

Law of Contract A 2019

1. INTRODUCTION

Overview

The Law of Contract A is a self-standing semester course that counts as a credit in the Faculty of Law in the LLB2, as well as comprising one of the six component courses in the Legal Theory 3 major in the undergraduate degrees offered by the Faculties of Humanities, Science and Commerce. Students who pass the Law of Contract A as part of the Legal Theory major are exempted from the course in the LLB curriculum.

The purpose of the course is to provide insight into the nature and function of the law of contract in South Africa. More particularly:

- to provide the students with an understanding of the historical development of the uniquely South African law of contract from its Roman, Roman-Dutch and English roots.
- to provide the students with a thorough understanding of the essential elements of a valid contract in South African law.
- to assist students in being able to identify and solve authentic legal problems with regard to the negotiation and creation of contracts.
- to familiarise students with legal concepts and terminology commonly encountered in the law of contract.
- to assist students in extracting principles from law reports and other source material.

Credit Value

10 Credits

Assumptions of Prior Learning

When entering the course, students need to:

- be capable of writing and communicating in coherent English.
- know how and where to access resources such as textbooks, law reports and statutes in the Law Library.
- have a working knowledge of basic legal concepts and terminology.

- be capable of independent learning.
- read, analyse and extract principles from law reports and other source material.
- understand the system of judicial precedent, and the important role precedent plays in private law.
- have an understanding of legal problem-solving techniques and how to apply these to solve legal problems.
- have a working knowledge of legal referencing conventions, and to be able to apply these to their written work.
- have a basic understanding of constitutional principles and how these principles impact on private law issues.

2. OUTCOMES

Critical Outcomes

Students will be able to:

- (a) identify and solve practical legal problems.
- (b) organise and manage themselves and their work load.
- (c) collect, analyse and evaluate information from the various sources of law, as well as information conveyed in the classroom environment.
- (d) communicate effectively in class debate and written assignments.
- (e) use technology in legal research.
- (f) recognise problem-solving contexts involving the law of contract.

Intended Specific Outcomes

The Law of Contract A course is designed so that students successfully completing this course should be able to achieve the following outcomes. The student should be able to:

- (a) Understand how the South African law of contract has developed from its Roman, Roman-Dutch and English roots into a constitutional era.
- (b) Understand and explain the essential elements of a valid contract, and their various requirements.
- (c) Understand and explain the sorts of legal issues that can affect the existence of the various contractual elements, and how the contractual relationship will be affected as a result.
- (d) Apply the knowledge acquired during the course to solve practical problems with regard to the negotiation and creation of a contract.

3. TEACHING METHODS

The course will be presented by means of viva voce lectures. There will be a hand-out for the course which details the prescribed and recommended reading. Students will be expected to review such prescribed and recommended reading for each lecture, in advance of such lecture. The handout should be supplemented with the student's own notes of the prescribed and recommended reading and with notes taken during lectures.

The substantive law will generally be discussed during lectures. Leading precedents from the case law will also be analysed and, where applicable, the views of leading academic commentators will be considered. Students must during lectures be sufficiently prepared to participate in discussions on the case law and to consider practical issues.

It is important to bear in mind that, at tertiary level, students are ultimately responsible for the advancement of their own learning.

There is a prescribed textbook for the course.

Lectures are compulsory.

The normal Faculty regulations concerning lecture attendance and DP certificates apply.

4. TUTORIALS

Voluntary supplemental tutorials are offered on a rotational basis in conjunction with the other Legal Theory Three courses.

Problem solving will be a focus of these tutorial sessions.

5. BASIC COURSE CONTENT (see course material for details)

- (a) An introduction to the development of the South African Law of Contract.
- (b) The Elements of a Valid Contract:
 - Capacity
 - Consensus
 - Offer and Acceptance
 - Documents & Ticket Cases; Rectification
 - Improperly obtained consensus (Misrepresentation; Duress; Undue Influence; Bribery; fair dealing under the Consumer Protection Act)
 - Legality
 - General principles of public policy and legality
 - The impact of the Constitution on contract law
 - Specific topics on legality (contingency fee agreements; covenants in restraint of trade)
 - Possibility of performance
 - Formalities

(c) Parties to contracts

The implications of legislation such as the Consumer Protection Act will be considered where considered relevant throughout the course.

6. RESOURCES

The core reading and study material for this course are the prescribed textbook and leading judgments on certain aspects of the law of contract. The judgments are in the law reports which are accessible in the Law Library in paper and electronic form. For a full list of cases, see the Course Outline for Students, 2019.

The prescribed textbook is Hutchison et al, *The Law of Contract in South Africa* 3rd ed (Oxford University Press, 2018).

Other texts that could be consulted are:

- Christie and Bradfield *Christie's The Law of Contract in South Africa* (2016), 7th ed, Butterworths: Durban.
- Sharrock "The Law of Contract" in LAWSA Vol 5(1) (2004) Butterworths: Durban.
- Kerr *The Principles of the Law of Contract* (2002) 6th ed, Butterworths: Durban.
- Van der Merwe, Van Huyssteen, Reinecke and Lubbe *Contract: General Principles* (2016) 4th ed, Juta: Cape Town.
- De Wet and Van Wyk *Die Suid-Afrikaanse Kontraktereg en Handelsreg* (1992) 5th ed, Butterworths: Durban.
- Joubert Contract: General Principles of the Law of Contract (1987) Juta: Cape Town.
- Lubbe and Murray Farlam and Hathaway: Contract Cases, Materials and Commentary (1988) Juta: Cape Town.
- Bhana, Bonthuys & Nortje *Students' Guide to the Law of Contract* (2015) 4th ed, Juta: Cape Town.

Students are advised to use these resources in the course of their studies.

Students are also encouraged to browse through the shelves in the library or the Faculty's electronic page and to familiarise themselves with the Faculty's holdings. This will stand them in good stead when research is undertaken for assignments.

6. STUDENT ASSESSMENT

Specific Outcomes (On	Assessment Criteria (What	Assessment Tasks (The
completion of this course,	evidence must the student	evidence will be gathered in
the student should be able	provide to show that they	the following way. The
to :)	are competent? The student	student may be expected
	must be able to :)	to :)
Understand how the South	- Identify from which system	- Write a short essay in
African law of contract has	of law a particular rule of	which the student discusses
developed from its Roman,	contract originates.	how South African law has
Roman-Dutch and English	- Describe how the South	developed from its various
roots.	African law of contract has	sources, and why this is so.
	absorbed features of these	- Be able to explain the

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	various legal systems.	origin of a rule of contract in
	- Discuss why South African law has chosen to adopt a	a particular context while answering a theory question
	particular rule from a	or solving a legal problem.
	particular rule from a particular system.	
To understand and explain	- Define the various essential	- Write short essays,
the essential elements of a	elements of a contract.	supported by authority,
valid contract, and their	- Describe and explain the	explaining the requirements
various requirements.	requirements that have to	that have to be met for one
various requirements.	be satisfied for the various	of the various contractual
	elements to exist.	elements to be satisfied.
	- Analyse and explain the	- Write case notes on the
	court decisions that have	leading precedents
	authoritatively determined	discussed and examined
	what the various elements	during the course.
	and requirements are.	5
	- Demonstrate an	
	understanding of key	
	contractual terminology.	
To understand and explain	- Identify the sorts of legal	- Write short essays,
the sorts of legal issues that	Issues that can affect the	supported by authority,
can affect the existence of	existence of one of the	explaining the legal reasons
the various contractual	contractual elements.	why the one of the various
elements, and how the	- Describe how and explain	contractual elements is not
contractual relationship will	why it may be proved that	satisfied.
be affected as a result.	one of the essential	- Write case notes
	elements of the contract	discussing a leading
	does not exist because of	precedent on an Issue
	one of these issues.	associated with the violation
	- Describe and explain the	of a contractual element.
	various remedies available	- Write short essays on the remedies available where a
	where a legal issue with regard to the creation of the	contractual element is not
	contract is identified and	satisfied.
	proved to be present.	satisfied.
Apply the knowledge	- Identify the relevant legal	- Write judgments or
acquired during the course	problem or issue.	opinions in which a practical
to solve practical problems	- State the relevant law, and	problem is analysed and
with regard to the	discuss the relevant legal	solved on the basis of the
negotiation and creation of	precedents with regard to	relevant law and
a contract.	that Issue.	precedents.
	- Apply the law to the facts in	
	order to come to a reasoned	
	conclusion about the	
	problem, and the legal	
	remedies that might flow	
	from the finding.	

Assessment Strategy

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

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

<u>Tests</u>

There is one test for this course, which is written mid-way through the course. The test will be out of 12 marks, and students have 3 minutes reading time, and 30 minutes in which to complete the test. The test will contain questions equivalent to that which may be found in the June examination, and will require the students to apply their knowledge to solve a legal problem. The test counts 40% (12 marks) of the class-mark component of the course. The test is compulsory.

<u>Assignments</u>

There is one major assignment for this course, which is submitted towards the end of the second term. The assignment is an authentic one, and will require the students to write a mock judgment: the student must imagine that he or she is a judge who has to resolve a contractual dispute brought before his or her court. The assignment should be approximately 2500 words in length, and will have to be thoroughly researched, and correctly referenced and presented. The assignment counts 60% (18 marks) of the class mark component of the course. The assignment is compulsory.

Examination

One two-hour paper will be written in June. The examination will be out of 70 marks. All questions are compulsory. The questions will require students both to be able to explain legal rules and principles in a theoretical sense, to write case notes on leading precedents, as well as to apply their knowledge to solving practical problems in authentic contexts. The examination is compulsory. An external examiner assesses the quality of both the examination paper and the students' answers.

7. EVALUATION

This course is evaluated on a cyclical basis, and is also evaluated as part of the global Legal Theory Three evaluation at the end of the academic year.

8. **CONTACT DETAILS**

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Appointments to be made via email.