarise case law and demonstrate adequate scholarship skills in applying knowledge acquired therefrom in writing a well-reasoned, coherent, researched legal opinion.</li> </ul>			
Pre-Requisite Modules Co-Requisite Modules	Historical background to insolvency law in South Africa and Africa Voluntary surrender, including formalities to be applied Compulsory sequestration Effects of sequestration Impeachable transactions, Appointment and function of trustee Composition Rehabilitation Liquidation of juristic persons Impact of the Constitution on the law of insolvency None CNT301			
Prohibited Module	None			
Combination	None			
Breakdown of Learning	Hours	Timetable		Other teaching modes
Time		Requirement po	er	that do not require
		week		time-table
Contact with lecturer / tutor:	40	Lectures p.w.	2	
Assignments & tasks:	10	Practicals p.w.	0	1
Practicals:	0	Tutorials p.w.	1	1
า าสปแบสเจ.	U	i utoriais μ.w.	<u>' '                                  </u>	l

Assessments	6			
Self-study	44			
Other: Please specify	0			
Total Learning Time	100			
Methods of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuo	ous and Final Asse	essme	ent (CFA)

Faculty	Law
Home Department	Mercantile and Labour Law
	Internet Law
Module Topic	
Generic Module Name	Internet Law 431
Alpha-numeric Code	INT431
NQF Level	8
NQF Credit Value	10
Duration	Semester
Proposed semester to be offered	First Semester
Programmes in which the module will be offered	LLB (7162) (7172)
Year Level	LLB 7162 - 4 LLB 7172 - 5
Main Outcomes  Main Content	<ul> <li>On completion of this module students should be able to:</li> <li>Analyse fundamental legal concepts, principles, theories and their relationship to internet law and practice in the context of social transformation.</li> <li>Explain the manners in which the Constitution transforms Internet Law.</li> <li>Apply the relevant methods, techniques and strategies involved in legal research and problem solving in theoretical and applied situations.</li> <li>Do independent research using appropriate techniques such as review written literature, electronic information search and retrieval and statute and case analysis.</li> <li>Demonstrate a basic knowledge of the law applicable to the protection of personal information on the internet, online contracts, consumer protection, internet-based transactions, copyright, dispute resolution and cybercrime.</li> <li>Apply these rules when confronted with practical problems and advise a client about the South African and international rules applicable to internet-based contracts, the formation of international business transactions via the internet, the rules governing these contracts / transactions and the settlement of internet disputes.</li> <li>General Introduction to the workings of the Internet and</li> </ul>
Main Content	General Introduction to the workings of the Internet and the law surrounding it     Internet Law and the Constitution     The Internet and Personal Information     The Internet and Interception

Pre-Requisite Modules Co-requisites Modules Prohibited Module Combination	Electronic Contracts and Formalities     The Internet and Consumer Protection     Taxation of E-Commerce     Trade Marks and Domain Names     The Internet, Copyright and Databases     Evidence and Security     Jurisdiction and Liability on the Internet     Cybercrime  CNT301  None  None				
Breakdown of Learning	Hours Time-table Other teaching				
Time	Requirement per modes that do not week require time-table			require time-table	
Contact with lecturer/ tutor:	26	Lectures p.w.	2		
Assignments & tasks:	20	Practicals p.w.	0		
Practicals:	0	Tutorials p.w.	0		
Assessment:	4				
Self-study:	50				
Other:	0				
Total Learning Time	100				
Methods of Student	Continuo	ous Assessment (	CA) 50%	ó	
Assessment	Final Assessment (FA): 50%				
Assessment Module Type	Continuo	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Private Law
Module Topic	Intellectual Property Law
Generic Module Name	Intellectual Property Law 431
Alpha-numeric Code	IPL431
NQF Level	8
NQF Credit Value	10
Duration	Semester
Proposed semester to be offered	First Semester
Programmes in which the module will be offered	LLB (7162) (7172)
Year level	LLB 7162 - 4 LLB 7172 - 5
Main Outcomes	On completion of this module students should be able to:  • Analyse the founding theories relating to Intellectual Property Law and the application of the Constitution;  • Examine the different forms of intellectual property;  • Identify and discuss the global intellectual property regime and the debates that have arisen with respect to the implementation of the current system;  • Critically discuss the ways in which traditional knowledge may be protected in the light of Africanisation;

	Dropo	ra and present a l	م مما	argument on coloated	
		<ul> <li>Prepare and present a legal argument on selected topics individually or in collaboration;</li> </ul>			
				nt legal principles to a	
		factual scenario making reference to legislation and			
		case law.			
Main Content	Found	ding theories of Int	ellect	ual Property Law:	
		principles of Copy			
				w and Industrial Designs;	
				k Law and Unlawful	
	Comp	etition;			
		uction to the prote	ection	of Traditional Knowledge.	
Pre-Requisite Modules	THI211	THI211			
Co-Requisite Modules	None	None			
Prohibited Module	None				
Combination					
Breakdown of Learning	Hours	Timetable		Other teaching modes	
• • • • • • • • • • • • • • • • • • • •	Hours	Timetable Requirement poweek	er	Other teaching modes that do not require time-table	
Breakdown of Learning	Hours 26	Requirement p	er 2	that do not require	
Breakdown of Learning Time		Requirement poweek		that do not require	
Breakdown of Learning Time  Contact with lecturer / tutor:	26	Requirement poweek  Lectures p.w.	2	that do not require	
Breakdown of Learning Time  Contact with lecturer / tutor: Assignments & tasks:	26 14 0 6	Requirement poweek  Lectures p.w.  Practicals p.w.	2	that do not require	
Breakdown of Learning Time  Contact with lecturer / tutor: Assignments & tasks: Practicals:	26 14 0	Requirement poweek  Lectures p.w.  Practicals p.w.	2	that do not require	
Breakdown of Learning Time  Contact with lecturer / tutor: Assignments & tasks: Practicals: Assessments	26 14 0 6	Requirement poweek  Lectures p.w.  Practicals p.w.	2	that do not require	
Breakdown of Learning Time  Contact with lecturer / tutor: Assignments & tasks: Practicals: Assessments Self-study Other: Please specify Total Learning Time	26 14 0 6 54 0	Requirement poweek  Lectures p.w.  Practicals p.w.  Tutorials p.w.	0 0	that do not require time-table	
Breakdown of Learning Time  Contact with lecturer / tutor: Assignments & tasks: Practicals: Assessments Self-study Other: Please specify	26 14 0 6 54 0 100 Continuo	Requirement poweek  Lectures p.w.  Practicals p.w.  Tutorials p.w.  ous Assessment (6)	2 0 0	that do not require time-table	
Breakdown of Learning Time  Contact with lecturer / tutor: Assignments & tasks: Practicals: Assessments Self-study Other: Please specify Total Learning Time	26 14 0 6 54 0 100 Continuo	Requirement poweek  Lectures p.w.  Practicals p.w.  Tutorials p.w.	2 0 0 CA):	that do not require time-table	

Faculty	Law
Home Department	Public Law and Jurisprudence
Module Topic	Central issues and debates in analytical, normative and
-	critical jurisprudence
Generic Module Name	Jurisprudence 221
Alpha-numeric Code	JUR221
NQF Level	6
NQF Credit Value	15
Duration	Semester
Proposed semester to be	Second Semester
offered	
Programmes in which the	LLB (7162) (7172)
module will be offered	BCom (Law) 7211
Year level	LLB 7162 – 2
	LLB 7172 – 3
	BCom Law 7211 – 2
Main Outcomes	On completion of this module students should be able to:
	Discuss the possibilities and limits of social
	transformation through the Africanisation,
	decolonisation and constitutionlisation of South African law

Main Content	Reflect on the relationship between law and morality in different schools of legal thought Explain the philosophical foundations used to justify legal reasoning and adjudication in South Africa by identifying the legal philosophies and the underlying political theories tacitly invoked in selected judgments from South African case law Critically read and analyse texts in order to develop a critical approach to law and an in-depth understanding of the relationship between law and transformation and to construct independent jurisprudential arguments The relationship between law, Western modernity and colonialism The relationship between law and morality The relationship between law, politics and society The relationship between law and transformation The relationship between law and critique The reading, writing and critical thinking competency to critically engage with legal and academic texts				
Pre-Requisite Modules	None				
Co-Requisite Modules Prohibited Module	None None				
Combination	None				
Breakdown of Learning Time	Requirement per that do not require			Other teaching modes that do not require time-table	
Contact with lecturer / tutor:	45	Lectures p.w.	3		
Assignments & tasks:	15	Practicals p.w.	0		
Practicals:	0	Tutorials p.w.	1		
Assessments	45				
Self-study	60				
Total Learning Time	150				
Methods Of Student Assessment		Continuous Assessment (CA): 100% Final Assessment (FA): 0%			
Assessment Module type		ous Assessment (			

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Labour Law
Generic Module Name	Labour Law 321
Alpha-numeric Code	LAB321
NQF Level	7
NQF Credit Value	15
Duration	Semester
Proposed semester to be	Second Semester
offered	
Programmes in which the	LLB (7162) (7172)
module will be offered	BCom (Law) (7211)
Year Level	LLB 7162 - 3
	LLB 7172 - 4

	BCom L	aw 7211 - 3			
Main Outcomes	On completion of this module students should be able to:     Explain the basic principles of labour law in South Africa and how these are used in practice.     Understand the primary sources of information on labour law in South Africa.     Analyse and comment upon the law as it stands at present.     Assess and comment on possible future changes or controversial issues arising in this area of law as influenced by the Constitution.     Understand the manners in which conditions of employment are negotiated and the manners in which				
	labour disputes are resolved.  • Evaluate resource material (evidentiary material, case law and academic commentary) to determine its relevance to particular legal issues.  • Arrange legal principles, case law and academic				
	commentary to support a coherent and persuasive argument in response to particular legal problems.  Communicate, deliberate and work effectively in the course of group work.  Demonstrate thorough knowledge of the primary				
Main Content	sources of information on labour law in South Africa.  Individual employment law Collective bargaining law Industrial action Dispute resolution Consultation and worker participation The manners in which Labour Law is transformed by the Constitution in accordance with the ideals of Africanisation, decolonisation and the principles of transformative constitutionalism.				
Pre-requisites Modules	None				
Co-requisites Modules	None				
Prohibited module	None				
Combinations  Breakdown of Learning	Harris	Time toble		Other tees!:	
Breakdown of Learning Time	Hours	Time-table Requirement p week	er	Other teaching modes that do not require time-table	
Contact with lecturer/ tutor:	39	Lectures p.w.	3		
Assignments & tasks:	10	Practicals p.w.	0		
Practicals:	0	Tutorials p.w.	0		
Assessment:	5		ļ		
Self-study:	96		ļ		
Other: Please specify	0		ļ		
Total Learning Time	150	<u> </u>	04) 500	,	
Methods of Student Assessment	Continuous Assessment (CA): 50% Final Assessment (FA): 50%				
Assessment Module Type	Continuous and Final Assessment (CFA)				

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Digitalising Labour Law
Generic Module Name	Digitalising Labour Law 431
	LAB431
Alpha-numeric Code	
NQF Level	8
NQF Credit Value	10
Duration	Semester
Proposed semester to be offered	Second Semester
Programmes in which the	LLB 7162
module will be offered	LLB 7172
Year level	LLB 7162 - 4 LLB 7172 -5
Main Outcomes	On completion of this module students should be able to:  Explain the legal and social relevance of access to justice and the nature of its practical deficits, particularly in the labour field.  Apply principles and theories relevant to legal logic, technology, and main digital trends.  Critically appraise the role and the importance of software quality and user-friendliness features in the design of digital decision- making systems.  Demonstrate the application of legal logic in the design of applications for decision-making systems and the digitalisation of legal procedures, with practical reference to labour dispute resolution.  Identify and analyse the inclusion of high-quality legal content, including relevant legislation, jurisprudence and commentary in digital decision-making tools, particularly in the field of labour law.  Evaluate the process of filtering laws and regulations, making their content accessible for laypersons.  Test the process whereby individual entitlement to a legal remedy and procedures to be followed in pursuing it can be ascertained by digital decision-making mechanisms.
Main Content	Substantive component
	Access to justice: legal and practical aspects
	Digitalisation as a means of access to justice
	Legal logic
	Digital decision-making systems building on existing
	Labour Law knowledge
	Research and analyse the inclusion of high-quality  logic content, including relevant logic lation.
	legal content, including relevant legislation, jurisprudence and commentary in digital decision-
	making tools
	The development of digital decision-making systems in the field of Labour Law

Pre-requisite modules	Procedural component     Digitalisation of legal procedures, with practical reference to labour dispute resolution building on existing Labour Law knowledge  LAB321				
Co-requisite modules	None				
Prohibited module Combination	None				
Breakdown of Learning Time	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			Other teaching modes that does not require time-table	
Contact with lecturer:	26	Lectures p.w.	2		
Practicals:	0	Tutorials p.w.	0		
Assignments & tasks:	28	Practicals p.w.	0		
Assessments:	10				
Self-study	36				
Other: Please specify	0				
Total Learning Time	100				
Method of Student Assessment	Continuous Assessment (CA): 50% Final Assessment (FA): 50%				
Assessment Module type		ous and Final Asse		nt (CFA)	

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Advanced Labour Law
Generic Module Name	Advanced Labour Law 431
Alpha-numeric Code	LBL431
NQF Level	8
NQF Credit Value	10
Duration	Semester
Proposed semester to be	First Semester
offered	
Programmes in which the	LLB (7162) (7172)
module will be offered	
Year level	LLB 7162 - 4
	LLB 7172 - 5
Main Outcomes	On completion of this module students should be able to:
	Demonstrate a detailed understanding of current
	debates and themes in South African Labour Law.
	Explain which factors impact on the development of
	Labour Law in specific areas in South Africa and the
	influence of the Constitution.
	Analyse significant cases and comment on the
	direction the law should take in this regard considering
	social transformation.
	Demonstrate an enhanced understanding and
	knowledge of existing Labour Laws as well as the
	specific areas under discussion.

	<ul> <li>Describe what to expect should labour-related issues be encountered in practice.</li> <li>Critically analyse case studies and express opinions on various issues.</li> <li>Demonstrate an understanding of, and ability to use, relevant methods, techniques and strategies involved in legal research and problem solving in theoretical and applied situations, in both individual as well as group context.</li> <li>Conduct research using appropriate techniques, such as, review written literature, electronic information search and retrieval, and statute and case analysis, and be able to present their results to their peers.</li> </ul>
Main Content	The module will provide a more in-depth and detailed understanding of various topics that were dealt with in the Labour Law 321 module. New topics not discussed in detail in the Labour Law 321 module shall be introduced.  The module focuses on:  The changing forms of work and atypical employment — the scope of application of labour legislation, which workers are 'employees' and who should be protected.  Business restructuring - changing terms and conditions of employment, retrenchment, transfer of businesses.  Selected issues in dismissal law - the scope of protection, what is a 'dismissal', what are the appropriate remedies for unfair dismissal.  Selected issues in discrimination law - what is discrimination, what is 'unfair' discrimination, what are the defences and what are appropriate remedies.  Selected issues in collective bargaining - the duty to bargain, what are collective bargaining - the duty to bargain, what are collective agreements and what is their status, bargaining institutions under the Labour Relations Act 66 of 1995.  The resurgence of the common law contract of employment.  Dispute resolution under the Labour Relations Act 66 of 1995 - pre-dismissal arbitration, con-arb, the interaction between the CCMA, bargaining councils and private arbitration, the status of the Labour Court.  The interpretation of labour rights in a constitutional and international law framework.  Note: The topics selected for discussion may vary from year to year in keeping with current debates in labour law and shall be examined in a comparative light.
Pre-Requisite Modules	LAB321
Co-Requisite Modules	None
Prohibited module Combination	None

Breakdown of Learning Time	Hours	Timetable Requirement per week		Other teaching modes that do not require time-table
Contact with lecturer / tutor:	26	Lectures p.w.	2	
Assignments & tasks:	25	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	10			
Self-study	39			
Other: Please specify	0			
Total Learning Time	100			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Criminal Justice and Procedure
Module Topic	Law of Criminal Procedure
Generic Module Name	Law of Criminal Procedure 204
Alpha-numeric Code	LCP204
NQF Level	6
NQF Credit Value	20
Duration	Year
Proposed semester to be offered	Both Semesters
Programmes in which the module will be offered	LLB (7162) (7172)
Year Level	LLB 7162 – 2 LLB 7172 – 3
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Identify the applicable rules and procedures of different phases of the law of criminal procedure in the context of South Africa;</li> <li>Discuss the impact of the Constitution on the Law of Criminal Procedure;</li> <li>Identify the various procedures within the law of criminal procedure.</li> <li>Apply themself to a given set of facts in respect of which documents such as Bail Affidavits or a Plea Explanation must be drafted in light of social transformation principles;</li> <li>Analyse the interaction between the Law of Criminal Procedure, Law of Evidence and Criminal Law.</li> </ul>
Main Content	<ul> <li>General principles, rules and different sanctions of the criminal justice system.</li> <li>The application of criminal procedures in all South African criminal courts.</li> <li>The value and impact of the Constitution on case law and relevant statutes in the criminal justice system.</li> </ul>
Pre-Requisite Modules	None
Co-requisites Modules	None

Prohibited module Combinations	None			
Breakdown of Learning Time	Hours Time-table Requirement per week			Other teaching modes that do not require time-table
Contact with lecturer/ tutor:	52	Lectures p.w.	2	
Assignments & tasks:	30	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessment:	6			
Self-study:	112			
Other: Please specify	0			
Total Learning Time	200			
Methods of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module Type	Continuous and Final Assessment (CFA)			

Faculty	Law			
Home Department	Criminal Justice & Procedure			
Module Topic	Law of Economic Crime			
Generic Module Name	Law of Economic Crime 431			
Alpha-numeric Code	LEC431			
NQF Level	8			
NQF Credit Value	10			
Duration	Semester			
Proposed semester to be offered	Second Semester			
Programmes in which module will be offered	LLB (7162) (7172)			
Year Level	LLB 7162 - 4 LLB 7172 - 5			
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Understand the meaning, causes and effects of economic criminality</li> <li>Identify and understand the various types of economic crimes, particularly corruption and money laundering, nationally, regionally and internationally</li> <li>Analyse the socio-economic and political impact of economic crime</li> <li>Comprehend the international legal and institutional framework dealing with economic criminality</li> <li>Understand the relationship between economic criminality, sustainable development and human rights</li> <li>Evaluate the effectiveness of the regional and international strategies to combat economic criminality</li> <li>Demonstrate the ability to develop recommendations to promote the prevention, reduction and eradication of economic criminality</li> </ul>			
Main Content	The module focuses on:     The problem of economic criminality in contemporary society			

Pre-requisite modules	ecol 3.1 Mor • M • St • Pr • Ar fra • In 3.2 Cor	rages of money lauredicate offences in ti-money launder amework vestigation and properties of corruption meaning and scop Forms of corruption Anti-corruption and cranti-corruption coassistance	levelopn and ain undering or mone ing legal osecution oe of coron gal and i iminalisa llaborati	nent nest nest nest of money laundering less laundering and institutional nest of money laundering ruption
Co-requisite modules	None			
Prohibited module	None			
Combinations		T		
Breakdown of Learning Time	Hours	Timetable Requirement poweek	er	Other teaching modes that does not require time-table
Contact with lecturer / tutor:	19	Lectures p.w.	2	
Assignments & tasks:	16	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	5			
Selfstudy	60			
Other: Please specify	0			
Total Learning Time	100			
Methods of Student	Continuous Assessment (CA): 50%			%
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Private Law
Module Topic	Land Law
Generic Module Name	Land Law 431
Alpha-numeric Code	LLW431
NQF Level	8
NQF Credit Value	10
Duration	Semester
Proposed semester to be offered	Second Semester
Programmes in which the module will be offered	LLB (7162) (7172)
Year Level	LLB 7162 - 4 LLB 7172 - 5

Main Outcomes				ents should be able to:	
		<ul> <li>Critically discuss the colonial and apartheid history of land holding and control in South Africa.</li> </ul>			
		•		al property clause to	
	address contemporary land issues in South Africa.				
		Demonstrate a good grasp of current land laws and be			
	able to advise clients on how the law can be applied to address current land problems.				
	<ul> <li>Illustrate a sound knowledge of policy documents and</li> </ul>				
				sue in South Africa.	
			t addres	s particular land related	
		s in South Africa.		d tanana anatama	
Main Content		iss customary iand dule focuses on:	use an	d tenure systems.	
Main Content			ne South	African land tenure	
		egistration system			
	• Form	al and informal lar	nd tenure	Э	
		law and the Cons			
	The law regarding land restitution, redistribution and tenure reform				
		Expropriation law			
	Custo	omary land tenure	systems	,	
Pre-Requisite Modules	THI211	omany lana tomano	0,010		
-					
Co-requisites Modules	None				
Prohibited Module	None				
Combination				0.1	
Breakdown of Learning Time	Hours	Time-table Requirement po	or	Other teaching modes that do not	
Time		week	51	require time-table	
Contact with lecturer/ tutor:	26	Lectures p.w.	2		
Assignments & tasks:	12	Practicals p.w.	0		
Practicals:	0	Tutorials p.w.	0		
Assessment:	5				
Self-study:	57				
Other: Please specify	0				
Total Learning Time	100		24), 500	,	
Methods of Student Assessment	Continuous Assessment (CA): 50%				
	Final Assessment (FA): 50%  Continuous and Final Assessment (CFA)				
Assessment Module Type	Continue	ous and Final ASS	essment	(UFA)	

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Law of Insurance
Generic Module Name	Law of Insurance 431
Alpha-numeric Code	LOI431
NQF Level	8
NQF Credit Value	10
Duration	Semester

Proposed semester to be offered	Second Semester			
Programmes in which the module will be offered	LLB (7162) (7172)			
Year Level	LLB 7162 - 4			
	LLB 717	2 - 5		
Main Outcomes	On completion of this module students should be able to:     Identify when a contract amounts to a valid insurance policy     Explain and apply the test for insurable interest     Explain and apply the test for materiality of misrepresentations and non-disclosures in the light of social transformation     Analyse factual scenarios and apply judicial decisions and legislation considering the Constitution to come to a resolution			
Main Content	The module focuses on:     Requirements for a valid insurance policy     Policy interpretation     Insurable interest     Risk     Misrepresentation and non-disclosures in negotiating an insurance policy     African life insurance     Digitisation of insurance in South Africa			
Pre-Requisite Modules	CNT301		<del> </del>	
Co-requisites Modules	None			
Prohibited Module	None			
Combinations				
Breakdown of Learning Time	Hours Time-table Other teaching modes that do not week require time-table			modes that do not
Contact with lecturer/ tutor:	26	Lectures p.w.	2	
Assignments & tasks:	10	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessment:	4			
Self-study:	60			
Other:	0			
Total Learning Time	100			
Methods of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%  Continuous and Final Assessment (CFA)			
Assessment Module Type	Continuo	ous and Final Ass	essment	(CFA)

Faculty	Law
Home Department	Private Law
Module Topic	Law of Persons
Generic Module Name	Law of Persons 100 (ECP)
Alpha-numeric Code	LOP100
NQF Level	5
NQF Credit Value	15

Duration	Semester			
Proposed semester to be	First Semester			
offered	The Company			
Programmes in which the	LLB (7172)			
module will be offered				
Year level	2			
Main Outcomes	On completion of this module students should be able to:  List the fundamental concepts of the common law principles pertaining to the Law of Persons;  List the fundamental concepts of the customary law principles pertaining to the Law of Persons;  Compare the fundamental concepts of the common law as well as customary law principles pertaining to the Law of Persons.  Identify applicable legislation and case law, and the influence of the Constitution on these sources;  Apply principles relevant to the Law of Persons to discuss and solve legal problems;  Apply and implement basic research techniques in developing a legal argument.  Students should be able to meet the outcomes through the provision of among other, the following foundation activities:  Concepts of Law of Persons through video material and their environment.  Additional library support to search and access legislation and case law.  Factual scenarios presented through role-play and actual court cases.			
	<ul> <li>Guided research techniques in groups by the lecturer to develop a legal argument.</li> </ul>			
Main Content	The Law of Persons and the Constitution. Terminology and definition of concepts. The beginning of legal subjectivity and the interests of the unborn fetus. The end of legal subjectivity. Factors influencing status, namely age, domicile, birth and adoption, mental illness, physical disability, drunkenness and drug addiction, prodigality, insolvency and curatorship. Factors that determine a person's status, rights and obligations under customary law.			
Pre-Requisite Modules	None			
Co-Requisite Modules	None			
Prohibited Module	None			
Combination				
Breakdown of Learning	Hours	Timetable		Other teaching modes
Time		Requirement poweek	er	that do not require time-table
Contact with lecturer / tutor:	91		6	-
	107		0	
Contact with lecturer / tutor: Assignments & tasks:	91 107	Lectures p.w. Practicals p.w.	6	

Practicals:	0	Tutorials p.w.	1	
Assessments	12			
Self-study	165			
Other:	0			
Total Learning Time	375			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Private Law
Module Topic	Law of Persons
Generic Module Name	Law of Persons 112
Alpha-numeric Code	LOP112
NQF Level	5
NQF Credit Value	15
Duration	Semester
Proposed semester to be offered	First Semester
0110101	LLD (7460)
Programmes in which the module will be offered	LLB (7162)
Year level	BCom (Law) (7211) LLB 7162 - 1
Teal level	BCom (Law) 7211 - 2
Main Outcomes	On completion of this module students should be able to: Identify fundamental concepts, common law as well as
Mais Occident	customary law principles pertaining to the Law of Persons;  Identify applicable legislation and case law, and the influence of the Constitution on these sources;  Apply principles relevant to the Law of Persons to analyse and solve legal problems considering social transformation approaches;  Apply basic research techniques in developing a legal argument in light of the possibilities and limits of Africanisation.
Main Content	<ul> <li>The Law of Persons and the Constitution</li> <li>Terminology and definition of concepts</li> <li>The beginning of legal subjectivity and the interests of the unborn</li> <li>The end of legal subjectivity</li> <li>Factors influencing status, namely age, domicile, birth and adoption, mental illness, physical disability, drunkenness and drug addiction, prodigality, insolvency and curatorship</li> <li>Factors that determine a person's status, rights and obligations under customary law</li> </ul>
Pre-Requisite Modules	None
Co-Requisite Modules	None
Prohibited Module	None
Combination	

Breakdown of Learning Time	Hours	Timetable Requirement poweek	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	39	Lectures p.w.	3	
Assignments & tasks:	25	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	1	
Tutorials:	13			
Assessments:	5			
Self-study:	38			
Other: Preparing for lectures	30			
Total Learning Time	150			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty Law Home Department Private Law  Module Topic Legal Pluralism Generic Module Name Legal Pluralism 431 Alpha-numeric Code LPL431 NQF Level 8 NQF Credit Value 10 Duration Semester Proposed semester to be offered Second Semester
Generic Module Name  Alpha-numeric Code  LPL431  NQF Level  8  NQF Credit Value  Duration  Proposed semester to be  Legal Pluralism 431  Legal Pluralism 431  Legal Pluralism 431  Legal Pluralism 431  Semester  Semester  Second Semester
Alpha-numeric Code         LPL431           NQF Level         8           NQF Credit Value         10           Duration         Semester           Proposed semester to be         Second Semester
NQF Level 8 NQF Credit Value 10 Duration Semester Proposed semester to be Second Semester
NQF Credit Value 10 Duration Semester Proposed semester to be Second Semester
Duration         Semester           Proposed semester to be         Second Semester
Proposed semester to be Second Semester
Programmes in which the module will be offered LLB (7162) (7172)
Year level LLB 7162 - 4 LLB 7172 - 5
<ul> <li>Main Outcomes</li> <li>On completion of this module students should be able to: <ul> <li>Critically evaluate legal pluralism as the product of European colonisation of Africa and, latterly, of globalisation</li> <li>Analyse the major theories of normative coexistence by scholars in both the Global South and Global North</li> <li>Explain the historical context of the interaction of legal orders in South Africa and sub-Saharan Africa</li> <li>Explain the relationship between indigenous laws and European laws imposed as state laws in South Africa</li> <li>Appraise the way people's normative behaviour under indigenous norms adapt to socio-economic changes, especially in issues of marriage, succession, property, and contract</li> <li>Analyse the relationship between indigenous norms and imposed state laws as a cultural struggle with significance for the future of legal pluralism in Africa</li> <li>Develop and defend legal arguments related to legal pluralism either individually or in a group.</li> </ul> </li> </ul>
<ul> <li>Main Content</li> <li>Historical and philosophical context of legal pluralism in South Africa</li> </ul>

Pre-Requisite Modules  Co-Requisite Modules	politic Cultu contr Critiq law Disso indige driver Critic peop The C	cal economies ral relativism and adictions ue of the conceptu conance between the enous norms and in nature of state h all overview of legale's adaptations to Constitution as cus	ualisa ne con the ind uman al ider socio stoma in Af	nmunal values of dividualistic, agency- rights laws ntity in the context of o-economic changes ry law? Predicting the rica, using legal history
Prohibited Module Combination Breakdown of Learning Time	None Hours	Timetable Requirement poweek	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	26	Lectures p.w.	2	timo tablo
Assignments & tasks:	23	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	4	•		
Selfstudy	47			
Other: Please specify	0			
Total Learning Time	100			
Methods Of Student	Continuo	ous Assessment (0	CA) 50	0%
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuo	ous and Final Asse	essme	ent (FCA)

Faculty	Law
Home Department	Criminal Justice and Procedure
Module Topic	Processing and managing legal cases
Generic Module Name	Legal Process 411
Alpha-numeric Code	LPP411
NQF Level	8
NQF Credit Value	10
Duration	Semester
Proposed semester to be	First Semester
offered	
Programmes in which the	LLB (7162) (7172)
module will be offered	
Year level	LLB 7162 - 4
	LLB 7172 - 5

Main Outcomes	On 20:==	lation of this	بام دا	udanta abauld ba abla ta:
Main Outcomes  Main Content	Apply of uBu of uB	appropriate consultut within a simulinge the drafting proliate with skill. It is different trial advistrate strategic as arguments effect unication. It is substantive law, finds. It is instrate professional at a bills of costs unstrate office manunication skills to concepts to lay penment. It is advocacy skill ultation techniques and interviewing /cooles of the Constitution it is in the concepts to lay penment. It is advocacy skill ultation techniques and interviewing /cooles of the Constitution it is in the concepts to lay penment. It is advocacy is a selecta from the istantive law, General actions a selecta from the istantive law, General actions and the constitution is the concepts to lay penment.	ultationated (cess. vocace and an etively acts a all resisting (agem) enables with a suition.	y approaches. palytical thinking skills. y through oral and written and procedure to factual ponsibility. pemerging technologies pent skills. le students to explain in a simulated an emphasis on clientation underpinned by of Civil Procedure, aspects w, Socio-economic rights, work, aspects of practice
Pre-Requisite Modules	CIV302			
Co-Requisite Modules	None			
Prohibited Module	None			
Combination				
Breakdown of Learning	Hours	Timetable		Other teaching modes
Time		Requirement pe	er	that do not require
		week		time-table
Contact with lecturer / tutor:	26	Lectures p.w.	2	
Assignments & tasks:	0	Practicals p.w.	0	
Practicals:	26	Tutorials p.w.	0	
Assessments	8			
Self-study	40			
Other: Please specify	0			
Total Learning Time	100			
Methods Of Student		ous Assessment (C		0%
Assessment	Final Assessment (FA):50%  Continuous and Final Assessment (CFA)			
Assessment Module type				. (0=1)

Faculty	Law
Home Department	Mercantile Law
Module Topic	Mercantile Law
Generic Module Name	Mercantile Law 221
Alpha-numeric Code	MCR221
NQF Level	6

NQF Credit Value	10			
Duration	Semeste	er		
Proposed semester to be offered	First Ser	nester		
Programmes in which the	BCom A	cc (1021), BCom	Acc E	xtended (1753), BCom
module will be offered	Fin Acc	(1175), BCom (10	08), B	Com Extended (1751)
Year level		Acc) 1021 – 2		
		Acc) (Extended) 17	753 –	3
		Fin Acc) 1175 – 2		
		008, BCom (Exter		
Main Outcomes	Under rules r	stand the general regulating the Law iable Instruments, ransactions.	princi relati inclu	udents should be able to: iples, basic aspects and ing to Insolvency, ding Electronic Payments bles operate in practice.
Main Content	compa compa seque the so • The La princip	arison between vo ulsory sequestration estration on the insolvent spouse, reha aw of Negotiable I	luntar on, eff olven abilita nstrur and i	ect and consequence of t, the insolvent estate and tion. ments, including basic including the law relating
Pre-Requisite Modules	MER102			
Co-Requisite Modules	None			
Prohibited Module Combination	None			
Breakdown of Learning Time	Hours	Timetable Requirement po week	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	42	Lectures p.w.	3	
Assignments & tasks:	0	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	5			
Self-study	53			
Other:	0			
Total Learning Time	100			
Methods Of Student		ous Assessment (0		50%
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuo	ous and Final Asse	essme	ent (CFA)
	-			

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Mercantile Law
Generic Module Name	Mercantile Law 102
Alpha-numeric Code	MER102
NQF Level	5
NQF Credit Value	15
Duration	Semester

Proposed semester to be offered	Second	Semester		
Programmes in which the module will be offered	Fin Acc	(1175), BCom (10	Acc (E 08), E	Extended) (1753), BCom Com (Extended) (1751)
Year level		Acc) 1021- 1		
		Acc) (Extended) 1	753 - :	2
		Fin Acc) 1175 - 1		
	BCom 1	บบช - 1 xtended 1751 – 2		
Main Outcomes			ula et	udents should be able to
Main Outcomes	demonst		uic si	udents should be able to
			basio	structure of our legal
	syster	•	2001	o en detare en ean regar
	An un	derstanding and a	pplica	ation of the general
		oles of contract		-
				ation of the consequences
		emedies for breacl		
				duties of parties to
		on commercial co		
	law	are or basic conc	epts o	f property and security
Main Content		tion to the SA leas	al syst	em; general requirements
main content	for a valid contract; breach of contract; specific contracts;			
		property law; sec		
Pre-Requisite Modules	None	1 1 2 .		
Co-Requisite Modules	None			
Prohibited Module	None			
Combination				
Breakdown of Learning	Hours	Timetable		Other teaching modes
Time		Requirement poweek	er	that do not require time-table
Contact with lecturer / tutor:	F.C.		4	time-table
Assignments & tasks:	56 24	Lectures p.w. Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	20	rutoriais p.w.	-	
Self-study	50			
Other:	0			
Total Learning Time	150			
Methods Of Student		ous Assessment (	CA):	50%
I MELITOUS OF STUDENT		Final Assessment (FA): 50%		
Assessment				
	Final As		0%	

Faculty	Law
Home Department	Private Law
Module Topic	Muslim Personal Law
Generic Module Name	Muslim Personal Law 431
Alpha-numeric Code	MPL431
NQF Level	8
NQF Credit Value	10
Duration	Semester

Proposed semester to be offered	Second Semester			
Programmes in which the module will be offered	LLB (7162) (7172)			
Year level	LLB 7162 - 4			
	LLB 7172 - 5			
Main Outcomes	On completion of this module students should be able to:  Describe the principles of transformative constitutionalism by applying the Constitution to relevant topics in Muslim Law;  Demonstrate the acquired skills (both independently and/or collaboratively) in the field of Muslim Personal Law in the context of social transformation;  Demonstrate the ability to apply research methodology and practical skills in Muslim Personal Law studies in historical, local South African and comparative regional and international contexts.			
Main Content	Introduction to Muslim Personal Law; Capita selecta from Muslim Family Law and jurisprudence; Problem and topical areas in Muslim Personal Law within the local, regional and international context; The influence of the Constitution on the principles of Muslim Personal Law; The skills of comprehension; analytical reasoning; researching and writing and effective oral communication (both independently and collaboratively) in the field of Muslim Personal Law.			
Pre-Requisite Modules	None			
Co-Requisite Modules	None			
Prohibited Module Combination	None			
Breakdown of Learning Time				Other teaching modes that do not require time-table
Contact with lecturer / tutor:	26	Lectures p.w.	2	
Assignments & tasks:	10	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	4			
Self-study	60			
Other:	0			
Total Learning Time	100			
Methods Of Student		ous Assessment (		50%
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continue	ous and Final Ass	essr	nent (CFA)

Faculty	Law
Home Department	Criminal Justice and Procedure
Module Topic	Preparing for Legal Practice
Generic Module Name	Preparing for Legal Practice 401
Alpha-numeric Code	PLP401
NQF Level	8
NQF Credit Value	10
Duration	Year
Proposed semester to be	Both Semesters
offered	
Programmes in which the	LLB (7162) (7172)
module will be offered	
Year level	LLB 7162 - 4
Main Outcomes	<ul> <li>LLB 7172 - 5</li> <li>On completion of this module students should be able to: <ul> <li>Assess the relevance of numeracy systems and record-keeping systems in law and legal practice and apply them using emerging technologies;</li> <li>Explain the process of the administration of deceased estates and key rules and principles applicable thereto in light of social transformation;</li> <li>Apply and explain the formal requirements of certain basic court documents in the context of South Africa;</li> <li>Draft basic court documents;</li> <li>Evaluate the necessity of legal work ethics and practice management.</li> <li>Discuss the possibilities and limits of social transformation through the Africanisation, decolonisation and constitutionalisation of Legal Practice Law, including being able to explain how the Constitution has aided in the development of legislation on legal practice</li> <li>Discuss and resolve typical ethical problems in a legal</li> </ul> </li> </ul>
Main Content	professional context  Legally relevant numeracy, including aspects of Accountancy  Legal work ethics and practice management  Deceased Estates  Personal Injury Claims  The impact of the Constitution and legislation in a post-apartheid South Africa on decolonising legal practice and Africanising the legal profession in accordance with the principles of transformative constitutionalism through, inter alia, unification of the Attorneys and Advocates branches of the profession  Professional legal ethics, the Legal Practice Act and the Code of Conduct for legal practitioners  Professional ethics for lawyers
Pre-Requisite Modules	None
Co-Requisite Modules	None

Prohibited Module Combination	None			
Breakdown of Learning Time	Hours	Timetable Requirement poweek	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	38	Lectures p.w.	1	
Assignments & tasks:	22	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	1	
Assessments	6			
Self-study	34			
Other:	0			
Total Learning Time	100			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Public Law and Jurisprudence
Module Topic	Public International Law
Generic Module Name	Public International Law 321
Alpha-numeric Code	PUB321
NQF Level	7
NQF Credit Value	10
Duration	Semester
Proposed semester to be offered	Second Semester
Programmes in which the module will be offered	LLB (7162) (7172)
Year level	LLB 7162 - 3 LLB 7172 - 4
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Describe the meaning and significance of Public International Law and its relationship with philosophy, history, economy and politics in the African and global context.</li> <li>Explain the sources, principles and rules of Public International Law.</li> <li>Evaluate the subjects, legal and political institutions and other major role-players of the African and international legal system.</li> <li>Apply the principles and rules in substantive areas and specialised topics of Public International Law.</li> <li>Develop an interpretation of global and regional politics and the relationship between states and other political actors on the international and regional stage.</li> <li>Critically analyse and evaluate Public International Law in the South African legal, political and constitutional context.</li> </ul>
Main Content	The theory, history, nature and scope of Public International Law.

Pre-Requisite Modules	Internacustor erga control erga	ational law with pam, subsidiary sour omnes. lace of Public Inten legal and constitution and internat lition, immunity from the constitution and internat lition, immunity responsibility in ren nationals/aliens. ational adjudicatioction, contentious ns. inited Nations and ational peace and the of armed confliction.	rriculations represented the research of the research of the representation of the representation of the research of the resea	ational Law: states and states, land and territory. crimes: general principles, sdiction, sovereign and of own nationals and establishment of sedings and advisory maintenance of crity.  I constraints on the waging Public International Law:
Co-Requisite Modules	None			
Prohibited Module Combination	None			
Breakdown of Learning Time	Hours	Timetable Requirement po week		Other teaching modes that do not require time-table
Contact with lecturer / tutor:	26	Lectures p.w.	2	
Assignments & tasks:	20	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	6			
Self-study	48		-	
Other:	0			
Total Learning Time	100		24)	500/
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%  Continuous and Final Assessment (CFA)			
Assessment Module type	Continuo	ous and Final Asse	essme	ent (CFA)

Faculty	Law
Home Department	Law
Module Topic	Research Paper
Generic Module Name	Research Paper 431
Alpha-numeric Code	REP431
NQF Level	8
NQF Credit Value	10
Duration	Year
Proposed semester to be offered	Both Semesters

Programmes in which the	IID (710	32) (7172)			
module will be offered	LLB (7162) (7172)				
Year level	LLB 716	LLB 7162 – 4			
Teal level	LLB 7172 – 5				
Main Outcomes		On completion of this module students should be able to:			
	Subm     Condureseal     Desig     Utilise gather     Utilise condures Subm	<ul> <li>Submit a feasible topic for research in the area of Law.</li> <li>Conduct a literature review of the selected area of research in Law.</li> <li>Design a research project.</li> <li>Utilise the appropriate methods and techniques to gather the relevant information.</li> <li>Utilise the appropriate ethical considerations when conducting research.</li> <li>Submit a research project.</li> </ul>			
Main Content	<ul> <li>Research methods and analysis,</li> <li>Ethical considerations in research</li> <li>Research proposal</li> <li>Publishable research article between 5000 and 6000</li> </ul>				
D D : ::	words None				
Pre-Requisite Modules	None				
Co-Requisite Modules	None				
Prohibited Module	None				
Combination					
Breakdown of Learning Time	Hours Timetable Other teaching modes Requirement per that do not require week time-table				
Contact with lecturer / tutor:	10	Lectures p.w.	0		
Assignments & tasks:	0	Practicals p.w.	0		
Practicals:	0	Tutorials p.w.	0		
Assessments	0				
Self-study	0				
Other: Research and Writing	90				
Total Learning Time	100				
Methods Of Student	Continuous Assessment (CA):0%				
Assessment	Final Assessment (FA): 100%				
Assessment Module type	Final As	sessment (FA)			

Faculty	Law
Home Department	Public Law and Jurisprudence
Module Topic	The ethics and methods of legal research
Generic Module Name	Research Methodology 311
Alpha-numeric Code	RSM311
NQF Level	7
NQF Credit Value	5
Duration	Semester
Proposed semester to be offered	Second Semester
Programmes in which the module will be offered	LLB (7162) (7172)

Main Outcomes C	Description the Demo	2 - 4 Deletion of this mod ribe the process a post-colonial Africa	nd de	
	Description the Demo	ribe the process a post-colonial Afric	nd de	
	<ul> <li>On completion of this module students should be able to: <ul> <li>Describe the process and demands of legal research in the post-colonial African state.</li> <li>Demonstrate the ability to design a research project.</li> <li>Distinguish between a research topic and a research question.</li> <li>Identify a research problem.</li> <li>Apply critical reading strategies and techniques.</li> <li>Conduct a literature review in line with the demands of decolonisation and Africanisation of law.</li> <li>Differentiate between different research methodologies in the discipline of law and identify how each methodology contributes to the constitutional demand of transformation and decolonisation.</li> <li>Analyse theoretical approaches to research.</li> <li>Employ effective referencing techniques.</li> <li>Construct a research proposal.</li> </ul> </li></ul>			
Main Content	<ul> <li>Discuss the roles of the supervisor and supervisee.</li> <li>The components of the research process.</li> <li>Developing a research question from a research topic.</li> <li>Exploring a research problem.</li> <li>Critical reading strategies.</li> <li>Effective use of electronic research technologies.</li> <li>Research methodologies specific to the legal profession with emphasis on historical, comparative and interdisciplinary research.</li> <li>Broad theoretical considerations to research design including indigenous knowledge systems. Africanisation and decolonisation. Citations, referencing and ethics. Research proposal development.</li> </ul>			
·				
	None			
Combination	None			
Time	Hours Timetable Requirement per week Other teaching modes that do not require time-table			
Contact with lecturer / tutor:	19	Lectures p.w.	1	
Assignments & tasks:	15	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	1	
Assessments:	0			
Self-study:	0			
Other: Research and Writing	16			
Total Learning Time	50			

Methods of Student	Continuous assessment by means of a portfolio 100%
Assessment	(includes a final research proposal).
Assessment Module Type	Continuous Assessment (CA)

Faculty	Law				
Home Department	Public Law and Jurisprudence				
Module Topic	South African Bill of Rights				
Generic Module Name	South African Bill of Rights 431				
Alpha-numeric Code	SAB431				
NQF Level	8				
NQF Credit Value	10				
Duration	Semeste	er			
Proposed semester to be	First Semester				
offered					
Programmes in which the module will be offered	,	62) (7172 )			
Year level	LLB 716				
Main Outcom:	LLB 717		le - '	undonto obouild ha altia ta	
Main Outcomes  Main Content	Explain the value of solution of solu	ain, discuss and aparious rights in the ain, discuss and apitutional remedies ify fundamental rigical transformation ulate an argumen are understanding interest of the manployed to addressices of formative constitutions for social junfluence of global	oply the Soute oply the Soute oply the sphere of the second of the secon	Idamental rights in the in which these rights can ietal inequities and lism eect with politics and its and digitalisation in	
Pre-Requisite Modules	relation to fundamental rights. CON202				
Co Poquicito Madulas	Nege				
Co-Requisite Modules Prohibited Module	None				
Combination	None				
Breakdown of Learning	Hours Timetable Other teaching modes				
Time	Requirement per that do not require				
	week time-table				
Contact with lecturer / tutor:	26	Lectures p.w.	2	4	
Assignments & tasks:	24	Practicals p.w.	0	-	
Practicals:	0	Tutorials p.w.	0	-	
Assessments	8		<b>!</b>	-	
Self-study Other:	42		<del>                                     </del>	-	
			<u> </u>	-	
Total Learning Time	100				

Methods Of Student	Continuous Assessment (CA): 50%
Assessment	Final Assessment (FA): 50%
Assessment Module type	Continuous and Final Assessment (CFA)

Home Department	Private Law
Module Topic	Law of Sale and Lease
Generic Module Name	Law of Sale and Lease 431
Alpha-numeric Code	SAL431
NQF Level	8 8
NQF Credit Value	10
Duration	Semester
Proposed semester to be offered	Second Semester
Programmes in which the module will be offered	LLB (7162) (7172)
Year level	LLB 7162 – 4 LLB 7172 – 5
Main Outcomes	<ul> <li>On completion of this module students should be able to: <ul> <li>Distinguish between the contract of sale and lease from other specific contracts;</li> <li>Explain the common law principles of contracts of sale and lease and the cases pertaining thereto;</li> <li>Describe and explain the essentialia of a contract of sale and lease;</li> <li>Explain the naturalia of a contract of sale;</li> <li>Identify and explain the remedies available to the parties to a contract of sale;</li> <li>List and explain the rights and duties of the parties in a contract of lease;</li> <li>Describe and explain the remedies of the parties in a contract of lease;</li> <li>Analyse the impact of the Constitution of the Republic of South Africa, especially section 26 thereof, and legislation, especially the Prevention of Illegal Eviction From and Unlawful Occupation of Land Act, 19 of 1998, on the common law rights of a lessor to evict a tenant;</li> <li>Evaluate the relationship between tenants and third parties and the role of the huur gaat voor koop principle;</li> <li>Summarize and explain the impact of the Rental Housing Act, 50 of 1999 on the common law principles of lease;</li> <li>Summarize cases and apply case law to problems;</li> <li>Apply the knowledge gained above to solve practical problems; solve complex legal problems; and to write legal opinions;</li> <li>Explore that the various law modules are inter-related and that rules and principles learnt in one discipline inform the rules, principles and conclusions in other disciplines</li> </ul> </li> </ul>

Main Content	of seller Terminat of a leas and less renewal; Africa ar	r and buyer; Retion; Special sales e; Duties of lessor see; Relations with Effect of the Constal of other legislativiction From and L	emedi s; Defi and I th thi stitution, e	essentialia of a sale; Duties es of seller and buyer; inition of lease; Essentialia essee; Remedies of lessor rd parties; Termination of on of the Republic of South specially the Prevention of ful Occupation of Land Act,
Pre-Requisite Modules	CNT301			
Co-Requisite Modules	None			
Prohibited Module	None			
Combination				
Breakdown of Learning	Hours	Timetable		Other teaching modes
Time		Requirement pe	er	that do not require
		week		time-table
Contact with lecturer / tutor:	26	Lectures p.w.	2	
Assignments & tasks:	10	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	6			
Assessments Self-study	30			
Self-study	30			
Self-study Other: Case readings	30 28 <b>100</b>	ous Assessment (	CA):	50%
Self-study Other: Case readings Total Learning Time	30 28 <b>100</b> Continuo	ous Assessment (6sessment (FA): 5	,	50%

r	
Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Social Security Law
Generic Module Name	Social Security Law 222
Alpha-numeric Code	SSL222
NQF Level	7
NQF Credit Value	15
Duration	Semester
Proposed semester to be	First Semester
offered	
Programmes in which the	BCom (1008)
module will be offered	BCom Extended (1751)
Year level	BCom 1008- 2
	BCom (Extended) 1751 – 3
Main Outcomes	On completion of this module students should be able to:
	Demonstrate an understanding of the requirements for
	a properly functioning social security system.
	Understand the provision of assistance to people
	qualifying for such assistance based on a means test.
Main Content	Introduction
	Capita selecta from Social security law as the
	Department
	may determine, including:

Pre-Requisite Modules Co-Requisite Modules Prohibited Module Combination	<ul><li>Comp</li><li>Unem</li><li>Social</li><li>Pension</li></ul>	n and safety at the ensation for occup ployment insurand assistance ons and retiremen histration and finar	oation ce it fund	al injuries and diseases
Breakdown of Learning	Hours	Timetable		Other teaching modes
Time		Requirement poweek	er	that do not require time-table
Contact with lecturer / tutor:	28	Lectures p.w.	3	
Assignments & tasks:	10	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	4			
Self-study	108			
Other:	0			
Total Learning Time	150			
Methods Of Student		ous Assessment (		50%
Assessment	Final As	Final Assessment (FA): 50%		
Assessment Module type	Continuous and Final Assessment (CFA)			

	·
Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Social Security Law
Generic Module Name	Social Security Law 431
Alpha-numeric Code	SSL431
NQF Level	8
NQF Credit Value	10
Duration	Semester
Proposed semester to be offered	First Semester
Programmes in which the module will be offered	LLB (7162) (7172)
Year level	LLB 7162 – 4
	LLB 7172 – 5
Main Outcomes	On completion of this module students should be able to: Define, illustrate and explain the need for and context of the regulatory framework within which the right of access to social security is realised. Demonstrate an understanding of the relationship between international law, statutory social security measures and Indigenous Social Security Systems. Demonstrate detailed knowledge of selected statutory social security systems. Critically analyse and assess current statutory social security schemes in the context of transformative

	Fourt Advis statut requi Demo provio forms skills Demo releva in leg and a group	h Industrial Revolue clients on the recory social security rements to factual onstrate practical side assistance to contain and lodging comin determining the constrate an understant methods, techal research and pupplied situations, o context.	ution. equirer sche scena skills s lients plaints e level standin niques roblen in bot	arios. Such as the ability to in completing application s, as well as numerical s of certain benefits ng of and ability to use the s and strategies involved in solving in theoretical h individual as well as
Main Content	source social social social social social compuner and r Indigues Statu trans: Statu change	es of social secur I security, and the I security; tory social security consation for occu ployment insuran- etirement funds enous Social Security formative constitutiory social security	ity law admin y sche patior ce; so urity S y sche tionali y sche	nal injuries and diseases; icial assistance; pensions ystems emes in the context of
Pre-Requisite Modules	LAB321			
Co-Requisite Modules	None			
Prohibited Module	None			
Combination				
Breakdown of Learning Time	Hours	Timetable Requirement po week	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	26	Lectures p.w.	2	
Assignments & tasks:	14	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	3			
Self-study	57			
Other:	0			
Total Learning Time	100			
Methods Of Student		Continuous Assessment (CA): 50%		
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuo	ous and Final Asse	essme	ent (CFA)

Faculty	Law
Home Department	Public Law and Jurisprudence
Module Topic	Statutory Interpretation
Generic Module Name	Statutory Interpretation 321
Alpha-numeric Code	STI321

NQF Level	7		
NQF Credit Value	15		
Duration	Semester		
Proposed semester to be offered	First Ser		
Programmes in which the	LLB (7162) (7172)		
module will be offered	BCom (L	_aw) (7211)	
Year level	LLB 716 LLB 717	2 – 4	
Main Outcomes	On comp	the canons of statutory the canons of statutory iling statute(s) in a case inne the legal meaning e(s) in question. guish between gramma eleological arguments. ate the sequential (lineatic) methods of integration of modalities of integration are and contrast the baretation in light of the dansformative constitution ille a legislative or draft by changes in the histor	ing the basic argument etation. asic theories of statutory emands of decolonization
Main Content	law ur coloni law (u law) The le statute Confliprevai The cateleold Basic the na formar Resea	ander a transformative of all state when compare nwritten customary law egislative process and t es cts between statutes (ro liling statutory provision anons of grammatical, opical interpretation theories of statutory interestive constitution in the p	d with customary forms of and uncodified common the commencement of epealed; inoperative, and s) schematic, purposive and repretation dealing with ry law under a transpostcolonial African state tory law; describing a legal
Pre-Requisite Modules	None		
Co-Requisite Modules	None		
Prohibited Module Combination	None		
Breakdown of Learning Time	Hours	Timetable Requirement per week	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	45	Lectures p.w. 3	
Assignments & tasks:	30	Practicals p.w. 0	

Practicals:	0	Tutorials p.w.	1	
Assessments	6			
Self-study	74			
Other: Please specify	0			
Total Learning Time	150			
Methods Of Student	Continuo	ous Assessment (	CA): :	50%
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuo	ous and Final Ass	essme	ent (CFA)

Faculty	Law
Home Department	Private Law
Module Topic	Law of Succession
Generic Module Name	Law of Succession 211
Alpha-numeric Code	SUC211
NQF Level	6
NQF Credit Value	10
Duration	Semester
Proposed semester to be offered	First Semester
Programmes in which the	LLB (7162)
module will be offered	LLB (7172)
Year level	LLB 7162 - 2
	LLB 7172 - 3
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Identify the basic principles of the South African law of succession;</li> <li>Explain and evaluate the impact of constitutionalism and public policy on succession law;</li> <li>Evaluate a set of given facts and be able to divide an intestate estate in accordance with the Intestate Succession Act, other legislative provisions, common law rules and legal precedent;</li> <li>Analyse and apply the provisions of the Wills Act as supplemented by other legislative provisions and legal precedent, specifically those that pertain to the execution, amendment, revocation and condonation of wills;</li> <li>Apply the legal constructions and provisions frequently included in wills in relation to a set of facts in light of Africanisation;</li> <li>Identify and apply the legal rules pertaining to succession by contract;</li> <li>Identify and apply the legal rules pertaining to the interpretation and rectification of wills.</li> </ul>
Main Content	<ul> <li>The general principles of the law of succession and the administration of deceased estates</li> <li>Succession, public policy and constitutionalism</li> <li>The law of intestate succession</li> <li>The law of the estate succession:</li> <li>Testamentary capacity and factors influencing free testamentary expression</li> </ul>

Pre-Requisite Modules Co-Requisite Modules Prohibited Module Combination	<ul> <li>Testal</li> <li>The control</li> <li>The rition</li> <li>The rition</li> <li>Election</li> <li>Estate</li> <li>Succession</li> </ul>	ondonation of form evocation of wills ontents of wills in ght to accrual on, joint and mutus	nally-i light c	of Africa and South Africa
Breakdown of Learning Time	Hours	Timetable Requirement poweek	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	32	Lectures p.w.	2	
Assignments & tasks:	10	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	1	
Assessments	8			
Self-study	50			
Other:	0			
Total Learning Time	100			
Methods Of Student Assessment	Continuous Assessment (CA): 50% Final Assessment (FA): 50%			
Assessment Module type	Continuo	Continuous and Final Assessment (CFA)		

Faculty	Law
Home Department	Private Law
Module Topic	Law of Property
Generic Module Name	Law of Property 211
Alpha-numeric Code	THI211
NQF Level	6
NQF Credit Value	15
Duration	Semester
Proposed semester to be	First Semester
offered	
Programmes in which the	LLB (7162)
module will be offered	LLB (7172)
Year level	LLB 7162 – 2
	LLB 7172 – 3
Main Outcomes	On completion of this module students should be able to: • Define and classify Things;
	<ul> <li>Define and distinguish the various kinds of real rights;</li> </ul>
	<ul> <li>Understand and explain the acquisition, contents,</li> </ul>
	protection and termination of various real rights;
	Analyse the impact of the Constitution of the Republic
	of South Africa, particularly section 25 thereof, and
	applicable legislation, especially the Prevention of

Main Content  Pre-Requisite Modules Co-Requisite Modules Prohibited Module	Act, 1 1994; Summ Apply proble legal of Appre related discip other Const Introd Real r Owne Posse Servit Real s	9 of 1998, Restitunarise cases and a the knowledge gams; solve comple opinions; ciate that the varied and that rules are line inform the rule disciplines as well itution on the Law auction to Things a ights riship ession audes	apply inned a x legal ous land pringes, pringes, pringes the of Prond the	operty.
Combination				
Breakdown of Learning Time	Hours	Timetable Requirement po week	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	48	Lectures p.w.	3	
Assignments & tasks:	28	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	1	
Assessments	5			
Self-study	69			
Other:	0			
Total Learning Time	150			
Methods Of Student	Continuo	ous Assessment (	CA):	50%
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Private Law
Module Topic	Law of Trusts
Generic Module Name	Law of Trusts 431
Alpha-numeric Code	TRU431
NQF Level	8
NQF Credit Value	10
Duration	Semester
Proposed semester to be	Second Semester
offered	
Programmes in which the	LLB (7162) (7172)
module will be offered	

Year level	LLB 716	2 – 4		
	LLB 717	2 – 5		
Main Outcomes	On completion of this module students should be able to:     Critically evaluate the basic principles of South African trust law.     Explain the development of South African trust law by the courts.     Analyse and apply the provisions of the Trust Property Control Act in light of the influence of the Constitution.     Analyse and evaluate the utility of the trust as an instrument of legal and commercial practice in a critical, coherent and well-reasoned manner by way of written argumentation.     Identify and analyse the challenges posed by the trust as an instrument of legal and commercial practice and engage these challenges in a critical, coherent and well-reasoned manner by way of written argumentation.			
Main Content		al introduction	-,u.	,
Pre-Requisite Modules  Co-Requisite Modules	The historical origin of the trust and its reception into South African law The creation of a trust The amendment of trust provisions and the termination of a trust The legal position of the trustee The legal position of the trust beneficiary Particular trust problems and challenges: The violation of the trust's core idea and going behind the trust form The sham trust and the alter ego trust The trust, public policy and constitutionalism  SUC211 and CNT301  None			
Prohibited Module	None			
Combination				
Breakdown of Learning	Hours	Timetable		Other teaching modes
Time		Requirement p week	er	that do not require time-table
Contact with lecturer / tutor:	26	Lectures p.w.	2	
Assignments & tasks:	0	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	4			
Self-study	70			
Other:	0			
Total Learning Time	100		<u> </u>	
Methods Of Student Assessment	Continuous Assessment (CA): 50% Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law			
Home Department	Mercantile and Labour Law			
Module Topic	Tax Law			
Generic Module Name	Tax Law 431			
Alpha-numeric Code	TXL431			
NQF Level	8			
NQF Credit Value	10	10		
Duration	Semeste	er		
Proposed semester to be	Second	Semester		
offered				
Programmes in which the	LLB (716	62) (7172)		
module will be offered	115 740			
Year level	LLB 716	_ :		
Main Outronia	LLB 717			ordente ab endab e abla ter
Main Outcomes				udents should be able to:
	taxatio		e gen	eral principles of income
			earch	and read an income tax
	case		. 54101	. aa road arr moorno tax
		the principles of t	he Ge	eneral Deduction Formula
		ome tax		
	<ul> <li>Solve</li> </ul>	a practical proble	m in t	he context of social
		ormation.		
	Interpret tax statutes, including interpretations from a			
		ormative constitut		
				onised income taxation
		le for this global, o	digital	ised economy.
Main Content		dule focuses on:	ا ممم	theory of toy
	• Intern	ntroduction, history retation of statutes	/ and	theory or tax;
		tion of gross incor		
	• The a	eneral deduction f	ormu	la; specific inclusions and
	deduc		011110	ia, opeome meraerene ana
	Taxation of: individuals, insolvency and death, trusts,			
	companies/close corporations, donation tax, tax			
	avoiders; and			
		uture of taxation in	a dig	ital environment
Pre-Requisite Modules	None			
Co-Requisite Modules	None			
Prohibited Module	None			
Combination	<b></b>			
Breakdown of Learning	Hours Timetable Other teaching modes			
Time	Requirement per that do not require time-table			
Contact with lecturer / tutor:	26	Lectures p.w.	2	נווופינמטופ
Assignments & tasks:	0	Practicals p.w.	0	1
Practicals:	0	Tutorials p.w.	0	1
Assessments	8	ratoriais p.w.	-	1
Self-study	66		1	1
Other:	00		l	1
Total Learning Time	100		1	1
Total Learning Time	100	l	1	l

Methods Of Student	Continuous Assessment (CA): 50%
Assessment	Final Assessment (FA): 50%
Assessment Module type	Continuous and Final Assessment (CFA)

Faculty	Law
Home Department	Private Law
Module Topic	Law of Unjustified Enrichment
Generic Module Name	Law of Unjustified Enrichment 431
Alpha-numeric Code	UNJ431
NQF Level	8
NQF Credit Value	10
Duration	Semester
Proposed semester to be	First Semester
offered	
Programmes in which the module will be offered	LLB (7162) (7172)
Year level	LLB 7162 – 4
	LLB 7172 – 5
Main Outcomes	<ul> <li>On completion of this module students should be able to:         <ul> <li>Appraise the fundamental concepts from the law of obligations which impact on the Law of Unjustified Enrichment;</li> <li>Demonstrate a full understanding and application of legal principles in the context of social transformation;</li> <li>Explain and evaluate the impact of constitutionalism and public policy on the Law of Unjustified Enrichment;</li> <li>Construct, articulate and defend a legal opinion/argument independently or in a group;</li> <li>Analyse case law and legal literature</li> <li>Recognise that the various law modules are interrelated and that rules and principles learnt in one discipline inform the rules, principles and conclusions in other discipline.</li> </ul> </li> </ul>
Main Content	The enrichment idea and its historical development General requirements for liability and the general enrichment action The condictiones and their requirements Enrichment liability of persons who have limited capacity The action of the negotiorum gestor Enrichment by improvements to property Enrichment by work done or services rendered The Law of Unjustified Enrichment, the Constitution and public policy
Pre-Requisite Modules	CNT301 and DEL201
Co-Requisite Modules	None
Prohibited Module Combination	None

Breakdown of Learning Time	Hours	Timetable Requirement per week		Other teaching modes that do not require time-table
Contact with lecturer / tutor:	26	Lectures p.w.	2	
Assignments & tasks:	12	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	6			
Self-study	56			
Other:	0			
Total Learning Time	100			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Private Law
Module Topic	Welfare Law
Generic Module Name	Welfare Law 321
Alpha-numeric Code	WEL321
NQF Level	7
NQF Credit Value	10
Duration	Semester
Proposed semester to be offered	Second Semester
Programmes in which the module will be offered	BSW (8411) (8560)
Year level	BSW 8411 - 3 BSW 8560 - 4
Main Outcomes	On completion of this module students should be able to: Demonstrate familiarity with and comprehension of the legal and policy environment affecting social inclusion, HIV/Aids, child and youth well-being, and family well-being.
Main Content	<ul> <li>Introduction to the South African legal system and an overview of the principal legislation directly administered by the Department of Social Development; laws relating to the non-profit sector and the delivery of welfare services.</li> <li>Social inclusion: Legislation and policy related to the aged; constitutional interpretation of 'family' in South Africa; social assistance; legal issues related to mental health and substance abuse; equality and social inclusion in specific areas such as disability and sexual orientation.</li> <li>HIV/Aids: Constitutional issues; child-headed households; consent to testing and treatment.</li> <li>Child and youth well-being: Children's constitutional rights; the Children's Act 38 of 2005 and the Children's Court; forms of alternative care (adoption, foster care,</li> </ul>

	residential care); the Hague Convention on International Child Abduction and the Hague Convention on International Child Adoption; trafficking of children; corporal punishment.  • Family well-being: Maintenance laws; domestic violence laws; legislation affecting the social work profession relating to divorce proceedings; rights of fathers of children born out of wedlock; family courts; sexual offences against women and children and evidentiary issues in sexual offences cases.				
Pre-Requisite Modules	None	None			
Co-Requisite Modules	None				
Prohibited Module	None				
Combination					
Breakdown of Learning Time	Hours	Timetable Requirement po week	er	Other teaching modes that do not require time-table	
Contact with lecturer / tutor:	28	Lectures p.w.	2		
Assignments & tasks:	20	Practicals p.w.	0		
Practicals:	0	Tutorials p.w.	0		
Assessments	20				
Self-study	32				
Other:					
Total Learning Time	100				
Methods Of Student	Continuous Assessment (CA): 50%				
Assessment	Final Assessment (FA): 50%				
Assessment Module type	Continuous and Final Assessment (CFA)				

## **ADVANCED DIPLOMA IN LABOUR LAW**

Faculty	Law			
Home Department	Mercantile and Labour Law			
Module Topic	Introduction to Law			
Generic Module Name	Introduction to Law 611			
Alpha-numeric Code	LAB611			
NQF Level	7			
NQF Credit Value	15			
Duration	Semester			
Proposed semester to be	First Semester			
offered	1 list ochlester			
Programmes in which the	Advanced Diploma in Labour Law (7311)			
module will be offered				
Year level	1			
Main Outcomes	On completion of this module students should be able to:  Distinguish between law and other norm setting mechanisms in society.  Identify sources and branches of South African law.  Explain the operation of judicial precedent.  Find, access, read and reference cases from various sources.  Read and offer a basic interpretation of legislation and the Constitution using appropriate academic and professional discourse.  Demonstrate a knowledge of and explain the Constitutional right to fair labour practices and the related objective of social justice.  Demonstrate the ability to conduct basic legal research using a range of sources and techniques and to be able to manage the information.  Articulate the outcomes of legal decisions in selected			
Main Content	<ul> <li>cases.</li> <li>Law and related concepts</li> <li>International Law</li> <li>The pre-democratic relationship between different legal systems in South Africa and how these legal systems influenced the forms and institutions of law in South Africa</li> <li>Private and Public Law</li> <li>History, sources (primary and secondary) and branches of South African law</li> <li>The impact of the Constitution on the forms, substance and institutions of law</li> <li>Hierarchy, procedure, and jurisdiction of the courts.</li> <li>Theories of social change: revolutions, negotiated transitions, transformative constitutionalism and law in the global economy</li> </ul>			

	• Sena	ration of powers			
	•				
	The impact of the Constitution on basic methodologies				
	of law	of law			
	Basic numeracy skills				
Pre-requisite modules	None				
Co-requisite modules	None				
Prohibited module	None				
Combination					
Breakdown of Learning	Hours Time-table Other teaching modes				
Time				that does not require	
		week		time-table	
Contact with lecturer:	28	Lectures p.w.	2	Lectures take place	
Practicals:	0	Tutorials p.w.	0	on Saturdays	
Assignments & tasks:	56	Practicals p.w.	0	Lecturers and	
Assessments:	10			academic support	
Selfstudy	56			available for	
Other: Please specify	0			consultations, in person and/or online	
Total Learning Time	150			person and/or ornine	
Method of Student	Continuous Assessment (CA): 50%				
Assessment	Final Assessment (FA): 50%				
Assessment Module type	Final Assessment and Continuous Assessment (CFA)				

Faculty	Law	
Home Department	Mercantile and Labour Law	
Module Topic	Basic research, reading, writing, critical thinking and	
-	communications skills for Law	
Generic Module Name	Basic Legal Skills 612	
Alpha-numeric Code	LAB612	
NQF Level	5	
NQF Credit Value	15	
Duration	Semester	
Proposed semester to be	First Semester	
offered		
Programmes in which the	Advanced Diploma in Labour Law (7311)	
module will be offered		
Year level	1	
Main Outcomes	On completion of this module students should be able to:  • Demonstrate effective note-taking skills and the	
	application of study methods enabling an	
	understanding of law studies in the context of	
	Africanisation	
	<ul> <li>Apply basic information technology skills in finding law sources and developing information literacy skills.</li> <li>Describe the structure of statutes, case law and unwritten customs as well as demonstrate the ability to find, read, summarise and explain these legal texts.</li> <li>Solve legal problems by applying primary and secondary legal sources using effective communication skills through essay writing.</li> </ul>	

	• Effect	enal golavah vlavit	Largur	ments and writing legal		
		essays while applying referencing techniques,				
	recognising academic integrity and ethical					
		derations.	itogrity	and cirilear		
			se of I	egal concepts through		
		I communication.	JC 01 1	egai concepto tinoagn		
	1	Execute basic numerical calculations in the context of				
	aw.					
Main Content	Basic	research skills an	d rese	arch methodologies in		
	law			<u> </u>		
	The b	asic genres and sl	kills of	legal writing (legal		
	opinio	ons; letters of dema	and; h	eads of argument);		
	<ul> <li>Basic</li> </ul>	skills for effective	study	in law (note taking; time		
	mana	gement; plagiarisn	n; essa	ay writing);		
		nation technology:				
	Finding and reading case law precedents, statutes and					
	living customs					
	Numeracy skills					
Pre-requisite modules	None					
Co-requisite modules	None					
Prohibited module	None					
Combination  Breakdown of Learning	Hours	Time-table		Other teaching mades		
Breakdown of Learning Time	nours	Requirement pe	r	Other teaching modes that does not require		
Time		week	F1	time-table		
Contact with lecturer:	28	Lectures p.w.	2	Lectures take place		
Practicals:	0	Tutorials p.w.	0	on Saturdays		
Assignments & tasks:	56	Practicals p.w.	0	Lecturers and		
Assessments:	10			academic support		
Selfstudy	56			available for		
Other: Please specify	0			consultations, in		
Total Learning Time	150			person and/or online		
Method of Student		ous Assessment (0		0%		
Assessment	Final Assessment (FA): 50%					
Assessment Module type	Final Assessment and Continuous Assessment (CFA)					

Faculty	Law					
Home Department	Mercantile and Labour Law					
Module Topic	Basic Principles of Labour Law					
Generic Module Name	Basic Principles of Labour Law 613					
Alpha-numeric Code	LAB613					
NQF Level	7					
NQF Credit Value	15					
Duration	Semester					
Proposed semester to be	First Semester					
offered						
Programmes in which the	Advanced Diploma in Labour Law (7311)					
module will be offered						
Year level	1					

Main Outcomes	On 000	polotion of this mas	tulo et	udents should be able to:			
Wall Outcomes							
		<ul> <li>Understand the principles of Labour Law in South Africa and its operation in practice.</li> </ul>					
		Demonstrate that they are familiar with the primary					
		sources of information on labour law in South Africa.					
		Understand the manners in which the Constitution					
		forms labour law.	O 111 W	non the conditation			
			ipon th	ne law as it stands at			
	prese		ipon a	io iam do it otarido di			
			n poss	ible future changes or			
				the area of labour law.			
				which conditions of			
		oyment are negotia					
	dispu	tes are resolved.					
	• Evalu	ate resource mate	rial (ev	videntiary material, case			
		nd academic comm					
		ance to particular la					
				law and academic			
				erent and persuasive			
				cular labour law problems			
			e and	work effectively in the			
		e of group work.					
Main Content	The historical development of labour law in South						
	Africa.						
	Different sources of South African labour law and their      relationship to each other.						
	relationship to each other						
	The concept of social justice and its relationship to labour rights						
		0	d lahai	ur love			
	The SA Constitution and labour law     Unfair labour practices, unfair dismissals, and non-						
		ard employment.	uillali	distriissais, and non-			
		ur law and the 4th	Industi	rial Revolution			
		ctive Bargaining ar					
		ite Resolution					
Pre-requisite modules	None						
Co-requisite modules	None						
Prohibited module	None						
Combination							
Breakdown of Learning Time	Hours	Time-table		Other teaching modes			
Time		Requirement pe	ŧI.	that does not require time-table			
Contact with lecturer:	28	Lectures p.w.	2	Lectures take place			
Practicals:	0	Tutorials p.w.	0	on Saturdays			
Assignments & tasks:	56	Practicals p.w.	0	Lecturers and			
Assessments:	10			academic support			
			1	available for			
Selfstudy	56						
Selfstudy Other: Please specify	56 0			consultations, in			
1							

Method of Student	Continuous Assessment (CA): 50%					
Assessment	Final Assessment (FA): 50%					
Assessment Module type	Final Assessment and Continuous Assessment (CFA)					

Faculty	Law						
Home Department	Mercantile and Labour Law						
Module Topic	Collective Labour Law						
Generic Module Name	Collective Labour Law Collective Labour Law 614						
Alpha-numeric Code	LAB614						
NQF Level	7	•					
NQF Credit Value	15						
Duration	Semest	or					
Proposed semester to be	First Se						
offered							
Programmes in which the module will be offered	Advance	ed Diploma in Labo	our La	w (7311)			
Year level	1						
Main Outcomes		poletion of this mod	lule sti	udents should be able to:			
				ctive labour law in South			
		and its operation					
				of work and its impact on			
	1	tive labour law.		r			
	<ul> <li>Apply</li> </ul>	and justify the sta	tutory	provisions applicable to			
	busin	ess transfers.					
				videntiary material, case			
	law and academic commentary) to determine its						
	relevance to particular labour law issues.						
Main Content	Collective bargaining law						
	Industrial action						
	Dispute resolution						
	Consultation and worker participation						
		nisational Rights					
		forms of work					
			is a go	oing concern and issues			
		g there from tiating theories					
Pre-requisite modules	None	uaung meones					
Co-requisite modules	None						
Prohibited module	None						
Combination	INOTIE						
Breakdown of Learning	Hours	Time-table		Other teaching modes			
Time	liouis	Requirement pe	r	that does not require			
		week		time-table			
Contact with lecturer:	28	Lectures p.w.	2	Lectures take place			
Practicals:	0	Tutorials p.w.	0	on Saturdays			
Assignments & tasks:	56	Practicals p.w.	0	Lecturers and			
Assessments:	10			academic support			
Selfstudy	56			available for			
Other: Please specify	0			consultations, in person and/or online			
Total Learning Time	150	150 person and/or online					

Method of Student	Continuous Assessment (CA): 50%
Assessment	Final Assessment (FA): 50%
Assessment Module type	Final Assessment and Continuous Assessment (CFA)

Faculty	Law				
Home Department		Mercantile and Labour Law			
Module Topic		Individual Labour Law			
Generic Module Name		Individual Labour Law 615			
Alpha-numeric Code	LAB615				
NQF Level	7				
NQF Credit Value	15				
Duration	Semeste	er			
Proposed semester to be		Semester			
offered	Cooona	Comodion			
Programmes in which the	Advance	ed Diploma in Labo	our La	w (7311)	
module will be offered	710101	ou 2.p.oa 2000	·	( )	
Year level	1				
Main Outcomes	On completion of this module students should be able to:  • Explain and apply the principles and theories relevant to existing labour law when evaluating cases of unfair dismissals and unfair labour practices.  • Explain the role of the common law in relation to the law of dismissal in South Africa.  • Justify the concept of automatically unfair dismissals as provided for in South African labour law.				
	<ul> <li>Identify and analyze appropriate remedies in the event of an unfair dismissal and/or an unfair labour practice.</li> <li>Explain and apply the legal principles applicable to non- standard forms of work.</li> </ul>				
Main Content	The role of the common law in relation to the law of dismissal in South Africa Unfair dismissals in relation to misconduct and incapacity: (a)Substantive and procedural fairness in dismissals for misconduct and incapacity (b) Remedies for unfair dismissals and limits on compensation Dismissals due to operational requirements Automatically unfair dismissals - Scope of automatically unfair dismissals The meaning and the scope of unfair labour practices - Remedies for unfair labour practices Non-standard employment				
Pre-requisite modules	None				
Co-requisite modules	None				
Prohibited module Combination	None				
Breakdown of Learning Time	Requirement per that does not re		Other teaching modes that does not require		
11110		week		time-table	
Contact with lecturer:	28		2	Lectures take place	
	28	week	2		

Assessments:	10			<ul> <li>Lecturers and</li> </ul>
Selfstudy	56			academic support
Other: Please specify	0			available for
Total Learning Time	150			consultations, in person and/or online
Method of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Final As	Final Assessment and Continuous Assessment (CFA)		

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Labour Conflict and Dispute Resolution
Generic Module Name	Dispute Resolution 616
Alpha-numeric Code	LAB616
NQF Level	7
NQF Credit Value	15
Duration	Semester
Proposed semester to be offered	Second Semester
Programmes in which the module will be offered	Advanced Diploma in Labour Law (7311)
Year level	1
Main Outcomes	On completion of this module students should be able to: Demonstrate appropriate knowledge of different sources of conflict and its dynamics within the workplace. Apply appropriate skills required for prevention, management and resolution of different forms of workplace conflict. Evaluate and compare formal and non-formal conflict and dispute resolution processes. Identify and apply the dispute resolution processes to be followed in particular labour disputes.
Main Content	Statutory dispute resolution institutions and rules and procedures in South Africa:  a. Commission for Conciliation, Mediation and Arbitration (CCMA);  b. Bargaining Councils  c. Labour Court  Dispute resolution processes in South African labour law  Sources of workplace conflict within a legal, economic and social context  Preventing, managing and resolving workplace conflicts  Statutory and non-statutory dispute resolution processes e.g. conciliation; arbitration; adjudication
Pre-requisite modules	None
Co-requisite modules	None
Prohibited module Combination	None

Breakdown of Learning Time	Hours	Time-table Requirement per week		Other teaching modes that does not require time-table
Contact with lecturer:	28	Lectures p.w.	2	<ul> <li>Lectures take place</li> </ul>
Practicals:	0	Tutorials p.w.	0	on Saturdays
Assignments & tasks:	56	Practicals p.w.	0	<ul> <li>Lecturers and</li> </ul>
Assessments:	10			academic support
Selfstudy	56			available for
Other: Please specify	0			consultations, in person and/or online
Total Learning Time	150			person and/or or mine
Method of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Final As	Final Assessment and Continuous Assessment (CFA)		

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Workplace Equality and Discrimination
Generic Module Name	Workplace Equality and Discrimination 617
Alpha-numeric Code	LAB617
NQF Level	7
NQF Credit Value	15
Duration	Semester
Proposed semester to be offered	Second Semester
Programmes in which the module will be offered	Advanced Diploma in Labour Law (7311)
Year level	1
Main Outcomes	On completion of this module students should be able to:  • Explain and apply the concept of substantive equality as enshrined in the South African Constitution, within the context of the workplace.  • Apply the relevant provisions of the Employment Equity Act (EEA) relating to:  • discrimination  • income inequality  • affirmative action  • statutory defences to claims of unfair discrimination
Main Content	Substantive Equality:  a. Defining substantive equality;  b. The difference between formal and substantive equality;  c. Interpretation by the courts  Discrimination on listed and unlisted grounds:  a. Direct and indirect discrimination;  b. Fair and unfair discrimination;  c. Sexual Harassment;  d. Discrimination on the grounds of race, gender, religion and cultural beliefs, HIV status;  e. The burden of proof in discrimination claims

	<ul> <li>Affirm</li> </ul>	Affirmative Action:				
	a. T	· · · · · · · · · · · · · · · · ·				
	a	affirmative action;				
	b. T	he duties of desigr	nated e	employers;		
	c. E	mployment Equity	plans			
	<ul> <li>Defer</li> </ul>	nses against claims	s of dis	scrimination:		
	a. A	ffirmative action in	accor	dance with the EEA;		
	b. Ir	herent requiremer	nts of t	he job		
	<ul> <li>Incon</li> </ul>	ne Inequality:				
	a. Ir	ncome differentials	,			
	b. T	he role of the Emp	loyme	nt Conditions		
	C	ommission				
	<ul> <li>Empl</li> </ul>	oyment Equity: Alig	gning v	workplace policies and		
	practices					
Pre-requisite modules	None					
Co-requisite modules	None					
Prohibited module	None					
Combination		T		<u></u>		
Breakdown of Learning	Hours	Time-table		Other teaching modes		
Time		Requirement pe	er	that does not require		
		week		time-table		
Contact with lecturer:	28	Lectures p.w.	2	Lectures take place		
Practicals:	0	Tutorials p.w.	0	on Saturdays		
Assignments & tasks:	56	Practicals p.w.	0	Lecturers and		
Assessments:	10			academic support available for		
Selfstudy	56			consultations, in		
Other: Please specify	0			person and/or online		
Total Learning Time	150			·		
Method of Student		ous Assessment (0	,	0%		
Assessment	Final Assessment (FA): 50%					
Assessment Module type	Final As	sessment and Cor	ntinuo	us Assessment (CFA)		

Faculty	Law		
Home Department	Mercantile and Labour Law		
Module Topic	Labour and Social Security Law		
Generic Module Name	Labour and Social Security Law 618		
Alpha-numeric Code	LAB618		
NQF Level	7		
NQF Credit Value	15		
Duration	Semester		
Proposed semester to be	Second Semester		
offered			
Programmes in which the	Advanced Diploma in Labour Law (7311)		
module will be offered			
Year level	1		
Main Outcomes	On completion of this module students should be able to:		
	Demonstrate a knowledge of different forms of social		
	security and the link to labour rights.		

	conce in rela • Displa secur	ation to the workpla ay detailed knowle	ial sec ace. dge of how th	undamental legal curity law and its practice selected statutory social nese are applied and
Main Content	The concept of social security Compensation for occupational injuries and diseases Unemployment Insurance Health and safety at the workplace Pensions and retirement funds Social assistance			
Pre-requisite modules	None			
Co-requisite modules	None			
Prohibited module	None			
Combination		T		
Breakdown of Learning Time	Hours	Time-table Requirement pe week	er	Other teaching modes that does not require time-table
Contact with lecturer:	28	Lectures p.w.	2	Lectures take place
Practicals:	0	Tutorials p.w.	0	on Saturdays
Assignments & tasks:	56	Practicals p.w.	0	Lecturers and
Assessments:	10			academic support
Selfstudy	56			available for
Other: Please specify	0			consultations, in person and/or online
Total Learning Time	150			person and/or ornine
Method of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Final Assessment and Continuous Assessment (CFA)			

## HIGHER CERTIFICATE IN FORENSIC EXAMINATION

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Administrative Law
Generic Module Name	Administrative Law 113
Alpha-numeric Code	ADL113
NQF Level	5
NQF Credit Value	20
Duration	Semester
Proposed semester to be	First Semester
offered	
Programmes in which the	Higher Certificate in Forensic
module will be offered	Examination (7115)
Year Level	1
Main Outcomes	On completion of this module students should be able to:
	Describe and explain the principles of Administrative
	Justice as contained in section 33 of the Constitution.

Main Content	<ul> <li>Distinguish between review and appeal.</li> <li>Explain the principle of legality.</li> <li>Explore the grounds of a Judicial Review.</li> <li>The principle of legality; the distinction between review</li> </ul>			
	<ul> <li>The principle of legality; the distinction between review and appeal;</li> <li>The requirements of section 33 of the Constitution;</li> <li>The validity of Administrative Action:</li> <li>Judicial Review;</li> <li>The grounds of Judicial Review;</li> <li>The Promotion of Administrative Justice Act;</li> <li>Locus Standi.</li> </ul>			
Pre-requisite modules	None			
Co-requisite modules	None			
Prohibited module Combination	None			
Breakdown of Learning Time	Hours	Requirement per modes that		Other teaching modes that does not require time-table
Contact with lecturer / tutor:	14	Lectures p.w.	1	
Assignments & tasks:	6	Practicals p.w.	0	
Assessment:	5	Tutorials p.w.	0	
Practicals:	0	, <del></del>		
Selfstudy	80			
Other: Pre-reading	40			
Research:	55			
Total Learning Time	200			
Methods of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law				
-					
Home Department	Mercantile and Labour Law				
Module Topic	Criminal Law				
Generic Module Name	Criminal Law 112				
Alpha-numeric Code	CRI112				
NQF Level	5				
NQF Credit Value	20				
Duration	Semester				
Proposed semester to be	Second Semester				
offered					
Programmes in which the	Higher Certificate in Forensic				
module will be offered	Examination (7115)				
Year Level	1				
Main Outcomes	On completion of this module students should be able to:				
	Describe and explain the elementary aspects of				
	Criminal Law				
	<ul> <li>Identify and discuss the elements of various crimes.</li> </ul>				
Main Content	The general elements of criminal liability;				
	Inchoate crimes;				
	Participation, Strict and Vicarious Liability;				

Pre-requisite modules	Specific crimes: Fraud, Forgery and Uttering, Theft, Receiving stolen property     Unauthorized borrowing;     Corruption, Money Laundering.  None			
Co-requisite modules	None			
Prohibited module Combination	None			
Breakdown of Learning Time	Hours	Time-table Requirement per week		Other teaching modes that does not require time-table
Contact with lecturer / tutor:	14	Lectures p.w.	1	-
Assignments & tasks:	20	Practicals p.w.	0	
Assessment:	3	Tutorials p.w.	0	
Practicals:	0			
Selfstudy	100			
Other: Revision:	63			
Total Learning Time	200			
Methods of Student Assessment	Continuous Assessment (CA): 50% Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law			
Home Department	Mercantile and Labour Law			
Module Topic	Law of Evidence			
Generic Module Name	Law of Evidence 122			
Alpha-numeric Code	EVI122			
NQF Level	5			
NQF Credit Value	20			
Duration	Semester			
Proposed semester to be offered	First Semester			
Programmes in which the	Higher Certificate in Forensic			
module will be offered	Examination (7115)			
Year Level	1			
Main Outcomes	On completion of this module students should be able to: Describe and explain the principles and procedures relating to the gathering of evidence. Explain and apply the different rules of evidence and the presentation of evidence. Explain the rules governing compellability of witnesses and judicial discretion.			
Main Content	<ul> <li>The quantum of evidence</li> <li>Real and documentary evidence</li> <li>General rules of admissibility</li> <li>Hearsay rule</li> <li>Parole evidence rule</li> <li>Evidence of character</li> <li>Right against self-incrimination</li> </ul>			

		sal Privilege			
	<ul> <li>Judic</li> </ul>	Judicial Notice.			
Pre-requisite modules	None				
Co-requisite modules	None				
Prohibited module	None				
Combination					
Breakdown of Learning	Hours	Time-table		Other teaching	
Time	Requirement per modes that does not				
		week		require time-table	
Contact with lecturer / tutor:	14	Lectures p.w.	1		
Assignments & tasks:	30	Practicals p.w.	0		
Assessment:	5	Tutorials p.w.	0		
Practicals:	0				
Selfstudy	96				
Other: Pre-reading	15				
Revision	40				
Total Learning Time	200				
Methods of Student	Continuous Assessment (CA): 50%			%	
Assessment	Final Assessment (FA): 50%				
Assessment Module type	Continuous and Final Assessment (CFA)				

r	
Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Internal Auditing
Generic Module Name	Internal Auditing 124
Alpha-numeric Code	INT124
NQF Level	5
NQF Credit Value	20
Duration	Semester
Proposed semester to be	Second Semester
offered	
Programmes in which the	Higher Certificate in Forensic
module will be offered	Examination (7115)
Year Level	1
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Explain the differences between internal and external auditors,</li> <li>Describe the organization of the Institute of Internal Auditors, the IIA Code of Ethics;</li> <li>Illustrate the manner in which an internal audit is conducted;</li> <li>Interpret Risks and Enterprise Risk Management;</li> <li>Describe the detection of fraud and irregularities;</li> <li>Discuss Internal Controls.</li> </ul>
Main Content	<ul> <li>The role and function of the Internal Auditor.</li> <li>The organization of the profession, the code of Ethics,</li> <li>The analysis of business processes;</li> <li>The principles of drafting, risk analysis, compliance and substantive tests of business processes.</li> </ul>
Pre-requisite modules	None

Co-requisite modules	None			
Prohibited module Combination	None			
Breakdown of Learning Time	Hours	Time-table Requirement pe week	er	Other teaching modes that does not require time-table
Contact with lecturer / tutor:	14	Lectures p.w.	1	
Assignments & tasks:	20	Practicals p.w.	0	
Assessment:	3	Tutorials p.w.	0	
Practicals:	0			
Selfstudy	76			
Other: Group Project	40			
Revision	47			
Total Learning Time	200			
Methods of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Investigation of Crime
Generic Module Name	Investigation of Crime 123
Alpha-numeric Code	INV123
NQF Level	5
NQF Credit Value	20
Duration	Semester
Proposed semester to be offered	Second Semester
Programmes in which the	Higher Certificate in Forensic
module will be offered	Examination (7115)
Year Level	1
Main Outcomes	<ul> <li>On completion of this module students should be able to: <ul> <li>Analyse the international Conventions and local legislation passed to counter corruption.</li> <li>Identify the operation of the anti-corruption compliance methods contained in legislation.</li> <li>Apply loss-recovery techniques provided for in legislation.</li> <li>Explain information-gathering techniques available from interviews with suspects.</li> <li>Evaluate the global and local anti-corruption initiatives as well as loss-recovery methods.</li> </ul> </li> </ul>
Main Content	The relevant provisions of international Anti-Corruption Conventions such as the UN Convention against Corruption and the OECD Anti-Bribery Convention; The SA asset forfeiture legislation such as The Prevention of Organised Crime Act; The Financial Intelligence Centre Act and the Prevention and Combating of Corrupt Activities Act

	<ul> <li>Best practice in fraud prevention and deception detection;</li> <li>Provisions of local and global anti-corruption legislation;</li> <li>Loss-recovery techniques available in legislation;</li> <li>Techniques to obtain information.</li> </ul>				
Pre-requisite modules	None				
Co-requisite modules	None				
Prohibited module Combination	None	None			
Breakdown of Learning Time	Hours	Time-table Requirement per week		Other teaching modes that does not require time-table	
Contact with lecturer / tutor:	14	Lectures p.w.	1	•	
Assignments & tasks:	20	Practicals p.w.	0		
Assessment:	3	Tutorials p.w.	0		
Practicals:	0				
Selfstudy	73				
Other: Group Project	90				
Total Learning Time	200				
Methods of Student Assessment	Continuous Assessment (CA): 50% Final Assessment (FA): 50%				
Assessment Module type	Continuous and Final Assessment (CFA)				

Familia	1			
Faculty	Law			
Home Department	Mercantile and Labour Law			
Module Topic	Labour Law			
Generic Module Name	Labour Law 112			
Alpha-numeric Code	LAB112			
NQF Level	5			
NQF Credit Value	20			
Duration	Semester			
Proposed semester to be offered	First Semester			
Programmes in which the	Higher Certificate in Forensic			
module will be offered	Examination (7115)			
Year Level	1			
Main Outcomes	On completion of this module students should be able to:     Evaluate the operation of the Employment contract.     List the duties of the parties to the Employment Contract.     Identify the grounds for dismissal.     Describe unfair labour practices.     Explain the key features of the Protected Disclosures Act.			
Main Content	<ul> <li>The duties of the parties to the Employment Contract;</li> <li>The grounds of dismissal;</li> <li>Specific acts of misconduct;</li> <li>Unfair labour practices;</li> <li>The provisions of the Labour Relations Act;</li> <li>The Protected Disclosures Act.</li> </ul>			

Pre-requisite modules	None			
Co-requisite modules	None			
Prohibited module	None			
Combination				
Breakdown of Learning Time	Hours	Time-table Requirement pe week	er	Other teaching modes that does not require time-table
Contact with lecturer / tutor:	14	Lectures p.w.	1	
Assignments & tasks:	22	Practicals p.w.	0	
Assessment:	3	Tutorials p.w.	0	
Practicals:	0			
Selfstudy	61			
Other: Group Project	40			
Revision	60			
Total Learning Time	200			
Methods of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

## POSTGRADUATE MODULE DESCRIPTORS

Faculty	Law				
Home Department		Dullah Omar Institute for Constitutional Law, Governance			
Home Department		and Human Rights			
Module Topic		Administrative law			
Generic Module Name		trative Law 711			
Alpha-numeric Code	ADL711				
NQF Level	8				
NQF Credit Value	30				
Duration	Semeste	۵r			
Proposed semester to be	First Ser				
offered	1 1101 001	1100101			
Programmes in which	Postgrag	duate Diploma in F	Public La	aw (7711)	
module will be offered	1 ooigiac	addio Dipionia iii i	abile Le	(,,,,,	
Year Level	1				
Main Outcomes	On comr	oletion of this mod	ule stud	ents should be able to:	
	Discus	ss the main princi	oles of a	dministrative law;	
		ate administrative			
				s per the Promotion of	
		nistrative Justice A		•	
	<ul> <li>Apply</li> </ul>	the requirements	for valid	administrative actions	
		ctical scenarios			
Main Content	• Found	dations of adminis	trative la	w;	
	• Promo	Promotion of Administrative Justice Act;			
	Administrative powers and jurisdiction;				
	Administrative action;				
	Control over administrative action;				
	Requirements for valid administrative action;				
	Standing and procedure in administrative law litigation;				
	Remedies				
Pre-requisite modules	None				
Co-requisite modules	None				
Prohibited module	None				
Combinations		1		T	
Breakdown of Learning	Hours	Timetable		Other teaching	
Time		Requirement p	er	modes that does not	
		week	_	require time-table	
Contact with lecturer / tutor:	28	Lectures p.w.	2		
Assignments & tasks:	140	Practicals p.w.	0		
Practicals:	0	Tutorials p.w.	0		
Assessments	4				
Selfstudy	128				
Other: Please specify	0				
Total Learning Time	300				
Methods of Student	Continuous Assessment (CA): 50%				
Assessment	Final Assessment (FA): 50%				
Assessment Module type	Continuous and Final Assessment (CFA)				

Faculty	Law				
Home Department	Dullah C	mar Institute for C	Constitut	tional Law, Governance	
-	and Hun	nan Rights			
Module Topic	Multi-lev	el Governance in	the Afric	can context	
-		trative law			
Generic Module Name	Multi-lev	Multi-level Governance 714			
Alpha-numeric Code	MLG714	MLG714			
NQF Level	8	8			
NQF Credit Value	30				
Duration	Semeste				
Proposed semester to be offered		Semester			
Programmes in which	Postgrad	duate Diploma in F	Public La	aw (7711)	
module will be offered					
Year Level	7				
Main Outcomes  Main Content  Pre-requisite modules Co-requisite modules Prohibited module	Evalumulti-l     Locate govern decen relatio     Articu     Comp provin     Distrib and lo     The ro     Multi-l     Interg coope     None	ate the constitution evel government en the South African ment within currentralization, federates and contrast the legal frammare and contrast the local government froution of power becal government in the of provincial are and contrast the local government in the of provincial are and contrast the local government in the local government	n and er in South n systement internalism and erework for the differinance between the selected of local erework artions and ions and ions and in South erework articles.	m of provincial and local national debates on d Intergovernmental or provincial governance rent sources of the national, provincial ed countries, government, and the political system,	
Prohibited module	None				
Combinations  Broakdown of Learning	Hours	Timetable		Other teaching	
Breakdown of Learning Time	nours	Requirement p	er	Other teaching modes that does not require time-table	
Contact with lecturer / tutor:	28	Lectures p.w.	2		
Assignments & tasks:	140	Practicals p.w.	0		
Practicals:	0	Tutorials p.w.	0		
Assessments	4				
Selfstudy	128				
Other: Please specify	0				
Total Learning Time	300				
Methods of Student	Continuous Assessment (CA): 50%				
Assessment	Final Assessment (FA): 50%				
Assessment Module type	Continuous and Final Assessment (CFA)				

Faculty	Law				
Home Department	Dullah C	Omar Institute for C	Constitut	ional Law, Governance	
_		nan Rights			
Module Topic	Local Go	overnment within a	system	of multi-level	
-	governa	nce	•		
Generic Module Name	Local Go	overnment 712			
Alpha-numeric Code	LGL712	LGL712			
NQF Level	8	8			
NQF Credit Value	30	30			
Duration	Semeste	er			
Proposed semester to be	Second	Semester			
offered					
Programmes in which	Postgrad	duate Diploma in F	Public La	aw (7711)	
module will be offered					
Year Level	7				
Main Outcomes				ents should be able to:	
				nabling framework for	
		government in Sou			
		fy strategies to into			
				ement and leadership	
		e within local gove			
				n of local government ates on decentralization,	
	federalism and the role of local government;  • Elaborate on the legal framework for municipal				
		nance;	amewor	k ioi municipai	
	gover	nance,	ha diffar	ent sources of local	
		rnment Finance	ne uniei	ent sources of local	
Main Content			ocal dov	ernment in various	
mani contont		ictions, including S			
				inderlying the legal	
	manif	estation of local go	vernme	nt in the international	
	discourse on local and regional governments				
	Local government transformation				
	<ul> <li>Institu</li> </ul>	itions of local gove	ernment	(urban/rural)	
			(municip	al councils, municipal	
	execu				
		government author			
		cipal finance (reve	rue & ex	(penditure)	
Pre-requisite modules	None				
Co-requisite modules	None				
Prohibited module	None				
Combinations	INOTIE				
Breakdown of Learning	Hours	Timetable		Other teaching	
Time	Requirement per modes that does n				
		week		require time-table	
Contact with lecturer / tutor:	28	Lectures p.w.	2		
Assignments & tasks:	140	Practicals p.w.	0		
Practicals:	0	Tutorials p.w.	0		
Assessments	4		<u> </u>		
/10000011101110	j -r	l	1	l .	

Selfstudy	128			
Other: Please specify	0			
Total Learning Time	300			
Methods of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	The Historical and Legal Framework of Labour Law
Generic Module Name	Labour Law in Context 711
Alpha-numeric Code	PGL711
NQF Level	8
NQF Credit Value	30
Duration	Semester
Proposed semester to be	First Semester
offered	
Programmes in which the module will be offered	Postgraduate Diploma in Labour Law (7701)
Year level	7
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Demonstrate an understanding of the sources and historical development of South African labour law</li> <li>Analyse and apply the constitutional right to fair labour practices and the objectives of social justice</li> <li>Demonstrate an understanding of and ability to apply the basic principles of legal interpretation,</li> <li>Explain and critically engage with the framework, the key provisions and practical implications of the principal labour statutes</li> <li>Critically analyse the various elements of the collective bargaining process, including industrial action, and demonstrate ability to engage with its practical requirements and,</li> <li>Demonstrate knowledge of and ability to apply the statutory provisions applicable to business transfers</li> </ul>
Main Content	The historical development of labour law in South Africa; Fundamental principles of the contract of employment; The constitutional framework of labour law and its statutory implementation with particular focus on the Labour Relations Act, the Basic Conditions of Employment Act and the Employment Equity Act Basic principles of legal interpretation; The right to engage in collective bargaining and its statutory regulation with particular focus on collective agreements, organizational rights and the right to strike; Transfer of a business as a going concern and issues arising therefrom
Pre-Requisite Modules	None
Co-Requisite Modules	None

Prohibited Module Combination	None			
Breakdown of Learning Time	Hours	Timetable Requirement po week	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	30	Lectures p.w.	0	
Assignments & tasks:	134	Practicals p.w.	0	
Practicals:	4	Tutorials p.w.	0	
Assessments	24			
Self-study	108			
Other:				
Total Learning Time	300			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuo	Continuous and Final Assessment (CFA)		

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	The Law of Unfair Dismissal and Unfair Labour Practices
Generic Module Name	The Right to Fair Labour Practices 712
Alpha-numeric Code	PGL712
NQF Level	8
NQF Credit Value	30
Duration	Semester
Proposed semester to be offered	First Semester
Programmes in which the module will be offered	Postgraduate Diploma in Labour Law (7701)
Year level	7
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Analyse fundamental legal concepts, principles and theories relevant to the dismissal of employees and the concept of unfair labour practices.</li> <li>Demonstrate a basic knowledge of the content and effect of basic constitutional rights, and relevant international instruments, relating to the South African law applicable to fairness in the course and termination of employment.</li> <li>Explain the role of common law in relation to dismissal in South African labour relations.</li> <li>Explain and apply the provisions of South African labour legislation determining unfair labour practices and fairness in dismissal.</li> <li>Identify, analyse, organize and critically evaluate information pertinent to determining the existence of unfair labour practices and the fairness of dismissal; and</li> <li>Demonstrate an ability to apply to express the findings of research and/or the content of course work effectively and concisely in the form of written communication and/or oral persuasion.</li> </ul>

Pre-Requisite Modules Co-Requisite Modules Prohibited Module Combination	and re and ui  What  The d Subst misco Subst on inc Subst on the Dismis under	elevant internation of air labour praction constitutes a dism efinition of an auto antive and proced nduct; antive and proced apacity;	al law ces; issal; omatio ural fa ural fa tiona of the	cally unfair dismissal; airness in dismissal for airness in dismissal based airness in dismissal based I requirements; e transfers of
Breakdown of Learning	Hours	Timetable		Other teaching modes
Time		Requirement pe	er	that do not require
		week		time-table
Contact with lecturer / tutor:		Lectures p.w.	0	
Assignments & tasks:	128	Practicals p.w.	0	
Practicals:	12	Tutorials p.w.	0	
Assessments	24			
Self-study	136			
Other:				
Total Learning Time	300			
Methods Of Student		ous Assessment (0		50%
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuo	ous and Final Asse	essme	ent (CFA)

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	The Theory and Content of Statutory and Informal and Informal Process of Labour
Generic Module Name	Labour Dispute Resolution 721
Alpha-numeric Code	PGL721
NQF Level	8
NQF Credit Value	30
Duration	Semester
Proposed semester to be offered	Second Semester
Programmes in which the module will be offered	Postgraduate Diploma in Labour Law (7701)
Year level	7
Main Outcomes	On completion of this module students should be able to: Demonstrate an understanding of conflict and its dynamics.

Main Content	identification disput vicinity of conflict process foreign vicinity of conflict process foreign vicinity of conflict process foreign vicinity of conflict process of conflict process of conflict vicinity of conflict vicinity of conflict process vicinity of conflict process vicinity of conflict vicinity	ry appropriate vehices.  in the principles, elying different fornet transformation. ally evaluate and cosses of dispute reformation.  ally evaluate and cosses of dispute reformation.  ally analyse the stasses in South Africa in jurisdictions and instrate an undersenting, managing, aur disputes and the inflict; ent forms off labour and interest, indivisippropriate means tatutory labour dis Africa and its instining councils, the all Court and privation disputes resolutiation, mediation, inplicable legal proofths and weaknestition system in So	icles f thical t	y labour dispute resolution hereference to selected and of skills necessary for solving labour disputes. In amics as manifestations and collective disputes, eventing or resolving them; resolution system in ans, including the CCMA, aur Court, the Labour pute resolution; ocesses, including ation and adjudication, and
Pre-Requisite Modules	None			
Co-Requisite Modules	None			
Prohibited Module Combination	None			
Breakdown of Learning Time	Hours	Timetable Requirement p week	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:		Lectures p.w.	0	(Assignments, tasks and
Assignments & tasks:	134	Practicals p.w.	0	assessments will be
Practicals:	4	Tutorials p.w.	0	submitted electronically)
Assessments	24			
Self-study	138			
Other:	0			
Total Learning Time	300			500/
Methods Of Student		ous Assessment (	,	DU%
Assessment Module type		sessment (FA): 5		ont (CEA)
Assessment Module type	Continuo	ous and Final Ass	essme	ent (CFA)

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	The Practical Content of Conciliation, Mediation and
	Arbitration
Generic Module Name	Advanced Dispute Resolution Procedure 722
Alpha-numeric Code	PGL722
NQF Level	8
NQF Credit Value	30
Duration	Semester
Proposed semester to be	First Semester
offered	
Programmes in which the	Postgraduate Diploma in Labour Law (7701)
module will be offered	
Year level	7
Main Outcomes	On completion of this module students should be able to:
	Demonstrate an understanding of the ethical issues
	underlying conciliation and arbitration,
	Explain and apply the essential elements of conciliation
	process,
	Demonstrate the ability to conduct and conclude
	conciliation proceedings,
	Explain and apply the legal and practical requirements
	applicable to arbitration proceedings, including con-arb,
	Demonstrate the ability to conduct arbitration
	proceedings, including the application of the relevant
	principles of the law of evidence,
	Demonstrate the ability to write rulings and awards,
	Explain and apply the legal provisions applicable to the
	variation and rescission of awards, and
	Demonstrate an understanding of the certification and
	enforcement of awards.
Main Content	The nature and practical content of conciliation;
wan Content	
	Con-arb;     Conducting orbitration propositings
	Conducting arbitration proceedings
	Legal and other forms of representation;  Dittion and proving of orbitations.
	Duties and powers of arbitration;
	Reviewable defects in arbitration proceedings;
	The onus of proof and the admissibility of evidence;
	Arbitration awards and their variation, rescission and
	review;
	The certification and enforcement of awards
Pre-Requisite Modules	None
O. B. misita it it	Nege
Co-Requisite Modules	None
Drobibited Medule	None
Prohibited Module Combination	None
Combination	

Breakdown of Learning	Hours			Other teaching modes
Time		Requirement po	er	that do not require time-table
Contact with lecturer / tutor:	30	Lectures p.w.	0	(Assignments, tasks and
Assignments & tasks:	115	Practicals p.w.	0	assessments will be
Practicals:	26	Tutorials p.w.	0	submitted electronically)
Assessments	24			
Self-study	105			
Other:	0			
Total Learning Time	300			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuo	Continuous and Final Assessment (CFA)		

Faculty	Law
Home Department	Dullah Omar Institute for Constitutional Law, Governance
	and Human Rights
Module Topic	Constitutional law
Generic Module Name	Constitutional Law 713
Alpha-numeric Code	CLL713
NQF Level	8
NQF Credit Value	30
Duration	Semester
Proposed semester to be offered	First Semester
Programmes in which	Postgraduate Diploma in Public Law (7711)
module will be offered	1 Osigraduate Dipiorna III1 ublic Law (7711)
Year Level	7
Main Outcomes	On completion of this module students should be able to:
	Articulate the values underlying the Constitution with reference to its historical background. Evaluate the basic constitutional principles. Interpret the Constitution in hypothetical scenarios Articulate and evaluate the structure of government and the relation between the different organs of state, as well as the different spheres of government and their powers Evaluate the scope, content and limitation of the rights in the Bill of Rights Compare and evaluate the South African constitution within its comparative and international context.
Main Content	<ul> <li>Constitutional values and principles;</li> <li>Constitutional history;</li> <li>Constitutional interpretation;</li> <li>Bill of Rights</li> <li>Federalism;</li> <li>Separation of powers</li> </ul>
Pre-requisite modules	None
Co-requisite modules	None

Prohibited module Combinations	None			
Breakdown of Learning Time	Hours	Requirement per		Other teaching modes that does not require time-table
Contact with lecturer / tutor:	28	Lectures p.w.	2	
Assignments & tasks:	140	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	4			
Selfstudy	128			
Other: Please specify	0			
Total Learning Time	300			
Methods of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Criminal Justice and Procedure
Module Topic	Corruption and Anti-Corruption in South Africa
Generic Module Name	Anti-Corruption Law 811
Alpha-numeric Code	ACL811
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be offered	First Semester
Programmes in which the module will be offered	LLM (7801) (7821)
Year level	8
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Comprehend the national and international dimensions of the problem of corruption.</li> <li>Understand corruption as a barrier to socio-economic development and the consolidation of a human rights culture in South Africa.</li> <li>Recognise and assess obstacles to successful anticorruption practices in both the public and private sector in South Africa.</li> <li>Evaluate critically the use of law as an anti-corruption tool.</li> <li>Understand the causes of and the possible solutions to the problem of enforcement deficit in anti-corruption strategies and tactics.</li> <li>Demonstrate and apply the essential skills needed for the identification, prevention, investigation and prosecution of corruption in South Africa.</li> <li>Comprehend critically the philosophical and jurisprudential foundations of anti-corruption law.</li> </ul>

Pre-Requisite Modules Co-Requisite Modules Prohibited Module	corruptic the follow The m The e interna The fc The e corrup The p cases Preve Prose Anti-c assist	on and anti-corrupt wing: neaning of corruption ationally. orms of corruption. volution of internal stion law. rimary South Africa nting corruption in cuting corruption in	ion, ir on. in So tional an an South n Sou ation a	and South African anti- ti-corruption statutes and n Africa. th Africa. and mutual legal
Combination  Breakdown of Learning Time	Hours	Timetable Requirement pe	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	28	Lectures p.w.	3	
Assignments & tasks:	100	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	10			
Self-study	162			
Total Learning Time	300			
Methods Of Student Assessment	Continuous Assessment (CA): 50% Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law			
Home Department	Criminal Justice and Procedure			
Module Topic	Money Laundering and Terrorist Financing in South Africa			
Generic Module Name	Anti-Money Laundering Law 811			
Alpha-numeric Code	AML811			
NQF Level	9			
NQF Credit Value	30			
Duration	Semester			
Proposed semester to be	First Semester			
offered				
Programmes in which the	LLM (7801) (7821)			
module will be offered				
Year level	8			
Main Outcomes	On completion of this module students should be able to:			
	<ul> <li>Identify and understand the typologies of money</li> </ul>			
	laundering in South Africa.			

Main Content	impacinterna  Complegal f  Under legal f  Evaluation confinest formul  The th  Aims a finance  Stage  The emoney  The pristatute  The ke comba  Invest offence  The co	t of money launder ationally. rehend the internationally. rehend the internationally. stand the South A ramework. stand the South A ramework. atte critically the South and apply igate and prosecutate and apply igate and prosecutate anti-money launder of money laund objectives of ring. so of money laundering and fricates and cases. Bey South African in atting money laund igation and prosecutes in South Africa	ring in ring ring	and South African anti- ing of terrorism law ti-money laundering tions tasked with and terrorist financing of money laundering e of proceeds of crime
Pre-Requisite Modules	None			
Co-Requisite Modules	None			
Prohibited Module	None			
Combination	Having	Timatable		Other teaching may 1
Breakdown of Learning Time	Hours	Timetable Requirement po week	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	28	Lectures p.w.	3	
Assignments & tasks:	100	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	10			
Self-study	162			
Other:	0			
Total Learning Time	300			
Methods Of Student		ous Assessment (0		50%
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Public Law and Jurisprudence
Module Topic	Comparative Constitutional Law
Generic Module Name	Comparative Constitutional Law 811
Alpha-numeric Code	CCL811
NQF Level	9
NQF Credit Value	30

Duration	Semeste	Semester			
Proposed semester to be	First Ser	First Semester			
offered					
Programmes in which the		LLM (7801) (7821)			
module will be offered		MPhil (7860) (7871)			
Year level		8			
Main Outcomes	Apply law.     Critical respective.     The The Difference.     The Medical Medical Medical Properties.	the methodology ally analyse and cot to: possibilities and I different options erent models of rig power of constitu- thanisms of constitu-	of cor ompar imits of of orga hts; tional tution	anizing government review; and al reform	
Main Content  Pre-Requisite Modules	The reconsti Const Const Forms Syste Judici Rights Emerg Const Const	itution making s of government ms of government	s of co in co d judi erspe	omparative mparative perspective cial independence ctive	
Co-Requisite Modules	None				
Prohibited Module	None				
Combination					
Breakdown of Learning Time	Hours	Timetable Requirement p week	er	Other teaching modes that do not require time-table	
Contact with lecturer / tutor:	26	Lectures p.w.	2		
Assignments & tasks:	140	Practicals p.w.	0		
Practicals:	0	Tutorials p.w.	0		
Assessments	4				
Self-study	130				
Other:	0		-		
Total Learning Time	300	NIO Aggagament (	<u> </u>	F00/	
Methods Of Student Assessment		ous Assessment ( sessment (FA): 5		DU%	
				ont (CEA)	
Assessment Module type	Continuo	ous and Final Ass	essme	ent (GFA)	

Faculty	Law
Home Department	Public Law and Jurisprudence
Module Topic	Constitutional Design in Divided Societies
Generic Module Name	Constitutional Design in Divided Societies 811
Alpha-numeric Code	CDS811
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be offered	Second Semester
Programmes in which the	LLM (7801) (7821)
module will be offered	MPhil (7860) (7871)
Year level	8
Main Outcomes	On completion of this module students should be able to: General outcomes:  • Evaluate how a constitution of a divided society can design state institutions to manage different communities without posing a threat to the political and territorial integrity of the state.
	Specific outcomes  Students will be able to demonstrate an in-depth knowledge of the different combinations of constitutional choices that are available to multi-ethnic states in their endeavour to regulate and manage divided societies.  Students will develop the capacity to analyse the various options, problems and challenges that constitution-makers face in reordering a state in a context of deeply polarised societies
Main Content	The course entails an examination of:  The challenges of divided societies; Bill of rights: The liberal response to the challenges of divided societies; Constitutionalism; Federalism in divided societies; Territorial pluralism; Powers and functions; Electoral systems; Representation; The courts; Language policy in divided societies; Intra-substate minorities and dispersed communities; Secession and partition as an institutional solution to divided societies; The internationalisation of constitutional design for divided societies
Pre-Requisite Modules	None
Co-Requisite Modules	None
Prohibited Module Combination	None

Breakdown of Learning Time	Hours	Timetable Requirement per week		Other teaching modes that do not require time-table
Contact with lecturer / tutor:	28	Lectures p.w.	3	
Assignments & tasks:	140	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	4			
Self-study	128			
Other:	0			
Total Learning Time	300			
Methods Of Student	Continuous Assessment (CA): 60%			
Assessment	Final Assessment (FA): 40%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Public Law and Jurisprudence
Module Topic	Constitutional Rights Interpretation
Generic Module Name	Constitutional Rights Interpretation 800
Alpha-numeric Code	CIN800
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be offered	First Semester
Programmes in which the	LLM (7801) (7821)
module will be offered	MPhil (7860) (7871)
Year level	8
Main Outcomes	On completion of this module students should be able to: Have an understanding of and the ability to analyse concepts, principles and theories relating to: • the nature and challenges facing constitutional rights interpretation in young constitutional democracies; • the hermeneutic and political factors that impact on the interpretation of constitutional rights; • an approach to constitutional rights interpretation that is appropriate to the transformative agenda of a development state. • the ability to identify and solve problems relating to the interpretation of specific constitutional rights; • the ability to express the findings of their research in written communication and oral presentation.
Main Content	Part I: Theories of constitutional rights interpretation Political and institutional doctrines influencing the interpretation of constitutional texts (the separation of powers; the counter-majoritarian difficulty; popular constitutionalism). Hermeneutic factors influencing the interpretation of constitutional texts (the nature of the constitution as text; the text related to its animating values, purposes and intentions; value-based theories of constitutional interpretation (section 39(1) (a) of the Constitution);

Pre-Requisite Modules  Co-Requisite Modules	(included decon Part II: R Inter-I constitute Co The uinterpropert III: S Judici Readi legisla Const Sever	ding textualism, or astruction). Resources of consi- egality and the use tutional rights interestitution) se of foreign law in retation (section 3 Strategies of consilal activism and juding-down, subsidiation with the Bill of itution) rance, reading-in a	iginali titution e of in rpreta n cons 9(1)(c titution dicial c irity an f Righ	stitutional rights e) of the Constitution) nal rights interpretation deference nd the duty to align nts (section 39(2) of the
Prohibited Module	None			
Combination	None			
Breakdown of Learning Time	Hours	Timetable Requirement po week	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	28	Lectures p.w.	3	
Assignments & tasks:	52	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	4			
Self-study	216			
Other:	0			
Total Learning Time	300			
Methods Of Student	Continuous Assessment (CA): 50%			50%
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuo	ous and Final Asse	essme	ent (CFA)

Faculty	Law
Home Department	Public Law and Jurisprudence
Module Topic	Theoretical structure of constitutions
Generic Module Name	Constitutional Law, Politics and Theory 811
Alpha-numeric Code	CIN811
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be	Second Semester
offered	
Programmes in which the	LLM (7801) (7821)
module will be offered	MPhil (7860) (7871)
Year level	8

Main Outcomes  Main Content	On completion of this module students should be able to:  • Understand and reflect critically on the concepts and ideas which are central to modern constitutions.  - The concept of the 'political'  - The concept of the 'constitution'			
	- Const		-4:	
Pre-Requisite Modules	None	ational and transn	aliona	ai constitutions
Co-Requisite Modules	None			
Prohibited Module Combination	None			
Breakdown of Learning Time	Requirement per that do not require			Other teaching modes that do not require time-table
Contact with lecturer / tutor:	28	Lectures p.w.	3	
Assignments & tasks:	52	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	4			
Self-study	216			
Other:	0			
Total Learning Time	300			
Methods Of Student Assessment	Continuous Assessment (CA): 50% Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

	·		
Faculty	Law		
Home Department	Dullah Omar Institute for Constitutional Law, Governance		
-	and Human Rights		
Module Topic	Constitutional Law Practice		
Generic Module Name	Constitutional Law Practice 811		
Alpha-numeric Code	CLL811		
NQF Level	9		
NQF Credit Value	30		
Duration	Semester		
Proposed semester to be	Second Semester		
offered			
Programmes in which the	LLM (7801) (7821)		
module will be offered	MPhil (7860) (7871)		
Year level	8		
Main Outcomes	On completion of this module students should be able to:		
	General outcomes:		
	Students will have acquired an understanding of how		
	Constitutional Law is applied in practice.		
	An understanding and application of the relevant		
	methods and techniques involved in legal research and		
	problem solving in an applied situation.		
	Specific outcomes:		
	Popeditic dutcorries.		

Pre-Requisite Modules Co-Requisite Modules Prohibited Module	of the The a interpresence or regular be a student of reservations. The most constitute of the work of	Constitution in probility to provide legretation of the Corntered by institutional and independent ying and solving pritutional Law by using skills.  Issing the findings sely in the form of unication to the indule consists of property of the provided and the pr	actice gal ad assistant and a sample actice gal ad assistant and a sample actice as a sample actice actice as a sample actice actice as a sample actice actic	vice and opinions on the ion in practical situations of democracy, displaying earch skills.  ms in the area of ritical and creative eitr research effectively and en opinions and oral ons of democracy.  I research in the field of at one of the institutions of stitutional Law on a daily or enternship of 400 hours at which may include the enal Council of Provinces, etc., the South African a High Court or other state on of the Head of the enal Council of the experience with the experience enplementation of the perience will deepen a	
Combination					
Breakdown of Learning Time	Hours Timetable Requirement per week Other teaching modes that do not require time-table				
Contact with lecturer / tutor:	14	Lectures p.w.	0	Reports : 50 hours	
Assignments & tasks:	0	Practicals p.w.	0	Llours at institution of	
Practicals:	0	Tutorials p.w.	0	Hours at institution of	
Assessments	0			democracy: 336 hours	
Self-study	0				
Other:					
Total Learning Time	400				

Methods of Student	Continuous Assessment (CA): 0%
Assessment	Final Assessment (FA): 100%
Assessment Module type	Final Assessment (FA)

- ·	1.			
Faculty	Law			
Home Department	Criminal Justice and Procedure			
Module Topic	Constitutional Rights and Criminal Justice			
Generic Module Name	Constitutional Rights and Criminal Justice 812			
Alpha-numeric Code	CLL812			
NQF Level	9			
NQF Credit Value	30			
Duration	Semester			
Proposed semester to be	Second Semester			
offered				
Programmes in which the	LLM (7801) (7821)			
module will be offered				
Year level	8			
Main Outcomes	On completion of this module students should be able to:			
	General outcomes:			
	Have an understanding of, and the ability to analyse,			
	fundamental legal concepts, principles of constitutional			
	interpretation in the field of criminal justice.			
	An understanding and application of the relevant			
	methods and techniques involved in legal research and			
	problem solving in theoretical and applied situations.			
	Specific outcomes:			
	Demonstrating an in-depth knowledge of the Bill of			
	Rights and jurisprudence in the area of criminal justice;			
	Analysing, organising and critically evaluating case law			
	on the application of the Bill of Rights in the area of			
	criminal justice, displaying original and independent			
	research skills;			
	<ul> <li>Identifying and solving problems in the area of</li> </ul>			
	constitutional criminal justice by using critical and			
	creative thinking skills;			
	Expressing the findings of their research/content of			
	course work effectively and concisely in the form of			
	written communication an oral persuasion.			
	This module examines the various aspects of criminal			
	justice in a human rights regime as enshrined in the Bill			
	of Rights;			
	The right to privacy and police powers of search and			
	seizure; the right to freedom and security of the person			
	and the police power of arrest and the use of force;			
	the rights of detainees, including the right of access to			
	legal services;			
	the right to bail, the right to a fair trial, including the right			
	against self in crimination,			
	and the right against cruel, inhuman and degrading			
	punishment.			
Main Content	Please consult Department.			

Pre-Requisite Modules	None			
Co-Requisite Modules	None			
Prohibited Module	None			
Combination				
Breakdown of Learning	Hours	Timetable		Other teaching modes
Time		Requirement pe	er	that do not require
		week		time-table
Contact with lecturer / tutor:	28	Lectures p.w.	3	
Assignments & tasks:	120	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	4			
Self-study	148			
Other:	0			
Total Learning Time	300			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuo	ous and Final Asse	essme	ent (CFA)

Faculty	Law			
Home Department	Public Law and Jurisprudence			
Module Topic	The constitutional recognition and protection of nature's intrinsic worth			
Generic Module Name	Constitutional Law and Nature			
Alpha-numeric Code	CLL813			
NQF Level	9			
NQF Credit Value	30			
Duration	Semester			
Proposed semester to be offered	First Semester			
Programmes in which the module will be offered	LLM in Environmental Law			
Year level	1			
Main Outcomes	On completion of this module students should be able to:  • Evaluate the nature, scope and limits of domestic and international environmental and human rights law for enhancing the protection of the environment/nature  • Analyse and critically discuss the taxonomy of environmental constitutionalism  • Identify and evaluate the opportunities and challenges of environmental constitutionalism  • Distinguish and critically question the scope and application of core concepts related to the environmental constitutionalism debate  • Evaluate the scope of enforcement for environmental constitutionalism  • Critically identify and discuss key challenges and opportunities for adjudicating environmental constitutionalism			

Main Content	applice envirous context of the service of the serv	ally discuss the out ational case law restutionalism and appinned in the case arios ature, scope and li ational environment of the protection axonomy of environolders, state and challe attutionalism debate a Sovereignty", "Run in Jurisprudence", "I cing environmental onmental duties and protunities icating environment allonmental duties and protunities icating environmental duties and protunities aright and constitutions and Constitutional and Constitutional and Constitutional and Constitutional and Constitutional and approache and Constitutional and approache and Constitutional articles are and Constitutional and approache and Constitutional	more conalism comes levant ply the law to mits o otal and of the mentacorporate of the e — included in the corporate of the e constant con	'nature focused' in in the South African s of recent domestic and to environmental e principles/arguments o real life (practical)  If domestic and d human rights law for e environment/nature al constitutionalism – ate duties, substantive  of environmental unding, "Democracy", aw", "Public Trust", of Nature itutionalism – onsibilities, challenges institutionalism – legal
	New 2	Zealand, Canada, I	Jgand	a, Ethiopia etc.
Pre-requisite modules	None			•
Co-requisite modules	IEL812			
Prohibited module Combination	None			
Breakdown of Learning Time	Hours	Time-table Requirement pe week		Other teaching modes that does not require time-table
Contact with lecturer:	26	Lectures p.w.	2	
Practicals:	0	Tutorials p.w.	0	
Assignments & tasks:	80	Practicals p.w.	0	
Assessments:	4			
Selfstudy	190			
Other: Please specify	0			1
Total Learning Time	300			
Method of Student	Continuous Assessment (CA): 50%			
Assessment		sessment (FA): 50		
Assessment Module type	Final Assessment and Continuous Assessment (CFA)			

Faculty	Law			
Home Department	Dullah Omar Institute for Constitutional Law, Governance			
	and Human Rights			
Module Topic	Multi-level Governance			
Generic Module Name	Multi-level Governance 814			
Alpha-numeric Code	CLL814			
NQF Level	9			
NQF Credit Value	30			
Duration	Semester			
Proposed semester to be	First Semester			
offered				
Programmes in which the	LLM (7801) (7821)			
module will be offered	MPhil (7860) (7871)			
Year level	8			
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Have an understanding of, and ability to analyse, fundamental legal concepts, principles, theories and practices of intergovernmental relations in South Africa.</li> <li>An understanding and application of the relevant methods, techniques and strategies involved in legal research and problem solving in theoretical and applied situations.</li> <li>Specific outcomes:</li> <li>Demonstrating an in-depth knowledge of intergovernmental relations, both in theory and in practice.</li> <li>Collecting, analysing, organising and critically evaluating information, displaying original and independent research skills.</li> <li>Identifying and solving problems in the field of the dispersal of powers, the exercise of relative autonomy and the reach of supervisory powers.</li> <li>Expressing the findings of their research/content of course work effectively and concisely in the form of</li> </ul>			
Main Content	<ul> <li>written communication and oral persuasion.</li> <li>In a radical break from the unitary state of pre-1994, the Constitution of 1996 established a decentralized system of government, distributing state power between the national, provincial and local spheres of government.</li> <li>The course entails an examination, firstly, of the allocation of powers between the national, provincial and local spheres of government, secondly, of the financing of the different spheres of government, thirdly, of the practice of intergovernmental relations and the principles of co-operative government, including the settlement of intergovernmental disputes, and fourthly, the supervision of provincial and local government by the national and provincial governments respectively.</li> <li>The establishment of local government as a distinct sphere of government receives specific attention.</li> </ul>			

Pre-Requisite Modules	None			
Co-Requisite Modules	None			
Prohibited Module	None			
Combination				
Breakdown of Learning	Hours	Timetable		Other teaching modes
Time		Requirement po week	er	that do not require time-table
Contact with lecturer / tutor:	28	Lectures p.w.	3	
Assignments & tasks:	140	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	4			
Self-study:	128			
Other:	0			
Total Learning Time	300			
Methods Of Student	Continuous Assessment (CA): 60%			
Assessment	Final Assessment (FA): 40%			
Assessment Module type	Continuo	ous and Final Asse	essme	ent (CFA)

Faculty	Law
Home Department	Public Law and Jurisprudence
Module Topic	Gender Equality and Women's Rights
Generic Module Name	Gender Equality and Women's Rights 815
Alpha-numeric Code	CLL815
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be offered	Second Semester
Programmes in which the	LLM (7801) (7821)
module will be offered	MPhil (7860) (7871)
Year level	8
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Have an understanding of the fundamental legal concepts, theories and principles relating to substantive gender equality and women's rights.</li> <li>Demonstrate the necessary skills to conduct legal research, problem solving in theoretical and applied situations and analysis from a gender perspective.</li> <li>Specific outcomes:</li> <li>A basic knowledge of International Human Rights Law relating to gender equality and women's rights.</li> <li>An understanding of the African human rights system as it relates to gender equality and women's rights.</li> <li>An understanding of selected topics relating to gender equality and women's rights in South African Law.</li> <li>Well-developed research skills, including locating, thesising and critically analyzing information.</li> <li>Displaying original and independent legal research skills.</li> </ul>

		entifying and solving applied multifaceted legal oblems in the field of gender equality and women's				
	rights.					
		<ul> <li>Presenting research findings or the contents of course</li> </ul>				
	work o	rk concisely in the form of written papers or oral				
		sentations.				
Main Content	Introd     (includer and significations)     Overvinghts     The Control of the common Protod     Wome of the common Protod     Gender the Science of	uction to basic cording the meaning(substantive gendermination and gendriew of the developin International Huconvention on the limited from the mination Against V. Convention, the word wittee, reporting by the col; en's rights in African Human Rician Women's Right Gender Declaration of the country of the	s) of sequal er steep equal er steep equal er steep er st	sex and gender, formal lity, direct and indirect ereotyping); of the notion of women's Rights Law since 1945; nation of All Forms of en, including the legal force of the implementing is parties, the Optional African Charter, the role Commission, the Protocol he role of the AU, the ca: the equality clause in n, interpretation of gender courts; elopments in International 2(1)(c) of the Constitution, frican courts regarding against acts of gender-con how women are comment of international law; en's disproportionate elections between violence, SA judgments on years and suggested the suggested in th		
Pre-Requisite Modules	None	customary law and gender equality.  Ione				
Co-Requisite Modules	None					
Prohibited Module	None					
Combination						
Breakdown of Learning	Hours	Timetable		Other teaching modes		
Time		Requirement per week		that do not require time-table		
Contact with lecturer / tutor:	28	Lectures p.w.	3	unie-table		
Assignments & tasks:	66	Practicals p.w.	0	1		
Practicals:	12	Tutorials p.w.	0	1		
T						

Assessments	4			
Self-study:	190			
Other:				
Total Learning Time	300			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law		
Home Department	Private Law		
Module Topic	Legal and Cultural Pluralism		
Generic Module Name	Legal Pluralism 816		
Alpha-numeric Code	CLL816		
NQF Level	9		
NQF Credit Value	30		
Duration	Semester		
Proposed semester to be	First Semester		
offered	i not comester		
Programmes in which the	LLM/MPIL (7801) (7821)		
module will be offered	( / ( /		
Year level	1		
Main Outcomes	On completion of this module students should be able to:		
	General outcomes:		
	Students will have acquired an understanding of, and		
	ability to, analyse and explain fundamental legal		
	concepts, principles, rules and theories, differentiating		
	these from comparable natural and particularly cultural		
	phenomena.		
	So too an understanding and application of the relevant		
	methods, techniques and strategies involved in such		
	comparative legal and cultural research and problem		
	solving in theoretical and applied situations.		
	Specific outcomes:		
	Students will be able to demonstrate a basic knowledge		
	and appreciation of the concepts of historical and		
	contemporary monism, dualism and pluralism, as well		
	as of the following:		
	An understanding of the theory and practice of Legal		
	and Cultural Pluralism, particularly in Southern Africa,		
	but also elsewhere and globally, as part of a set of		
	inter-related systems.		
	Collecting, analysing and critically evaluating		
	information, displaying original and independent		
	research skills, in the field of Legal and Cultural		
	Pluralism.		
	Identifying problems and attempts at solving these in		
	the field of Legal and Cultural Pluralism, by using		
	critical and creative thinking skills.		
	Expressing the findings of their research/content of		
	course work effectively and concisely in the form of		
	written and oral communication.		

<ul> <li>This module aims at studying, contextualising and appreciating some of the historical and contemporary monistic, dualistic and pluralistic approaches to law and culture in general.</li> <li>The South African Constitution Act of 1996 represents an excellent example in this connection, providing that "Everyone has the right to freedom of conscience, religion, thought, belief and opinion, to use the language and to participate in the cultural life of their choice (and) to freedom of association (as well as) to enjoy their culture, practise their religion and use their language (and) to form, join and maintain cultural, religious and linguistic associations and other organs or civil society".</li> <li>Related to these, the Constitution provides for the coexistence of the common law of South Africa and the traditional customary laws of millions of its inhabitants, as well as for the possible recognition of "Systems of personal and family law under any tradition, or adhered to by persons professing a particular religion" (eg Islamic law).</li> <li>Similarities and differences between different belief systems, cultural practices, official and other</li> </ul>
languages, as well as the different laws of South and Southern Africa are studied in this module, allowing also for case studies from other parts of Africa and the world at large.  In the process, students are exposed to a wealth of materials from diverse written and oral sources, with a view to enhancing their experiential horizon and sensitizing them to some of the modern debates on the peoples of Southern Africa and others in related circumstances.  Finally, each student is expected to submit two assignments, dealing with selected aspects or examples of Legal and Cultural Pluralism that may be agreed upon.
Pre-Requisite Modules None
Co-Requisite Modules None
Prohibited Module None
Combination
Breakdown of Learning Hours Timetable Other teaching modes
Time Requirement per that does not require week time-table
Contact with lecturer / tutor: 28 Lectures p.w. 0
Assignments & tasks: 120 Practicals p.w. 0
Practical's: 15 Tutorials p.w. 0
Assessments 7
Self-study: 130
Other: 0
Total Learning Time 300

Methods Of Student	Continuous Assessment (CA): 50%		
Assessment	Final Assessment (FA): 50%		
Assessment Module type	Continuous and Final Assessment (CFA)		

Faculty	Low	
Home Department	Dullah Omar Institute for Constitutional Law, Governance	
nome bepartment	and Human Rights	
Module Topic	Children's Rights	
Generic Module Name	Children's Rights 817	
	CLL817	
Alpha-numeric Code		
NQF Level	9	
NQF Credit Value	30 Semester	
Duration	Semester	
Proposed semester to be	0	
offered	Second Semester	
Programmes in which the module will be offered	LLM (7801) (7821)	
Year level	8	
Main Outcomes	<ul> <li>On completion of this module students should be able to: General outcomes:</li> <li>Have acquired an understanding of, and ability to analyse, fundamental legal concepts, principles, theories and their relationship to children's rights.</li> <li>Application of the relevant methods, techniques and strategies involved in legal research and problem solving in theoretical and applied situations.</li> <li>Specific outcomes:</li> <li>Demonstrating a basic knowledge of the international institutions, conventions, regional instruments and related documents relevant to children's rights law.</li> <li>Collecting, analysing, organising and critically evaluating information, displaying original and independent research skills.</li> <li>Identifying and solving problems in the field of children's rights law focused on issues specific to the issues surrounding children in the African Context</li> <li>Expressing the findings of their research/content of course work effectively and concisely in the form of written communication and oral persuasion.</li> </ul>	
Main Content	Introduction to children's rights in historical context:  Introduction to International Law via the Convention on the Rights of the Child, implementation agencies, the Optional Protocols to the Convention, and General Comments of the Committee on the Rights of the Child:  The African Charter on the Rights and Welfare of the Child and regional implementation of children's rights Other relevant international treaties in the children's rights sphere; Children's constitutional rights in South Africa; Socio- economic rights and Child Law; Child justice in African context;	

Pre-Requisite Modules Co-Requisite Modules Prohibited Module	Capita of libe child I worst the rig porno practic South	a selecta of theme rty, child soldiers, abour and ILO cor forms of child labouts of the child, segraphy, children's	s draventiour, coexual rights	and customary law and the child standard in
Combination				
Breakdown of Learning Time	Hours	Timetable Requirement po week	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	28	Lectures p.w.	3	
Assignments & tasks:	50	Practicals p.w.	0	
Practicals:	5	Tutorials p.w.	0	
Assessments	40			
Self-study	177			
Other:	0			
Total Learning Time	300			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law	
Home Department	Public Law and Jurisprudence	
Module Topic	The rules, principles and scope of climate law and	
	governance	
Generic Module Name	Climate Law and Governance 818	
Alpha-numeric Code	CLL818	
NQF Level	9	
NQF Credit Value	30	
Duration	Semester	
Proposed semester to be	Second Semester	
offered		
Programmes in which the	LLM in Environment Law (7801/7871)	
module will be offered		
Year level	1	
Main Outcomes	On completion of this module students should be able to:  Comprehensively and systematically demonstrate knowledge relating to the contents, application and execution of climate science (phenomena and governance in the South African, regional, and International Environmental Law context.  Demonstrate a coherent understanding of legal concepts, principles, approaches, themes and legal	

	and policy instruments generally used to address
	climate change, in the South African, regional, and
	International Environmental Law context.
	Critically evaluate how international law and policy for
	climate change applies to South Africa.
	Identify the domestic (South African), regional, and
	international role-players in climate governance and
	, , ,
	critically analyse the scope of their governance
	functions.
	Evaluate and articulate the scope of the protection
	afforded by South Africa's Constitutional Environmental
	Right to the effects of climate change.
	Identify and critically analyse the sectoral
	environmental legislation relevant to climate change
	and climate governance in South Africa.
	<ul> <li>Critically evaluate and discuss the nature and scope of</li> </ul>
	'climate rights' and their relation to 'climate justice'.
	Critically argue the potential of climate litigation as a
	key lever for keeping governments and corporations on
	task in the fight against climate change.
	Critically discuss the outcomes of recent domestic and
	international court cases relevant to climate change
	and apply the principles/arguments underpinned in the
	case law to real life (practical) scenarios.
Main Content	Climate change as a scientific phenomenon – causes,
	effects and responses including concepts of mitigation
	and adaptation
	Defining climate law and climate change governance in
	the international, regional, and South African contexts
	The international and regional climate change legal
	regimes
	The South African domestic law and policy framework
	relevant to climate change – including framework
	environmental legislation and sectoral (specific)
	environmental legislation
	Key principles underpinned in climate change law and
	relevant to climate change governance
	Actors involved in climate change governance in the
	international context
	Actors involved in climate change governance in South
	Africa
	Conceptualising climate rights and climate justice     Climate litination recent associations.
	Climate litigation – recent case law
Due no maiolite	Climate damages and liability
Pre-requisite modules	IEL812
Co-requisite modules	None
•	None

Prohibited module Combination	None			
Breakdown of Learning Time	Hours	Time-table Requirement pe week	r	Other teaching modes that does not require time-table
Contact with lecturer:	26	Lectures p.w.	2	
Practicals:	0	Tutorials p.w.	0	
Assignments & Tasks:	80	Practicals p.w.	0	
Assessments:	4			
Self-study	190			
Other: Please specify	0			
Total Learning Time	300			
Method of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Final Assessment and Continuous Assessment (CFA)			

Faculty	Law
Home Department	Public Law and Jurisprudence
Module Topic	The constitutional recognition and protection of nature's
	intrinsic worth
Generic Module Name	Constitutional Law and Nature 819
Alpha-numeric Code	CLL819
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be offered	First Semester
Programmes in which the	LLM in Environment Law (7801/7871)
module will be offered	ELIVI III ENVIIONINICIIL EAW (1001/1011)
Year level	1
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Evaluate the nature, scope and limits of domestic and international environmental and human rights law for enhancing the protection of the environment/nature.</li> <li>Analyse and critically discuss the taxonomy of environmental constitutionalism.</li> <li>Identify and evaluate the opportunities and challenges of environmental constitutionalism.</li> <li>Distinguish and critically question the scope and application of core concepts related to the environmental constitutionalism debate.</li> <li>Evaluate the scope of enforcement for environmental constitutionalism.</li> <li>Critically identify and discuss key challenges and opportunities for adjudicating environmental constitutionalism.</li> <li>With a comparative perspective, consider the application of a stronger more 'nature focused'</li> </ul>

	enviro	nmental constitution	nalisn	n in the South African
Main Content	context     Critically discuss the outcomes of recent domestic and international case law relevant to environmental constitutionalism and apply the principles/arguments underpinned in the case law to real life (practical) scenarios     The nature, scope and limits of domestic and international environmental and human rights law for			
	<ul> <li>international environmental and human rights law for enhancing the protection of the environment/nature</li> <li>The taxonomy of environmental constitutionalism – right holders, state and corporate duties, substantive rights, procedural rights</li> <li>Opportunities and challenges of environmental constitutionalism</li> <li>Core concepts related to the environmental constitutionalism debate – including, "Democracy", "State Sovereignty", "Rule of Law", "Public Trust", "Earth Jurisprudence", "Rights of Nature"</li> <li>Enforcing environmental constitutionalism – environmental duties and responsibilities, challenges and opportunities</li> <li>Adjudicating environmental constitutionalism – legal standing, identifying the appropriate defendant, justiciability, the role of the courts, and the range of remedies</li> <li>Comparative approaches with regard to litigation for nature and Constitutionalising Nature and/or Rights of Nature – examples from Bolivia, Ecuador, Columbia,</li> </ul>			
Pre-requisite modules	New Zealand, Canada, Uganda, Ethiopia etc.  None			
Co-requisite modules	IEL812			
Prohibited module Combination	None			
Breakdown of Learning Time	Hours	Time-table Requirement pe week	r	Other teaching modes that does not require time-table
Contact with lecturer:	26	Lectures p.w.	2	
Practicals:	0	Tutorials p.w.	0	]
Assignments & Tasks:	80	Practicals p.w.	0	]
Assessments:	4			]
Self-study	190			
Other: Please specify	0			
Total Learning Time	300			1
Method of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Final As	sessment and Con	tinuou	s Assessment (CFA)
		SSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSS		

Faculty	Law			
Home Department	Mercantile and Labour Law			
Module Topic	Corporate Governance and Remedies			
Generic Module Name	Corporate Governance and Remedies 811			
Alpha-numeric Code	COR811			
NQF Level	9			
NQF Credit Value	30			
Duration	Semester			
Proposed semester to be	First Semester			
offered				
Programmes in which the	LLM in Corporate Law (7801)			
module will be offered	MPhil in Corporate Law (7871)			
	LLM in Mercantile Law (7801)			
	MPhil in Mercantile Law (7871)			
Year level	1			
Main Outcomes	On completion of this module students should be able to:			
	Explain, apply and critically analyse the fundamental			
	legal concepts, theories and principles of corporate			
	governance.			
	Identify the main role players in corporate governance			
	and critically examine their roles in and contributions to			
	good corporate governance.			
	Critically evaluate South African corporate governance			
	regulation in comparison with international best			
	practice.			
	Identify and evaluate shortcomings in the existing			
	Corporate.			
	Governance legal framework in South Africa and			
	propose possible solutions.			
	Contextualise corporate governance within financial			
	frameworks and corporate liability.			
	Identify and advise on applicable corporate remedies.			
Main Content	Introduction and background to corporate governance			
	and legal/regulatory compliance			
	Theories of Corporate Governance			
	Principles of good corporate governance, King Reports			
	I, II, III and IV			
	Laws and regulations applicable to corporate			
	governance			
	Role players in corporate governance			
	Comparative studies in corporate governance,			
	Corporate Social Responsibility, Ethical Leadership			
	and Corporate Criminal Liability			
	The link between corporate governance and financial			
	regulation			
	A selection of corporate law remedies relevant to the			
	company as a separate legal person, remedies			
	available to stakeholders such as shareholders,			
	creditors etc			
	Creditors etc			

Pre-requisite modules	None			
Co-requisite modules	None			
Prohibited module	None			
Combination				
Breakdown of Learning	Hours	Time-table		Other teaching
Time		Requirement pe week	r	modes that does not require time-table
Contact with lecturer:	26	Lectures p.w.	2	
Practicals:	0	Tutorials p.w.	0	
Assignments & Tasks:	58	Practicals p.w.	0	
Assessments:	6			
Self-study	210			
Other: Please specify	0			
Total Learning Time	300			
Method of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Final Assessment and Continuous Assessment (CFA)			

Faculty	Law			
Home Department	Mercantile and Labour Law			
Module Topic	Corporate Finance and Financial Markets			
Generic Module Name	Corporate Financial Regulation 812			
Alpha-numeric Code	COR812			
NQF Level	9			
NQF Credit Value	30			
Duration	Semester			
Proposed semester to be offered	First Semester			
Programmes in which the	LLM in Corporate Law (7801)			
module will be offered	MPhil in Corporate Law (7871)			
Year level	1			
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Conceptualise and explain the new approach to financial regulation for business entities in South Africa in terms of the Companies Act 71 of 2008.</li> <li>Critically analyse and interpret statutory principles pertaining to corporate decision-making by directors relating to corporate finance.</li> <li>Interpret and apply the overarching principles of solvency and liquidity to corporate decision-making.</li> <li>Display specialist knowledge of the legal framework regulating capital and financial markets - inclusive of stock exchanges and the participants.</li> <li>Explain and advise on the application of the rules and accountability pertaining to public offering of company securities.</li> <li>Interpret, apply and advise on the rules regulating the prevention of market abuse and ensuring investor protection.</li> </ul>			

	• Δ0000	e and compare So	uth Af	rican law with legal
		principles from selected international best practice jurisdictions.		
	,		d advi	se on relevant corporate
	,	medies	u auvi	se on relevant corporate
Main Content			ancial	Markets regulation:
		Introduction and background to Corporate Finance		
				orate finance in SA and
		ational corporate fi		
		Sources of Company Funding – Equity (share capital,		
		rized shares, issuir		
	<ul> <li>Capita</li> </ul>	al regulation under	the Co	ompanies Act 2008 – the
	solver	ncy and liquidity tes	st	
				asing of shares, loans or
		financial assistance		
		outions and applica		•
				ng company's shares
				c law nature of securities
		nancial markets reg		
			uth Af	rica and their approach
		f- regulation		ting lead financial
		The legal framework for regulating local financial     and involves and if northing area.		
	markets and involvement of participants  • Public offerings; prospectus, transparency and			
	disclosure obligations, liability for misstatements in a			
		ectus; regulation of		
				offences & defences)
		vestor protection	aumig,	cherioco a acierioco)
		arative overview of	f selec	ted International
	capital/financial markets and their regulation			
	Credit Rating Services regulation – registration of			
	agencies; duties of such agencies; endorsement of			
				dence and liability of
	registered credit agencies			
Pre-requisite modules	None			
Co-requisite modules	None			
Prohibited module	None			
Combination	11	Time table		Other tendition
Breakdown of Learning Time	Hours	Time-table Requirement pe	r	Other teaching modes that does not
Time		week		require time-table
Contact with lecturer:				
i Contact With Ecturer.	26		2	
Practicals:	26 0	Lectures p.w.	0	
		Lectures p.w. Tutorials p.w.		
Practicals:	0 52 12	Lectures p.w.	0	
Practicals: Assignments & tasks:	0 52	Lectures p.w. Tutorials p.w.	0	
Practicals: Assignments & tasks: Assessments:	0 52 12	Lectures p.w. Tutorials p.w.	0	

Method of Student	Continuous Assessment (CA): 50%				
Assessment	Final Assessment (FA): 50%				
Assessment Module type	Final Assessment and Continuous Assessment (CFA)				

Faculty	Law			
Home Department	Mercantile and Labour Law			
Module Topic	Corporate Insolvency Law			
Generic Module Name	Corporate Insolvency Law 813			
Alpha-numeric Code	COR813			
NQF Level	9			
NQF Credit Value	30			
Duration NGF Credit Value	Semester			
	Second Semester			
Proposed semester to be offered				
Programmes in which the	LLM in Corporate Law (7801)			
module will be offered	MPhil in Corporate Law (7871)			
Year level	1			
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Conceptualise and analyse the options available to company management and the board of directors when a company enters the zone of insolvency.</li> <li>Critically analyse the policy rationales for prevention of reckless or insolvent trading by South African companies.</li> <li>Articulate/explain the concept of business rescue as a response to corporate insolvency.</li> <li>Display special knowledge of the legal framework regulating business rescue.</li> <li>Analyse, interpret and apply relevant case law and statutory law principles to simulated problems and practical situations.</li> <li>Appreciate the contemporary legal and socio-economic challenges arising from business rescue practice in South Africa such as those related to post-commencement finance, and suggest solutions.</li> <li>Analyse and apply the legal principles and policy.</li> <li>considerations on liquidations and winding up of companies in SA.</li> <li>Compare and contrast South African corporate solvency laws with selected international best practices.</li> </ul>			
Main Content	Corporate Insolvency Law: Introduction to important principles and policy rationales for ensuring corporate solvency Responses to corporate insolvency – options available, e.g. corporate restructuring Business Rescue – concept, practice and regulation			
	The legal framework for business rescue Company resolution to commence business rescue Court order to commence business rescue proceedings			

		consequences of		ss rescue	
		commencement fir			
	Business Rescue Practitioner – qualifications; powers,				
		duties & liability of the business rescue practitioner;			
		neration of the prac	ctitione	r; removal of the	
	practi	tioner			
		ess rescue plan			
		ion and termination	n of bu	siness rescue	
		edings			
			•	companies – principles	
		olicy consideration			
				arise when assets and	
		ies of a company a	are loca	ated in various	
	jurisdi				
		ational best praction	ces on	corporate solvency	
Pre-requisite modules	None				
Co-requisite modules	None				
Co-requisite modules	None				
Prohibited module	None				
Combination					
Breakdown of Learning	Hours	Time-table		Other teaching	
Time		Requirement pe	er	modes that does not	
		week	T -	require time-table	
Contact with lecturer:	26	Lectures p.w.	2		
Practicals:	0	Tutorials p.w.	0		
Assignments & Tasks:	52	Practicals p.w.	0		
Assessments:	12 210		-		
Self-study			-		
Other: Please specify	0				
Total Learning Time	300	<u> </u>	1		
Method of Student	Continuous Assessment (CA): 50%				
Assessment	Final Assessment (FA): 50%				
Assessment Module type	Final As	Final Assessment and Continuous Assessment (CFA)			
1	1				

Faculty	Law
Home Department	Private Law
Module Topic	Property Law
Generic Module Name	Constitutional Property Law 811
Alpha-numeric Code	CPL811
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be	First Semester
offered	
Programmes in which the	LLM in Human Rights Protection (7801)
module will be offered	
Year level	1

Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Demonstrate a specialist knowledge of the meaning of 'property' for purposes of the section 25 of the Constitution.</li> <li>Interpret the regulatory control of property in relation to various legal frameworks, including land use planning, mining law, environmental law, neighbor law and intellectual property.</li> <li>Critically analyse jurisprudential and legislative developments pertaining to deprivations and expropriations.</li> <li>Contextualise the control of property rights and interests in a relational manner, with due regard for other fundamental rights.</li> <li>Identify regulatory interferences and impositions that are in contravention with constitutional standards, drawing on what is permissible in terms of the property clause.</li> <li>Compose views and specialist analyses on the Expropriation Bill of 2020 and the possibility of allowing</li> </ul>			
	<ul> <li>expropriation Bill of 2020 and the possibility of allowing expropriation without compensation.</li> <li>Propose alternative regulatory mechanisms, with reference to comparative work, that enhance a property system conducive to fundamental rights, and economic growth.</li> <li>Design alternative strategies to what is proposed in the property clause, focusing on land reform.</li> </ul>			
Main Content	The South African Bill of Rights relating to property rights and interests The South African legal framework relating to the regulatory control of property rights and interests Methodological and theoretical approaches to property within its systemic position Property and its dynamic relationship with other constitutional rights			
Pre-requisite modules	None			
Co-requisite modules	None			
Prohibited module Combination	None			
Breakdown of Learning Time	Hours	Time-table Requirement pe week	er	Other teaching modes that does not require time-table
Contact with lecturer:	26	Lectures p.w.	2	
Practicals:	0	Tutorials p.w.	0	
Assignments & tasks:	52	Practicals p.w.	0	
Assessments:	12			

Selfstudy	210			
Other: Please specify	0			
Total Learning Time	300			
Method of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Final Assessment and Continuous Assessment (CFA)			

Faculty	Law
Home Department	Private Law
Module Topic	Land law
Generic Module Name	
Alpha-numeric Code	Land Reform and Housing Law 812 CPL812
NQF Level	
	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be	First Semester
offered	
Programmes in which the module will be offered	LLM in Human Rights Protection (7801)
Year level	1
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Demonstrate a specialist knowledge of the South African land reform programme.</li> <li>Demonstrate a specialist knowledge of the constitutional right of access to adequate housing.</li> <li>Interpret the regulatory control of land in relation to other rights, including human dignity and existing property rights.</li> <li>Critically analyse jurisprudential and legislative developments pertaining to land reform and housing.</li> <li>Contextualise the control of land in a relational manner, with due regard for other fundamental rights.</li> <li>Identify incoherent land reform policies and practices.</li> <li>Compose views and specialist analyses on evictions from farmland and the urban sphere.</li> <li>Propose alternative regulatory mechanisms, with reference to comparative work, that enhance a property system conducive to fundamental rights, and economic growth.</li> <li>Design alternative strategies to what is proposed in the property clause, foculing on land reform and housing.</li> </ul>
Main Content	The South African Bill of Rights relating to property rights and interests, land reform and housing The South African legal framework relating to the regulatory control of property, specifically land (for land reform purposes) and housing Methodological and theoretical approaches to land occupation within its systemic position Comparative analysis of land reform and evictions
Pre-requisite modules	None
1 10 10quisite inioudies	140110

Co-requisite modules	None			
Prohibited module	None			
Combination				
Breakdown of Learning	Hours	Time-table		Other teaching
Time		Requirement pe week	r	modes that does not require time-table
Contact with lecturer:	26	Lectures p.w.	2	
Practicals:	0	Tutorials p.w.	0	
Assignments & tasks:	52	Practicals p.w.	0	
Assessments:	12			
Selfstudy	210			
Other: Please specify	0			
Total Learning Time	300			
Method of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Final Assessment and Continuous Assessment (CFA)			

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Competition Regulation and Social Justice
Generic Module Name	Competition Law and Regulation 811
Alpha-numeric Code	CPT811
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be offered	First Semester
Programmes in which the	LLM in Competition Law and Policy
module will be offered	MPhil in Competition Law and Policy
Year level	1
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Demonstrate specialist knowledge of the theoretical underpinnings of competition law.</li> <li>Understand and assess the implications of the various competition theories.</li> <li>Assess the role of competition policy.</li> <li>Explain the relevance of competition economics.</li> <li>Demonstrate specialist knowledge in the application of competition law principles and rules, including the provisions of the Competition Act, to practical scenarios.</li> <li>Demonstrate specialist knowledge of the structures and institutions relevant to competition law and policy.</li> <li>Analyse and articulate the relation between competition law and social justice in an African context.</li> <li>Demonstrate Show knowledge of and evaluate various competition systems (other countries and regions).</li> </ul>

Main Content	other law ar Prepa comport Introd Harva Comport Horizon Merge Abuse Jurisd The horizon Compolicy object Componinstitution Social and A	branches of the land intellectual properties a research paperetition law.  The uction to and theological and Chicago so petition economics ontal and vertical representation and acquisition economics of dominance liction istory and role of celationship betwee and other national tives arrative overview of tions in selected july justice and competitions of the period	w (i.e ir erty laver on a retical unit hools) and strestrictives ompetion South, region from purisdictiention In comp	underpinnings (i.e. of competition law ructures we practices  ition policy h Africa's competition nal and international estition law and ions law in the South African
Pre-requisite modules	None			
Co-requisite modules	None			
Prohibited module Combination	None			
Breakdown of Learning Time	Hours	Time-table Requirement pe week	er	Other teaching modes that does not require time-table
Contact with lecturer:	26	Lectures p.w.	2	
Practicals:	0	Tutorials p.w.	0	
Assignments & tasks:	52	Practicals p.w.	0	
Assessments:	12			
Self-study	210			
Other: Please specify	0			
Total Learning Time	300			
Method of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50% Final Assessment and Continuous Assessment (CFA)			
Assessment Module type	Final As	sessment and Cor	itinuou	s Assessment (CFA)

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Competition Regulation and the Future of Work
Generic Module Name	Competition Law and Work 812
Alpha-numeric Code	CPT812
NQF Level	9
NQF Credit Value	30

Proposed semester to be offered Programmes in which the module will be offered  Year level  Main Outcomes  On completion of this module students should be able to: Demonstrate a sound understanding of the basic principles of competition law. Identify and critically analyse the link between competition law and labour law, both in South Africa, and internationally. Critically evaluate and apply competition law principles to labour law problems. Comprehend the importance of the interaction between labour law and competition law as being vital in promoting a fair labour market. Evaluate and repurpose competition law is not only applicable to undertakings but also to workers. Critically analyse the effects of employer monopsony power in labour markets. Articulate the need for growing the boundaries of the legal protection for labour. Conceptualise the impact that "platform work" may have on workers' rights, identify possible anticompetitive behaviour and suggest solutions. Explain the countervailling market power of workers and how it may be utilised. Demonstrate the possibilities of monopsony power in digital markets. Understand the new concept of worker. Distinguish between employees and the self-employed. Critically analyse the challenges regarding collective bargaining by self-employed workers. Critically comment on the debate on whether employers can utilise their market power to reduce workers' wages or working conditions below competitive levels.  Interrogate and assess the implementation of South Africa's transformative Competition Law agenda in the area of labour law.	Duration	Semester
Programmes in which the module will be offered  Year level  Main Outcomes  On completion of this module students should be able to:  Demonstrate a sound understanding of the basic principles of competition law.  Identify and critically analyse the link between competition law and labour law, both in South Africa, and internationally.  Critically evaluate and apply competition law principles to labour law problems.  Comprehend the importance of the interaction between labour law and competition law as being vital in promoting a fair labour market.  Evaluate and repurpose competition law for labour market power regulation.  Recognising the fact that competition law is not only applicable to undertakings but also to workers.  Critically analyse the effects of employer monopsony power in labour markets.  Articulate the need for growing the boundaries of the legal protection for labour.  Conceptualise the impact that "platform work" may have on workers' rights, identify possible anticompetitive behaviour and suggest solutions.  Explain the countervailing market power of workers and how it may be utilised.  Demonstrate the possibilities of monopsony power in digital markets.  Understand the new concept of worker.  Distinguish between employees and the self-employed.  Critically analyse the challenges regarding collective bargaining by self-employed workers.  Critically comment on the debate on whether employers can utilise their market power to reduce workers' wages or working conditions below competitive levels.  Interrogate and assess the implementation of South Africa's transformative Competition Law agenda in the area of labour law.		
Main Outcomes	•	
Main Outcomes	Programmes in which the	LLM in Comparative Labour Law (7801)
Main Outcomes  On completion of this module students should be able to:  Demonstrate a sound understanding of the basic principles of competition law.  Identify and critically analyse the link between competition law and labour law, both in South Africa, and internationally.  Critically evaluate and apply competition law principles to labour law problems.  Comprehend the importance of the interaction between labour law and competition law as being vital in promoting a fair labour market.  Evaluate and repurpose competition law is not only applicable to undertakings but also to workers.  Critically analyse the effects of employer monopsony power in labour markets.  Articulate the need for growing the boundaries of the legal protection for labour.  Conceptualise the impact that "platform work" may have on workers' rights, identify possible anticompetitive behaviour and suggest solutions.  Explain the countervailing market power of workers and how it may be utilised.  Demonstrate the possibilities of monopsony power in digital markets.  Understand the new concept of worker.  Distinguish between employees and the self-employed.  Critically analyse the challenges regarding collective bargaining by self-employed workers.  Critically comment on the debate on whether employers can utilise their market power to reduce workers' wages or working conditions below competitive levels.  Interrogate and assess the implementation of South Africa's transformative Competition Law agenda in the area of labour law.		
<ul> <li>Demonstrate a sound understanding of the basic principles of competition law.</li> <li>Identify and critically analyse the link between competition law and labour law, both in South Africa, and internationally.</li> <li>Critically evaluate and apply competition law principles to labour law problems.</li> <li>Comprehend the importance of the interaction between labour law and competition law as being vital in promoting a fair labour market.</li> <li>Evaluate and repurpose competition law for labour market power regulation.</li> <li>Recognising the fact that competition law is not only applicable to undertakings but also to workers.</li> <li>Critically analyse the effects of employer monopsony power in labour markets.</li> <li>Articulate the need for growing the boundaries of the legal protection for labour.</li> <li>Conceptualise the impact that "platform work" may have on workers' rights, identify possible anticompetitive behaviour and suggest solutions.</li> <li>Explain the countervailing market power of workers and how it may be utilised.</li> <li>Demonstrate the possibilities of monopsony power in digital markets.</li> <li>Understand the new concept of worker.</li> <li>Distinguish between employees and the self-employed.</li> <li>Critically analyse the challenges regarding collective bargaining by self-employed workers.</li> <li>Critically comment on the debate on whether employers can utilise their market power to reduce workers' wages or working conditions below competitive levels.</li> <li>Interrogate and assess the implementation of South Africa's transformative Competition Law agenda in the area of labour law.</li> </ul>	Year level	1
applied to promote a fair labour market that especially works for historically disadvantaged persons.		<ul> <li>On completion of this module students should be able to:</li> <li>Demonstrate a sound understanding of the basic principles of competition law.</li> <li>Identify and critically analyse the link between competition law and labour law, both in South Africa, and internationally.</li> <li>Critically evaluate and apply competition law principles to labour law problems.</li> <li>Comprehend the importance of the interaction between labour law and competition law as being vital in promoting a fair labour market.</li> <li>Evaluate and repurpose competition law for labour market power regulation.</li> <li>Recognising the fact that competition law is not only applicable to undertakings but also to workers.</li> <li>Critically analyse the effects of employer monopsony power in labour markets.</li> <li>Articulate the need for growing the boundaries of the legal protection for labour.</li> <li>Conceptualise the impact that "platform work" may have on workers' rights, identify possible anticompetitive behaviour and suggest solutions.</li> <li>Explain the countervailing market power of workers and how it may be utilised.</li> <li>Demonstrate the possibilities of monopsony power in digital markets.</li> <li>Understand the new concept of worker.</li> <li>Distinguish between employees and the self-employed.</li> <li>Critically analyse the challenges regarding collective bargaining by self-employed workers.</li> <li>Critically comment on the debate on whether employers can utilise their market power to reduce workers' wages or working conditions below competitive levels.</li> <li>Interrogate and assess the implementation of South Africa's transformative Competition Law agenda in the area of labour law.</li> <li>Evaluate the extent to which competition law can be applied to promote a fair labour market that especially</li> </ul>

Main Content	particilaboui Illustra addre Displamono only lo Indica power Interpregula from t Gener Basic marke An ov	r input markets. ate the role of the ossing monopsony ay an understandin psony power have ocally, but internation the mergers that car on the labour den ret, apply and adviation, labour, and the South African a ral principles of coreconomic principle to power) erview of market s	Compension Correction Compension Correction	etition Commission in  by why cases involving few and far between, not  to increased buyer  ide.  ents on competition ats of employees both ernational contexts.  on law supply and demand,  res (competitive markets,
	<ul> <li>monopolies, monopolistic markets, monopsonies)</li> <li>The enforcement of competition law (including institutional frameworks and penalties)</li> <li>Defining workers in the contemporary context</li> <li>The changing nature of work</li> <li>Labour rights</li> <li>The scope of competition regulation in labour law (an assessment of the relevant provisions in the Competition Act 89 of 1998)</li> <li>Tensions between labour law and competition law</li> <li>Competition law, labour law and transformation</li> <li>Mergers and acquisitions</li> <li>Monopsony power</li> <li>Labour agreements in the competitive context Digitisation, competition and labour</li> </ul>			
Pre-requisite modules	None	arative law on con	реши	re labour markets
Co-requisite modules	None			
Prohibited module	None			
Combination		r <b></b>		T 4.1
Breakdown of Learning Time	Hours Time-table Other teaching modes that does not require time-table			
Contact with lecturer:	26	Lectures p.w.	2	
Practicals:	0	Tutorials p.w.	0	
Assignments & tasks:	58	Practicals p.w.	0	
Assessments:	6			
Self-study	210			
Other: Please specify	0			
Total Learning Time	300			

Method of Student	Continuous Assessment (CA): 50%
Assessment	Final Assessment (FA): 50%
Assessment Module type	Final Assessment and Continuous Assessment (CFA)

Faculty	Law	
Home Department	Mercantile and Labour Law	
Module Topic	Mergers and Acquisitions	
Generic Module Name	Mergers and Acquisitions 813	
Alpha-numeric Code	CPT813	
NQF Level	9	
NQF Credit Value	30	
Duration	Semester	
Proposed semester to be	Second Semester	
offered	Occord Octiostel	
Programmes in which the	LLM in Corporate Law (7801)	
module will be offered	MPhil in Corporate Law (7871)	
Year level	1	
Main Outcomes	On completion of this module students should be able to:	
	<ul> <li>Conceptualise and analyse amalgamations or mergers of companies as fundamental transactions, and to explain the underpinning policies for such fundamental transactions;</li> <li>Analyse, interpret and apply the legal framework and legal principles applicable to mergers and acquisitions in South Africa, including the impact of the Companies Act 71 of 2008, Chapter 3 of the Competition Act 89 of 1998 and international trends on the evolving mergers and acquisitions legal regime in South Africa.</li> <li>Apply and explain the statutory merger procedure in terms of South African law (the Companies Act 2008 and the Competition Act) and to demonstrate an appreciation of the consequences of a merger.</li> <li>Apply and explain take over regulation in South Africa – that is, the Takeover Regulations, their applicability to affected transactions and the role of the Takeover Regulation Panel as established by the Companies Act 71 of 2008.</li> <li>Apply and advise on the remedies available to shareholders who are affected by fundamental transactions.</li> <li>Apply specialist knowledge to case studies and advise on applicable solutions and remedies, taking into consideration the demands of transformative constitutionalism and the impact of mergers and acquisitions on society.</li> </ul>	
Main Content	Mergers and Acquisitions Law:	
	Introduction to Fundamental Transactions in general     Amalgamation or merger – the concept, underpinning policy and international trends     Types of merger structures     Juridical nature and effect of a merger	

	<ul> <li>The statutory merger procedure under the Companies Act 71 of 2008</li> <li>The statutory merger procedure under Chapter 3 of the Competition Act 89 of 1998 and the role of the competition authorities.</li> <li>Protection of key stakeholders and remedies available to especially shareholders and creditors in the merger process or procedure</li> <li>Takeovers and offers, takeover regulations, the affected transactions and the role of the Takeover Regulation Panel</li> </ul>			
Pre-requisite modules	None			
Co-requisite modules	None			
Prohibited module	None	None		
Combination		Г		
Breakdown of Learning Time	Hours	Time-table Requirement pe week	er	Other teaching modes that does not require time-table
Contact with lecturer:	26	Lectures p.w.	2	
Practicals:	0	Tutorials p.w.	0	
Assignments & tasks:	52	Practicals p.w.	0	
Assessments:	12			
Self-study	210	<u> </u>		
Other: Please specify	0			
Total Learning Time	300			
Method of Student Assessment	Continuous Assessment (CA): 50% Final Assessment (FA): 50%			
Assessment Module type	Final Assessment and Continuous Assessment (CFA)			

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Competition and Information Law
Generic Module Name	Competition and Information Law 814
Alpha-numeric Code	CPT814
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be	First Semester
offered	
Programmes in which the	LLM in Mercantile Law (7801)
module will be offered	M Phil in Mercantile Law (7871)
Year level	1
Main Outcomes	On completion of this module students should be able to:  • Understand the dynamic function of a modern economy
	and critically evaluate the role of information technology and competition in such economy.
	Explain, apply and critically analyse the fundamental legal concepts, theories and principles of information law.

Main Content	inform Displate betwee Critica Apply strate solvin compound analyse Interp Africa busing the interpretation	en information law ally evaluate composite relevant reseaugies involved in legg in theoretical and etition in the digital sis).  ret, apply and advin and international ess and law due to formation age in getion Law	gital agyledge and cetition rch magal resid application economics the aceneral.	ge. e of the connection competition law. in the digital economy. ethods, techniques and earch and problem ed situations relating to omy. (case study ents about the South applicable to both dvent of the internet and
	Consumer protection online Privacy and data protection Startup law Internet human rights Computer crime and evidence Digital entertainment law Trade in digital services Intellectual property on the internet Jurisdiction on the internet Digital Taxation Artificial intelligence Electronic contracts Competition and the internet Competition law in the digital economy Technological approaches to competition enforcement in digital markets Comparative analysis of competition regulation in the			
Pre-requisite modules	digital economy  None			
Co-requisite modules	None			
Prohibited module Combination	None			
Breakdown of Learning Time	Hours Time-table Other teaching modes that does not week require time-table			modes that does not
Contact with lecturer:	26	Lectures p.w.	2	
Practicals:	0	Tutorials p.w.	0	_
Assignments & tasks:	58	Practicals p.w.	0	
Assessments:	6			
Selfstudy	210			
Other: Please specify	0			
Total Learning Time	300			

Method of Student	Continuous Assessment (CA): 50%
Assessment	Final Assessment (FA): 50%
Assessment Module type	Final Assessment and Continuous Assessment (CFA)

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Disability rights law
Generic Module Name	Disability Law and the Workplace 812
Alpha-numeric Code	DLP812
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be	First Semester
offered	The Comestor
Programmes in which the	LLM in Comparative Labour Law (7801)
module will be offered	MPhil in Comparative Labour Law (7871)
Year level	1
Main Outcomes  Main Content	<ul> <li>On completion of this module students should be able to:</li> <li>Demonstrate a specialist knowledge of the international legal framework relating to disability rights in the workplace.</li> <li>Interpret and critically analyse international law, specifically Article 27 of the United Nations Convention on the Rights of Persons with Disabilities (Work and Employment), to determine the rights of persons with disabilities in the workplace.</li> <li>Demonstrate a sound knowledge of the South African legal framework relating to the rights of persons with disabilities in the workplace.</li> <li>Critically analyse the provisions of the Employment Equity Act 55 of 1998 and the impact it has had on the advancement of persons with disabilities in the workplace.</li> <li>Contextualise the Decent Work Agenda for persons with disabilities in South Africa.</li> <li>Identify shortcomings in the existing legal framework in South Africa relating to the employment of persons with disabilities and propose possible solutions.</li> <li>The international law framework relating to persons</li> </ul>
main Content	<ul> <li>The international law framework relating to persons with disabilities in the workplace</li> <li>The South African legal framework relating to the rights of persons with disabilities in the workplace</li> <li>Socio-economic factors impacting the employment of persons with disabilities in South Africa</li> <li>The role of Supported Employment Enterprises in providing skills development opportunities to persons with disabilities in South Africa</li> </ul>

	The content and implementation of the Decent Work Agenda Obstacles to the employment of persons with disabilities in South Africa and potential solutions to these obstacles			
Pre-requisite modules	None			
Co-requisite modules	None			
Prohibited module	None			
Combination				
Breakdown of Learning Time	Hours	Time-table Requirement pe week	er	Other teaching modes that does not require time-table
Contact with lecturer:	26	Lectures p.w.	2	
Practicals:	0	Tutorials p.w.	0	
Assignments & tasks:	58	Practicals p.w.	0	
Assessments:	6			
Self-study	210			
Other: Please specify	0			
Total Learning Time	300			
Method of Student Assessment	Continuous Assessment (CA): 50% Final Assessment (FA): 50%			
ASSESSITIETIL				

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Dispute Resolution
Generic Module Name	Dispute Resolution 811
Alpha-numeric Code	DPR811
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be	Second Semester
offered	
Programmes in which the	LLM (7801) (7821)
module will be offered	MPhil (7860) (7871)
Year level	8
Main Outcomes	On completion of this module students should be able to: Demonstrate an understanding of conflict and its dynamics. Critically analyse and understand disputes in their various contexts. Explain the meaning, principles and objectives of alternative dispute resolution. Demonstrate an understanding of alternative dispute resolution processes in South Africa and selected foreign jurisdictions. Compare legal and alternative processes for dispute resolution and conflict transformation. Identify and critically analyse root causes of conflict and identify the appropriate vehicle for dealing with conflict.

Main Content  Pre-Requisite Modules	and re Demo Providin dynamic Disput Origin aggradisput Altern skills: Other The S	esolving disputes a nstrate primary re g theoretical unde s: tes as manifestation s of disputes cause vation or mitigation es ative Dispute Res Negotiation; mediforms of alternation	and tra searce rstand ons of ses of n app olutio ation; ve dis	ding of disputes and their f conflicts disputes and their roaches to dealing with n (ADR) processes and arbitration
Co-Requisite Modules	None			
Prohibited Module Combination	None			
Breakdown of Learning Time	Hours	Timetable Requirement po week	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	30	Lectures p.w.	3	
Assignments & tasks:	120	Practicals p.w.	0	
Practicals:	6	Tutorials p.w.	0	
Assessments	4			
Self-study	140			
Other:	0			
Total Learning Time	300			
Methods Of Student	Continuo	ous Assessment (	CA):	60%
Assessment	Final Assessment (FA): 40%			
Assessment Module type	Continuo	ous and Final Asso	essm	ent (CFA)

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Decent Work and the Extension of Social Protection
Generic Module Name	The Extension of Social Protection 811
Alpha-numeric Code	ESP811
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be	Second Semester
offered	
Programmes in which the	LLM (7801) (7821)
module will be offered	MPhil (7860) (7871)
Year Level	8
Main Outcomes	On completion of this module students should be able to: Demonstrate an understanding of, and ability to analyse the legal concepts, principles and theories, such as, the International Labour Organisation's

Main Content	emplocompl Demo the rei involve theore Demo social Fourth Demo betwe brancl being Collec releva indepe Expre course writter Demo Indige social Introd of soc The re creatin securi The e- protec legisla those the co The e- securi Revole The p- worke econo	exprent and labour ex of social process instrate an underst levant methods, te ed in legal research etical and applied instrate an underst protection in South industrial Revolutionstrate an underst en labour law, social services of law as instrate in labour law, social services of law as instruction (vulnerable) work, analyse, organism the information, dispendent research is expressed in communication and instrate an underst enous Social Securical protection; uction to theories a final protection; uction to theories a framework of the standards; existing legal frame existing legal frame existing a framework of the standards; existing legal frame existi	rights rights as a sanding chnique hand situation and ingent hafriction; anding ial secuments rkers; see and playing cills; eeseard and cora anding ity Systabout to a laborate work for constitution of congress and context able gress; and using the same context and conte	nd objectives; g of, and ability to apply les and strategies problem solving in ns. g of the current deficit in a in the context of the g of the linkages urity law and other s to secure the well- critically evaluate g original and ch and/or the content of ncisely in the form of all persuasion. g of the role played by stems in the extension of the nature and function abour Organisation in ational labour and social or promoting social utional provisions; ments giving effect to llective bargaining and se law); d effectiveness of social at of the Fourth Industrial oups, such as migrant workers in the informal e International Labour
Pre-requisite modules	None	Organisation's Decent Work Agenda in South Africa.		
Co-requisite modules	None			
Prohibited module	None			
Combination				
Breakdown of Learning	Hours	Time-table		Other teaching
Time		Requirement pe	er	modes that does not
	00	week		require time-table
Contact with lecturer / tutor:	26	Lectures p.w.	2	
Assignments & tasks:	64	Practicals p.w.	0	
Assessment:	48	Tutorials p.w.	0	

Practicals:	0			
Selfstudy	162			
Other:	0			
Total Learning Time	300			
Methods of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Private Law
Module Topic	International Family Law
Generic Module Name	International Family Law 811
Alpha-numeric Code	FAM811
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be offered	First Semester
Programmes in which the	LLM (7801) (7821)
module will be offered	MPhil (7860) (7871)
Year level	8
Main Outcomes	<ul> <li>On completion of this module students should be able to:         <ul> <li>Have an understanding of the effects of globalization upon family law systems.</li> <li>Demonstrate critical reflection about the relationship between law, and family structure and protection of the right to family life.</li> <li>Demonstrate an understanding of the dynamics of asset division, the use of the family trust, and other financial devices utlised in the international family law arena.</li> <li>Demonstrate skill in critiquing and advanced thinking about law and the family in the globalised world.</li> <li>Develop insights into the law in action/ sociology of law, and research skills necessary to conduct legal research and problem solving in theoretical and applied situations related to international family law.</li> </ul> </li> </ul>
Main Content	Historical development of family law reforms since 1900 in international context Theorizing family law Capita selecta including:- • Relocation • Family property in global context • Dispute resolution in family matters global context, including choice of law related issues • The law pertaining to the civil aspects of international child abduction • Intercountry adoption • International recovery of maintenance/support • International family law practice

	Regional family law systems with the European reforms as an example.			
Pre-Requisite Modules	None			
Co-Requisite Modules	CLL817			
Prohibited Module	None			
Combination				
Breakdown of Learning	Hours Timetable Other teaching modes			
Time		Requirement p	er	that do not require
		week		time-table
Contact with lecturer / tutor:	28	Lectures p.w.	3	
Assignments & tasks:	90	Practicals p.w.	0	
Practicals:	10	Tutorials p.w.	0	
Assessments	32			
Self-study:	100			
Other:	0			
Total Learning Time	300			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Criminal Justice and Procedure
Module Topic	International Anti-Corruption Law
Generic Module Name	
	International Anti-Corruption Law 812
Alpha-numeric Code	IAL812
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be	Second Semester
offered	
Programmes in which the	LLM (7801) (7821)
module will be offered	MPhil (7860) (7871)
Year level	8
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Appreciate the significance of corruption as an aspect of the international crisis of criminality.</li> <li>Understand the role of corruption as a barrier to socioeconomic development.</li> <li>Understand corruption as an obstacle to the development of a human rights culture; Recognize obstacles to successful anti-corruption practices in both the public and private sector.</li> <li>Develop insights into the requirements of practicable anti-corruption strategies and tactics.</li> <li>Appreciate the importance of the law and legal expertise as anti-corruption tools.</li> <li>Develop some of the legal skills needed to design and establish programmes for the identification, prevention, investigation and prosecution of corruption.</li> </ul>

				he philosophical and
Main Content				anti-corruption law.
Main Content	Internative folioning the foli	ational Anti-Corrullowing: leaning and scope istorical evolution esis of International ments ictional issues s of corruption eblowers y of foreign state orate criminal liabil ational co-operation	otion I of of co of Inte al and officia ity on	ernational Anti-Corruption Regional Anti-Corruption
Pre-Requisite Modules	None	recovery		
Co-Requisite Modules	None			
Prohibited Module	None			
Combination	. 40110			
Breakdown of Learning Time	Hours	Timetable Requirement poweek	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	42	Lectures p.w.	3	
Assignments & tasks:	60	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	6			
Self-study:	192			
Other:	0			
Total Learning Time	300			
Methods Of Student	Continuo	ous Assessment (	CA):	40%
Assessment	Final Assessment (FA): 60%			
Assessment Module type	Continuo	Continuous and Final Assessment (CFA)		

Faculty	Law
Home Department	Public Law and Jurisprudence
Module Topic	International Environmental Law
Generic Module Name	International Environmental Law 811
Alpha-numeric Code	IEL811
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be	Second Semester
offered	
Programmes in which the	LLM (7801) (7821)
module will be offered	MPhil (7860) (7871)
Year level	8

Main Outcomes	On completion of this module students should be able to: Demonstrate that they have obtained the following knowledge, skills and values (references to IEL includes the regional law of the Southern African Development Community, wherever applicable):  • Understand the origins, nature, ethics and functions of International Environmental Law;  • Understand relation to the municipal environmental law of state, especially South Africa;  • Understand the sources (including principles and norms) of International Environmental Law;  • Understand the subjects and major general institutions in International Environmental Law;  • Have a broad but practically applicable knowledge of the various International Environmental Law treaty and regimes.				
Main Content					
Pre-Requisite Modules	None				
Co-Requisite Modules	ENV431	ENV431 or equivalent			
Prohibited Module Combination	None				
Breakdown of Learning Time	Hours	Requirement per that do		Other teaching modes that do not require time-table	
Contact with lecturer / tutor:	28	Lectures p.w.	3		
Assignments & tasks:	80	Practicals p.w.	0		
Practicals:	40	Tutorials p.w.	0		
Assessments	4				

Self-study:	148			
Other:	0			
Total Learning Time	300			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law		
Home Department	Public Law and Jurisprudence		
Module Topic	Advanced Environmental Law		
Generic Module Name	Advanced Environmental Law 812		
Alpha-numeric Code	IEL812		
NQF Level	9		
NQF Credit Value	30		
Duration	Semester		
Proposed semester to be	First Semester		
offered			
Programmes in which the	LLM (7801) (7821)		
module will be offered	MPhil (7860) (7871)		
Year level	8		
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Understand what constitutes the "environment" in general;</li> <li>Understand the ethical duties that human beings have with regard to the environment;</li> <li>Have an advanced level of applicable knowledge of the law and policy pertaining to the "environment" in its many-faceted definition;</li> <li>Have an advanced level of insight into, and understanding of, how policy is formed, "translated" into law, and implemented in South Africa;</li> <li>Have a thorough knowledge and understanding of the role players in the environmental context in South Africa;</li> <li>A comparative knowledge and understanding of the policies, laws and role players in the environmental context in selected foreign and national legal systems;</li> <li>The ability to identify environmentally related matters and problems in law, to know what law should be applicable, to find the applicable law, and to apply it and solve the problem(s) that they are faced with.</li> </ul>		
Main Content	The module is divided into a number of topics, each which focuses in depth and critically on a specific issue of importance for the study of Environmental Law. The following topics are addressed:  • The nature and scope of Environmental Law;  • The international dimensions of Environmental Law;  • The constitutional and human rights dimensions of Environmental Law;  • Administrative Law and the environment;		

Pre-Requisite Modules	The implementation and enforcement of Environmental Law; Environmental management, planning and development; The conservation, protection and utilization of natural and cultural resources; pollution and waste control and management.  None				
Co-Requisite Modules	Preferab	ly IEL811			
Prohibited Module	None	None			
Combination					
Breakdown of Learning Time	Hours	Timetable Requirement per week		Other teaching modes that do not require time-table	
		week			
Contact with lecturer / tutor:	28	Lectures p.w.	3		
Contact with lecturer / tutor: Assignments & tasks:	28 80		3		
		Lectures p.w.	+		
Assignments & tasks:	80	Lectures p.w. Practicals p.w.	0		
Assignments & tasks: Practicals:	80 40	Lectures p.w. Practicals p.w.	0		
Assignments & tasks: Practicals: Assessments	80 40 4	Lectures p.w. Practicals p.w.	0		
Assignments & tasks: Practicals: Assessments Self-study	80 40 4 148	Lectures p.w. Practicals p.w.	0		
Assignments & tasks: Practicals: Assessments Self-study Other:	80 40 4 148 0 <b>300</b> Continuo	Lectures p.w. Practicals p.w.	0 0 0	50%	

Faculty	Law			
Home Department	Criminal Justice and Procedure			
Module Topic	International Criminal Law			
Generic Module Name	International Criminal Law 811			
Alpha-numeric Code	IHR811			
NQF Level	9			
NQF Credit Value	30			
Duration	Semester			
Proposed semester to be	First Semester			
offered				
Programmes in which the	LLM (7801) (7821)			
module will be offered	MPhil (7860) (7871)			
Year level	8			
Main Outcomes	On completion of this module students should be able to:			
	Understand the meaning and significance of			
	International Criminal Law and the nature of			
	international crimes.			
	Understand the relationship between International			
	Criminal Law, Humanitarian Law and International			
	Human Rights Law.			
	Appreciate the values protected under International     Criminal Lawrence of purishment for			
	Criminal Law and the purpose of punishment for international crimes.			
	Develop insights into the relationship between			
	, , ,			
	International Criminal Law and the process of			

Main Content	democratization, including the transformation of criminal justice systems.  Recognize inroads into the values protected by and institutions of International Criminal Law, and the need to protect such values and institutions.  Understand and apply the principles of International Criminal Law in litigation.  Articulate an appreciation of the jurisprudence of international criminal tribunals, including the International Criminal Court.  The module focuses on several topics germane to International Criminal Law, including, inter alia, the following:  Historical evolution of International Criminal Law;  Nature of International Crimes;  Jurisdiction of international criminal tribunals;  Duty to prosecute under International Criminal Law;  Enforcement of International Criminal Law;  Structure of International Crimes;  Crime of Genocide;  Crimes against Humanity;  War Crimes;  Crime of Aggression.				
Pre-Requisite Modules	None	None			
Co-Requisite Modules	None				
Prohibited Module Combination	None				
Breakdown of Learning Time	Hours Timetable Other teaching modes Requirement per week that do not require time-table			that do not require	
Contact with lecturer / tutor:	42	Lectures p.w.	3		
Assignments & tasks:	60	Practicals p.w.	0		
Practicals:	0	Tutorials p.w.	0		
Assessments	6		<b> </b>		
Self-study:	192		<b> </b>		
Other:		0			
Total Learning Time	300		24)	400/	
Methods Of Student	Continuous Assessment (CA): 40%				
Assessment Medule type	Final Assessment (FA): 60%  Continuous and Final Assessment (CFA)				
Assessment Module type	Continuo	ous and Final Asse	essme	ent (CFA)	

Faculty	Law
Home Department	Criminal Justice and Procedure
Module Topic	Transitional Justice
Generic Module Name	Transitional Justice 812
Alpha-numeric Code	IHR812
NQF Level	9
NQF Credit Value	30
Duration	Semester

Proposed semester to be	First Ser	maetar			
offered	1 1131 361	That comodor			
Programmes in which the	LLM (7801) (7821)				
module will be offered		860) (7871)			
Year level	8				
Main Outcomes	_	On completion of this module students should be able to:			
mani outoomes		Demonstrate an understanding of, and ability to			
		analyse fundamental legal concepts, principles,			
		theories and their application in transitional situations;			
				ng and application of the	
	releva	nt methods and st	trateg	ies involved in legal	
			olving	in theoretical and applied	
	situati				
Main Content				I research and writing;	
				justice; democracy,	
				stice, truth commissions,	
				nstitutions; Introduction to	
	International Law: focusing on Public and private Law,				
	especially Human Rights and Humanitarian Law; treaties, domestic law and institutions and design; Examining the				
		transitional contexts of South Africa, Rwanda, East Timor,			
		the Democratic Republic of the Congo, Burundi, Algeria,			
		, Myanmar, Germ			
Pre-Requisite Modules	None				
Co-Requisite Modules	None				
Prohibited Module	None				
Combination					
Breakdown of Learning	Hours	Timetable		Other teaching modes	
Time		Requirement pe	er	that do not require	
		week		time-table	
Contact with lecturer / tutor:	24	Lectures p.w.	3		
Assignments & tasks:	60	Practicals p.w.	0		
Practicals:	0	Tutorials p.w.	0		
Assessments	6				
Self-study:		192			
Total Learning Time	300	300			
Methods Of Student		ous Assessment (0		50%	
Assessment	Final Assessment (FA): 50%				
Assessment Module type	Continuo	ous and Final Asse	essme	ent (CFA)	

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Comparative Regional Integration and Development
Generic Module Name	Comparative Regional Integration and Development 813
Alpha-numeric Code	IHR813
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be offered	Second Semester

module will be offered  Year level  Main Outcomes  On  •	M (7801) (7821) Phil (7860) (7871)  completion of this module students should be able to: Demonstrate an understanding of, and ability to analyse, fundamental legal concepts, principles, and theories in relation to regional integration from a comparative perspective in relation to the African
Year level 8 Main Outcomes Or	completion of this module students should be able to: Demonstrate an understanding of, and ability to analyse, fundamental legal concepts, principles, and theories in relation to regional integration from a comparative perspective in relation to the African
Main Outcomes Or	Demonstrate an understanding of, and ability to analyse, fundamental legal concepts, principles, and theories in relation to regional integration from a comparative perspective in relation to the African
	Demonstrate an understanding of, and ability to analyse, fundamental legal concepts, principles, and theories in relation to regional integration from a comparative perspective in relation to the African
Sp	context. This will be achieved by studying the model of European integration in the European Union; Demonstrate an understanding and application of the relevant methods, techniques and strategies involved in legal research and problem solving in theoretical and applied situations. ecific outcomes: Basic knowledge of the Treaties establishing the European Union and consecutive text, the relevant institutions governing the EU, the sources of EU Law applicable to the internal market and the external relationships of the EU; Understanding of regional integration and the role thereof in advancing trade and the protection of human rights in Africa by means of a comparative analysis: Collecting, analysing, organising and critically evaluating information, displaying original and independent research skills: Identifying and solving problems in the field of regional integration with specific reference to trade and human rights in Africa, by using critical and creative thinking skills:  Expressing the findings of their research/content of course work effectively and concisely in the form of written communication and oral persuasion.
	Introduction to regional integration: focus on the European Union and the African Union; European Union: overview of founding treaties establishing the EU; Composition functions of the main institutions governing the EU; Sources of European Community Law; Creation of internal market and external relationships of the European Union; introduction to African Union; introduction to African economic relations, including GSP, AGOA, EPA, Cotonou, SA/EU TDCA, etc.; Comparative analysis of impact of regional integration on economic trade and protection of human rights.
	ne
Co-Requisite Modules No	ne
Prohibited Module No	ne
Combination	

Breakdown of Learning Time	Hours	Timetable Requirement per week		Other teaching modes that do not require time-table
Contact with lecturer / tutor:	28	Lectures p.w.	3	
Assignments & tasks:	64	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	24			
Self-study	184			
Other:	0			
Total Learning Time	300			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Public Law and Jurisprudence
Module Topic	International Protection of Human Rights Law
Generic Module Name	International Protection of Human Rights Law 814
Alpha-numeric Code	IHR814
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be offered	First Semester
Programmes in which the module will be offered	LLM (7801) (7821) MPhil (7860) (7871)
Year level	8
Main Outcomes	On completion of this module students should be able to:
	<ul> <li>Demonstrate an understanding of, and ability to analyse, fundamental legal concepts, principles, theories and their relationship to International Human Rights Law.</li> <li>Demonstrate an understanding and application of the relevant methods, techniques and strategies involved in legal research and problem solving in theoretical and applied situations.</li> <li>Specific outcomes: <ul> <li>A basic knowledge of the institutions that affect international human rights at international, regional and domestic level.</li> <li>know the conventions, laws, and rules governing international human rights.</li> <li>An understanding of International Law and its affect on International Human Rights Law, regional human rights law and domestic law in a number of countries.</li> <li>Collecting, analysing, organising and critically evaluating information, displaying original and independent research skills.</li> <li>Identifying and solving problems in the field of international human rights law by using critical and creative thinking skills.</li> </ul> </li> </ul>

	course	e work effectively	and co	ir research/content of oncisely in the form of
	*********	n and communicat		
Main Content	Forms of International Human Rights Law, institutions, structures, mechanisms, courts, tribunals, procedures, treaties, customary law, and court decisions;     Able to discern violations, and able to solve problems in International Human Rights Law at international, regional and domestic level;     Introduction to International Law, international systems, international courts, and the various treaties and other laws that impact on Human Rights Law, International Criminal Law, etc;     Introduction to African, European, Inter-American, Asian, and Arab systems for the protection of human			
	rights.	•		
Pre-Requisite Modules	None	None		
Co-Requisite Modules	None			
Prohibited Module	None			
Combination		T		
Breakdown of Learning Time	Hours	Timetable Requirement poweek	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	28	Lectures p.w.	3	
Assignments & tasks:	100	Practicals p.w.	0	
Practicals:	5	Tutorials p.w.	0	
Assessments	7			
Self-study:	160			
Total Learning Time	300			
Methods Of Student		ous Assessment (		50%
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuo	ous and Final Asse	essme	ent (CFA)

Faculty	Law		
Home Department	Public Law and Jurisprudence		
Module Topic	International Humanitarian Law		
Generic Module Name	International Humanitarian Law 815		
Alpha-numeric Code	IHR815		
NQF Level	9		
NQF Credit Value	30		
Duration	Semester		
Proposed semester to be	First Semester		
offered			
Programmes in which the	LLM (7801) (7821)		
module will be offered	MPhil (7860) (7871)		
Year level	8		
Main Outcomes	On completion of this module students should be able to:		
	Demonstrate an understanding of, and ability to		
	analyse, fundamental legal concepts, principles,		

	<ul> <li>theories and their relationship to the law of international and non-international ("internal") armed conflicts.</li> <li>An understanding and application of the relevant methods, techniques and strategies involved in legal research and problem solving in theoretical and applied situations relating to armed conflicts.</li> <li>Specific outcomes: <ul> <li>A basic knowledge of the international institutions, conventions, rules and customs governing International Humanitarian Law;</li> <li>An understanding of International Humanitarian Law in Africa as part of a set of inter-related systems by recognising that problem-solving contexts do not exist in isolation.</li> <li>Collecting, analysing, organising and critically evaluating information, displaying original and independent research skills.</li> <li>Identifying and solving problems in the field of International Humanitarian Law in Africa, by using critical and creative thinking skills.</li> <li>Expressing the findings of their research/content of course work effectively and concisely in the form of written communication and oral persuasion.</li> </ul> </li> </ul>
Main Content	This module deals with the various rules, principles and customs of International Humanitarian Law applicable during international and non-international ("internal")
	armed conflicts.
	The following topics will be addressed:  • The nature, scope and basic principles of International
	Humanitarian Law;
	<ul> <li>The main currents of International Humanitarian Law: the "Law of the Hague", the "Law of Geneva" and the "Law of New York":</li> </ul>
	The distinction: ius ad bellum and ius in bello.
	<ul> <li>The relationship between International Humanitarian Law, International Human Rights Law, Refugee Law and International Criminal Law;</li> </ul>
	<ul> <li>Constraints on the waging of war: the principle of</li> </ul>
	distinction (combatants versus civilians); prisoners of war; civilian internees, means and methods of warfare; the protection of women; protection of the wounded, sick and shipwrecked:
	The main humanitarian actors: the United Nations and the International Committee of the Red Cross:
	The prosecution of International Humanitarian Law
	violations and the establishment of minimum humanitarian standards:
	The relevance/applicability of International
	Humanitarian Law after the cessation of armed conflicts
Pre-Requisite Modules Co-Requisite Modules	None None
Co-Requisite Modules	None

Prohibited Module Combination	None			
Breakdown of Learning Time	Hours	Timetable Requirement po week	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	28	Lectures p.w.	3	
Assignments & tasks:	58	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	4			
Self-study:	190			
Total Learning Time	300			
Methods Of Student Assessment	Continuous Assessment (CA): 50% Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Dullah Omar Institute for Constitutional Law, Governance
-	and Human Rights
Module Topic	Human Rights Issues
Generic Module Name	Global Human Rights Issues 816
Alpha-numeric Code	IHR816
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be	Second Semester
offered	
Programmes in which the	LLM / MPhil in Human Rights Protection (7801/7871)
module will be offered	
Year Level	8
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Critically analyze contemporary human rights issues based on principles and theories of human rights</li> <li>Evaluate the limits of human rights monitoring its implementation and the politicization of human rights</li> <li>Critically analyze the link between human rights, development and humanitarian contexts.</li> <li>Evaluate the role of non-state actors including corporations in Human Rights</li> <li>Research and investigate human rights violations</li> <li>Contrast the links between human rights and other fields such as international criminal law, international humanitarian law.</li> <li>Articulate the role of interdisciplinary research for the conceptualization of Human Rights</li> </ul>
Main Content	International institutions for monitoring human rights implementation     Islam and human rights     Human rights in field work     Forms of government     Privatization

Pre-requisite modules	<ul><li>Climate</li><li>Counte</li><li>Humare</li><li>Peace</li><li>Sustain</li></ul>	media and human e justice er-terrorism and hu n rights and foreigr keepers and sexua nable Developmer border human righ	uman ri n policy al abus nt Goal	ights / ie s and human rights
Co-requisite modules	None			
Prohibited module Combination	None			
Breakdown of Learning Time	Hours	Time-table Requirement po week	er	Other teaching modes that does not require time-table
	00		2	
Contact with lecturer / tutor:	26	Lectures p.w.		
Contact with lecturer / tutor: Assignments & tasks:	140	Practicals p.w.	0	
Assignments & tasks:	140	Practicals p.w.	0	
Assignments & tasks: Assessment:	140	Practicals p.w.	0	
Assignments & tasks: Assessment: Practicals:	140 4 0	Practicals p.w.	0	
Assignments & tasks: Assessment: Practicals: Selfstudy	140 4 0 130	Practicals p.w.	0	
Assignments & tasks: Assessment: Practicals: Selfstudy Other:	140 4 0 130 0 300	Practicals p.w.	0	<del>/</del> /%
Assignments & tasks: Assessment: Practicals: Selfstudy Other: Total Learning Time	140 4 0 130 0 300 Continuo	Practicals p.w. Tutorials p.w.	0 0 A): 50°	<del>//</del> 6

Faculty	Law
Home Department	Private Law
Module Topic	Intellectual Property Law in the Developing World
Generic Module Name	Intellectual Property Law 831
Alpha-numeric Code	IPL831
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be	First Semester
offered	
Programmes in which the	LLM (7801) (7821)
module will be offered	MPhil (7860) (7871)
Year level	8
Main Outcomes	On completion of this module students should be able to: Demonstrate an understanding of, and ability to analyse the fundamental legal theories, concepts and principles and intellectual property within the developing nations context. The ability to conduct research and have successfully completed a test and an examination which demonstrated an understanding of the techniques and strategies involved in legal research and problem solving in both theoretical and practical.

Main Content	Displaspecif     Demo and re     Critica within world;     Condutheir fi     An infollow     Princi     The ic     The si     Colled     Trade     Comn     Disting     Use oo     Non-c     Geogr     Shape     Aesth     Plant     Perfor     Paten     Ethics	ic IP topics considerating and undegional IP instrumally evaluating and undegional IP instrumally evaluating the the context of Afructing semi-indepindings in effective depth analysis of ing: ple international aleas/form debate ignificance of fair thing societies and esign/copyright dimark as items of onon law and indigectiveness in trade for trade mark and tonventional trade aphical indication e trade marks and etics and design I breeder rights than the properties of the properties of the properties and business means and business means and biotechnological indications and design I breeder rights than the properties of the properties	dered erstar ents a gener ents a gener ents a gener ents a gener ents a enden e writte capita nd reç in cop use in I musi vide prope enous mark the fai mark: s desig aw	ral principles underlying IP part of the developing to the developing to the tresearch and expressing the part of the developing to the de
Pre-Requisite Modules	Protect  None	ction of traditional	and ir	ndigenous knowledge.
Co-Requisite Modules	None			
Prohibited Module Combination	None			
Breakdown of Learning Time	Hours	Timetable Requirement p week	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	28	Lectures p.w.	3	
Assignments & tasks:	85	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	7			
Self-study:	150			
Other:	30			
Total Learning Time	300			
Methods of Student Assessment	Final As	ous Assessment ( sessment (FA): 50	0%	
Assessment Module type	Continuo	ous and Final Ass	essme	ent (CFA)

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	International Trade
Generic Module Name	International Trade 811
Alpha-numeric Code	ITB811
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be	Second Semester
offered	
Programmes in which the	LLM (7801) (7821)
module will be offered	MPhil (7860) (7871)
Year level	8
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Demonstrate an understanding of, and ability to analyse, fundamental legal concepts, principles, theories and their relationship to International Trade Law Practices;</li> <li>Demonstrate an understanding of and ability to apply the relevant methods, techniques and strategies involved in legal research and problem solving in theoretical and applied situations.</li> <li>Students will be able to:</li> <li>Demonstrate a basic knowledge of the international institutions, conventions and rules governing international trade;</li> <li>Demonstrate an understanding of international trade and regional agreements from an African perspective, as part of a set of inter-related systems by recognising that problem solving contexts do not exist in isolation;</li> <li>Collect, analyse, organise and critically evaluate information, displaying original and independent research skills;</li> <li>Identify and solve problems in the field of International Trade Law in Africa, by using critical and creative thinking skills;</li> <li>Express the findings of their research/content of course work effectively and concisely in the form of written communication and oral persuasion.</li> </ul>
Main Content	The module focuses, from a South African and African regional perspective, on the areas of interface between International Economic and Trade Law which are important to economic and trade development in Africa: To that end it deals with:  • the nature and sources of International Economic and Trade Law;  • the legal regulation of the international economy and international trade;  • the institutions of international and African regional economics and trade;  • international economic and trade transactions;

Pre-Requisite Modules	<ul> <li>the international insurance of goods in transit;</li> <li>the international carriage of goods;</li> <li>money and methods of payment in international economic and trade law;</li> <li>the settlement of international economic and trade disputes (international arbitration and the enforcement of international legal transactions).</li> </ul> None			
Co-Requisite Modules	None			
Prohibited Module Combination	None			
Breakdown of Learning Time	Hours	Timetable Requirement poweek	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	30	Lectures p.w.	3	
Assignments & tasks:	100	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	70			
Self-study:	100			
Other:	0			
Total Learning Time	300			
Methods Of Student	Continuous Assessment (CA): 50%			
Wellious Of Student	Continue	out incomment (	· · · · ·	0070
Assessment		sessment (FA): 5		

	<b>T</b>
Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	International Business and Regional Trade Law
Generic Module Name	International Business and Regional Trade Law 812
Alpha-numeric Code	ITB812
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be	First Semester
offered	
Programmes in which the	LLM (7811)
module will be offered	
Year level	8
Main Outcomes	On completion of this module students should be able to: General outcomes:  • Demonstrate an understanding of, and ability to analyse, fundamental legal concepts, principles, theories and their relationship to international business practices.  • Demonstrate an understanding of and ability to apply the relevant methods, techniques and strategies involved in legal research and problem solving in theoretical and applied situations.

Main Content	<ul> <li>Specific outcomes:</li> <li>Demonstrate a basic knowledge of the international institutions, conventions and rules governing international business transactions, dispute resolution and regional agreements.</li> <li>Demonstrate an understanding of international business, dispute resolution and regional agreements in Africa, as part of a set of inter-related systems by recognising that problem-solving contexts do not exist in isolation.</li> <li>Collect, analyse, organise and critically evaluate information, displaying original and independent research skills.</li> <li>Identify and solve problems in the field of International Business Law in Africa, by using critical and creative thinking skills.</li> <li>Express the findings of their research/content of course work effectively and concisely in the form of written communication and oral persuasion.</li> <li>Forms of international business: international sales, international finance, competition.</li> <li>Dispute settlement in international business transactions: overview of public and private aspects, arbitration.</li> <li>International business and environmental and social considerations: environment, ethics, human rights etc.</li> <li>Introduction to European Union Law.</li> <li>Introduction to African economic relations, including</li> </ul>					
	GSP, AGOA, EPA, Cotonou, SA/EUTDCA, etc. African regional and sub-regional organisations: AU, PTA, SADC etc.					
	Implementation of international economic agreements into domestic law in Africa.					
			frican	lawyers in international		
		negotiations. ble of lawvers in in	terna	tional economic and		
		ess transactions.	·	aona comonio ana		
Pre-Requisite Modules	None					
Co-Requisite Modules	None					
Prohibited Module	None					
Combination						
Breakdown of Learning	Hours Timetable Other teaching modes					
Time	Requirement per that do not require time-table					
Contact with lecturer / tutor:	30	Lectures p.w.	3			
Assignments & tasks:	100	Practicals p.w.	0			
Practicals:	0	Tutorials p.w.	0			
Assessments	70					
Self-study:	100					
Other:	0					
Total Learning Time	300					

Methods Of Student	Continuous Assessment (CA): 40%				
Assessment	Final Assessment (FA): 60%				
Assessment Module type	Continuous and Final Assessment (CFA)				

Faculty	Law				
Home Department	Mercantile and Labour Law				
Module Topic	International Economic and Investment Law				
Generic Module Name	International Economic and Investment Law 813				
Alpha-numeric Code	ITB813				
NQF Level	9				
NQF Credit Value	30				
Duration	Semester				
Proposed semester to be	First Semester				
offered					
Programmes in which the	LLM (7811)				
module will be offered	· · ·				
Year level	8				
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Demonstrate an understanding of, and ability to analyse, fundamental legal concepts, principles, theories and their relationship to international trade practices;</li> <li>Demonstrate an understanding of and ability to apply the relevant methods, techniques and strategies involved in legal research and problem solving in theoretical and applied situations.</li> <li>Students will be able to:</li> <li>Demonstrate a basic knowledge of the international institutions, conventions and rules governing International Trade, Economic and Investment Law;</li> <li>Demonstrate an understanding of International Economic and Investment Law in Africa as part of a set of inter-related systems by recognising that problemsolving contexts do not exist in isolation;</li> <li>Collect, analyse, organise and critically evaluate information, displaying original and independent research skills;</li> <li>Identify and solve problems in the field of International Economic and Investment Law in Africa, by using critical and creative thinking skills;</li> <li>Express the findings of their research/content of course work effectively and concisely in the form of written</li> </ul>				
Main Content	communication and oral persuasion.  Introduction: to legal research and writing (including general aspects of project management); to computer skills; and to basic communication through short presentation (e.g. on cultural diversity);  Accounting and international development economics: basic accounting, reading financial statements, principles of international economic.				

Pre-Requisite Modules  Co-Requisite Modules	Introduction to International Law: focus on public and private law; state responsibility, treaties, sovereignty, nationalisation, Private International Law, international development of law; Global economic institutes: overview of institutions and changing functions; Role of UNCTAD (development in Africa, independence), African Development Bank, IMF etc; Regulation of international trade: WTO - general introduction, concept of free trade, agriculture, dumping etc; International Intellectual Property Law and transfers of technology: TRIPS, WIPO, WTO etc., licensing, pharmaceuticals; Regulation of foreign investment in Africa: private and public aspects; agreements and privatisation, international insolvencies.  None			
Prohibited Module				
Combination	None			
Breakdown of Learning Time	Hours Timetable Other teaching modes Requirement per that do not require week time-table			
Contact with lecturer / tutor:	30	Lectures p.w.	3	
Assignments & tasks:	100	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	70			
Self-study:	100			
Other:	0			
Total Learning Time	300			
Methods Of Student	Continuous Assessment (CA): 40%			
Assessment	Final Assessment (FA): 60%			
Assessment Module type	Continuo	ous and Final Asse	essme	ent (CFA)

Faculty	Law				
Home Department	Mercantile and Labour Law				
Module Topic	International Taxation Law				
Generic Module Name	International Taxation Law 811				
Alpha-numeric Code	ITT811				
NQF Level	9				
NQF Credit Value	30				
Duration	Semester				
Proposed semester to be	First Semester				
offered					
Programmes in which the	Master of Laws in Mercantile Law (Structured – 7801)				
module will be offered	(Mode II)				
Year Level	8				

Main Outcomes				dents should be able to:	
	<ul> <li>Critically analyze and apply fundamental legal concepts, principles and theories applicable in</li> </ul>				
	international taxation law;				
	Evaluate the OECD model tax conventions and				
	compare it with the taxation model applied in SA;				
				es governing double tax	
	agreements and international transactions in a South African income tax context:				
				onal transactions from a	
				nce to factual scenarios	
				evant legal principles and	
		of international tax			
				ell as demonstrate	
			king sk	kills in the course of	
	doing • Skillfu		nvolon	ment of decolonized	
		r Africanised princi			
Main Content		bus will consist of			
				national transactions: the	
		ples of source and			
				erived by different types	
				ational transactions;	
				l headquarter company	
	and relief from relevant provisions of the Income Tax Act:				
	The transaction of foreign currency amounts including				
	the general and specific translation rules;				
	Double tax agreements and international transactions;  The impact of the Constitution and its values are				
	The impact of the Constitution and its values on principles of taxation.				
Dre requisite medules	principles of taxation.				
Pre-requisite modules	None				
Co-requisite modules	None				
Prohibited module Combination	None				
Breakdown of Learning	Hours	Time-table		Other teaching	
Time	liouis	Requirement pe	er	modes that does not	
		week		require time-table	
Contact with lecturer / tutor:	26	Lectures p.w.	2		
Assignments & tasks:	60	Practicals p.w.	0	]	
Assessment:	40	Tutorials p.w.	0		
Practicals:	0				
Selfstudy Other:	174				
Total Learning Time	300		1	-	
Methods of Student	Continuous Assessment (CA): 50%				
Assessment		sessment (FA): 509		, v	
Assessment Module type	Continuous and Final Assessment (CFA)				

Faculty	Law			
Home Department	Mercantile and Labour Law			
Module Topic	Labour Law in the New Global Market			
Generic Module Name	Labour Law in the New Global Market 811			
Alpha-numeric Code	LAB811			
NQF Level	9			
NQF Credit Value	30			
	Semester			
Duration Proposed semester to be	First Semester			
offered	First Semester			
Programmes in which the	LLM (7004) (7004)			
	LLM (7801) (7821)			
module will be offered	MPhil (7860) (7871)			
Year Level	8			
Main Content	<ul> <li>On completion of this module students should be able to demonstrate:</li> <li>An understanding of, and ability to analyse, fundamental legal concepts, principles and theories relevant to the evolution of Labour Law under the impact of an integrating global economy in an international and comparative perspective.</li> <li>An understanding and application of the relevant methods, techniques and strategies involved in legal research and problem solving in theoretical and applied situations.</li> <li>A basic knowledge of the competitive pressures and constraints impacting on the development of labour law in national legal systems.</li> <li>An understanding of changing patterns of employment and legal regulation in the context of the Fourth Industrial Revolution.</li> <li>An understanding of the impact of fundamental constitutional rights on the development of labour law in a changing environment.</li> <li>An ability to collect, analyse, organise and critically evaluate relevant information, displaying original and independent research skills.</li> <li>An ability to understand and resolve problems of Labour Law in relation to new challenges by using critical and creative thinking skills.</li> <li>Ability to express the findings of research and/or the content of course work effectively and concisely in the form of written communication and oral persuasion.</li> <li>Introduction to theories about the nature and function of Labour Law in relation to new challenges by using critical and creative theories about the nature and function of Labour Law in relation to theories about the nature and function of Labour Law in relation to new challenges by using critical to theories about the nature and function of Labour Law in relation to theories about the nature and function of labour law in the form of written communication and oral persuasion.</li> </ul>			
	Labour Law. The relationship between legal regulation of the labour market and the demands of flexibility under the pressure of international competition. The contract of employment, its function and relevance within a labour market increasingly regulated by statute.			

	The role of collective bargaining and the setting of minimum standards in labour markets increasingly characterized by non-standard employment.  The quest for substantive equality in the workplace, the prohibition of unfair discrimination and the implementation of affirmative action measures in relation to competitive pressures.  Labour Law in the context of the Fourth Industrial Revolution				
Pre-requisite modules	None				
Co-requisite modules	None				
Prohibited module Combination	None	None			
Breakdown of Learning Time	Hours Time-table Other teaching modes that does not require time-table				
Contact with lecturer / tutor:	26	Lectures p.w.	2		
Assignments & tasks:	64	Practicals p.w.	0	]	
Assessment:	48	Tutorials p.w.	0	]	
Practicals:	0			]	
Selfstudy	162				
Total Learning Time	300				
Methods of Student	Continuous Assessment (CA): 50%				
Assessment	Final Assessment (FA): 50%				
Assessment Module type	Continuous and Final Assessment (CFA)				

Faculty	Law				
Home Department	Mercantile and Labour Law				
Module Topic	Law of Unfair Dismissal				
Generic Module Name	Law of Unfair Dismissal 812				
Alpha-numeric Code	LAB812				
NQF Level	9				
NQF Credit Value	30				
Duration	Semester				
Proposed semester to be	First Semester				
offered					
Programmes in which the	LLM (7801) (7821)				
module will be offered	MPhil (7860) (7871)				
Year level	8				
Main Outcomes	On completion of this module students should be able to: Analyse fundamental legal concepts, principles and theories relevant to the development and content of the law applicable to the dismissal of employees in South Africa. Demonstrate an understanding and of, and ability to apply, the relevant methods, techniques and strategies involved in legal research and problem solving in theoretical and applied situations.				

	Specific	outcomes:			
Main Content	<ul> <li>Demonstrate a basic knowledge of the role and impact of fundamental constitutional rights, and relevant international instruments, with respect to the South African law applicable to the termination of employment contracts.</li> <li>Explain the role of the common law relating to the termination of contracts in the South African labour landscape.</li> <li>Explain the contents and nature of the labour legislation determining the fairness of a dismissal.</li> <li>Collect, analyse, organise and critically evaluate relevant information.</li> <li>Demonstrate an ability to understand and resolve problems of labour law in relation to new challenges by using critical and creative thinking skills.</li> <li>Demonstrate an ability to express the findings of research and/or the content of course work effectively and concisely in the form of written communication and oral persuasion.</li> <li>Introduction to the Common Law and relevant International Law;</li> <li>What constitutes a dismissal;</li> <li>The definition of an automatically unfair dismissals for misconduct;</li> <li>Substantive and procedural fairness in dismissals based on incapacity (poor performance and ill-health);</li> </ul>				
	<ul> <li>Substitution</li> <li>based</li> </ul>	antive and proced on the employer'	lural fa s ope	airness in dismissals rational requirements;	
		ssals in the conte takings;	Kt of tr	ne transfers of	
		dies for unfair dis	missa	I	
Pre-Requisite Modules	None	ioi airiaii dis		•	
Co-Requisite Modules	None				
Prohibited Module	None				
Combination				T = -	
Breakdown of Learning	Hours	Timetable		Other teaching modes	
Time		Requirement p		that do not require time-table	
Contact with lecturer / tutor:	28	Lectures p.w.	3		
Assignments & tasks:	64	Practicals p.w.	0		
Practicals:	0	Tutorials p.w.	0		
Assessments	24				
Self-study:	184				
Other:	300				
Total Learning Time Methods Of Student	Continuous Assessment (CA): 60%				
Assessment		sessment (FA): 40		JO /0	
Assessment Module type	Continuous and Final Assessment (CFA)				
, 1000001110111 MOdule type	Continue	as and i mai Ass	COOIII	J. I. ( J. 7 )	

Faculty	Law				
Home Department	Dullah Omar Institute for Constitutional Law, Governance				
	and Human Rights				
Module Topic	Rule of Law and Constitutional Governance				
Generic Module Name	Constitutional Governance 811				
Alpha-numeric Code	LGG811				
NQF Level	9				
NQF Credit Value	30				
Duration	Semester				
Proposed semester to be	Second Semester				
offered					
Programmes in which the	LLM (7801) (7821)				
module will be offered	MPhil (7860) (7871)				
Year level	8				
Main Outcomes	<ul> <li>On completion of this module students should be able to:         <ul> <li>Demonstrate a clear understanding of the underlying principles of constitutional governance and the rule of law</li> <li>Critically discuss principles, theories and practices of constitutionalism in South Africa</li> <li>Apply the relevant methods, techniques and strategies involved in legal research and problem solving in theoretical and applied situations</li> <li>Critically discuss the nature of constitutional governance in the context of the South African Constitution</li> <li>Evaluate the South African system of constitutional governance in international debates on transparency, anticorruption and effective constitutional governance</li> <li>Critically apply the legal framework to governance at national, provincial and local government</li> <li>Critically analyse and solve problems in the field of constitutional governance</li> <li>Formulate and articulate such solutions in a coherent and concise manner</li> </ul> </li> </ul>				
Main Content	<ul> <li>and concise manner.</li> <li>Constitutional governance</li> <li>The rule of law</li> <li>Transparent system of government to facilitate both internal and external accountability</li> <li>Chapter 9 State Institutions Supporting Democracy</li> <li>The Promotion of Access to Information Act 2 of 2000</li> <li>Procurement in terms of section 217 of the Constitution</li> <li>The Promotion of Administrative Justice Act 3 of 2000.</li> <li>Judicial review</li> <li>Administrative justice</li> <li>Transformative constitutionalism and adjudication.</li> <li>Ubuntu in the context of constitutionalism</li> <li>The impact of the digital revolution on constitutionalism</li> </ul>				
Pre-Requisite Modules	None				
Co-Requisite Modules	None				

Prohibited Module Combination	None			
Breakdown of Learning Time	Hours	Timetable Requirement po week	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	26	Lectures p.w.	2	
Assignments & tasks:	140	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	4			
Self-study:	130			
Other:	0			
Total Learning Time	300			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Dullah Omar Institute for Constitutional Law, Governance
	and Human Rights
Module Topic	Local Government
Generic Module Name	Local Government 812
Alpha-numeric Code	LGL812
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be offered	First Semester
******	LLM (7004) (7024)
Programmes in which the module will be offered	LLM (7801) (7821) MPhil (7860) (7871)
Year level	8
Main Outcomes	On completion of this module students should be able to:
Main Outcomes	<ul> <li>General outcomes:</li> <li>An understanding of, and ability to analyse, fundamental legal concepts, principles, theories and practices of local government in South Africa.</li> <li>An understanding and application of the relevant methods, techniques and strategies involved in legal research and problem solving in theoretical and applied situations.</li> <li>Specific outcomes:</li> <li>Understanding of, and ability to apply, the constitutional framework for local government in South Africa.</li> <li>Ability to locate the South African system of local government in international debates on decentralisation, federalism and the role of local government.</li> <li>Understanding and ability to apply the legal framework for municipal governance</li> <li>Ability to analyse and solve problems in the field of local government law.</li> </ul>

	• Ahilita	to articulate such	e Clu+	ions in a coherent and
			Solut	ions in a conerent and
Main Content	concis  The 1 a fully constit legal for operation of the structure of the	se manner.  996 Constitution of fledged sphere of tutionally protected ramework for location and has been entails an examination and examination and fledge from the fledge from the fledge	establii f gove do powal gove a deve	shes local government as ernment with vers. In 2000, an elaborate ernment came into loping ever since. The n of this constitutional and tudents to locate, analyse k on the following topics: res, i.e. political ernance arrangements in icipalities. municipal management ent, including budgeting property rates, service ental finance. ing procurement e government. mines the historical
Pre-Requisite Modules	None			
Co-Requisite Modules	None			
Prohibited Module Combination	None			
Breakdown of Learning Time	Hours	Timetable Requirement p week	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	28	Lectures p.w.	3	
Assignments & tasks:	140	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	4			
Self-study:	128			
Other:	0			
Total Learning Time	300			
Methods Of Student		ous Assessment (		50%
Assessment		sessment (FA): 5		
Assessment Module type	Continuo	ous and Final Ass	essme	ent (CFA)

Faculty	Law			
Home Department	Criminal Justice and Procedure			
Module Topic		frican law of punis		t and sentencing
Generic Module Name		nent and Sentencia		
Alpha-numeric Code	LPS812			
NQF Level	9			
NQF Credit Value	30			
Duration	Semester			
Proposed semester to be	Second	Second Semester		
offered				
Programmes in which the module will be offered	LLM (78	01) (7821)		
Year level	8			
Main Outcomes		alation of this mod	ulo ot	udents should be able to:
Main Content	Demo punisl     Comp practic     Evalupunisl     Comp practic     Displasenter     South     Teleo     Utilita     Princi     The g	enstrate a clear unement and sentend critically the comment and sentend at critically the comment and sentend the key legon in South Africa. It is a party. It is a party. It is a party and deontologian and retributive ples of restorative eneral principles of centend sentend the comment of t	derstacing. ne phil n its l postitucing. gislati owledge inter gy in petheo justic of sent	anding of the concepts of dosophies underlying the egal context. Itional jurisprudence on we sources of sentencing age of the relevant national treaties to which counishment ries of punishment egencing
	Penalty clauses in the Criminal Procedure Act and other relevant statutes Penalty clauses in international treaties to which South Africa is a party Minimum and mandatory sentences Judicial discretion in sentencing Mitigation and aggravation The relationship between the Bill of Rights and sentencing			
Pre-Requisite Modules	None			
Co-Requisite Modules	None			
Prohibited Module	None			
Combination				
Breakdown of Learning Time	Hours	Timetable Requirement po week	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	28	Lectures p.w.	3	
Assignments & tasks:	100	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	10			

Self-study:	162			
Other:	0			
Total Learning Time	300			
Methods Of Student	Continuo	ous Assessment (0	CA): :	50%
Assessment	Final As	sessment (FA): 50	0%	
Assessment Module type	Continuo	ous and Final Asse	essme	ent (CFA)

Faculty	Law
Home Department	Criminal Justice and Procedure
Module Topic	International Anti-Money Laundering Law
Generic Module Name	International Anti-Money Laundering Law 811
Alpha-numeric Code	OML811
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be	Second Semester
offered	
Programmes in which the	LLM (7801) (7821)
module will be offered	MPhil (7860) (7871)
Year level	8
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Demonstrate an understanding of how the crime of money laundering manifests itself in its various typologies;</li> <li>An appreciation of how organised crime and money laundering relate to each other;</li> <li>A grasp of the international, regional and domestic legal framework directed against money laundering and how to implement the law;</li> <li>A critical understanding of the international initiatives to combat money laundering and the financing of organised crime;</li> <li>An ability to give legal advice on policy formulation with respect to anti-money laundering initiatives at state level.</li> </ul>
Main Content	The theory of money laundering, confiscation and forfeiture; Money laundering and links to the illicit drugs trade; Typologies of money laundering in the Southern African Development Community (SADC) region; The regulatory and framework and SADC Protocols; The three-tiered structure of international conventions in the area of criminal law, comprising the obligation to criminalise a certain conduct under domestic law (1) the obligation to exercise criminal (extra-territorial) jurisdiction (2) and the obligation to co-operate effectively horizontally, that is in relation to their state parties (3) the Financial Action Task Force's (FATF) recommendations and assessment of the methodology for compliance; The role of Financial Intelligence Units and the Egmont Group: issues relating to the regulation of

	banks and the finance industry self-regulation; the legal basis of the bank-customer relationship, including the contractual/or delictual duties that may be imposed on bankers with regard to banking and associated activities; legal professional privilege; Risks attached to common lending practices; Global investigation, prosecution and confiscation: civil recovery procedures and presenting evidence			
Pre-Requisite Modules	None			
Co-Requisite Modules	None			
Prohibited Module	None			
Combination				
Breakdown of Learning	Hours	Timetable Requirement p	er	Other teaching modes that do not require
Time		week		time-table
Contact with lecturer / tutor:	42		3	time-table
	42 60	week	3	time-table
Contact with lecturer / tutor:		week Lectures p.w.		time-table
Contact with lecturer / tutor: Assignments & tasks:	60	week Lectures p.w. Practicals p.w.	0	time-table
Contact with lecturer / tutor: Assignments & tasks: Practicals:	60	week Lectures p.w. Practicals p.w.	0	time-table
Contact with lecturer / tutor: Assignments & tasks: Practicals: Assessments	60 0 6	week Lectures p.w. Practicals p.w.	0	time-table
Contact with lecturer / tutor: Assignments & tasks: Practicals: Assessments Self-study:	60 0 6 192	week Lectures p.w. Practicals p.w.	0	time-table
Contact with lecturer / tutor: Assignments & tasks: Practicals: Assessments Self-study: Other:	60 0 6 192 0 300	week Lectures p.w. Practicals p.w.	0 0	
Contact with lecturer / tutor: Assignments & tasks: Practicals: Assessments Self-study: Other: Total Learning Time	60 0 6 192 0 <b>300</b> Continuo	week Lectures p.w. Practicals p.w. Tutorials p.w.	0 0 0	

New module	Law
Home Department	Private Law
Module Topic	Islamic Law and Jurisprudence
Generic Module Name	Islamic Law and Jurisprudence 811
Alpha-numeric Code	PRL811
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be	Second Semester
offered	
Programmes in which	LLM (7801)
module will be offered	
Year Level	8
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Critically analyze and apply fundamental legal concepts, principles and theories applicable to Islamic Law and Jurisprudence relating to the interpretation of the various schools of religious thought found in Islam,</li> <li>Evaluate and recognize the provisions on the various national, regional and international human rights instruments,</li> <li>Interpret and elucidate the difference between the more dominant Sunni and Shia sects found in Islam,</li> </ul>

Main Content	and in scriptu Jurisp Condu constitution of the scriptus of th	ternational humar ural interpretation rudence, uct a comparative tutions and its conurisprudence, ate the role of the ries where Islam is ate the role of the ries where Islam is at the links betwee rudence and othe ational law, Internativutional Law, is the impact of so and Jurisprudence, arguments on wrudence could and law in countrient religion, is whether the glol of codification and rudence falls under ources of Islamic I terpretation of Islamic I terpretation of Islamic I terpretation of the various ational human right rotection of the state and the s	arights a of Islamic assessment in rights a new the dor state and the den Islam of Islamic and amic Law and a	nent of global y relating Islamic law d non-state actors in minant faith, d non-state actors in dominant faith, nic law and if law such as lumanitarian law and dia relating to Islamic slamic law and be codified into Muslim e Islam is not the titutions cater for this Islamic Law and laner of legal pluralism. Jurisprudence vand Jurisprudence al, regional and luments and the group or clerics c law and Jurisprudence en in Islamic and
			men in I	slamic Law and
		rudence	sia Law (	and Jurisprudence into
				uslim Personal Law
Pre-requisite modules	None			
Co-requisite modules	None			
Prohibited module	None			
Combinations	<b>.</b>	I <b></b>		
Breakdown of Learning	Hours	Timetable		Other teaching
Time		Requirement po	er	modes that does not
Contact with last man / tota	00	week		require time-table
Contact with lecturer / tutor:	26 60	Lectures p.w.	0	
Assignments & tasks:  Practicals:	0	Practicals p.w. Tutorials p.w.	0	
Fidulicals.	U	Tutonais p.w.	U	

Assessments	40			
Selfstudy	174			
Other: Please specify	0			
Total Learning Time	300			
Methods of Student	Continuo	ous Assessment (0	CA): 50°	%
Assessment	Final As	sessment (FA): 5	0%	
Assessment Module type	Continuo	ous and Final Asse	essment	(CFA)

	_
Faculty	Law
Home Department	Dullah Omar Institute for Constitutional Law, Governance
	and Human Rights
Module Topic	Economic, Social and Cultural Rights
Generic Module Name	Economic, Social and Cultural Rights 811
Alpha-numeric Code	SER811
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be	Second Semester
offered	LLM (7004) (7004)
Programmes in which the	LLM (7801) (7821)
module will be offered	MPhil (7860) (7871)
Year level	8
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Demonstate an understanding of, and ability to analyse, fundamental legal concepts, principles, and theories relating to the conceptualisation and enforcement of economic, social and cultural rights;</li> <li>An understanding and application of the relevant methods, techniques and strategies involved in legal research and problem solving in theoretical and applied situations.</li> <li>Specific outcomes:</li> <li>A basic knowledge of the relevant international human rights instruments and the bodies tasked with overseeing the implementation of economic, social and cultural rights;</li> <li>An understanding of the South African Bill of Rights litigation and the relevant jurisprudence of South Africa's Constitutional Court;</li> <li>Insight into the interaction between International jurisprudence on the enforcement of economic, social and cultural rights and the enforcement of such rights through South Africa's Constitutional Court;</li> <li>Identifying and solving problems in the field of economic, social and cultural rights in both domestic and international law settings;</li> <li>An ability to engage critically with issues around the conceptualisation and enforcement of social and economic rights vis-à-vis questions around the separation of powers and institutional competency of Courts.</li> </ul>

Pre-Requisite Modules Co-Requisite Modules Prohibited Module Combination	rights, Conce and ci Subst econo Specii rights securi Role ci judicia	globalization and eptualization and eptualization and eptuality and entire equality, geomic, social and cufic enforcement of including the right ty and food; of human rights coal bodies in the entultural rights; exation of children's	neo-lenforce esticalender altural selece to ho mmis forcer	ement of economic social ly and internationally; and the realization of
Breakdown of Learning	Hours	Timetable		Other teaching modes
Time		Requirement poweek	er	that do not require time-table
Contact with lecturer / tutor:	28	Lectures p.w.	3	
Assignments & tasks:	52	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	5			
Self-study	125			
Other: Class preparation	90			
Total Learning Time	300			
Methods Of Student	Continuo	ous Assessment (	CA):	50%
Assessment	Final As	Final Assessment (FA): 50%		
Assessment Module type	Continuo	ous and Final Asse	essme	ent (CFA)

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Dispute Settlement in International Trade and Business Transactions
Generic Module Name	Dispute Settlement in International Transactions 811
Alpha-numeric Code	SIT811
NQF Level	9
NQF Credit Value	30
Duration	Semester
Proposed semester to be	Second Semester
offered	
Programmes in which the	LLM (7801) (7821)
module will be offered	MPhil (7860) (7871)
Year level	8
Main Outcomes	On completion of this module students should be able to:
	Demonstrate an understanding of the nature of specific areas of International Trade Law, as well as that of International Investment and Business Transactions

Main Content	Internation of the government	ational Trade, Investories, Inv	legitine such such such such such such such such	nacy of the current dispute th disputes, based on appropriate ways of in the current International ms in International Trade, insactions.  Evant topics in ag:  Illectual Property  Int at the WTO international in the wide in the wide in the wide in the wide international in the wide international in the wide international i
Pre-Requisite Modules	None	artioo.		
Co-Requisite Modules	None			
Prohibited Module	None			
Combination				
Breakdown of Learning Time	Hours Timetable Requirement per week Other teaching modes that do not require time-table			that do not require
Contact with lecturer / tutor:	28	Lectures p.w.	3	
Assignments & tasks:	70	Practicals p.w.	0	
Practicals:	10	Tutorials p.w.	0	
Assessments	22			
Self-study	170			
Other:	0			
Total Learning Time	300			
Methods Of Student	Continuous Assessment (CA): 50%			
Assessment Medula type	Final Assessment (FA): 50% Continuous and Final Assessment (CFA)			
Assessment Module type	Continuo	ous and Final Asse	essme	ent (CFA)

Faculty	Law
Home Department	Mercantile and Labour Law
Module Topic	Tax Administration
Generic Module Name	Tax Administration 812
Alpha-numeric Code	TLA812
NQF Level	9
NQF Credit Value	30
Duration	Semester

Proposed semester to be offered	Second Semester
Programmes in which the module will be offered	LLM (7801)
Year Level	8
Main Outcomes	<ul> <li>On completion of this module students should be able to:</li> <li>Analyse and apply fundamental legal concepts, principles and rules applicable to tax administration under the Tax Administration Act 28 of 2011 (TAA), the Promotion of Administrative Justice Act of 2003 (PAJA) and the Constitution, 1996;</li> <li>Explain the fundamental rights of taxpayers to just administrative action, privacy, property and access to courts during, inter alia, warranted and warrantless inspections, searches and seizures by SARS officials;</li> <li>Interpret and elucidate the rules governing taxpayer appeals and objections against a tax assessment, including alternate dispute resolution procedures;</li> <li>Critically evaluate and analyze a tax dispute between SARS and taxpayers as sketched in factual scenarios, identify and apply relevant legal principles and rules of tax administration to solve the dispute, as demonstrate appropriate use of critical and creative thinking skills.</li> </ul>
Main Content	The syllabus will consist of a discussion and analysis of:  Provisions of the TAA, PAJA and the Constitution;  The meaning of various concepts used in the TAA including, but not limited to, tax Acts, assessment, objection, appeal, SARS official, search, seizure and inspection, and administration of a tax Act;  The inter-relationship between the TAA, PAJA and the Constitution;  The nature and extent of the right of taxpayers to just administrative action, to privacy, to property and to access courts and other tribunals and fora;  The purpose of tax administration generally and searches, seizures and inspections in particular as tools in tax administration;  The debt collection procedures provided for in the TAA and whether it violates taxpayers' rights to property;  The rules and procedures applicable to dispute resolution, including an objection, appeal, and ADR and whether there is effective protection of taxpayers' rights of access to justice;  The rules governing inspections, searches and seizures and whether they violate taxpayers' rights to privacy and/or property.
Pre-requisite modules	None
Co-requisite modules	None
Prohibited module Combination	None

Breakdown of Learning Time	Hours	Time-table Requirement per week		Other teaching modes that does not require time-table
Contact with lecturer / tutor:	26	Lectures p.w.	2	
Assignments & tasks:	60	Practicals p.w.	0	
Assessment:	40	Tutorials p.w.	0	
Practicals:	0			
Selfstudy	174			
Other:	0			
Total Learning Time	300			
Methods of Student	Continuous Assessment (CA): 50%			
Assessment	Final Assessment (FA): 50%			
Assessment Module type	Continuous and Final Assessment (CFA)			

Faculty	Law
Home Department	Law
Module Topic	ADJ/CLL/CML/COR/DSL/IEL/IHR/LAB/MER/MLG/PUB/R
-	OL/TCJ (Full Thesis) 801 / 802
Generic Module Name	Full Thesis 801 / 802
Alpha-numeric Code	ADJ/ CLL/ CML/ COR/ DSL/ IEL/ IHR/ LAB/ MER/ MLG/
	PUB/ ROL/ TCJ (801 / 802)
NQF Level	9
NQF Credit Value	180
Duration	Year
Proposed semester to be	Both Semesters
offered	
Programmes in which the	LLM (7801) (7821)
module will be offered	MPhil (7860) (7871)
Year level	8
Main Outcomes	On completion of this module students should be able to:
	Have made a satisfactory contribution to knowledge in
	the field of Law, or Law and its interaction with another
	field or discipline.
	To achieve this, the student may EITHER:
	Propose a research question with the potential to make
	such a satisfactory contribution to knowledge in the
	field of Law, or Law and its interaction with another field
	or discipline; and
	Carry out and report on this research in an
	approximately 50 000 word thesis, in a format suitable
	for publication.
	OR
	The student may:
	Propose a research question or a theme, that represents
	such a satisfactory contribution to knowledge in the field
	of Law, or Law in its interaction with another field or
	discipline, already published by the student; and
	Prepare a thesis incorporating such publication(s) in a     such property arranged format.
	coherently argued format.

Main Content	skills deventing a  The ptoward resear guidar asses Resear or Law may in studie	velopment suppor ctivities under the rimary task is to d ds its envisaged g rch and preparing nce of the supervi- sment; arch proposals ma v in interaction with nclude substantial	ting the guidant evelope oal(s) the mesor(s) ay dering the ano	nally include personal ne required research and ance of the supervisor(s). The research proposal conducting the master's naster's thesis under the before submitting it for the field or discipline, and rical and/or comparative
Pre-Requisite Modules	None			
Co-Requisite Modules	None			
Prohibited Module	None			
Combination				
Breakdown of Learning Time	Hours	Timetable Requirement poweek	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	200	Lectures p.w.	0	
Assignments & tasks:	0	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	0			
Self-study:	0			
Other: Research and writing	1600			
time				
Total Learning Time	1800			
Methods Of Student	Continuous Assessment (CA): 0%			
Assessment	Final Assessment (FA): 100%			
Assessment Module type	Final Assessment (FA)			

Faculty	Law
Home Department	Law
Module Topic	ADJ/CLL/CML/COR/DSL/IEL/IHR/LAB/MER/MLG/PUB/R
	OL/TCJ (Mini Thesis) 803 / 804
Generic Module Name	Mini Thesis 803 / 804
Alpha-numeric Code	ADJ/ CLL/ CML/ COR/ DSL/ IEL/ IHR/ LAB/ MER/ MLG/ PUB/ ROL/ TCJ (803 / 804)
NQF Level	9
NQF Credit Value	120
Duration	Year
Proposed semester to be	Both Semesters
offered	
Programmes in which the	LLM (7801) (7821)
module will be offered	MPhil (7860) (7871)
Year level	8
Main Outcomes	On completion of this module students should be able to:
	Have made a contribution with limited scope to
	knowledge in the field of Law, or Law and its interaction
	with another field or discipline, following upon a

	1				
		rch question with t actory contribution		tential to make such a	
		Carry out and report on this research in an			
		approximately 30 000 word thesis, in a format suitable			
		blication.	oiu ii	lesis, ili a ioiiliat suitable	
			will no	ormally include personal	
				the required research	
		riting activities un			
		visor(s).		3	
Main Content	The p	rimary task is to d	evelo	the research proposal	
				, conducting the research	
				under the guidance of the	
				ng it for assessment;	
				ve from any area of Law,	
				ther field or discipline, and	
	may ir studie		nistoi	rical and/or comparative	
Pre-Requisite Modules	None	S.			
Co-Requisite Modules	None				
Prohibited Module	None				
Combination	None				
Breakdown of Learning	Hours	Timetable		Other teaching modes	
Time	nouis	Requirement po	er	that do not require	
		week		time-table	
Contact with lecturer / tutor:	100	Lectures p.w.	0		
Assignments & tasks:	0	Practicals p.w.	0		
Practicals:	0	Tutorials p.w.	0		
Assessments	0				
Self-study:	0				
Other: Research and writing	1100				
time			ļ		
Total Learning Time	1200	<u> </u>			
Methods Of Student	Continuous Assessment (CA): 0%				
Assessment	Final Assessment (FA): 100%				
Assessment Module type	Final As	sessment (FA)			

Faculty	Law
Home Department	Law
Module Topic	ADJ/CLL/CML/COR/DSL/IEL/IHR/LAB/MER/MLG/PUB/R
-	OL/TCJ (Research Paper) 805 / 806
Generic Module Name	Research Paper 805/806
Alpha-numeric Code	ADJ/ CLL/ CML/ COR/ DSL/ IEL/ IHR/ LAB/ MER/ MLG/
	PUB/ ROL/ TCJ (805 / 806)
NQF Level	9
NQF Credit Value	60
Duration	Year
Proposed semester to be	Both Semesters
offered	
Programmes in which the	LLM (7801) (7821)
module will be offered	MPhil (7860) (7871)

Year level	8			
Main Outcomes	Have knowl with a resear satisfa     Carry in an a suitab     Conco skills and w	made a contribution edge in the field or nother field or discontribution actory contribution out and report with approximately 18 ( ale for publication. comitant outcomes	on with Law, cipline he po; and himit 200 w	or Law and its interaction or following upon a tential to make such a led scope on this research ord thesis, in a format ormally include personal the required research
Main Content	The p toward and proof the asses Reseator Lav	rimary task is to dids its envisaged greparing the resea supervisor(s), bef sment; arch proposals may in interaction with aclude substantial	oal(s) irch pa ore su y deri h ano	the research proposal , conducting the research aper under the guidance ubmitting it for ve from any area of Law, ther field or discipline, and rical and/or comparative
Pre-Requisite Modules	None			
Co-Requisite Modules	None			
Prohibited Module Combination	None			
Breakdown of Learning Time	Hours	Timetable Requirement po week	er	Other teaching modes that do not require time-table
Contact with lecturer / tutor:	80	Lectures p.w.	0	
Assignments & tasks:	0	Practicals p.w.	0	
Practicals:	0	Tutorials p.w.	0	
Assessments	0			
Other: Research and writing time	520			
Total Learning Time	600			
Methods Of Student	Continuous Assessment (CA) 0%			
Assessment	Final Assessment (FA): 100%			
Assessment Module type	Final As	sessment (FA)	-	

## MODULES FROM OTHER FACULTIES

### Refer to the Faculty of Arts and Humanities Calendar

English for Educational Development (Law) EED101

Ethics ETH111/ ETH121
History HIS153/ HIS154
Xhosa Language Acquisition XHA111/ XHA121

Psychology PSY111/ PSY112/ PSY121 /PSY123

### Refer to Faculty of Economic and Management Sciences Calendar

Academic Literacy for Commerce ALC131/ ALC132 Introduction to Microeconomics ECO151/ ECO152

Microeconomics ECO231/ECO232/ECO331/ECO332

Intermediate Mathematical Economics ECO235

Econometrics ECO242/ECO311

Public Sector Economics ECO334
International Trade Economics ECO335
Development Economics ECO336

Financial Accounting FIA141/ FIA143 Introduction to Psychology in the Workplace IPS131/132 Career Psychology IPS231 **Psychometrics IPS232 Human Resource Management** IPS233 Labour Relations **IPS234** Organisational Behaviour IPS331 Research Methodology IPS333 Consumer Behaviour **IPS335** IPS337 Training Management Principles of Business Management MAN131/132

Entrepreneurship **MAN201** Finance for Small and Medium Enterprises **MAN206** Marketing **MAN231 Business Finance** MAN234 Services Marketing MAN303 Strategic Management MAN304 Financial and Analytical Techniques FIN305 **Investment Management MAN307** Investment Analysis FIN308 Principles of Finance FIN211 Principles of Investments FIN212

Corporate Finance FIN311 International Finance FIN321

Introductory Statistics for Finance

FIN213

Financial Management MAN312
Research and Communication for Business MAN314

Political Studies POL131/ POL142

## Refer to Faculty of Natural Sciences Calendar

Business Statistics BUS132
Quantitative Skills for Commerce QSC131/132

# EXPLANATION OF SYMBOLS AND REMARKS ON ACADEMIC TRANSCRIPT

Α	75-100%	Pass with Distinction
В	70-74%	Pass
С	60-69%	Pass
D	50-59%	Pass
E	45-49%	Fail
F	40-44%	Fail
G	39-0%	Fail
No Yea	ır mark	Absent from the examination: No results
SPG		Absent from the examination but with special
		permission to write the supplementary examination
		on medical or non-medical grounds.
SAG		Supplementary examination granted on academic
		grounds.
SUB		Failed to obtain the required sub minimum and have
		to repeat the course.
Cease	d Programme	Ceased studying the programme.
DNQ		Did not qualify to write the examination
ABS		Absent from the examination
SDA		Senate Discretionary Assessment granted
Extern	al Credit Transfer	An external module completed at another institution
		deemed equivalent to be credited toward a
		qualification for which the student is registered.
Interna	I Credit Transfer	A module completed at this institution credited
		toward a qualification for which the student is
		registered.

## **INDEX**

Administrative Law 113: ADL113	
Administrative Law 311: ADL311	
Administrative Law 711: ADL711	
Advanced Law of Criminal Procedure 412: ACR412	
Advanced Criminal Law 431: CRL431	102
Advanced Dispute Resolution Procedure 722: PGL722	193
Advanced Environmental Law 812: IEL812	
Advanced Family Law 431: FAM431	
Advanced Labour Law 431: LBL431	
Advanced Law of Civil Procedure 412: ACP412	
Advanced Law of Contract 431: CNT431	
Advanced Public Law 431: ADL431	
Alternative Dispute Resolution 431: ADR431	
Anti-Corruption Law 811: ACL811	195
Anti-Money Laundering Law 811: AML811	196
Basic legal skills 612: LAB612	171
Basic Principles of Labour Law 613: LAB613	172
Basic Skills for Law 100 (ECP): BSL100	
Basic Skills for Law 101: BSL101	
Child Justice 431: CHJ431	91
Children's Rights 817: CLL817	
Climate Law and Governance: CLL818	
Clinical Law 431: CLN431	
Collective Labour Law 614: LAB614	
Commercial Transactions Law 421: CTL421	104
Company Law 211: CPL211	
Comparative Conflict Resolution 411: CCR411	80
Comparative Constitutional Law 811: CCL811	
Comparative Criminal Justice 411: CRJ411	
Comparative Regional Integration and Development 813: IHR813	
Competition and Information Law 814: CPT814	
Competition Law 431: CPT431	
Competition Law and Regulation 811: CPT811	
Competition law and Work 812: CPT812	225
Conflict of Laws 431: CNL431	
Constitutional Design in Divided Societies 811: CDS811	
Constitutional Governance 811: LGG811	
Constitutional Law 202: CON202	
Constitutional Law 713: CLL713	
Constitutional Law and Nature: CLL813	205
Constitutional Law and Nature 819: CLL819	215
Constitutional Law Practice 811: CLL811	202
Constitutional Law, Politics and Theory 811: CIN811	201
Constitutional Litigation 431: CLL431	85
Constitutional Property Law 811: CPL811	221
Constitutional Rights and Criminal Justice 812: CLL812	
Constitutional Rights Interpretation 800: CIN800	200

Conveyancing 431: CNY431	
Corporate Financial Regulation 812: COR812	.218
Corporate Governance and Remedies 811: COR811	
Corporate Insolvency Law 813: COR813	
Corporate Law 401: COR401	93
Criminal Law 112: CRI112	
Criminal Law 202: CRL202	
Customary Law 311. Cu5311	. 106
Digitalising Labour Law 431: LAB431	.135
Disability Law and the Workplace 812: DLP812	.231
Dispute Resolution 811: DPR811	
Dispute Resolution 616: LAB616	.176
Dispute Settlement in International Transactions 811: SIT811	.267
Economic, Social and Cultural Rights 811: SER811	200
Employment Law 211: EMP211 English for Educational Development (Law) 101: EED101	. I I I 400
Entrepreneurial Legal Practice 431: ELP431	
Environmental Law 431: ENV431	
Family Law 100 (ECP): FAM100	.116
Family Law 121: FAM121	.117
Full Thesis 801 / 802: ADJ/ CLL/ CML/ COR/ DSL/ IEL/ IHR/ LAB/ MER/ MLG/ PUB/ ROL/	
(801 / 802)	.270
Gender Equality and Women's Rights 815: CLL815	208
Gender Law 431: GEN431	120
Global Human Rights Issues 816: IHR816	247
Individual Labour Law 615: LAB615	.175
Intellectual Property Law 431: IPL431	
Intellectual Property Law 831: IPL831	.248
Internal Auditing 124: INT124	.182
International Business and Regional Trade Law 812: ITB812	.251
International Anti-Corruption Law 812: IAL812	.236
International Anti-Money Laundering Law 811: OML811	
International Business Law 431: IBL431	
International Criminal Law 811: IHR811	
International Economic and Investment Law 813: ITB813	
International Environmental Law 811: IEL811	
International Family Law 811: FAM811	
International Humanitarian Law 815: IHR815	.245
International Protection of Human Rights Law 814: IHR814	.244
International Taxation Law 811: ITT811	
International Trade 811: TIB811	
Interpretation, Transformation and Critique 431: CRI431	
Introduction to Law 100 (ECP). ILL 100	124
Introduction to Law 111: ILL111	
Introduction to Law 200 (ECP): ILL200	
· · · · · · · · · · · · · · · · · · ·	

Introduction to Law 611: LAB611	
Investigation of Crime 123: INV123	183
Islamic Law and Jurisprudence 811: PRL811	264
Jurisprudence 221: JUR221	132
Labour and Social Security Law 618: LAB618	170
Labour Dispute Resolution 721: PGL721	
Labour Law 112: LAB112	
Labour Law 112. LAB112Labour Law 321: LAB321	
Labour Law in Context 711: PGL711	
Labour Law in the New Global Market 811: LAB811	
Land Law 431: LLW431	
Land Reform and Housing Law 812: CPL812	227
Law of Civil Procedure 302: CIV302	Q7
Law of Contract 301: CTN301	
Law of Criminal Procedure 204: LCP204.	139
Law of Delict 201: DEL201	107
Law of Economic Crime 431: LEC431	130
Law of Evidence 122: EVI122	
Law of Evidence 402: EVI402	
Law of Insolvency 311: INS311	
Law of Insurance 431: LOI431	
Law of Persons 100 (ECP): LOP100	142
Law of Persons 112: LOP112	144
Law of Property 211: THI211	
Law of Sale and Lease 431: SAL431	
Law of Succession 211: SUC211	162
Law of Trusts 431: TRU431	164
Law of Unfair Dismissal 812: LAB812	
Law of Unjustified Enrichment 431: UNJ431	167
Legal Pluralism 431: LPL431	145
Legal Pluralism 816: CLL816	210
Legal Process 411: LPP411	146
Local Government 712: LGL712	188
Local Government 812: LGL812	260
Mercantile Law 102: MER102	
Mercantile Law 221: MCR221	
Mergers and Acquisitions 813: CPT813	
Mini Thesis 803 / 804: ADJ/ CLL/ CML/ COR/ DSL/ IEL/ IHR/ LAB/ MER/ MLG/ PUB TCJ (803 / 804)	
Multi-level Governance 714: MLG714	187
Multi-level Governance 814: CLL814	207
Muslim Personal Law 431: MPL431	
Preparing for Legal Practice 401: PLP401	151
Public International Law 321: PUB321	152
Punishment and Sentencing 812: LPS812	262
Regional Integration 431: EUR431	
Research Methodology 311: RSM311	154

Research Paper 431: REP431	
Research Paper 805/806: ADJ/ CLL/ CML/ COR/ DSL/ IEL/ IHR/ LAB/	
TCJ (805 / 806)	272
Social Security Law 222: SSL222	
Social Security Law 431: SSL431	159
South African Bill of Rights 431: SAB431	
Statutory Interpretation 321: STI321	160
Tax Administration 812: TLA812	268
Tax Law 431: TXL431	
The Extension of Social Protection 811: ESP811	233
The Right to Fair Labour Practices 712: PGL712	190
Transitional Justice 812: IHR812	241
Welfare Law 321: WEL321	168
Workplace Equality and Discrimination 617: LAB617	177