RHODES UNIVERSITY - FACULTY OF LAW

Course Outline

for

International Human Rights/Humanitarian Law

FIRST SEMESTER 2020

Aim

Welcome to International Human Rights and humanitarian Law course.

This year (2020) the course will build upon public international law taught in the first semester of the penultimate year. It is thus advisable that students who choose to register the course should be familiar with key aspects of the Public International law. The course aims to provide students with the knowledge and ability to critically analyse contemporary issues in human rights and international humanitarian law (IHL). It has been designed to enable LLB students, in their final year of study, obtain both essential knowledge of, and critical insight into, topical issues in human rights and humanitarian law, and acquire the ability to relate those issues to the contemporary South African situation. This year the course will be offered in the first semester. Students who register for this course will be expected to actively participate during lectures and seminars. Therefore, they will be expected to read the materials listed in the reading list provided and make adequate preparations. Students will also be encouraged to develop critical perspectives in light of their diverse historical and socio-economic backgrounds.

A Learning Outcomes

On completion of this course, students are expected to be able to:

1. Discuss and critically evaluate the fundamental concepts, principles and theories underlying international human rights and humanitarian law
2. Analyse and determine the current scope of selected substantive human rights and concepts in international humanitarian law
3. Critically discuss and debate international and regional human rights enforcement mechanisms, as well as main protection regimes of international humanitarian law
4. Critically evaluate the strengths and weaknesses of the contemporary regimes of international human and humanitarian law.
5. To develop a critical awareness of the international human rights system, the implementation of international human rights standards and the protection regimes of international humanitarian law.
6. To be able to apply legal knowledge on the subject to a practical situation and draw reasoned conclusions supported by legal authority.

B Mode of delivery
This is a lecture and seminar based course. Lectures provide core course content. Seminars develop associated higher level skills through student centred learning. There is no comprehensive handout for the course but students will be provided with this course outline and a reading list. The reading list is general but useful in understanding key legal issues. In addition, supplementary material may be supplied from time to time. Students are expected to attend all lectures, present their views, listen to contributions from fellow classmates and facilitator, and prepare their own notes. They are expected to use the lectures, seminars and their own research to enrich their knowledge of the subject.

Students are expected to take responsibility for their learning by reading ahead before each lecture and consolidating afterwards. Lectures are compulsory and a student may not miss more than THREE lectures without a valid Leave of Absence (LOA). [DPs will be enforced strictly because attendance and discussions in class are an important part of the course]

Lecture slides will NOT be provided to students.

C Course Content

The course is divided into two parts because it covers two branches of law. Part A deals primarily with the principles of international human rights law, and Part B, covers selected topics on international humanitarian law. The first part will be covered in 8 weeks (first term), while the latter in 5 (second term).

Part A

1. The idea of human rights, universalism and the challenges of cultural diversity.
2. Sources and normative foundations of human rights law.
3. International human rights standards: individual rights, civil and political rights, social, economic and cultural rights, and group rights.
5. Implementation: the African human rights system

Part B

6. Definitional aspects and scope of IHL
7. Sources of IHL and basic concepts.
8. Protection of combatants and prisoners of war.
9. Protection of civilians
10. Conduct of hostilities
11. IHL and human rights: Divergence or convergence?

D Resources

The Basic Texts for this Course are Steiner, Alston & Goodman, *International Human Rights Law in Context: Law, Politics, Morals* (Oxford, 3rd Ed., 2008) and Marco Sassoli, Antoine A Bouvier, *How Does Law Protect in War* (ICRC 2011). Students are strongly encouraged to visit the ICRC webpage, which contains a wealth of materials on international humanitarian law, in addition to the texts and materials indicated here.
Other texts and materials that may be consulted are:

14. Several published articles and book chapters contained in the reading list (hard copy provided).

The following websites may also be useful:

15. The ICRC: http://www.icrc.org
17. Office of the High Commissioner for Human Rights: www.unhchr.ch
18. The African Union: www.au.int
21. The International Criminal Tribunal for Rwanda: www.ictr.org
22. The International Criminal Tribunal for Yugoslavia: www.icty.org
23. The International Criminal Court: www.icc-cpi.int
24. The European Court of Human Rights: www.echr.coe.int

Students should note that there are many electronic copies of books and articles via Hein Online or LexisNexis to which the Law Library subscribes, and which are accessible. They must endeavour to make use of these.

**E Assessment**

The final mark for the course is compromised of the following components:
Examination: Out of 60 marks
Class work: Out of 40 marks
Total: 100 marks

**Term work**

Term work will consist of two extensive essays.

For the International Human Rights Law component of this course there will an essay which will be made available at the beginning of the semester.

For the International Humanitarian Law component of this course the essay assignment will be available on RUConnected by mid-April 2020.

Each of the essays should not exceed 2000 words in length, must be typed in double spacing, and must contain a signed declaration on plagiarism. The essays are research related and students will be expected to deal problems that are ordinarily not covered by lecturers, but which will be examinable, nonetheless. In addition, *the essays are expected to be in the form of a publishable article and referenced in the house style of the SALJ*. No late assignments will be accepted for marking. There will be no test in this course.

**Examination**

The June examination will be two-hour paper that will be out of 60 marks (The class component having contributed 40 marks). The exam will be divided into two parts: Part A and B. There will be two questions from each part, making a total of four. Students shall be required to answer one question from each part. Each question will carry 30 marks and may require students to be able to explain legal rules and principles, in a theoretical sense, or apply their knowledge to solving practical problems.

**F 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.

**G Instructor and Contacts**

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