

LAW OF PROPERTY B 2016

1. INTRODUCTION

1.1. Overview

The Law of Property A is a stand-alone semester course that counts as a credit in the Faculty of Law for LLB2 as well as one of the courses for Legal Theory 3 in the Faculties of Humanities, Science and Commerce.

The purpose of the course is to provide students with:

- An introduction to the meaning of "possession"; the elements of possession; how possession is protected in terms of legal remedies; and how possession is terminated
- An introduction to the meaning of a "servitude"; the ability to distinguish between the different manifestations of "praedial" servitudes and "personal" servitudes; how servitudes are created and terminated; and how servitudes are enforced
- An introduction the meaning of "real security"; the ability to distinguish between "real" and "personal" security; the ability to apply the specific rules of real security rights that are created by agreement, by operation of law, and by court order.

1.2. Credit value

10 Credits. This is calculated on the basis of 100 "notional hours" that a student would spend in lectures, working on an assignment, and learning for tests/exams over the semester.

1.3. Assumptions of prior learning

The student must:

- be capable of communicating in written and spoken English;
- be able to work/study independently and be capable of working in groups;
- be able to read, analyse and extract principles from books, case law, statutes and other sources;
- know how and where to access resources (including electronic) such as textbooks, case law and statutes in the law library;
- be able to identify and apply legal principles to a set of facts; and
- have a working knowledge of legal referencing and be able to apply these to their written work

2. OUTCOMES

2.1. Critical outcomes

You must be able to:

- identify and solve problems;
- work in a team and individually;
- collect, analyse and evaluate information from the various sources of law, as well as information conveyed in the lecture room;
- communicate effectively in class debates and written assignments;
- use technology in legal research; and
- recognise problem-solving contexts involving the law of property

2.2. Specific intended outcomes

You must be able to:

- explain the meaning of "possession; describe the elements of possession; identify the most appropriate remedy for the protection of possession and apply the specific requirements of that remedy; and recognise when possession has been terminated
- explain the meaning of a "servitude"; distinguish between "praedial" and "personal" servitudes; describe how servitudes are created and recognise when a servitude has been terminated; choose an appropriate legal remedy to enforce the existence of a servitude
- explain the meaning of "real security"; distinguish between "real" and "personal" security; apply the specific rules of a particular real security right to a problem question

3. TEACHING METHODS

The teaching method will include, *inter alia*, the discussion of the law as contained in the main sources, namely textbooks, case law and legislation in *viva voce* lectures. Students will be expected to read chapters in advance, as they will be required to participate actively during the lecture. There is no comprehensive course guide for the course but the students will be provided with a course outline. Students are expected to take their own notes during class. Students are expected to assume 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. Each of the topics indicated in the course content will require about three to four lectures. **[DPs will be enforced strictly because attendance and discussions in class are an important part of the course]**

4. COURSE CONTENT

4.1. Servitudes

T. 1. Del vitudes	
Definition of a servitude	
Classification of a servitudes	
Praedial servitudes	
☐ Nach Investments (Pty) Ltd v Yaldai Investments (Pty) Ltd 1987 (2) \$	SA
820 (A)	
☐ Fourie v Marandellas Town Council 1972 (2) SA 699 (R)	
South African National Parks v Weyer-Henderson 2007 (3) SA 109 (SE)
Linvestment CC v Hammersley 2008 (3) SA 283 (SCA)	·
Way of pagagity	
Way of necessity	
Sanders NO v Edwards NO 2003 (5) SA 8 (C)	
English v CJM Harmse Investments CC 2007 (3) SA 415 (N)	
GA Naudé v Ecoman Investments 1994 (2) SA 95 (T)	
Personal servitudes	
☐ Cowley v Hahn 1987 (1) SA 440 (E)	
☐ Kidson v Jimspeed Enterprises CC 2009 (5) SA 246 (GNP)	
€ Van der Walt AJ "Development of the common law of servitude" (20	13)
130 <i>SALJ</i> 722	·
Creation, termination and enforcement of servitudes	
☐ Erlax Properties v Registrar of Deeds 1992 (1) SA 879 (A)	
☐ Ex Parte Uvongo Borough Council 1966 (1) SA 788 (N)	2 ^
☐ Eichelgreun v Two Nine Eight South Ridge Road (Pty) Ltd 1976 (2) \$ 678 (D)	SА
Glaffer Investments (Pty) Ltd v Minister of Water Affairs and Forestry	/ 2000
(4) SA 822 (T)	
Eskom Holdings Soc Ltd v Norton [2014] ZASCA 94 (26 June 2014)	
☐ Pickard v Stein 2015 (1) SA 439 (GJ)	
Werner v Florauna Kwekery BK [2015] ZASCA 46 (26 March 2015)	
Sections 6 and 7 of the Prescription Act 68 of 1969	
☐ Sections 75 and 76 of the Deeds Registries Act 47 of 1937	
☐ Section 25 of the Sectional Titles Act 95 of 1986	

← Pienaar GJ Sectional Titles and Other Fragmented Property Schemes

(Juta & Co., 2010) 261-270

4.2. Real security

Distinction between personal and real security
The meaning of real security
Express real security rights created by agreement
Mortgage
Pledge Chief Lesapo v North West Agriculural Bank 2000 (1) SA 409 (CC)
First National Bank of South Africa v Land and Agricultural Bank of
Southern Africa Ltd 2000 (3) SA 626 (CC) Findevco (Pty) Ltd v Faceformat SA (Pty) Ltd 2001 (1) SA 251 (E)
Bock v Duburoro Investments (Pty) Ltd 2004 (2) SA 242 (SCA)
Notarial bonds
Security by Means of Movable Property Act 57 of 1993
Senwes Ltd v Muller 2002 (4) SA 134 (T)
☐ Ikea Trading und Design AG v BOE Bank Ltd 2005 (2) SA 7 (SCA)
☐ Janse van Rensburg v Mahu Exhaust CC 2014 (3) SA 431 (NCK)
Tacit real security rights created by operation of law
Right of retention
Louw h/a Intensive Air v Aviation Maintenance & Technical Services
(Edms) Bpk en 'n Ander 1996 (1) SA 602 (T)
☐ Section 155 and Schedule 3 of the Civil Aviation Act 13 of 2009
Judicial real security rights created by court order
☐ Jaftha v Schoeman; Van Rooyen v Stolz 2005 (2) SA 140 (CC)
☐ Gundwana v Steko Development 2011 (3) SA 608 (CC)
4.3. Possession
The meaning of possession
The elements of possession
De Beer v Zimbali Estate Management Association (Pty) Ltd 2007 (3) SA 254 (N)
The protection of possession
 Spoliation remedy
☐ Zinman v Miller 1956 (3) SA 8 (T)
Administrator; Cape v Ntshwaqela 1990 (1) SA 705 (A)
Yeko v Qana 1973 (4) SA 735 (A)
☐ Du Randt v Du Randt 1995 (1) SA 401 (O)
Mtetwa v Sekaledi [2013] ZAGPPHC 299 (17 October 2013)
☐ Elias Dunias t/a Colosseum Internet Lounge v Minister of Safety
and Security [2013] ZAKZNPHC 55 (17 October 2013)

- *⇔* Naidoo v Moodley 1982 (4) SA 82 (T)
- Serial Bon Quelle (Edms) Bpk v Munisipaliteit van Otavi 1989 (1) SA 508 (A)
- Garage Zulu v Minister of Works, KwaZulu 1992 (1) SA 181 (N)
- GAP Plaatjie v Olivier NO 1993 (2) SA 156 (O)
- *⇔* Le Riche v PSP Properties CC 2005 (3) SA 189 (C)
- ← Xsinet (Pty) Ltd v Telkom SA Ltd 2002 (3) SA 629 (C)
- ← Telkom SA Ltd v Xsinet (Pty) Ltd 2003 (5) SA 309 (SCA)
- ☐ Fredericks v Stellenbosch Divisional Council 1977 (3) SA 113 (C)
- Rikhotso v Northcliff Ceramics (Pty) Ltd 1997 (1) SA 526 (W)
- Tswelopele Non-Profit Organisation v City of Tshwane Metropolitan Municipality 2007 (6) SA 511 (SCA)
- ☐ Shubart Park Residents' Association v City of Tshwane Metropolitan Municipality 2013 (1) SA 323 (CC)
- Service Van der Walt AJ "Developing the law on unlawful squatting and spoliation" (2008) 125 SALJ 24–36
- Possessory action
- Interdict
 - ☐ Setlolego v Setlolego 1914 AD 221

 - *G*→ Victoria and Alfred Waterfront v Police Commissioner of the Western Cape 2004 (5) BCLR 53 (C)
 - *⇔* Prune Yard Shopping Center v Robins 447 US 74 (1980)
 - Hurley v Irish-American Gay, Lesbian and Bisexual Group of Boston 515 US 557 (1995)
 - Van der Walt AJ Constitutional Property Law 3rd edition (Juta & Co,: 2011) 299–301
 - Singer JW "Property and equality: Public accommodations and the constitution in South Africa and the United States" (1997) 12 SAPL 53–86
- Delictual action

The termination of possession

5. RESOURCES

The core reading and study material for this course are the leading judgments on the aspects of the law of property to be studied. These cases may be found in the law reports, which may be accessed in the law library, both in paper and electronic form.

The prescribed textbook for this course is Mostert H and Pope A (eds.) *The Principles of the Law of Property in South Africa* (2010) Oxford University Press. Students are strongly encouraged to have access to this text.

Another text that may be consulted is:

 Badenhorst P, Pienaar JM and Mostert H Silberberg and Schoeman's The Law of Property 5th edition (2006);

6. ASSESSMENT

Specific outcome	Assessment criteria	Assessment task	
Explain the meaning of	You must be able to:	Differentiate between the	
"possession; describe the	describe the meaning of	possessory remedies to	
elements of possession;	possession, explain the	find the most applicable	
identify the most	elements of possession,	one for the facts of a	
appropriate remedy for	evaluate which one of the	problem question, apply	
the protection of	possessory remedies are	the requirements of that	
possession and apply the	appropriate given a	remedy to the problem	
specific requirements of	specific factual scenario	and make a	
that remedy; and		recommendation about	
recognise when		either the protection or	
possession has been		loss of possession	
terminated			
Explain the meaning of a	You must be able to:	Identify the correct form of	
"servitude"; distinguish	explain the meaning of a	servitude, apply the	
between "praedial" and	servitude, define and	requirements of that	
"personal" servitudes;	distinguish between	servitude to the facts of a	
describe how servitudes	praedial servitudes and	problem question, choose	
are created and recognise	personal servitudes;	the most appropriate legal	
when a servitude has	recognise whether a	remedy to enforce the	
been terminated; choose	servitude was created or	servitude	
an appropriate legal	has been terminated,		
remedy to enforce the	evaluate the appropriate		
existence of a servitude	way to enforce a		
Emplois the managing of	servitude	I do a tife , the angree of ferror of	
Explain the meaning of	You must be able to:	Identify the correct form of	
"real security"; distinguish	distinguish between "real"	real security right, apply	
between "real" and	and "personal" security,	the requirements of that	
"personal" security; apply	define real security, apply	real security right to the	
the specific rules of a	the specific rules of a	facts of a problem	
particular real security	particular real security	question, choose the	
right to a problem	right to a problem	most appropriate legal	
question	question	remedy to enforce the	
		real security right	

7. ASSESSMENT STRATEGY

The final mark for the course is compromised of the following components.

Examination: out of 70 marks
Class work: out of 30 marks

Total: <u>100 marks</u>

Test

There is one test designated for this course that will be written during the fourth term. It will contribute 50% of the class mark. The test will contain questions set in a similar style to those that will be found in the November examination. The test is **COMPULSORY.**

Assignment

There is one assignment for this course which will be due in the third term. It should not exceed 2500 words in length and will comprise the other half of the class mark. This assignment is research related and students are expected to deal with a problem that will ordinarily not be covered by lecturers, but which will be examinable. The assignment is **COMPULSORY**.

Examination

In November there will be two-hour paper that will be out of 70 marks. The questions will require you to explain legal rules and principles in a theoretical sense, to write a case note on leading precedents, as well as apply your knowledge to solving practical problems.

8. 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.