

Constitutional Law A 2014

1 Introduction

1.1 Overview

Constitutional Law A is a semester course that counts as a credit in the LLB degree offered in the Faculty of Law and it is a component course in the Legal Theory II course, a major subject in the Faculties of Humanities, Science and Commerce.

Students will be introduced to key concepts of constitutional law and to the Constitution of the Republic of South Africa, 1996. The consideration of key constitutional concepts will provide students with the necessary knowledge skills to identify these concepts in the South African constitutional framework, as well as the ability to compare the South African constitutional framework with other major constitutional frameworks.

This course is an introductory course in constitutional law and equips students the necessary knowledge and analytical skills to refine their knowledge in further courses.

1.2Credit value

7.5 credits which translate to 7 hours 30 minutes to be spent on this course per week.

1.3 Assumptions of prior learning

It is assumed that students:

- have the ability to communicate in written and spoken English at least at the level of NQF level 4;
- are capable of independent work;
- know how and where to access resources such as textbooks and law reports in the law library;
- have a working knowledge of basic legal concepts and terminology;
- have a basic understanding of legal problem-solving techniques;
- have a working knowledge of legal referencing conventions and the ability to apply these conventions.

2 Outcomes

2.1 Critical outcomes

This course will contribute to students attaining the following critical outcomes:

- 2.1.1 organising and managing themselves;
- 2.1.2 collecting, analysing and evaluating information;
- 2.1.3 recognising problem solving contexts;

- 2.1.4 identifying and solving problems;
- 2.1.5 communicating effectively;
- 2.1.6 participating as responsible citizens and
- 2.1.7 being culturally sensitive.

2.2 Intended specific outcomes

At the end of this course, students will be able to:

- 2.2.1 Identify, list and explain the significance of the different sources of constitutional law;
- 2.2.2 Explain the significance and content of key constitutional law concepts and relate these concepts to major constitutional models;
- 2.2.3 Classify the South African Constitution in terms of the identified modes of classification;
- 2.2.4 Understand, explain and analyse the founding provisions and the nature of the South African state as set out in the Constitution;
- 2.2.5 Understand and explain the doctrine of separation of powers in the South African context with reference to constitutional provisions and court judgments;
- 2.2.6 Identify, explain and critically analyse the functioning and role of the legislative branch of government in all spheres of government with reference to constitutional provisions and court judgments;
- 2.2.7 Identify, explain and critically analyse the functioning and role of the executive branch of government in all spheres of government with reference to constitutional provisions and court judgments;
- 2.2.8 Explain and critically appraise the notion of judicial independence in the South African state.

3 Teaching methods

This course requires intensive reading and students are expected to read judgments, articles and other prescribed material on their own. This course is taught by way of two lectures per week that will tend to be relatively formal. Class discussions will be held when the topic of discussion and time permit. Students are expected to prepare for lectures by doing the prescribed readings beforehand and are encouraged to engage in lecture room discussions. All the prescribed material will not be addressed directly in lectures. Students are expected to take responsibility for their learning by independent study according to the guidance provided by the detailed course outline. Students are invited to discuss problems with the lecturers.

Legal Theory II has a tutorial programme. The attendance of tutorials and submission of the tutorial assignments are compulsory. Details regarding the programme will be supplied in the first week of the term. Materials discussed during tutorials form part of the course material and are examinable.

4 Course content

Introductory topics

[I shall be lecturing this part of the course in accordance with the hand-out and reading

list.]

1. Constitutions and Constitutional Law.

Definition of constitutional law in the context of broader classification of areas of law will be explored. The question of what a constitution is and what it contains will be addressed.

2. Sources of Constitutional Law.

Systematic classification and listing of the sources of constitutional law will be undertaken.

3. Classification of Constitutions.

Modes of classification will be introduced and South African Constitution will be classified according to the modes of classification: codified and uncodified; rigid and flexible; presidential and parliamentary; unitary and federal; republican and monarchical.

4. Key Constitutional Concepts.

Exploration of the meaning of key constitutional concepts such as the rule of law, separation of powers, constitutionalism, supremacy of the constitution and parliamentary sovereignty will be undertaken. The South African interpretation or application of these key concepts will be considered.

5. Civil Liberties.

Classification of human rights will be undertaken according to internationally accepted standards. Students will be introduced to most important international and regional human rights documents.

6. Major Constitutional Models.

The most important features of the American, Westminster and social state constitutional frameworks will be discussed as well as their relevance for South Africa.

The South African Constitution

1. Founding Provisions and the Nature of the South African State.

Discussion of the Preamble and Chapter 1 of the Constitution will be undertaken. The impact and importance of constitutional values in constitutional interpretation and application will be considered.

2. The Structures and Spheres of Government and Co-operative Government.

Federal division of power in the light of the principle of co-operative government will be under scrutiny. Theory regarding separation of powers will be revisited in the South African context.

3. The National Legislature.

The composition, role and functions of parliament will be considered. Judgments

pertaining to the national legislature will be discussed.

4. The National Executive.

The composition, role and functions of the national executive will be considered in the light of judgments pertaining to the president and his cabinet.

5. The Judiciary.

The theory of judicial independence will be reinforced with reference to the South African context.

6. Provincial Government.

The role and importance of provincial government in the different branches of government will be considered in the light of the principle of co-operative government. Judgments will be studied to highlight issues regarding provincial government.

7. Local Government.

The principles, role and importance of local government will be considered in the light of the co-operative government. Judgments will be studied to highlight issues regarding local government.

5 Resources

There is no single prescribed book prescribed for this course, but the following books are relied upon extensively:

Devenish The South African Constitution (2005) and

Currie and De Waal The New Constitutional and Administrative Law Volume 1 Constitutional Law (2001)

These books are available on short loan in the law library. The materials from these books form the core readings for the course and the two texts are to be considered conjunctively.

Other books available on short loan (recommended and referred to in the course outline):

Rautenbach and Malherbe *Constitutional Law* 5th ed (2008)

Boulle, Harris and Hoexter Constitutional and Administrative Law (1989)

Carpenter Introduction to South African Constitutional Law (1987)

De Smith and Brazier *Constitutional and Administrative Law* 6ed, 7ed and 8ed (1989), (1994) and (1998)

Baxter Administrative Law Cape Town (1984)

De Waal, Currie and Erasmus *The Bill of Rights Handbook* 6 ed (2013)

Journal articles referred to in course outline.

Court judgments referred to in course outline and class.

Comprehensive hand-out on Introductory topics

Lecture slides on RUConnected

6 Student assessment

All students are required to do the work of the class. Failure to do so will result in the removal of your DP certificate. The work of the class comprises one class assignment (marked by the lecturer), one test (marked by an assistant/lecturer) and two tutorial assignment (marked by a tutor). The marks obtained in the work of the class count 30% towards the final mark obtained in this course, calculated as follows:

30% = 15% class assignment + 10% test + 5% tutorial assignment (the decision as to which of the two tut assignments will count will be made at the end of the semester).

Feedback will be provided on these tasks to enable the student to identify and rectify problems.

At the end of the semester there is one summative assessment exercise in the form of a 2-hour exam. The exam mark obtained counts 70% towards the final mark. In preparing for the exam students have to pay heed to the assessment criteria for the intended specific outcomes. These are presented in table form on the next page:

Intended specific outcomes On successful completion of this course the students will be able to: Identify, list and explain the significance of the different sources of constitutional law	 Assessment criteria Students will provide evidence that they can: Name the sources of constitutional law; Provide a description of each source; Indicate the importance of particular sources for South African constitutional law against the background of the history of the South African Constitution.
Explain the content and significance of key constitutional law concepts and relate these concepts to major constitutional models	 Explain what is meant by constitutionalism; Explain the notion of the rule of law; Explain what is meant by the doctrine of separation of powers;

	Explain what is meant by
	parliamentary sovereignty;
	Explain the concept of
	constitutional supremacy;
	 Integrate information regarding
	constitutional concepts
	extracted from court
	judgments;
	 Relate different constitutional
	concepts to different
	constitutional models;
	 Show in what ways the
	selected constitutional models
	have impacted on the South
	African Constitution
	Solve elementary constitutional
	law problems by application of
	constitutional concepts with
Classify the South African	reference to authority
Classify the South African Constitution in terms of the modes of	 Explain the selected modes of alagaification;
classification identified	 classification: ✓ Codified and uncodified
	constitutions;
	 ✓ Rigid and flexible constitutions;
	 Presidential and parliamentary
	constitutions;
	 ✓ Unitary and federal
	constitutions;
	✓ Republican and monarchical.
	Relate the SA Constitution to
	these modes of classification.
Understand, explain and analyse the	 Explain the significance of the
founding provisions and the nature of	Preamble of the SA
the South African state as set out in	Constitution
the Constitution	 Relate and explain the
	significance of s2 of the
	Constitution in view of
	constitutional concepts
	considered before (see specific
	intended outcome 2.2 &
	Course Content Introductory
	Topics 4))
	Explain the concept of co-
	operative governance as set out in Chapter 3 of the
	Constitution
	Constitution

	 Identify and briefly show how aspects of judgments illustrate understanding of the foundational provisions and co- operative government Give advice in hypothetical matters involving co-operative government with reference to authority
Understand and explain the doctrine of separation of powers in the South African context with reference to constitutional provisions and court judgments	 Explain the concept of separation of powers; Show how this concept is reflected in the SA Constitution; Illustrate the court's understanding of the separation of powers in terms of the SA Constitution Give advice in hypothetical matters involving the separation of powers with reference to authority
Identify, describe and critically evaluate the functioning and role of the legislative branch of government in all spheres of government with reference to constitutional provisions and court judgments	 Describe the composition and functions of the two houses of Parliament; Describe the composition and functions of provincial legislatures; Describe the composition and legislative functions of municipal councils; Integrate relevant information regarding legislative competencies from judgments in critical analysis Give advice in hypothetical situations involving the composition and functions of legislatures with reference to authority
Identify, describe and critically evaluate the functioning and role of the executive branch of government in all spheres of government with reference to constitutional provisions and court judgments	 Describe the composition and functions of the national executive; Describe the composition and functions of provincial executives councils;

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	 Describe the composition and executive functions of municipal councils; Integrate relevant information regarding executive competencies from judgments in critical analysis Give advice in hypothetical situations involving the executive in the different spheres of government with reference to authority
Explain and critically appraise the notion of judicial independence in the South African state	 Describe the composition, role and functions of the judiciary in SA. Explain what is meant by judicial independence. Critically examine selected court judgments dealing with the notion of judicial independence Give advice in hypothetical matters involving judicial independence with reference to authority

7 Evaluation

This course will be reviewed and updated by the lecturer on an annual basis. Evaluation of the course will take place in accordance with the evaluation cycle set up by the Faculty. This means that the course will be evaluated at least once in every three years. Evaluation will take place at the end of the first term to enable the lecturer to provide feedback to the students on the evaluation and to address any complaints. Students are invited to discuss their difficulties and problems with this course either personally or through their student representative with the lecturer.