Public International Law

Course Outline - 2014

INTRODUCTION

Overview

Public International Law is a compulsory course offered at the penultimate LLB level. It is aimed at providing students with an introductory knowledge of principles of Public International Law – that branch of the law that deals with interactions and relations among states as well as among international and regional institutions. Every year, a selection of topics designed to provide students with an understanding of the contemporary legal dynamics involving the role(s) of individuals in the international system; the fundamental principles and nature of the international legal system; and the role and importance of international law in modern human societies are taught. Particular attention is given to creating ample awareness of the role of international law in post-apartheid South Africa. This year, however, two topics on contemporary issues of international concern have been added in place of IHL and human rights, which are now being offered as an elective in the final year. These topics are Law of the sea and international terrorism (if time allows). The expectation is that these topics will add practical quality to the understanding of how international law affects and is applied to contemporary problems.

LEARNING COMPONENT

Assumptions of Prior Learning

The following assumptions of prior learning are made:

- That the students who will enrol in this course have the ability to communicate effectively in both spoken and written English;
- That they are able to read, interpret and extract legal principles from international agreements, decisions of international tribunals and other sources and materials;
- That they are able to learn independently;
- That they are familiar with key constitutional principles;
- That they are able to apply problem-solving techniques to practical situations;

• That they are capable of applying referencing techniques prescribed by the faculty of law in all they writing.

Outcomes

(a) Critical Outcomes

The course will contribute to the student attaining the following critical outcomes:

- collecting, analysing, organising and critically evaluating information
- conveyed during lectures and contained in the study guide;
- identifying and solving legal practical problems;
- demonstrating an understanding of the world as a set of related systems;
- successfully completing given tasks without supervision;
- use of technology

(b) Specific outcomes

Students successfully completing this course should be able to

- Understand and appreciate the nature of the international system, how it is organised and how it works
- Demonstrate knowledge and understanding of the key legal regimes operating in the international realm
- Understand how international and foreign law are applicable in the domestic courts in South Africa
- Demonstrate the ability to identify various factors and forces that shape the contemporary international community and how problem-solving contexts are interrelated
- Apply the knowledge gained from this cause to solve contemporary international problems

TEACHING METHODS

The teaching of the course will take the form of formal lecturing and class discussions. There will be two 45 minute lectures every week on topics specified in this outline. Particular importance is attached to the class discussions as one of the aims of the course is to encourage analytical and critical thinking on the part of the student. Pre-reading is recommended and expected to ensure easier understanding during lectures. *Students are expected to take responsibility for their own learning by reading the course material provided and conducting research as directed.* Students are encouraged to discuss any problems they may encounter during research with the instructor.

OUTLINE OF COURSE CONTENT

Topic 1: Introduction (Nature, Scope and Evolution of International Law) Topic 2: Sources of International Law Topic 3: Relationship between International Law and Municipal Law Topic 4: Law of Treaties Topic 5: Prohibition on the Use of Force and peaceful resolution of disputes Topic 6: Responsibility of States for internationally Wrongful Acts Topic 7: International Criminal Law: Role of ICC in Africa

ASSESSMENT

Students taking this course will be required to do one assignment and a test as part of their class work component. The class work will amount to 30% of the final mark. There will be a 2 hour end of semester exam, which will account for 70% of the mark.

Lecture attendance is compulsory and the student may not miss a maximum of <u>six</u> lectures, unless a satisfactory explanation is furnished. (Students should consult the Law Faculty's <u>Survival Guide</u> for rules regarding DPs and LOAs). It is every student's responsibility to sign the class register circulated during the lecture. The class register will serve as proof of attendance or non-attendance of lectures.

The dates and times of the assignment and test will be communicated in class.

Specific Outcomes	Assessment Criteria	Assessment Tasks
Understand and appreciate the nature of the international system, how it is organised and how it works	 Critically discuss the status of international law vis-à-vis other laws Analyse the efficacy of international law in providing remedy in disputes where its subjects are involved 	- Class discussions. - Theory and problem questions in test and exam. - Class assignment.
Demonstrate knowledge and understanding of the key legal regimes operating in the international realm	 Critically discuss the UN Charter and its institutions Analyse the role of treaties as the main sources of international law Analyse the role and use of soft law, the rules of customary international law and state practice 	- Class discussions. - Theory and problem questions in test and exam. - Class assignment.
Understand how international and foreign law are applicable in the domestic courts in South Africa	 Identify the rules of the Constitution that allow for the application of international law in domestic courts Critically discuss how domestic courts have applied such rules 	- Class discussions. - Theory and problem questions in test and exam.

Demonstrate the ability	- Critically discuss how international	- Class
to identify various	legal standards have been applied in	discussions
factors and forces that	resolving international disputes	and problem
shape the contemporary	- Identify key international tribunals,	solving
international	such as ICC, and demonstrate the	exercises.
community and how	knowledge of how they perform their	- Problem
problem-solving	functions	questions in
contexts are interrelated		test and exam.
Apply the knowledge	Apply the relevant law and precedents to	- Class
gained from this cause	a set of facts	discussions
to solve contemporary		and problem
international problems		solving
		exercises.
		- Problem
		questions in
		test and exam.

RESOURCES

The prescribed text for this course is **John Dugard**, <u>International Law: A South</u> <u>African Perspective</u>, **4th edition**, Juta & Co., Ltd, 2012 (Students are strongly encouraged to have access to this text).

Other books and materials that are useful include:

- Ademola Abass, *International Law: Text, Cases and Materials*, Oxford University Press, 2012
- James Crawford, *Brownlie's Principles of Public International Law*, 8th ed., Oxford University Press, 2012
- Malcolm Evans ed., *International Law* 2nd edition, Oxford University Press, 2006
- D J Harris, *Cases and Materials on International Law*, 6th edition, London: Sweet & Maxwell, 2004.
- Antonio Cassese, *International Criminal Law*, Oxford; Oxford University Press, 2003
- Robert Cryer *et al* eds., *An Introduction to international Criminal Law and Procedure*, Cambridge University Press, 2008.
- The United Nations Charter
- Universal Declaration of Human Rights

- Vienna Convention on the Law of Treaties
- Rome Statute for the International Criminal Court
- Other UN Treaties
- Any other reading material that is necessary will be made known ahead of the lecture in which such material will be used

EVALUATION

Students will be required to complete evaluation questionnaires according to the Law Faculty's evaluation cycle. Student responses to these questionnaires assist the faculty in improving the quality of teaching as well as for curriculum development. An external examiner will assess the quality of the exam paper and student answers and will complete a report on the course. Nonetheless, students are encouraged to discuss difficulties and problems regarding the course with the lecturer – either personally or through a class representative.