CRIMINAL LAW B

Specific Crimes
2010

Course Outline & Reading List

Lecturer: Ms A. Haller-Barker

1. PURPOSE OF THE COURSE:

Criminal Law at Rhodes University is two-semester course offered in the Penultimate year of the LLB degree. Successful completion of Criminal Law A (which concentrated on the general principles of criminal liability) is a prerequisite for Criminal Law B.

The purpose of Criminal Law B is to build onto the knowledge and skills that students acquired from Criminal Law A, by applying the principles of criminal liability to selected specific crimes/offences. The course thus focuses on the classification of crimes, and the characteristics of specific crimes in the South African legal system, including the essential elements, contentious issues and reforms in selected common law and statutory crimes. By the end of the course, students should be able to identify, discuss and evaluate these specific crimes, and solve problems when presented with a factual scenario.

2. CREDIT VALUE: 10

This works out as follows:

• 18 hours 24 lectures @ 45 mins each

• 0.75 hours 1 written test

• 2 hours 1 written examination

• 79.25 hours Individual learning (pre- and post-lecture reading,

preparation of written assignment, test and examination

preparation)

• Total: 100 hours work

3. ASSUMPTIONS OF PRIOR LEARNING:

In order to successfully complete this course, students should:

- Have a sound knowledge of the general principles of criminal liability, and the general defences to specific elements of criminal liability;
- Be capable of communicating competently in both written and spoken English;
- Be able to work/study independently by reading, extracting and analysing relevant information from various sources of law;
- Know how and where to access resources, and so be capable of using the library and electronic resources;
- Be capable of applying legal problem-solving techniques;
- Have the ability to follow appropriate legal referencing conventions in written work.

4. OUTCOMES

4.1 Critical Cross-Field Outcomes:

It is expected that this course should contribute to the following critical cross-field outcomes, in that by the end of the course students should be able to:

- a) work in a team
- b) organize and manage themselves

- c) collect, analyse and evaluate information
- d) communicate effectively
- e) recognize problem solving contexts
- f) identify and solve problems

4.2 Specific Intended Outcomes

It is intended that by the end of this course students will be able to:

- a) Identify and define the requirements of different common-law and statutory crimes
- b) Apply the knowledge and skills gained during the course to solve practical problems.
- c) Evaluate the adequacy of South African specific crimes and suggest law reform where necessary; alternatively, evaluate reforms in existing laws.
- d) Understand, analyse and explain the influence of Constitutional principles on specific crimes, and how these have been harmonised with common-law principles.

5. TEACHING METHODS

There will be two lectures per week. The course will be taught by means of *viva voce* lectures and class discussions of the law as contained in textbooks, case law and legislation. There is no comprehensive handout for the course. Students will be expected to take their own notes during lectures and to supplement these on their own after the lectures. Class discussions will be held, and students will have to participate actively in these; *i.e.* be able to explain case law and consider practical questions. Students are expected to prepare for lectures by doing the prescribed readings before each lecture. It is expected that students assume responsibility for their own learning by independent study according to the guidance provided by the detailed course outline. Lectures are compulsory. Students are welcome to discuss problems with the lecturer.

6. COURSE CONTENT

6.1 Introduction

Classification of Crimes

Origins of Common Law Crimes

6.2 Selected Common Law Crimes

- 6.2.1 Crimes Against the State
- 6.2.2 Crimes Against the Administration of Justice
- 6.2.3 Crimes Against the Person: Life and Bodily Injury
- 6.2.4 Crimes against the Person: Sexual Offences
- 6.2.5 Crimes Against Property

6.3 Selected Statutory Offences

6.4 Conclusion

7. RESOURCES

In order to assist preparation for lectures, a course outline listing the core readings is provided. However, it will be in students' own interests to read more widely than the readings listed. The leading judgments on aspects of the Specific Crimes covered may be found in the relevant Law Reports, which may be accessed in the Law Library, both in paper and electronic form.

Prescribed Textbook:

CR Snyman Criminal Law 5th ed (2008).

Recommended Textbooks:

J Burchell Principles of Criminal Law 3rd ed (2005).

J Burchell and J Milton Cases and Materials on Criminal Law 3rd ed (2007).

EM Burchell and PMA Hunt, South African Criminal Law and Procedure, Vol I: General Principles of Criminal Law, 3rd ed (1997).

JRL Milton, South African Criminal Law and Procedure, Vol II: Common Law Crimes, 3rd ed (1996).

Other texts may be referred to during the course. Students will also be referred to Journal articles on aspects of the course content. Students are encouraged to utilise all the available library resources, and to familiarise themselves with the relevant Criminal Law texts by browsing through the shelves in the library.

8. STUDENT ASSESSMENT

INTENDED SPECIFIC	ASSESSMENT CRITERIA:	ASSESSMENT TASKS:
OUTCOMES:	Students must provide	
Upon successful completion of	evidence that they are able to:	
the course, students should be		
able to:		
1. Identify and define the	a. Distinguish common-law	Formative Assessment:
requirements of different	crimes from statutory	Class discussions:
common-law and statutory	crimes.	responding to questions
crimes	b. Clearly identify and define	posed by the lecturer,
	common-law or statutory	based upon readings &/or
	crimes, with reasons.	own opinion.
	1.3 Critically explain the	Summative Assessment:
	elements of the crime in	Written test: theory-based
	question.	questions, and factual
	1.4 Distinguish between	problem requiring solution.
	similar crimes, with	Written assignment:
	reasons.	analytical case note or
		factual problem requiring

				•	solution. Final examination: theory-based questions and/or analytical case note and/or factual problem requiring solution.
2.	Apply the knowledge and skills gained during the course to solve practical problems.	a. b.	Synthesise and integrate the knowledge and skills gained in order to propose practical solutions to problems associated with specific crimes, and to be able to advise accordingly. Critically evaluate which crime/s an accused would be charged with in given circumstances, and determine how charges would be structured.	•	Class discussions: responding to questions posed by the lecturer, based upon readings &/or own opinion. ummative Assessment: Written test: factual problem requiring solution. Written assignment: factual problem requiring solution and/or drafting of charge sheet. Final examination: factual problem requiring solution.
3.	Evaluate the adequacy of South African specific crimes and suggest law reform where necessary; alternatively, evaluate reforms in existing laws.	a. b.	Evaluate the adequacy of specific crimes, critically explain the shortfalls and make informed suggestions for law reform, based on relevant law / legal commentary. Where law reform has occurred, evaluate these, and critically discuss the implications thereof.	•	Class discussions: sourcing cases &/or legislation before lectures and preparing to discuss the issues during the lecture. Immative Assessment: Written test and final examination: analysis of case law and/or legislation in light of legal commentary and/or own opinion. Written assignment: theory-based questions and/or factual problem requiring solution with analysis of case law / legislation.

- 4. Understand, analyse and explain the influence of Constitutional principles on specific crimes, and how these have been harmonised with common-law principles.
- 4.1 Identify and explain the implications of the key constitutional provisions that affect specific crimes.
- 4.2 Analyse the constitutional compatibility of various common-law and statutory crimes.

Formative Assessment:

 Class discussions: responding to questions posed by the lecturer, based upon readings &/or own opinion.

Summative Assessment:

• Written test, written assignment and final examination: theory-based questions and/or factual problem requiring solution and/or analysis of case law / legislation.

Assessment Breakdown:

The final mark for the course is comprised of the following components:

Class Work: 30 marks Examination: 70 marks Total: 100 marks

Assignment

There is one major assignment for this course. The assignment is **compulsory** and comprises half of the class mark (15%). No late assignments will be accepted for marking, and will receive 0%, unless the student has a valid Leave of Absence. This semester the assignment will be conducted by groups of 2/3 students. This is because the assignment is a large piece of work and it is envisaged that students will benefit by working together, discussing the issues and pooling their efforts. Furthermore, the ability to undertake group work is an important skill for legal professionals.

Test

There is one test for this course, which will make up the other half of the class mark (15%). The test will contain questions equivalent to those which will be found in the November examination. The test is **compulsory** and will cover everything we have done in the course up until that date.

Examination

The November examination for this course will comprise a two-hour long paper. Students can expect both theory and problem-type questions in this exam. The mark obtained in the exam counts 70% towards the final mark. The examination is

compulsory. An external examiner will assess the quality of both the examination paper and the students' answers.

9. EVALUATION

The course is evaluated on a three-year cycle. Students evaluate the course by filling in a questionnaire. The responses are processed by the Centre of Higher Education Research, Teaching and Learning, which compiles a report summarising the strengths and weaknesses of the course. The feedback and issues arising from the evaluation are conveyed to the lecturer, who will then take appropriate action. Feedback will be given by the lecturer to the students regarding the results of the evaluation as well as the action taken by the lecturer to address the issues raised by students. This is a more formal type of evaluation, administered by an outside body and covering a broader range of issues.

In addition or alternatively, a free-form evaluation may be administered by the lecturer, pinpointing specific aspects of the course that she would like feedback on. This may refer to the course or to the lecturer's teaching. The results of this type of evaluation will be collated by the lecturer herself, and used for further improvement of the course or of teaching. Results will be reported back to students as soon as possible, along with the actions the lecturer wishes to take to address any problems. This is a more informal type of evaluation, allowing for more specific questions, and more specific feedback from students.

Both types of evaluation are anonymous.