Civil Procedure A

2016

Course Outline

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Room F6A, First Floor, Faculty of Law
CIVIL PROCEDURE A

1. INTRODUCTION

1.1 Overview

The Civil Procedure Course is a compulsory semester course undertaken in the first semester of the penultimate year of the LLB degree.

The purpose of the course is to introduce students to basic civil procedure in the Magistrate’s and High court. The bulk of the course focuses on civil proceedings in the Magistrate’s Court although some reference will be made to High Court civil procedure. The course covers the courts with civil jurisdiction, questions of locus standi, action proceedings from letter of demand to trial and commonly utilised interlocutory applications such as summary judgment, exceptions, and Applications to Strike Out.

Civil Procedure A lays the foundation required for students to undergo the Civil Procedure B course in the first semester of their final year of study. It is thus an introduction to civil procedure. It is also designed to complement the Legal Practice course also taken in the penultimate year of study. The Legal Practice course focuses on the development of legal skills, whilst the civil procedure course focuses on the necessary theoretical background and practical application of procedures and rules of practice.

The course is assessed by way of one examination written in June, as well as class work comprising of one written assignment and one test.

1.2 Credit Value

10 credits.

1.3 Assumptions of Prior Learning

- In order to be able to successfully complete this course, students must:
  - be able to read and write good English;
  - be able to express themselves clearly and coherently in English as a precursor to developing good drafting skills;
  - have a working knowledge of the foundations of our law including basic causes of action in areas such as contract, delict and the structure of our courts;
  - be capable of independent learning and research;
  - be able to work in groups.
2. OUTCOMES

2.1 Critical Outcomes

Students will be able to:

- Collect, analyse and evaluate information from statutes, case law and other source materials;
- Interact and apply court acts and rules;
- Work in groups;
- Communicate effectively and use technology;
- Identify and solve problems.

2.2 Intended Specific Outcomes

- At the end of the course, students should have achieved the following outcomes:
  - To understand the reason for the existence of civil rules of practice, given the historical and cultural context in which the rules developed.
  - To understand and identify the preliminary issues involved in civil procedure such as locus standi, jurisdiction and causes of action;
  - To understand the difference between application and action proceedings;
  - To know and understand the order, purpose and content of major pleadings in Magistrate’s and High court such a summons, appearance to defend, declaration, plea and counterclaim;
  - To know and understand the purpose and content of specific interlocutory applications such as exceptions, irregular proceedings, applications to strike out and summary judgment;
  - The ability to identify the legal procedure to be followed to dispose of a matter through litigation from a given set of facts.

3. TEACHING METHODS

The course is taught by Mr S Khan. It has been divided into specific topics which will be covered in the form of viva voce lectures. Students are expected to read ahead of the next lecture so that they may participate in the lecture and solve legal problems either individually or in groups. There is no comprehensive handout for the course and as such, students will be expected to take their own notes during lectures and to supplement these notes with readings provided in the course outline. It is expected that students assume responsibility for their own learning by independent study according to the guidance provided by the detailed course outline. Feedback for assignments and tests will usually be given at the voluntary seminars. Students are referred to the Faculty’s ‘Law Student’s Survival Guide’ in respect of DP requirements for attendance of lectures. Students are welcome to discuss problems with the lecturer.
4. COURSE CONTENT

- Introduction to civil procedural law
- Background and context of civil procedure in South Africa
- Overview of Civil Procedure
- The court system and key officials, the sheriff, stages of a dispute, action vs application procedure.
- Pre litigation Issues
- Cause of action, locus standi, jurisdiction.
- Pleading Stage
- The summons, particulars of claim, service of the summons, default judgment, notice of intention to defend, declaration, exceptions, irregular proceedings, application to strike out, plea, counterclaim and replication.
- Selected Interlocutory Applications
- Summary judgment
- Pre Trial Proceedings
- Discovery, pre-trial conference and further particulars for purposes of trial.

5. RESOURCES

A course guide will be handed to students during lectures. This is designed to give some guidelines as to the most important aspects of each topic and assist in preparation for lecture sessions. The prescribed text book is:


In addition to the above, the following texts will be of great assistance:

- Harms Civil Procedure in the Supreme Court (loose leaf) Butterworths
- Juta's Statute Editors The Supreme Court Act and Magistrates' Courts Act and Rules Juta (The Acts can be found electronically on Netlaw);
- Erasmus Superior Court Practice (loose leaf) Juta;
- Daniels Technique in Litigation (2003) 5 ed Juta;
- Erasmus and Van Loggerenberg Jones and Buckle The Civil Practice of the Magistrates’ Courts in South Africa (loose leaf) vols 1 & 2, Juta.
- Harms Ahmler’s Precedents of Pleadings (2009) 7 ed
Besides the texts on civil procedure, students will need to consult other sources, in particular:

- Chapters 2 and 8 of the Constitution of the Republic of South Africa, 1996.
- Superior Courts Act 10 of 2013, Magistrate’s Courts Act 32 of 1944, the Uniform Rules of Court, the Magistrate Court Rules and various other acts which also regulate procedural aspects.
- Students will be referred to relevant journal articles during the course.

6. STUDENT ASSESSMENT
6.1 ASSESSMENT BREAKDOWN

The percentage mark allocation for the course will be broken down as follows:

Test: 15
Assignment: 15
Examination: 70
Total: 100

7. EVALUATION

This course is evaluated by the students by completing a course evaluation form that requires students to respond to specific questions that invite them to make comments about good and bad aspects of the course.

8. CONTACT DETAILS

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