

Grahamstown • 6140 • South Africa FACULTY OF LAW • Tel: (046) 603 8427/8 • Fax: (046) 6228960 Web Page: http://www.ru.ac.za/academic/faculties/law

# **CUSTOMARY LAW: 2012**

#### 1. Introduction

#### 1.1 Overview

Customary law is a self standing course in the Faculty of Law in LLB 2 as well as comprising one of the six component courses in the Legal Theory major in the Faculties of Humanities, Commerce and Science. Students who pass Customary law as part of the Legal Theory major are exempted from the course in the LLB curriculum.

The purpose of the course is to introduce students to the history of recognition and application of customary law as part of the national legal system. Students are also introduced to the notion of legal and cultural pluralism and the impact of the new Constitution on some aspects of Customary law. Since the advent of the new constitutional dispensation there has been numerous legal challenges regarding the constitutionality of some customary law rules and practices.

- To assist students to gain a better understanding of the application of choice law rules in the resolution of civil disputes in the lower and superior courts in terms of s 211(3) of the Constitution r/w 1(1) of the Law of Evidence Amendment Act 45 of 1988.
- To assist students in extracting legal principles from the law reports and other source materials.

## 1.2 Credit values

# 1.3 Assumptions of prior learning

To enable students to know and benefit from this course, students should be able

to:

- Have the ability to read and research
- Know how and where to access resources such as articles in the various law Journals, textbooks (old and new); statutes and law reports
- Be capable of independent reading
- Read, analyse and extract principles from law reports and other source materials
- Understand the system of judicial precedent
- Understand the notion of judicial development of customary law to meet the objectives of s 39(2) of the Constitution

# 2. Outcomes

## 2.1 Critical Outcomes

This course will assist students to attain the following critical outcomes:

- 2.1.1 Organise and manage themselves;
- 2.1.2 Identify and solve practical legal problems
- 2.1.3 Communicate effectively in class and written assignment;
- 2.1.4 To understand the nature of customary and how it is applied in courts;
- 2.1.5 To be culturally sensitive;

#### 2.2 Intended specific outcomes

### A. Knowledge Outcomes

- The Customary law course is designed to enable students, on the completion of the course, to be conversant with the objects of section 39(2) of the Bill of Rights and how the courts in practice use the section to develop the outdated principles of Customary law in order to be in harmony with the Bill of Rights.
- To understand the resolution of internal conflict problems
- To apply the knowledge acquired during the course in the resolution of legal disputes arising in Customary law contexts.
- To understand the nature of customary law and how it is applied in courts.
- To deal with issues of diversity.

## B. Skills Outcome

At the end of course students should be able to:

- Identify and understand the notion of legal pluralism and how it is given effect to in the judgments of the courts.
- To understand the concept of the judicial development of customary law in the context of s 39(3) of the new Constitution.
- To be able to apply legal principles of customary law to specific situations.
- To research and write case note on a case dealing with an aspect of customary law.

## C. Values Outcomes

- It is intended that students will demonstrate an appreciation of academic integrity in acknowledging sources in research.
- Ethics of disclosing all relevant law, whether favourable or not, to a given factual situation.
- Acknowledge the value of old authorities in dealing with the harmonization of customary law principles with the values of the Bill of Rights.

### 3. TEACHING METHODS

The course will be presented by means of the discussions of the topics indicated in the course outlines in the lecture periods. Students are only provided with a synopsis covering the nature of the law, recognition and application. Students will also be referred to recent decisions of the superior courts dealing with the judicial development of some aspects of customary law. Students will be referred, from time to time, to recent publications dealing with some areas of contestation. Students will be expected to participate in class discussions. Tutorial attendance is compulsory. Nonattendance will result in a student losing the 5% component of the tutorial. In 2012 the Course will be offered by Professor R Mqeke and Advocate J McConnachie.

## 4. COURSE CONTENT

Sources of customary law; history and application of customary in South Africa since 1927; Customary Law and the Constitution; Customary Law of Persons and Family; Law of Property and Succession and Law of Obligations.

#### 4.1 The place of customary law in the national legal system.

4.1.1 Definition, nature and the main features of customary law and the notion of legal and cultural pluralism

4.1.2 Sources

- 4.1.2.1 Custom
- 4.1.2.2 Legislation (See the Traditional Leadership and Governance Framework Legislation attached as Annexure II)
- 4.1.2.3 Precedent
- 4.1.2.4 Constitution

### 4.2 Recognition and application

- 4.2.1 Brief history of recognition of customary law in South Africa
- 4.2.2 Customary law under the New Constitution
- 4.2.3 Compatibility with human rights

## 4.3 Application of customary law in the courts

- 4.3.1 "Unofficial Courts"
- 4.3.2 Customary courts
- 4.3.3 Magistrates' courts
- 4.3.4 High court

#### 4.4 Law of persons and the family

- 4.4.1 General principles
- 4.4.2 Matters of status
- 4.4.3 Adoption
- 4.4.4 Disinheritance
- 4.4.5 Family law
  - 4.4.5.1 Relationship within the family
- 4.4.6 Customary marriages
  - 4.4.6.1 Statutory development (Recognition of Customary Marriages Act 120 of 1998)
- 5 Property and succession (on succession, read AJ Kerr "The Constitution, The Bill of Rights and the law of succession" (2006) 20 *Speculum Juris p1*
- 5.1 Development affecting the law of property (Land reform process)
- 5.2 Customary law of property
- 5.3 Customary law of succession after *Bhe*

5.4 Administration and distribution of the estates of deceased Blacks. The Reform of Customary Law of Succession and Regulation of Related Matters Act 11of 2009

### 6. Customary law of obligations

- 6.1 Delict and procedural requirements
- 6.2 Specific delicts
- 6.3 Contracts
- 6.4 General principles and quasi contractual relations

#### 7. Resources

The core reading and study materials are textbooks (old and new), law reports, statutes and the various articles published in the law Journals

The following books are recommended for further reading

- The Law of South Africa First Reissue, 32 Indigenous Law, Lexis Nexis Butterworths (2004).
- RB Mqeke Customary Law and The New Millennium, Lovedale Press (2003).
- 3. TW Bennett Customary Law in South Africa Juta (2004)
- 4. JC Bekker et al (eds) Introduction to Legal Pluralism in South Africa. Part 1 Customary Law Butterworths (2006).
- AJ Kerr Customary Law of Immovable Property and of Succession, Grocott & Sherry (1990).

I have included notes from the revised chapters of Customary Law and the New Millennium.

# STUDENT ASSESSMENT

Specific outcomes	Assessment criteria	Assessment tasks
(on completion of this	What evidence must the	The evidence will be
course the students will	student provide to show	gathered in the following
be able to:	that they are competent?	way. The student may
	The student must be able	be expected to:
	to:	
To understand the nature	Describe the recognition	Write an essay showing
of customary law and	and application of	how the courts have
how it is applied in the	customary law.	harmonized the rules of
courts.		customary family law with
	Describe how the courts	the objects of the Bill of
	develop customary law in	Rights.
	terms of s 39(2) of the	
	Constitution r/w s 1(1) of	
	the Law of Evidence	
	Amendment Act 45 of	
	1988.	
To understand the notion	Explain how the courts	Setting problem question
of choice of law rules.	resolve internal conflicts	in which the student will
	problem in terms of s	be required to discuss
	211(3) of the	the choice of law factors
	Constitution.	in the light of the recent
		court decisions
To have the ability to	Describe the various	Set a test in which the
resolve legal disputes	stages of dispute	problem type question
arising in customary law	resolution in customary	will be asked and which
contexts.	law in matters involving	requires the application
	delictual and contractual	of knowledge.
	claims.	

### Assessment Strategy

The final mark for the course is comprised of the following components:Examination:out of 70 marksClass work:out of 30 marksTotal:100 marks

### Test

There is one test for this course which is written in the fourth term. The test will be out of 35 marks written during the lecture period. The test will contain questions equivalent to that which may be found in the November examination.

#### Assignment

There will be one assignment written in the third term. The length of the assignment will not be more than 1 000 words. The students will be required to follow the referencing conventions used in the Survival Guide. The assignment will be out of 35 marks. Assignment and test will count 25% and tutorial mark will count 5%.

## **Lecture Distribution**