UNIVERSITY OF THE FREE STATE



FACULTY OF LAW BACCALAUREUS DEGREES 2008



DEAN PROF JJ HENNING



FACULTY OF LAW

The Faculty of Law at the University of the Free State is situated near the Supreme Court of Appeal and is one of the oldest law faculties in South Africa.

The Faculty of Law is committed to excellence in teaching and to delivering jurists with qualifications of international renown to the professions.

Legal education will open up doors to a wide variety of professions, including the advocate's profession, attorney's profession, legal advisors, labour consultants, prosecutors, magistrates, and the insurance and banking industries.

The Faculty is renowned for research of international standard, and is also involved with community service, where the Kovsie Legal Clinic and several centres in the Faculty directly play a major roll.

The Faculty enjoys close ties with several international law schools and law faculties, in especially Britain, Europe and the USA.

The Faculty is proud of its alumni association, former law students which remain loyal to the Faculty, and the Collegium Jurisprudentium, an advice panel for the Faculty.



VISION

Within the broader context of the University of the Free State's vision to be a university of excellence, equity and innovation, the Faculty strives to:

- continually maintain and improve the recognition and acknowledgement afforded to the quality of its activities and the achievements of its students and staff both nationally and internationally;
- continually maintain a national and regional perspective in its activities;
- contribute, within the Faculty's context, towards the rebuilding and development of the entire community.

MISSION

Using the vision, mission and values of the UFS as point of departure, the **mission** of the Faculty is to practise, promote and teach justice based jurisprudence.

Student Code of Ethics

I pledge loyalty to the Constitution of the Republic of South Africa and undertake to respect its laws and to maintain and develop its legal system.

I shall observe all the rules and regulations of the University of the Free State and the Faculty of Law.

I shall maintain high moral and ethical standards.

I shall strive towards ensuring that my actions are always in the interest of the public and directed towards improving the good name of the University and the Faculty.

I shall uphold the dignity, traditions and culture of the legal profession.

My behaviour shall be such that at all times I may be regarded as a person fit and suitable to be admitted as a legal practitioner.

As a prospective jurist, I shall display impeccable honesty at all times.

I shall maintain a high standard of integrity.

I shall act objectively, fairly, and without bias.

I shall employ my working potential to the full.

I bind myself to the code of conduct of the University and the Faculty, and to any disciplinary measures should I fail to comply with my commitment to this code.

If a student fails to comply with the abovementioned code, it could result in suspension of all legal studies at the University of the Free State or in that a certificate of good conduct, required for admission to all legal professions, be refused.

Lecturer Code of Ethics

I pledge loyalty to the Constitution of the Republic of South Africa and I undertake to respect its laws and to maintain and develop its legal system.

I shall observe all the rules and regulations of the University of the Free State and the Faculty of Law.

I shall maintain high moral and ethical standards.

I shall strive towards ensuring that my actions are always in the interests of the public and directed towards improving the good name of the University and the Faculty.

I shall uphold the dignity, traditions and culture of the legal profession.

My behaviour shall be such that at all times I may be regarded as a person fit and proper to be admitted as a legal practitioner.

As a jurist, I shall display impeccable honesty at all times.

I shall maintain a high standard of integrity.

I shall act objectively, fairly and without bias.

I shall employ my working potential to the full.

I bind myself to the code of conduct of the University and the Faculty, and to any disciplinary measures should I fail to comply with my commitment to this code.

All correspondence regarding academic matters can be addressed to:

The Registrar
University of the Free State
PO Box 339
BLOEMFONTEIN
9300

Telephone: 051 401 9111 Fax: 051 401 2117

Further enquiries regarding studies in law can be addressed to:

The Faculty Secretary
Faculty of Law
University of the Free State
PO Box 339
BLOEMFONTEIN
9300

Telephone: 051 401 2451/401 9051/401 2735

Fax: 051 444 5013

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STAFF

Dean

Prof JJ Henning**

[B.Iur., LL.B., LL.D. (UOFS), Hon. FSALS Hon. Coif (Kentucky); Attorney of the High Court of South-Africa]

PERMANENT ACADEMIC STAFF

(Heads of department are indicated with an asterisk *)

Mercantile Law

Honorary professors:

Prof BAK Rider [LL.B. (Honours) (London), Ph.D. (Law) (London), Ph.D. (Law) (Cantab), LL.D. (Honoris Causa) (Dickinson), LL.D. (Honoris Causa) (UFS)]

Extraordinary professors:

- Mr DCM Gihwala [B.Proc. (UWC), Attorney of the High Court of South-Africa]
- The Honourable Judge of Appeal LTC Harms [B.A. Regte (cum laude), LL.B. (cum laude)]
- **Prof MM Katz** [B.Com., LL.B. (Wits), LL.M. (Harvard), Attorney of the High Court of South-Africa]

Permanent lecturing staff:

- **Prof J Baloro** [LL.B. (Ghana), LL.M. (Temple), Ph.D. (London), Barrister-at-Law and Solicitor of the Supreme Court of Ghana]
- Mr P Brits [B.Com. (cum laude) (UOFS), B.Com. (Hons), LL.B. (cum laude) (Pret), Attorney of the High Court of South-Africa]
- **Ms M Conradie** [LL.B., M.A. (Latyn) (UFS), Attorney of the High Court of South-Africa]
- **Mr HJ Deacon** [LL.B. (UOFS), LL.M. (UFS), Attorney of the High Court of South-Africa

- **Prof MJ Dednam** [B.Com., LL.B. (UOFS), Advocate of the High Court of South-Africa]
- **Prof JV du Plessis*** [B.A., LL.B. (UOFS), LL.D. (Unisa), Advocate of the High Court of South-Africa]

Prof JJ Henning**

Ms N Hlongwane [LL.B., LL.M. (UWC)]

Ms T Matsaneng [LL.B. (UOFS), LL.M. (UFS)]

Mnr DR Nxumalo [LL.B. (Unizul), Advocate of the High Court of South-Africa]

Adv WM Oosthuizen [B.Proc., LL.B., LL.M., CFP™, Advocate of the High Court of South-Africa]

Prof E Snyman-van Deventer [B.lur., LL.M., LL.M., LL.D. (UOFS), Advocate of the High Court of South-Africa]

Ms Y-F Wen [LL.B. (UOFS), LL.M. (UFS)]

Private Law

Honorary professor:

The Honourable Judge of Appeal JJF Hefer (SC) [B.A., LL.B. (UOFS), LL.M. (cum laude) (Unisa), LL.D. (Honoris Causa) (UFS)]

Extraordinary professors:

The Honourable Judge of Appeal FDJ Brand (SC) [B.A., LL.B., LL.M. (cum laude) (US)]

Prof W van der Westhuizen [B.lur., LL.B. (PU for CHE), CTL (Unisa), Attorney of the High Court of South-Africa]

Permanent lecturing staff:

Mr NJB Claassen [B.lur., LL.B., LL.M. (UOFS), Attorney of the High Court of South-Africa]

Mr JT Faber [B.Proc., LL.B., LL.M. (cum laude) (UOFS), Attorney of the High Court of South-Africa]

Prof GH Fick [B.lur., B.Com., LL.B. (PU for CHE), LL.M., DCL (McGill), Advocate of the High Court of South-Africa]

Mrs JG Horn [B.Proc., LL.B., LL.M. (UOFS), Attorney of the High Court of South-Africa]

- Prof R-M Jansen [B.Soc.Sc. (Hons)(Nursing), B.Iur., LL.B. (cum laude), LL.M. (cum laude) (UOFS), Advocate of the High Court of South-Africa]
- **Adv AM Malakate** [B.lur. (Venda), LL.B. (Pret), Advocate of the High Court of South-Africa]
- **Adv BS Smith** [B.Com. (UOFS), LL.B. (cum laude), LL.M. (cum laude) (UFS), Advocate of the High Court of South-Africa]

Criminal and Medical Law

Extraordinary professor:

- The Honourable Judge SPB Hancke (SC) [B.Com., LL.B. (UOFS), Hon. FSALS]
- **Prof T Verschoor** [B.Iur., LL.B., LL.D. (Pret), Advocate of the High Court of South-Africa]

Permanent lecturing staff:

- **Dr R Botha** [B.Iur., LL.B., LL.M., LL.D. (UOVS), Advocate of the High Court of South-Africa]
- **Adv HB Kruger** [B.A. (Law), LL.B., LL.M. (UOFS), Advocate of the High Court of South-Africa]
- **Prof H Oosthuizen*** [B.lur., LL.B., LL.D., LL.D. (UOFS), Advocate of the High Court of South-Africa]

Procedural Law and Law of Evidence

Extraordinary professor:

- The Honourable Judge of Appeal IG Farlam (SC) [B.A., LL.B. (UCT)]
- **The Honourable Judge SPB Hancke (SC)** [B.Com., LL.B. (UOFS), Hon. FSALS]

Permanent lecturing staff:

- **Adv JM Reyneke** [B.Com. Law, LL.B. (PU for CHE), LL.M. (UOFS), Advocate of the High Court of South-Africa]
- **Dr CF Swanepoel** [B.A. LL.B. (US), LL.M. (UOFS), LL.D. (UFS), Attorney of the High Court of South-Africa]

Roman Law, Legal History and Comparative Law

Extraordinary professors:

The Honourable Judge A Kruger (SC) [B.A., LL.B. (US), Drs. Jur. (cum laude), Dr. Jur. (Leiden)]

The Honourable Judge DH van Zyl (SC) [B.A., LL.B., M.A. (Pret), Dr. Jur. (Leiden), Ph.D., LL.D. (UCT), D.Litt. (UOFS)]

Permanent lecturing staff:

Adv JH de Bruin [B.lur., LL.B., LL.M. (cum laude) (UOFS), Advocate of the High Court of South-Africa]

Prof JJ Henning**

Dr NP Swartz [B.Proc., LL.B. (UOFS), M.A. (Latyn) Honneurs (UFS), LL.M. (cum laude) (UFS), LL.D. (UFS)]

Constitutional Law and Legal Philosophy

Extraordinary professor:

Prof RJ Cook [A.B. (Columbia), M.A. (Tufts) M.P.A. (Harvard), J.D. (Georgetown), LL.M. (Columbia), J.S.D. (Columbia), Attorney at Law Washington D.C. Bar]

The Honourable Judge of Appeal L Mpati (SC) [B.A. (Law) (Rhodes), LL.B. (Rhodes), LL.D. (Honoris Causa) (Rhodes)]

Permanent lecturing staff:

Mr SA de Freitas [B.Proc., LL.B., LL.M. (UOFS)]

Prof C Ngwena [LL.B., LL.M. (Wales)]

Prof JL Pretorius* [B.Com., LL.B., B.A. Hons, LL.D. (UOFS) Advocate of the High Court of South-Africa]

Prof AWG Raath [B.lur., LL.B. (PU for CHE), M.A., D.Phil. (UOFS), Advocate of the High Court of South-Africa and the High Court of Bophuthatswana]

Old Mutual Chair in Business Law

Prof JJ Henning**

Centre for Business Law

Prof JJ Henning (Head)**
Prof E Snyman-van Deventer

Research Unit for Serious Economic Crime:

Extraordinary professor:

Adv J Lubbe (SC) [B.Iur. (UOFS), LL.B. (Unisa), Advocate of the High Court of South-Africa]

Prof JJ Henning (Head)** Adv JH de Bruin

Centre for Legal Ethics

Prof E Snyman-van Deventer (Head)

Centre for Financial Planning Law

Extraordinary professor:

Mr IDJ van de Merwe [B.Com., B.Com. (Honn), M.B.A. (Pret)]

Director: Mr WM Oosthuizen

Centre for Continuing Legal Education

Prof E Snyman-van Deventer (Head)

Unit for Children's rights

In the Department for Criminal and Medical Law Adv JM Reyneke (Head)

Unit for Legal History Reseach

In the Departement for Roman Law, Legal History and Comparative Law
Dr NP Swartz (Head)

UFS Legal Clinic

Director: Dr CF Swanepoel

PERMANENT SUPPORT STAFF

Mrs SJ Burger – Senior Administrative Officer

Mrs H Erasmus – Faculty Secretary

Mrs SAM Erasmus – Administrative Assistant

Mrs A Kotzé – Faculty Manager Mrs JE Malan – Dean's Secretary

Ms A van Rooyen – Senior Assistant Officer

In addition to degrees and diplomas that may be instituted by the University in the future, the following *Baccalaureus* degrees are currently awarded in the Faculty of Law:

Degree	Minimum period of study	Abbre- viation	Study code
Baccalaureus Legum	4 years	LL.B.	3302
Baccalaureus Legum	5 years	LL.B.	3303
Baccalaureus Iuris with endorsement: Financial Planning Law	3 years	B.lur.	3323

FACULTY REGULATIONS AND INFORMATION

BACCALAUREUS LEGUM DEGREE

The following Baccalaureus degrees are awarded in the faculty:

Degree	Minimum period of study	Abbre- viation	Study code
Baccalaureus Legum	4 years	LL.B.	3302
Baccalaureus Legum	5 years	LL.B.	3303

Learning outcomes

Students must acquire the ability to act as legal-professional practitioners.

The successful candidate will be able to:

- be a lifelong student with the ability to be well informed of the most recent legal developments;
- □ take part as a responsible citizen in local, national and international communities;
- □ be sensitive as a lawyer to the cultural and ethnic diversity in the community;
- explore educational and career possibilities and develop entrepreneurial skills.

The successful candidate will, more specifically, be able to:

- □ identify and solve legal problems through critical and creative thought;
- □ approach and study personal and professional activities in a responsible, ethical and effective manner;
- □ do effective legal research by gathering, analysing and critically evaluating information;
- □ communicate effectively in writing and verbally;
- co-operate effectively with others in society;
- use technology effectively and responsibly to the advantage of the community as a whole;
- see the law as a component of a system of interdependent systems within the community where problem-solving cannot occur in isolation.

REG. E5 BACCALAUREUS LEGUM: LL.B.

Regulations for four year LL.B. (study code: 3302) Regulations for five year LL.B. (study code: 3303)

The general regulations concerning first *baccalaureus* degrees apply *mutatis mutandis* to LL.B. candidates in this faculty.

E5.1.1 Applicability

These faculty regulations apply to candidates who first register for the LL.B. degree from 2005.

E5.1.2 Special curricula

The Dean may prescribe special curricula and programmes for candidates, should he/she deem these to be necessary for academic purposes. The stipulations of the faculty regulations apply *mutatis mutandis*.

E5.1.3 Admission

- (a) To be admitted to the four year LL.B. (study code: 3302), a candidate must -
 - (i) be in possession of an endorsed Senior Certificate (until 2007) with an M-score of at least 34 points; or
 - (ii) be in possession of a National Senior Certificate (from 2008) with an AP score of at least 33 points, with (1) a minimum performance mark of 70% (performance level 6) in one of the official teaching languages of the UFS, and (2) a minimum performance mark of 70% (performance level 6) in mathematical literacy or a minimum performance mark of 50% (performance level 4) in maths.

Notwithstanding this, a candidate with a three year higher education qualification, or who is at least 24 years old and has applicable work experience, may at the recommendation of the dean, be admitted to the four year curriculum for the LL.B. (study code: 3302).

- (b) To be admitted to the five year LL.B. (study code: 3303), a candidate must -
 - (i) be in possession of an endorsed Senior Certificate (until 2007) with M score of at least 28 points; or
 - (ii) be in possession of a National Senior Certificate (from 2008) with an AP score of at least 28 points, with a minimum performance mark of 50% (performance level 4) in one of the official teaching languages of the UFS.

Notwithstanding this, a candidate in possession of an endorsed Senior Certificate (until 2007) or a National Senior Certificate (from 2008) -

- (iii) with a M-score of 24 to 27 or an AP score of 23 to 27 points, and who has successfully completed the first year of study of an extended degree programme; or
- (iv) with a M-score of less than 24 points or an AP score of less than 23 points and who has successfully completed the entire Career Preparation Programme (CPP),

can, at the recommendation of the dean, be admitted to either the first or second year of study of the five year LL.B. (study code: 3303).

E5.1.4 Duration of study

The duration of study for the Baccalaureus Legum (study code: 3302) is a minimum of four years and the study for the Baccalaureus Legum (study code: 3303) is a minimum of five years.

The LL.B. can also be obtained as a second Baccalaureus degree. A student can, for example, register for a B.Com. (Law). Law modules which were passed during this degree need not to be repeated for the subsequent LL.B. study, with the result that a student can obtain the LL.B. degree after only, but not less than two years of further study.

Presentation of modules from other universities

(Explanation of Reg A10)

- 1. All requests of students to present modules at other universities, should be motivated in writing.
- 2. (a) Should the relevant head of department not be convinced that an acceptable reason exists why the equivalent UFS module cannot be presented, a request of a student for recognition of equivalent module(s) that he/she wishes to present at another university, shall only be granted by the Dean in terms of Reg A31.
 - (b) Should a student already have failed the equivalent UFS module twice or more than twice, his/her request for recognition of a module that he/she wishes to present at another university, shall only be granted in exceptional circimstances, with due consideration of Reg A31.

E5.2 Sequence of modules and structure of years of study

(See Regulations A8, A19 and A31)

- (a) A student who failed or discontinued two or more modules in a semester, must repeat the concerned module(s) in the first semester in which the module(s) are presented by the faculty. A maximum of six modules may be taken in the semester in which the modules that were failed or discontinued are repeated. This regulation is always subject to the provisions of regulations A8, A19 and A31 of the University.
- (b) (i) For admission to the second year of study of the five year LL.B. programme (study code: 3303), a student must, in the first year of study, have obtained 32 credits in the prescribed main stream modules, [namely: ILR114 (16 credits), RGK114 (16 credits), ILR124 (16 credits), ROR124 (16 credits)], as well as at least a further 64 credits in the pre-scribed development modules, [namely: VBL108 (32 credits), MTL108 (32 credits), ALC108 or AFA108 (32 credits), BRS111 (4 credits), RIS121 (4 credits)]. Students who do not meet these requirements, will not be re-admitted.
 - (ii) For admission to the third year of study of the five year LL.B. programme (study code: 3303), a student must, in the second year of study, have obtained all credits in the prescribed and outstanding main stream modules, as well as all credits in the prescribed and outstanding development modules. Students who do not meet these requirements, will not be re-admitted.

E5.3 Degree with distinction

The LL.B. degree is awarded with distinction if a student:

- 1. completes the curriculum for the LL.B. (and/or any applicable preceding degree) within the minimum prescribed period, and
- 2. achieves a minimum combined average of 75% in the following modules, with the exception of subjects for which exemption has been granted, as stipulated in regulations E7.5.3, E7.6.3 and E7.7.3:

	Old Code	New Code First Semester	New Code Second Semester
Capita Selecta from Private Law	CPR 405	CPR414	
Civil Procedure	SVP 405	SVP414	
Commercial Law Contracts, Consumer and Insurance Law	HRO 315	HRO314	
Criminal Law	SFR 100	SFR114	SFR124
Criminal Law	SFR 200	SFR214	SFR224
Criminal Procedure	SPF 205		SPF224
Family Law	FAM 105	FAM114	
Instruments of Payment and Immaterial Property Law	BIR 325		BIR324
International Law	INR 415		INR424
Introduction to Legal Science	ILR 100	ILR114	ILR124
Jurisprudence	RGL 400	RGL414	RGL424
Labour Law	ABR 200	ARR214	ARR224

Law of Business Enterprises	ONR 300	ONR314	ONR324
Law of Contract	KON 205		KON224
Law of Delict	DEL 305	DEL314	
Law of Evidence	BWR 205		BWR224
Law of Insolvency and Liquidation	LIR 405		LIR424
Law of Persons	PSN 105		PSN124
Law of Succession and Administration of Estates	ERF 205	ERF214	
Law of Things	SAK 305		SAK324
Law of Third Party Compensation	MMF 425		MMF424
Legal History	RGK 105	RGK114	
Legal Interpretation	ULL 215	ULL214	
Legal Pluralism	RPL 305	RPL314	
Legal Practice	RPK 105	RPK112	RPK122
Legal Practice	RPK 205	RPK214	
Legal Practice	RPK 305	RPK312	RPK322
Legal Practice	RPK 405	RPK412	RPK422
*Mini Thesis	RSK 415		RSK424
Public Law	PBR 300	PBR314	PBR324
Public Law	PBR 400	PBR414	PBR424
Roman Law	ROR 105		ROR124
Tax Law	BLR 305		BLR324

Fourth year electives (study code: 3302) and fifth year electives (study code: 3303)

Two semester modules from the following:

(NB: The presentation of elective modules may depend on a minimum number of candidates and the availability of staff as determined annually by the Faculty Board)

	Old Code	New Code	New Code
		First Semester	Second Semester
Business Crimes			BCR424
Comparative Law	RVG 415		RVG424
Competition Law	MCR 415		MCR424
Environmental Law	OGR 425		OGR424
Financial Planning Law	FBR 400	FBR414	FBR424
Insurance Law	VOF 415	VOF414	
International Economic Law	IER 425		IER424
International Private Law	IPR 415	IPR414	
Internet- and Electronic Law			EIL424
Law of Damages	SDR 425	SDR414	
Legal History	RGK 425		RGK424
Medicina Forensis	MDF 400	MDF414	MDF424
Sectional Titles and Share Block Schemes	DEE 415	DEE414	
Trust Law	TRR 425		TRR424

E5.4(A) Modules necessary for the awarding of a LL.B. (3302)

The LL.B. degree (study code: 3302) is awarded if a candidate passes at least the following modules or has been exempted from the relevant modules:

	Old Code	New Code	New Code
		First Semester	Second Semester
Capita Selecta from Private Law	CPR 405	CPR414 16C	
Civil Procedure	SVP 405	SVP414 16C	
Commercial Law Contracts, Consumer and Insurance Law	HRO 315	HRO314 16C	
Criminal Law	SFR 100	SFR114 16C	SFR124 16C
Criminal Law	SFR 200	SFR214 16C	SFR224 16C
Criminal Procedure	SPF 205		SPF224 16C
Family Law	FAM 105	FAM114 16C	
Instruments of Payment and Immaterial Property Law	BIR 325		BIR324 16C
International Law	INR 415		INR424 16C
Introduction to Legal Science	ILR 100	ILR114 16C	ILR124 16C
Jurisprudence	RGL 400	RGL414 16C	RGL424 16C
Labour Law	ABR 200	ARR214 16C	ARR224 16C
Law of Business Enterprises	ONR 300	ONR314 16C	ONR324 16C
Law of Contract	KON 205		KON224 16C
Law of Delict	DEL 305	DEL314 16C	

Law of Evidence	BWR 205		BWR224 16C
Law of Insolvency and Liquidation	LIR 405		LIR424 16C
Law of Persons	PSN 105		PSN124 16C
Law of Succession and Administration of Estates	ERF 205	ERF214 16C	
Law of Things	SAK 305		SAK324 16C
Law of Third Party Compensation	MMF 425		MMF424 16C
Legal History	RGK 105	RGK114 16C	
Legal Interpretation	ULL 215	ULL214 16C	
Legal Pluralism	RPL 305	RPL314 16C	
Legal Practice	RPK 105	RPK112 8C	RPK122 8C
Legal Practice	RPK 205	RPK214 16C	
Legal Practice	RPK 305	RPK312 8C	RPK322 8C
Legal Practice	RPK 405	RPK412 8C	RPK422 8C
Mini Thesis *	RSK 415		RSK 24 16C
Public Law	PBR 300	PBR314 16C	PBR324 16C
Public Law	PBR 400	PBR414 16C	PBR424 16C
Roman Law	ROR 105		ROR124 16C
Tax Law	BLR 305		BLR324 16C

^{*}The mini thesis must be registered in the department in the third year before 1 September with title and study leader on the prescribed form, but is formally presented in the fourth year of study and submitted on the first Friday of the second semester.

First year electives

Two semester modules from the following:

Afrikaans for the professions	AFP112, AFP132,
	AFP122 and AFP142
English for Law	REN108 or
Latin	LAT114 and LAT124 or
Language and Legal Culture	RTK108

or any other language which gives access to legal research and does not clash with the lecture and examination timetables of the Faculty of Law, for example:

German	DTS154 and DTS164 or
	DTS112, DTS132.
	DTS122 and DTS142 or
French	FRN112, FRN132,
	FRN122 and FRN142

Second year electives

One of the following modules:

Accounting for Law	RRK208 or
Criminology of Law	RKR215 and RKR225

Fourth year electives

Two semester modules from the following:

(NB: The presentation of elective modules may depend on a minimum number of candidates and the availability of staff as determined annually by the Faculty Board).

	Old Code	New Code	New Code
		First Semester	Second Semester
Business Crimes			BCR424 16C
Comparative Law	RVG 415		RVG424 16C
Competition Law	MCR 415		MCR424 16C
Electronic- and Internet Law			EIL424 16C
Environmental Law	OGR 425		OGR424 16C
Financial Planning	FBR 400	FBR414 16C	FBR424 16C
Insurance Law	VOF 415	VOF414 16C	
International Economic Law	IER 425		IER424 16C
International Private Law	IPR 415	IPR414 16C	
Law of Damages	SDR 425	SDR414 16C	
Legal History	RGK 425		RGK424 16C
Medicina Forensis	MDF 400	MDF414 16C	MDF424 16C
Sectional Titles and Share Block Schemes	DEE 415	DEE414 16C	
Trust Law	TRR 425		TRR424 16C

E5.4(B) Modules necessary for the awarding of a five year LL.B. (3303)

The LL.B. degree (study code: 03303) is awarded if a candidate passes at least the following modules or has been exempted from the relevant modules:

	Old Code	New Code First Semester	New Code Second Semester
Academic Language Course *		ALC108 32 C	;
or Afrikaans for Academic Purposes *		or AFA108 32 C * A student mu language profic the language his/her preferen	st register for the ciency module in of instruction of
Capita Selecta from Private Law	CPR 405	CPR414 16C	
Civil Procedure	SVP 405	SVP414 16C	
Commercial Law Contracts, Consumer and Insurance Law	HRO 315	HRO314 16C	
Computer Literacy (Students who passed Computer Studies in Grade 12 with a D – HG or C – SG, are exempted from BRS 111.)		BRS111 4C	
Computer Usage			RIS121 4C
Criminal Law	SFR 100	SFR114 16C	SFR124 16C
Criminal Law	SFR 200	SFR214 16C	SFR224 16C
Criminal Procedure	SPF 205		SPF224 16C

	I		
Family Law	FAM 105	FAM114 16C	
Instruments of Payment and Immaterial Property Law	BIR 325		BIR324 16C
International Law	INR 415		INR424 16C
Introduction to Legal Science	ILR 100	ILR114 16C	ILR124 16C
Jurisprudence	RGL 400	RGL414 16C	RGL424 16C
Labour Law	ABR 200	ARR214 16C	ARR224 16C
Law of Business Enterprises	ONR 300	ONR314 16C	ONR324 16C
Law of Contract	KON 205		KON224 16C
Law of Delict	DEL 305	DEL314 16C	
Law of Evidence	BWR 205		BWR224 16C
Law of Insolvency and Liquidation	LIR 405		LIR424 16C
Law of Persons	PSN 105		PSN124 16C
Law of Succession and Administration of Estates	ERF 205	ERF214 16C	
Law of Things	SAK 305		SAK324 16C
Law of Third Party Compensation	MMF 425		MMF424 16C
Legal History	RGK 105	RGK114 16C	
Legal Interpretation	ULL 215	ULL214 16C	
Legal Pluralism	RPL 305	RPL314 16C	
Legal Practice	RPK 105	RPK112 8C	RPK122 8C
Legal Practice	RPK 205	RPK214 16C	
Legal Practice	RPK 305	RPK312 8C	RPK322 8C

Legal Practice	RPK 405	RPK412 8C	RPK422 8C
Legal Skills		RVD134 16C	RVD144 16C
Mathematical Literacy		MTL108 32C	
Mini Thesis *	RSK 415		RSK424 16C
Public Law	PBR 300	PBR314 16C	PBR324 16C
Public Law	PBR 400	PBR414 16C	PBR424 16C
Roman Law	ROR 105		ROR124 16C
Skills and Competencies in Lifelong Learning		VBL108 32C	
Tax Law	BLR 305		BLR324 16C

^{*} The mini thesis must be registered in the department in the fourth year before 1 September with title and study leader on the prescribed form, but is formally presented in the fifth year of study and submitted on the first Friday of the second semester.

Second year electives

Two semester modules from the following:

Afrikaans for the professions	AFP112, AFP132,
	AFP122 and AFP142 or
English for Law	REN108 or
Latin	LAT114 and LAT124 or
Language and Legal Culture	RTK108

or any other language which gives access to legal research and does not clash with the lecture and examination timetables of the Faculty of Law:

German	DTS154 and DTS164 or
	DTS112, DTS132.
	DTS122 and DTS142 or
French	FRN112, FRN132,
	FRN122 and FRN142

Third year electives

One of the following modules:

Accounting for Law	RRK208 or
Criminology for Law	RKR215 and RKR225

Fifth year electives

Two semester modules from the following:

(NB: The presentation of elective modules may depend on a minimum number of candidates and the availability of staff as determined annually by die Faculty Board).

	Old Code	New Code First Semester	New Code Second Semester
Business Crimes			BCR424 16C
Comparative Law	RVG 415		RVG424 16C
Competition Law	MCR 415		MCR424 16C
Electronic and Internet Law			EIL424 16C
Environmental Law	OGR 425		OGR424 16C
Financial Planning	FBR 400	FBR414 16C	FBR424 16C
Insurance Law	VOF 415	VOF414 16C	
International Economic Law	IER 425		IER424 16C
International Private Law	IPR 415	IPR414 16C	
Law of Damages	SDR 425	SDR414 16C	
Legal History	RGK 425		RGK424 16C
Medicina Forensis	MDF 400	MDF414 16C	MDF424 16C
Sectional Titles and Share Block Schemes	DEE 415	DEE414 16C	
Trust Law	TRR 425		TRR424 16C

REG. E6(A) BACCALAUREUS LEGUM: Study code 3302

REGULATIONS

E6.1(A)

The general regulations regarding *baccalaureus* degrees, as well as Reg. E5, are *mutatis mutandis* applicable to these curricula.

E6.2(A)

The four year curriculum for the LL.B. degree is compiled from the following sequence of modules in the respective years of study:

First year of study

First semester

Criminal Law	SFR114
Family Law	FAM114
Introduction to Legal Science	ILR114
Legal History	RGK114
Legal Practice RPK112	
* One elective must be taken during the first semester	

Second semester

Criminal Law	SFR124
Introduction to Legal Science	ILR124
Law of Persons	PSN124
Legal Practice	RPK122
Roman Law ROR124	
* One elective must be taken during the second semester	

^{*} One of the following electives

Afrikaans for the	AFP112 and AFP132
Professions or	AFP122 and AFP142
Latin or	LAT114 and LAT124
English for Law or	REN108
Legal Language and Culture or	RTK108
French or	FRN112, FRN132,
	FRN122, FRN142
German or	DTS154, DTS164
German	DTS112, DTS132,
	DTS122, DTS142

or any other language, which gives access to legal research, provided it appears on the timetable of the Faculty of Human Sciences and does not clash with the timetable of the Faculty of Law.

Second year of study

First semester

Criminal Law	SFR214
Labour Law	ARR214
Law of Succession and Administration of Estates	ERF214
Legal Interpretation	ULL214
Legal Practice RPK214	
* One elective must be taken during the first semester	

Second semester

Criminal Law	SFR224
Criminal Procedure	SPF224
Labour Law	ARR224
Law of Contract	KON224
Law of Evidence BWR224	
* One elective must be taken during the second semester	

* One of the following electives:

Accounting for Law or	RRK208 **
Criminology for Law	RKR215 and RKR225

^{**} For students who wish to practise as attorneys, RRK208 is recommended, as Accounting is part of the admission examinations for attorneys.

Third year of study

First semester

Law of Business Enterprises	ONR314
Law of Delict	DEL314
Legal Pluralism	RPL314
Legal Practice	RPK312
Commercial Law Contracts, Consumer and Insurance Law	HRO314
Public Law	PBR314

Second semester

Instruments of Payment and Immaterial	BIR324
Property Law	
Law of Business Enterprises	ONR324
Law of Things	SAK324
Legal Practice	RPK322
Public Law	PBR324
Tax Law	BLR324

NOTE: Please note that the title and study leader of the mini thesis (RSK424) presented in the fourth year must be registered within a department in the third year of study. Formal registration takes place at the beginning of the fourth year of study.

Registration forms must be submitted to the faculty secretary.

Fourth year of study

First semester

Capita Selecta from Private Law	CPR 414
Civil Procedure	SVP414
Jurisprudence	RGL414
Legal Practice	RPK412
Public Law	PBR414

One of the following electives must be taken during the first semester:

Financial Planning Law	FBR414
Insurance Law	VOF414
International Private Law	IPR414
Law of Damages	SDR414
Medicina Forensis	MDF414
Sectional Titles and Share Block Schemes	DEE414

Second semester

International Law	INR424
Jurisprudence	RGL424
Law of Insolvency and Liquidation	LIR424
Law of Third Party Compensation	MMF424
Legal Practice	RPK422
Mini Thesis *	RSK424
Public Law	PBR424

^{*} The mini thesis must be submitted at the beginning of the second semester (a maximum of 20 typed pages) and should be submitted to the study leader on the first Friday of the second semester.

One of the following electives must be taken during the second semester:

Business Crimes	BCR424
Comparative Law	RVG424
Electronic- and Internet Law	EIL424
Environmental Law	OGR424
Financial Planning Law	FBR424
International Economic Law	IER424
Law of Competition	MCR424
Law of Trusts	TRR424
Legal History	RGK424
Medicina Forensis	MDF424

NOTE: The availability of electives may be subject to a minimum number of candidates and the availability of staff as determined annually by the Faculty Board.

REG. E6(B) BACCALAUREUS LEGUM: Five year LL.B.

Study code: 3303

E6.1(B)

The general regulations regarding *baccalaureus* degrees, as well as Reg. E5, are *mutatis mutandis* applicable to these curricula.

E6.2(B)

The five year curriculum for the LL.B. is compiled from the following sequence of modules in the respective years of study:

First year of study

Academic Language Course *	ALC108 *
or	or
Afrikaans for Academic Purposes *	AFA108 *
* (A student must register for the language proficiency module in the language of instruction of his/her preference.)	
Computer Literacy	BRS111
* (Students who passed Computer Studies in Grade 12 with a D - HG or C - SG, are exempted from BRS 111.)	
Introduction to Legal Science	ILR114
Legal History	RGK114
Mathematical Literacy *	MTL108
Skills and Competencies in Lifelong Learning *	VBL108

Second semester

Academic Language Course	ALC108
or	or
Afrikaans for Academic Purposes	AFA108
Computer Usage	RIS121
Introduction to Legal Science	ILR124
Mathematical Literacy *	MTL108
Roman Law	ROR124
Skills and Competencies in Lifelong Learning	VBL108

Second year of study

First semester

Family Law	FAM114
Criminal Law	SFR114
Legal Practice	RPK112
Legal Skills	RVD134
Elective *	

Second semester

Criminal Law	SFR124
Law of Persons	PSN124
Legal Practice	RPK122
Legal Skills	RVD144
Elective *	

* One of the following electives

Afrikaans for the Professions or	AFP112, AFP132
	AFP122 and AFP142
Latin or	LAT114 and LAT124
English for Law or	REN108
Legal Language and Culture or	RTK108
French or	FRN112, FRN132,
	FRN122 and FRN142
German or	DTS154 and DTS164
German	DTS112, DTS132
	DTS122 and DTS142

or any other language, which gives access to legal research, provided it appears on the timetable of the Faculty of Human Sciences and does not clash with the timetable of the Faculty of Law.

Third year of study

Criminal Law	SFR214
Labour Law	ARR214
Law of Succession and Administration of Estates	ERF214
Legal Interpretation	ULL214
Legal Practice	RPK214
* An elective must be taken during the first semester	

Second semester

Criminal Law	SFR 224
Criminal Procedure	SPF 224
Labour Law	ARR 224
Law of Contract	KON 224
Law of Evidence	BWR 224
* An elective must be taken during the second semester	

* One of the following electives (third year of study):

Accounting for Law or	RRK208 **
Criminal Law	RKR215 and RKR225

^{**} For students who wish to practice as attorneys, RRK208 is recommended, as Accounting is part of the admission examinations for attorneys.

Fourth year of study

Law of Business Enterprises	ONR314
Law of Delict	DEL314
Legal Pluralism	RPL314
Legal Practice	RPK312
Mercantile Law Contracts, Consumer and Insurance Law	HRO314
Public Law	PBR314

Second semester

Instruments of Payment and Immaterial Property Law	BIR324
Law of Business Enterprises	ONR324
Law of Things	SAK324
Legal Practice	RPK322
Public Law	PBR324
Tax Law	BLR324

NOTE: Please note that the title and study leader of the mini thesis (RSK424) presented in the fifth year, must be registered within a department in the fourth year of study. Formal registration takes place at the beginning of the fifth year of study.

Registration forms must be submitted to the faculty secretary.

Fifth year of study

Capita Selecta from Private Law	CPR414
Civil Procedure	SVP414
Jurisprudence	RGL414
Legal Practice	RPK412
Public Law	PBR414

One of the following electives must be taken during the first semester:

Financial Planning Law	FBR414
Insurance Law	VOF414
International Private Law	IPR414
Law of Damages	SDR414
Medicina Forensis	MDF414
Sectional Titles and Share Block Schemes	DEE414

Second semester

International Law	INR424
Jurisprudence	RGL424
Law of Insolvency and Liquidation	LIR424
Law of Third Party Compensation	MMF424
Legal Practice	RPK422
Mini Thesis *	RSK424
Public Law	PBR424

^{*} The mini thesis (a maximum of 20 typed pages) should be submitted to the study leader on the first Friday of the second semester of the fifth study year.

One of the following electives must be taken during the second semester:

Business Crimes	BCR424
Comparative Law	RVG424
Electronic and Internet Law	EIL424
Environmental Law	OGR424
Financial Planning Law	FBR424
International Economic Law	IER424
Law of Competition	MCR424
Law of Trusts	TRR424
Legal History	RGK424
Medicina Forensis	MDF424

^{*}NOTE: The availability of electives may be subject to a minimum number of candidates and the availability of staff as determined annually by the Faculty Board.

REG. E7 BACCALAUREUS LEGUM:

As a second Baccalaureus degree: Curricula

Study code: 3302

- E7.1 The LL.B. can also be obtained as a second *baccalaureus* degree. A student can, for example, register for a B.Com. (Law). Law modules which were passed during these studies need not to be repeated for the subsequent LL.B. study, with the result that a student can obtain the LL.B. degree after only, but not less than two years of further study.
- **E7.2** The general regulations regarding *baccalaureus* degrees, as well as Reg. E5, are *mutatis mutandis* applicable to these curricula.

E7.3 Various curricula

- (a) Curricula for the LL.B. preceding the BA (Law) or B.Com. (Law) (UFS) or B.lur. (UFS) or B. Proc. (UFS), are published below.
- (b) The LL.B. can also be followed after any other degree, e.g.
 B. Accounting, in which case the curriculum will be drawn up in consultation with the dean.

REG. E7.4 THE CURRICULUM OF THE LL.B.

PRECEDED BY THE B.A. (LAW)

Study code: 3302

E7.4.1 The minimum duration of the LL.B. preceded by the B.A. (Law) is two years.

CURRICULUM

The curriculum for the LL.B. degree candidates who obtained a B.A. (Law) degree, is drawn up in consultation with the dean.

REG. E7.5 THE CURRICULUM FOR THE LL.B. PRECEDED BY THE B.COM. (LAW) (UFS)

Study code: 3302

- E7.5.1 (a) The curriculum for the LL.B. preceded by the B. Com. (Law) (UFS), is composed of the following sequence of modules in the various years of study (taking into account Reg. 5.2 (a) and (b)) and the minimum duration of the study is two years.
- **E7.5.1 (b)** The curriculum for the LL.B. preceded by a B.Com. (Law) from other universities, is drawn up in consultation with the dean.

(NB: For information on the curriculum for the B. Com (Law), consult the last page of this book, as well as the calendar of the Faculty of Economic and Management Sciences).

E7.5.2 CURRICULUM

First year

		,
	First semester	Second semester
Accounting for Law ** or	RRK208 ** or	RRK208 * or
Crimininology for Law	RKR215 *	RKR225 *
Commercial Law Contracts, Consumer and Insurance Law	HRO314	
Criminal Law	SFR214 *	SFR224 *
Instruments of Payment and Immaterial Property Law		BIR324
Labour Law	ARR214 *	ARR224 *
Law of Business Enterprises	ONR314	ONR324
Legal History	RGK114 *	

Legal Pluralism	RPL314	
Legal Practice	RPK312	RPK322
Public Law	PBR314	PBR324
Roman Law		ROR124 *
Tax Law		BLR324

NOTE: Please note that the title and study leader of the mini thesis (RSK424) presented in the second year of LL.B. studies must be registered within a department in the first year of LL.B. study; formal registration takes place at the beginning of the second year of LL.B. study. Registration forms must be submitted to the faculty secretary.

- * If these modules were already additionally presented during the B.Com. (Law) study years, the student will be credited. Students who have not taken the indicated * modules during the B.Com. study years, are recommended to lengthen their studies for one year in order to pass the incomplete first and second year modules, before the third year modules are presented.
- ** Accounting for Law can be taken in consultation with the School for Accounting, Faculty of Economic and Management Sciences.

Second year

	First semester	Second semester
Capita Selecta from Private Law	CPR414	
Civil Procedure	SVP414	
International Law		INR424
Jurisprudence	RGL414	RGL424
Law of Insolvency and Liquidation		LIR424
Law of Third Party Compensation		MMF424
Legal Practice	RPK412	RPK422

Mini Thesis		RSK424
Public Law	PBR414	PBR424
Electives:		
Business Crimes		BCR424
Comparative Law		RVG424
Electronic- and Internet Law		EIL424
Environmental Law		OGR424
Financial Planning Law	FBR414	FBR424
Insurance Law	VOF414	
International Economic Law		IER424
International Private Law	IPR414	
Law of Competition		MCR424
Law of Damages	SDR414	
Legal History		RGK424
Medicina Forensis	MDF414	MDF424
Sectional Titles and Share Block Schemes	DEE414	
Trust Law		TRR424

E7.5.3 Students who follow the LL.B. degree preceded by the B. Com. (Law) (UFS), are exempted from the following subjects: • Electives in first year

- RPK112 and RPK122
- RPK214.

REG. E7.6 THE CURRICULUM FOR THE LL.B.

PRECEDED BY THE B.IUR. (UFS)

Study code: 3302

E7.6.1 (a) Taking regulation E5.2 (a) and (b) into account, the curriculum for the LL.B. preceded by the B.lur. (UFS) is composed of the following sequence of modules in the respective years of study and the minimum duration of the study is two years.

E7.6.1 (b) The curriculum for the LL.B. preceded by a B.lur. obtained from other universities, is drawn up in consultation with the dean.

E7.6.2 CURRICULUM

First year

	First Semester	Second Semester
Accounting for Law or	RRK208 or	RRK208 or
Criminology for Law	RKR215	RKR225
Labour Law	ARR214	ARR224
Law of Business Enterprises		ONR324
Legal History	RGK114	
Legal Practice	RPK214	
Legal Practice	RPK312	RPK322
Tax Law		BLR324

Second year

	First Semester	Second Semester
Capita Selecta from Private Law	CPR414	
Commercial Law Contracts, Consumer and Insurance Law	HRO314	
International Law		INR424
Jurisprudence	RGL414	RGL424
Law of Third Party Compensation		MMF424
Legal Pluralism	RPL314	
Legal Practice	RPK412	RPK424
Mini Thesis		RSK424
Public Law	PBR414	PBR424

One of the following electives must be taken during the first semester:

Financial Planning Law	FBR414
Insurance Law	VOF414
International Private Law	IPR414
Law of Damages	SDR414
Medicina Forensis	MDF414
Sectional Titles and Share Block Schemes	DEE414

One of the following electives must be taken during the second semester:

Business Crimes	BCR424
Comparative Law	RVG424
Competition Law	MCR424
Electronic- and Internet Law	EIL424
Environmental Law	OGR424
Financial Planning Law	FBR424
International Economic Law	IER424
Legal History	RGK424
Medicina Forensis	MDF424
Trust Law	TRR424

E7.6.3 Students who follow the LL.B. degree preceded by the B. lur. (UFS), are exempted from the following modules:

- (a) RPK 112 and 122.
- (b) Students who already passed the practical examinations in terms of section 15 of the Attorneys' Act 53 of 1979, are exempted from RPK 312, 322, 412 and 422.

REG E7.7 THE CURRICULUM FOR THE LL.B.

PRECEDED BY THE B.PROC. (UFS)

Study code: 3302

E7.7.1 (a) Taking regulation E5.2 (a) and (b) into account, the curriculum for the LL.B. preceded by the B.Proc. (UFS), is composed of the following modules and has a minimum duration of two years.

E7.7.1 (b) The curriculum of candidates who have obtained the B. Proc degree from other universities, is drawn up in consultation with the dean.

E7.7.2 CURRICULUM

First year

	First Semester	Second Semester
Capita Selecta from Private Law	CPR414	
International Law		INR424
Labour Law	ARR214	ARR224
Law of Business Enterprises		ONR324
(second semester)		
Legal History	RGK114	
Legal Practice	RPK214	
Legal Practice	RPK312	RPK322
Tax Law (if BLR 100 has not been obtained for the B. Proc degree)		BLR324

Second year

	First Semester	Second Semester
Commercial Law Contracts, Consumer and Insurance Law	HRO314	
Jurisprudence	RGL414	RGL424
Law of Third Party Compensation		MMF424
Legal Practice	RPK412	RPK422
Mini Thesis		RSK424
Public Law	PBR414	PBR424

One of the following electives must be taken during the first semester:

Financial Planning Law	FBR414
Insurance Law	VOF414
International Private Law	IPR414
Law of Damages	SDR414
Medicina Forensis	MDF414
Sectional Titles and Share Block Schemes	DEE414

One of the following electives must be taken during the second semester:

Business Crimes	BCR424
Comparative Law	RVG424
Competition Law	MCR424
Electronic- and Internet Law	EIL424
Environmental Law	OGR424
Financial Planning Law	FBR424
International Economic Law	IER424

Legal History	RGK424
Medicina Forensis	MDF424
Trust Law	TRR424

E7.7.3 Students who follow the LL.B. preceded by the B. Proc. (UFS), are exempted from the following modules:

- (a) RPK 112 and 122.
- (b) Students who have already passed the practical exami-nations in terms of section 15 of the Attorneys' Act 53 of 1979, are exempted from RPK 312, 322, 412 and 422.

Important note:

It is the responsibility of a student who takes the LL.B. preceded by a first *Baccalaureus* degree to consult the time table before registering for modules, as time table clashes may occur, in which case the specified sequence of modules may be changed.

Students should take note of general regulation A15(f) and (g):

- A student in his/her final year who has to extend his/her study period after writing the June examinations because he/she failed only one module during the June examination without considering the November examination that would still have to be written, will be admitted to the second examination.
- A student in his/her final year who has to extend his/her study period after writing the November examination because he/she failed only one module during the November examination, will be admitted to the second examination opportunity in January without any stipulations.

FACULTY REGULATIONS AND INFORMATION

BACCALAUREUS IURIS DEGREE

The following Baccalaureus degree is awarded in the faculty:

Degree	Minimum period of study	Abbreviation	Study code
Baccalaureus luris with endorsement: Financial Planning Law	3 years	B. lur. with endorsement Financial Planning Law	3323

Learning outcomes

Students must acquire the ability to act as legal-professional practitioners in financial planning law.

The successful candidate will be able to:

- □ be a lifelong student with the ability to be well informed of the most recent developments in financial planning law;
- participate as a responsible citizen in local, national and international communities;
- □ be sensitive as a financial adviser to the cultural and ethnic diversity in the community;
- explore educational and career possibilities and develop entrepreneurial skills.

The successful candidate will, more specifically, be able to:

- □ identify and solve problems in die field of basic financial planning law through critical and creative thought;
- □ approach and manage personal and professional activities in a responsible, ethical and effective manner;
- □ do effective legal research by gathering, analysing and critically evaluating information;
- communicate effectively in writing and verbally;
- □ co-operate effectively with other members of society;
- use technology effectively and responsibly to the advantage of the community as a whole;
- □ see financial planning law as a component of a system of interdependent systems within the community where problem-solving cannot take place in isolation.

REG. E8 BACCALAUREUS IURUS: B.IUR.

Three year B.IUR. (study code: 3321)

REG E9 BACCALAUREUS IURIS with endorsement: FINANCIAL PLANNING LAW

Regulations for three year B.luris with endorsement: Financial Planning Law (study code: 3323) (total credits: 488)

The general regulations concerning first *baccalaureus* degrees apply *mutatis mutandis* to B.luris with endorsement: Financial Planning Law candidates in the faculty.

E9.1 Applicability

These faculty regulations apply to candidates who first register for the B.luris with endorsement: Financial Planning Law from 2007.

E9.2 Special curricula

The Dean may prescribe special curricula and programmes for candidates, should he/she deem these to be necessary for academic purposes. The stipulations of the faculty regulations apply *mutatis mutandis*.

E9.3 Admission

To be admitted to the three year B.luris with endorsement: Financial Planning Law (study code 3323), a candidate must –

- (i) be in possession of an endorsed Senior Certificate (until 2007), with an M-score of at least 28 points; or
- (ii) be in possession of a National Senior Certificate (from 2008) with an AP score of at least 28 points, with a minimum performance mark of 50% (performance level 4) in one of the official teaching languages of the UFS.

Notwithstanding this, a candidate in possession of an endorsed Senior Certificate (until 2007) or a National Senior Certificate (from 2008) –

- (iii) with a M-score of 24 to 27 or an AP score of 23 to 27 points, and who has successfully completed the first year of study of an extended degree programme,
- (iv) with a M-score of less than 24 or an AP score of less than 23 points, and who has successfully completed the entire Career Preparation Programme (CPP),

can, at the recommendation of the Dean, be admitted to the first year of study of the three year B.luris with endorsement: Financial Planning Law (study code 3323).

E 9.4 Duration of study

The duration of study for the degree Baccalaureus luris with endorsement: Financial Planning Law (study code 3323) is a minimum of three years.

Presentation of modules from other universities

(Explanation of Reg A10)

- 1. All requests of students to present modules at other universities, should be motivated in writing.
- 2. A request of a student for recognition of a module that he/she wishes to present at another university, shall not be granted,
 - (a) if there is **no valid reason** why the equivalent UFS module cannot be presented, or.
 - (b) if such a student has already failed the equivalent module twice or more than twice.

E9.5 Sequence of modules and structure of years of study

(See Regulations – Regulations A8, A19 and A31)

- (a) Students in the B.Iuris with endorsement: Financial Planning Law programme take as a general rule the modules in the years of study and sequence as stipulated by the curriculum.
- (b) The modules Financial Planning Law FBR 114 and FBR 124 must be successfully completed before the candidate will be allowed to continue with the modules FBR 214, FBR 224, FBR 314 and FBR 324.
- (c) A student who failed or discontinued two or more modules in a semester, must repeat the module(s) concerned in the first semester in which the module(s) are presented by the faculty. A maximum of six semester modules may be taken in the semester in which the modules that were failed or discontinued are repeated. This regulation is always subject to the provisions of regulations A8, A19 and A31 of the University.

E9.6 Degree with distinction

The B.luris with endorsement: Financial Planning Law is awarded with distinction if a student:

- completed the curriculum for the B.luris with endorsement: Financial Planning Law within the minimum prescribed period, and
- 2. achieved a minimum combined average of 75% in the following modules:

	First Semester	Second Semester
	Code	Code
Accounting for Law	RRK208 32 C	
Business Trust Law	HTR314 16 C	
Commercial Law Contracts	HRO314 16 C	HRO324 16 C
Economic Systems and Basic Micro Economy	EBN114 16 C	
Electronic- and Internet Law		EIL424 16 C
Financial Planning Law	FBR114 16 C	FBR124 16 C
Financial Planning Law	FBR214 16 C	FBR224 16 C
Financial Planning Law	FBR314 16 C	FBR324 16 C
Financial Practice	FPK112 8 C	FPK122 8 C
Financial Practice	FPK212 8 C	
Introduction to Basic Economy		EBN124 16 C
Introduction to Legal Science	ILR114 16 C	ILR124 16 C
Labour Law	ARR214 16 C	ARR224 16 C
Law of Business Enterprises	ONR314 16 C	ONR324 16 C
Law of Contract		KON224 16 C
Law of Insolvency and Liquidation		LIR424 16 C
Law of Succession and Administration of Estates	ERF214 16 C	
Law of Things		SAK324 16 C
Legal Interpretation	ULL214 16 C	
Statistics	STK114 16 C	STK124 16 C
Tax Law		BLR324 16 C

One of the following elective modules:

Afrikaans for the Professions	AFP112, AFP132,	32 C
or	AFP122 and AFP142	32 C
English for Law or	REN108	32 C
French or	FRN112, FRN132,	32 C
	FRN122 and FRN142	32 C
German or	DTS154, DTS164	32 C
German or	DTS112, DTS132,	32 C
	DTS122 and DTS142	32 C
Latin or	LAT114 and LAT124	32 C
Legal Language and culture	RTK108	32 C

or any other language which gives access to legal research provided that it appears on the timetable of the Faculty of the Humanities and does not clash with the timetables of the Faculty of Law.

E9.7 The following modules should be passed to obtain the B.lur. with endorsement: Financial Planning Law (study code 3323):

First year of study

First semester

Economic Systems and Basic Micro Economy	EBN114
Financial Planning Law *	FBR114
Financial Practice	FPK112
Introduction to Legal Science	ILR114
Language course (see under-mentioned electives)	#
Statistics	STK114

Second semester

Financial Planning Law *	FBR 124
Financial Practice	FPK 122
Introduction to Basic Economy	EBN 124
Introduction to Legal Science	ILR 124
Language Course (see undermentioned electives)	#
Statistics	STK 124

^{*} The modules Financial Planning Law FBR114 and FBR124 must be successfully completed before the candidate will be allowed to continue with the modules FBR214, FBR224, FBR314 and FBR324.

One of the following elective modules:

Afrikaans for the	AFP112, AFP132
Professions or	AFP122 and AFP142
English for Law or	REN108
French or	FRN112, FRN132,
	FRN122 and FRN142
German or	DTS154 and DTS164
German	DTS112, DTS132
	DTS122 and DTS142
Latin or	LAT114 and LAT124
Legal language and culture	RTK108

or any other language which gives access to legal research provided that it appears on the timetable of the Faculty of the Humanities and does not clash with the timetables of the Faculty of Law.

Second year of study

Accounting for Law (year module)	RRK208
Financial Planning Law	FBR214
Financial Practice	FPK212
Labour Law	ARR214
Law of Succession and Administration of Estates	ERF214
Legal Interpretation	ULL214

Second semester

Accounting for Law (year module)	RRK208
Electronic- and Internet Law	EIL424
Financial Planning Law	FBR224
Labour Law	ARR224
Law of Contract	KON224

Third year of study

First semester

Business Trust Law	HTR314
Commercial Law Contracts	HRO314
Financial Planning Law	FBR314
Law of Business Enterprises	ONR314

Second semester

Financial Planning Law	FBR324
Law of Business Enterprises	ONR324
Law of Insolvency and Liquidation	LIR424
Law of Things	SAK324
Tax Law	BLR324

Syllabi and modules

Reg. E14

- **E14.1** Where applicable, the contents of syllabi for modules are in accordance with the minimum requirements of the Board for the Recognition of Examinations in Law.
- **E14.2** The syllabi offered by the various departments of the Faculty of Law are as follows *:

Modules are herein arranged alphabetically according to module code.

^{*} Details concerning syllabi of modules presented by departments that fall under other faculties are contained in the calendar of the relevant faculty. The most important of those modules that are normally included in this faculty's programmes, are included at the end of this section for the convenience of the student.

ARR214 Labour Law

The module ARR214 Labour Law (16 credits) is presented in the Department of Mercantile Law

Knowledge of the Law of Contract is a recommend-dation.

Description and aim of course

The student will be introduced to the basic concepts and principles of Labour Law.

After successfull completion of this module the student should be able to explain and apply the basic labour law concepts and principles, through the identification of problems and formulation of resolutions with reference to the common law, the Labour Relations Act, 1995, and relevant case law.

Integrated knowledge and skills

The student will obtain knowledge of the basic concepts and principles of Labour Law, with reference to the following:

- □ the nature of Labour Law and Labour Relations;
- □ the development of Labour Law;
- □ the contract of employment, common law duties of the employer and employee, and the termination of a contract of employment;
- □ the Labour Relations Act, 1995.

The student will learn to integrate these basic concepts and principles with specific legal skills.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

ARR224 Labour Law

The module ARR224 Labour Law (16 credits) is presented in the Department of Mercantile Law

Knowledge of the Law of Contract is a recommendation.

Description and aim of course

The student will be introduced to the basic concepts and principles of Labour Law.

After successfull completion of this module the student should be able to explain and apply the basic labour law concepts and principles, through the identification of problems and formulation of resolutions with reference to the applicable legislation and relevant case law.

Integrated knowledge and skills

The student will obtain knowledge of the basic concepts and principles of Labour Law, with reference to the following:

- ☐ The Compensation for Occupational Injuries and Diseases Act. 1993:
- □ The Occupational Health and Safety Act, 1993;
- □ The Unemployment Insurance Act, 2001;
- □ The Basic Conditions of Employment Act, 1997;
- □ The Skills Development Act, 1998; and
- □ The Employment Equity Act, 1998.

The student will learn to integrate these basic concepts and principles with specific legal skills.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

BCR424 Business Crimes

The module BCR424 Business Crimes (16 credits) is presented in the Research Unit for Serious Economic Crime of the Department of Mercantile Law

Description and aim of course

After completion of this module, the student should be able to distinguish between the different forms of business crimes from a national and comparative perspective and understand and apply the principles regarding the prevention and control thereof.

Integrated knowledge and skills

The successful student will have a basic understanding of the theories to prevent, combat and recover losses resulting from financial crimes.

Assessment

Continuous assessment by way of case studies and assignments during the module, as well as the attendance of the Cambridge Symposium on Economic Crime, will culminate in a learner portfolio.

BIR324 Instruments of Payment and Immaterial Property Law

The module BIR324 Instruments of Payment and Immaterial Property Law (16 credits) is presented in the Department of Mercantile Law

Knowledge of the Law of Contract, the Law of Things and the Law of Business Enterprises is a prerequisite.

Description and aim of course

Students will be introduced to general principles of **Instruments** of **Payment**, the requirements for validity to which negotiable instruments must adhere, different processes in which negotiable instruments may imply rights and duties as well as different negotiable instruments such as the bill of exchange, cheque, promissory note, credit card, travellers' cheque and debit cards.

Students are also introduced to the basic principles and concepts of **Immaterial Property Law**. The course aims at guiding students in the legal principles governing relationships between individuals as far as their intellectual creations are concerned. Students are equipped to identify problems in the field of Immaterial Property and to solve them by applying the relevant principles involved.

Integrated knowledge and skills

After successful completion of this module, a student will be able to gather and understand principles and terms, to identify problems and to formulate solutions regarding:

- General principles of Instruments of Payment;;
- Requirements for validity which must be adhered to before a document will be valid as a negotiable instrument;;
- □ Different processes like negotiation and acceptance;
- □ The term 'holdership';
- □ Different negotiable instruments like the bill of exchange, cheque, promissory note, credit card, traveller's cheque and debit cards.

and also in respect of:

- Copyright
- □ Trademarks
- □ Designs
- □ Patents.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

BLR324 Tax Law

The module BLR324 Tax Law (16 credits) is presented in the Department of Mercantile Law

Knowledge of general principles of law, Administrative Law and Procedural Law is a prerequisite.

Description and aim of course

Students are introduced to the basic principles and concepts of Tax Law. The course is aimed at equipping students to identify tax problems and to find solutions through the practical application of tax principles.

Integrated knowledge and skills

After successfully completing this module students should be able to gather principles and concepts, identify problems and formulate solutions in respect of:

Introduction to Tax Law
Interpretation of tax legislation
Gross income
Income and capital
Special inclusions
Residence and source
Exempt income
General and special deductions
Individuals and fringe benefits
Partnerships, companies and close corporations
Tax evasion
General provisions
Capital Gains Tax
Donations Tax
Trusts
Insolvent and deceased estates
Estate Duty
Value-Added Tax.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

BWR224 Law of Evidence

The module BWR224 Law of Evidence (16 credits) is presented in the Department of Procedural Law and Law of Evidence

Description and aim of course

Students will be acquainted with the elementary principles and concepts of Law of Evidence and the practical application thereof with constant reference to the constitutional influence.

Integrated knowledge and skills

After successful completion of this module a student ought to be able to collect concepts and principles, to identify problems and to formulate solutions regarding:

- Introduction to the Law of Evidence
- Principles in evidence
- Presentation of evidence
- · Constitutional aspects

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

CPR414 Capita Selecta from Private Law

The module CPR414 Capita Selecta from Private Law (16 credits) is presented in the Department of Private Law

Knowledge of the law of contract, the Law of Delict, the Law of Things and the Law of Succession is a prerequisite.

Description and aim of course

The student will be equipped with specialised knowledge in the field of the law of enrichment in order to be able to identify and

critically analyse an unjustified shift in means from the impoverishee to the enrichee with a view to:-

- establishing liability on the basis of a general enrichment action;
- categorising the late-classical enrichment actions; and
- applying casuistic ad hoc extensions.

With specialised knowledge in the field of estoppel, students will be able to identify and critically analyse the defence relying on the misrepresentation made to the representee acting to his detriment with the view to:-

- using the defence to stop the misrepresentor from relying on the truth;
- critically investigating the acquisition of the right of ownership and the completion of consensus in contracts by way of estoppel;
- □ investigating the application of the useful defence as part of the material law.

Integrated knowledge and skills

Enrichment:-

- □ Define the concept with respect to the basis of enrichment, objective legal grounds, unjustified causal shift in means, rights of retention, concepts pertaining to the Law of Things and the Law of Contract.
- □ A general enrichment action.
- Classical enrichment actions.
- □ Ad hoc extensions in order to provide casuistically for new cases.

Estoppel

- Define the concept with respect to the basis of estoppel, misrepresentation, change of legal position and form of guilt possibly required.
- □ Elements of estoppel, such as misrepresentation, fault, causality and substantial prejudice.
- Application possibilities.
- □ Restrictions on estoppel.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

The successful student will be able to:-

- identify and solve problems regarding sine causa transference of assets, cases of misrepresentation to the detriment of the deceived;
- analyse, distinguish and establish relations between concepts concerning unjustified enrichment, res judicata, estoppel and between related study areas;
- communicate in an effective, intelligible and logical manner in order to give expression to ready knowledge.

DEE414 Sectional Titles and Share Block Schemes

The module DEE414 Sectional Titles and Share Block Schemes (16 credits) is presented in the Department of Private Law

Description and aim of course

Students are introduced to the general legal principles to sectional titles and share block schemes as well as the practical application thereof.

Integrated knowledge and skills

After the successful completion of this module, a student should be able to gather concepts and principles, identify problems and formulate solutions pertaining to:

- The dogmatic basis for sectional ownership;
 Establishment of a sectional title scheme;
 Statutory protection of purchaser and tenants;
 Sanctions and settlement of disputes;
 Legal transactions in respect of sectional title units and common property;
 Phased development of units;
 The rules and management of a sectional title scheme;and
 Reconstruction or termination of a sectional title development.
 Share block schemes and share block companies
 The following aspects regarding the planning and execution of
 - The formation of the company
 - The memorandum and articles of association of the company
 - The use agreement

a share block scheme:

- The capacity of the share block company and the role of the ultra vires doctrine
- The developer's rights and duties
- Marketing a Share block scheme
- Aspects regarding shareholding and the rights of the member, occupancy, voting rights, dividends, and the duties of the block shareholder
- □ The management and termination of a share block scheme

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

DEL314 Law of Delict

The module DEL314 Law of Delict (16 credits) is presented in the Department of Private Law

Knowledge of the module Introduction to the Law is a prerequisite.

Description and aim of course

Students are introduced to the basic principles and concepts of the Law of Delict and the practical application thereof with reference to the influence of the Constitution.

Integrated knowledge and skills

After successful completion of this module, a student should be able to understand the basic concepts and principles, identify problems and formulate solutions regarding:

- establishing whether the requirements for a delict are met, namely:
 - Conduct,
 - Wrongfulness,
 - Fault and contributory fault,
 - Causation.
 - Damage.
- applying the correct remedies;
- providing basic advice concerning the assessment and compensation of damage;
- establishing possible defences against liability;
- Joint wrongdoers;
- □ Specific forms of delict:
 - damnum iniuria datum;
 - iniuria;
 - liability without fault.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

EIL424 Electronic- and Internet Law

The module EIL424 Electronic- and Internet Law (16 credits) is presented in the Department of Mercantile Law

Description and aim of course

The aim of the module is to introduce students to the nature of electronic and internet law, to acquaint them with the technical terms, the liability of network service providers, telecommunication legislation, operation of electronic transactions, cryptography and authentication. Online consumer protection, card payments taxation, freedom of expression and privacy will also be dealt with. Criminal law and intellectual property protection as well as online dispute resolution will form part of the module.

Integrated knowledge and skills

The successful student will be able to:

- □ identify the direct or indirect influence of cyber law in business, education, entertainment, communications, crime, etc;
- explain national, cross-border and international protection against cyber infringements;
- apply constitutional rights to IT with reference to freedom of speech and the right to privacy;
- explain the operation of e-commerce with reference to digital signatures, intellectual property, domain names, tax contracts online payment and delicts;
- advise clients on consumer protection on the internet;
- discuss and apply telecommunications legislation;
- □ identify and apply criminal law provisions;
- explore the possibilities of online dispute resolution as an alternative to traditional litigation.

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

ERF214 Law of Succession and Administration of Estates

The module ERF214 Law of Succession and Administration of Estates (16 credits) is presented in the Department of Private Law

Description and aim of course

Th	ne student will:
	be made familiar with the theory of testate and intestate Law of Succession;
	be able to administer a deceased estate;
	be able to establish what will happen with a person's property
	after his death;
	know how to draw up a will;
	know how to apply intestate Law of Succession;
	know how to report a deceased estate to the Master;
	know how an executor is appointed;
	know the legal steps in the administration of a deceased

know how to calculate estate duty.

Integrated knowledge and skills

Wills Act.

estate;

Intestate Succession Act.

Estate Duty Act.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

The successful student will be able to:

determine intestate heirs;
explain a will and determine heirs;
determine who will inherit what;

	draw	up a	will;
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□ administer a deceased will.

FAM114 Family Law

The module FAM114 Family Law (16 credits) is presented in the Department of Private Law

Description and aim of course

Students will, with continuous reference to the impact of the Constitution, be introduced to the basic principles, concepts and practical implications of Family Law.

Integrated knowledge and skills

After successfully completing this module, the student should, with due cognizance of constitutional values, be ale to assimilate the relevant concepts and principles and to formulate solutions regarding:

- The requirements for engagements, marriages and civil unions;
- The various Matrimonial Property systems;
- The prescribed formalities for, and the contents of Antenuptial contracts;
- The termination of the marriage / civil union and the legal consequences which attach thereto.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

FBR414 Financial Planning Law

The module FBR414 Financial Planning Law (16 credits) is presented in the Department of Mercantile Law

Knowledge of the Laws of Contract, Insurance and Tax is a prerequisite.

Description and aim of course

Students are introduced to the regulatory environment for financial planning, including die role of ethics, the regulatory background and framework, consumer protection and alternative dispute resolution in the financial services industry, contractual and delictual liability and relevant case law. Learners are further introduced to the use of a financial calculator and the performing of various financial calculations with regard to the time value of money.

Integrated knowledge and skills

After successful completion of this module, a student will be able to:

- Understand the regulatory environment in which financial planners operate, advise accordingly and show the necessary knowledge in order to comply with the regulatory requirements in practice.
- □ Perform various financial calculations with regard to the time value of money.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

FBR424 Financial Planning Law

The module FBR424 Financial Planning Law (16 credits) is presented in the Department of Mercantile Law

Knowledge of the Laws of Contract, Insurance and Tax is a prerequisite.

Description and aim of course

Students are introduced to the principles of tax in South Africa, including income tax, capital gains tax, estate duty and donations tax and the calculation thereof in the context of personal financial planning. Learners are further introduced to basic estate planning principles and instruments including wills, matrimonial property dispensations, trusts and the use thereof in estate planning.

Integrated knowledge and skills

After successful completion of this module, a student will be able to:

- Display knowledge surrounding the principles of income tax, capital gains tax, estate duty and donations tax as well as applying it practically in the calculation of tax liability for these taxes in the context of personal financial planning.
- □ Display knowledge and apply the principles in relation to the principles of estate planning and the instruments used in the estate planning process.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

HRO314 Commercial Law Contracts, Consumer and Insurance Law

The module HRO314 Commercial Law Contracts, Consumer and Insurance Law (16 credits) is presented in the Department of Mercantile Law

Description and aim of course

Students are introduced to the basic principles and concepts of the Law of Competition, Insurance and Pension funds and the practical implications thereof.

Integrated knowledge and skills

After successful completion of this module, students should be able to understand the principles and concepts, identify problems and formulate solutions with regard to:

- □ the Law of Competition,
- Insurance and
- Pension funds.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

IER424 International Economic Law

The module IER424 International Economic Law (16 credits) is presented in the Department of Mercantile Law

Description and aim of course

The module is aimed at the obtaining of a broad knowledge of the International Economic Law and the regulating thereof.

Integrated knowledge and skills

The successful student must demonstrate knowledge of:

- International investments.
- □ International trade including sale transactions.
- Dispute resolution.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

ILR114 Introduction to Legal Science

The module ILR114 Introduction to Legal Science (16 credits) is presented in the Department of Constitutional Law and Philosophy of Law

Description and aim of course

Introduction to Legal Science introduces students to an overview of the South legal sytem. ILR 114 concentrates on an overview of the South African legal system; basic aspects of law; an overview of the history of South African law; sources of the South African law; classification of the law; aspects of private law, law of civil procedure, and criminal law; and practical legal skills.

Integrated knowledge and skills

After successfully completing this module, the student should, with due cognizance of constitutional values, be ale to assimilate the relevant concepts and principles and to formulate solutions regarding:

- □ A general overview of the law of South Africa;
- □ The historical overview of South African law;
- □ The sources of South african law;
- ☐ The classification and functioning of the South African law;
- □ Aspects of private law, law of civil procedure and criminal law;
- Functioning of the South African courts; and
- □ Legal research and practical legal skills.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (class tests, assignments, semester tests) and summatively (examination).

ILR124 Introduction to Legal Science

The module ILR124 Introduction to Legal Science (16 credits) is presented in the Department of Constitutional Law and Philosophy of Law

Description and aim of course

Introduction to Legal Science introduces students to an overview of the South legal sytem. ILR124 concentrates on an overview of the South African legal system; aspects of criminal law and law of evidence; law and the busines world; the jurisdiction and functioning of South African courts and alternative dispute resolution; an overview of the South African Constitution; the legal profession; Legal comparison; Legal language and communication; legal argument and logic; different perspectives on the law; HIV/AIDS and the law; and legal research.

Integrated knowledge and skills

After successfully completing this module, the student should, with due cognizance of constitutional values, be ale to assimilate the relevant concepts and principles and to formulate solutions regarding:

- General aspects of the South African law;
- Aspects of law of criminal procedure and law of evidence;
- · Contracts and forms of business;
- Jurisdiction and functioning of ordinary courts, the Constitutional Court, special courts and alternative dispute resolution;
- Types of constitutions, the constitutional history of South Africa, the 1996 final constitution and human rights;
- Different legal professions in the private- and public sector;
- Reasons for legal comparison and different legal systems;
- Legal language and communication;
- Legal argument and logic;
- Different philosophical perspectives on law;
- HIV/AIDS and the law; and
- Legal research and legal skills.

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests, class tests and assignments) and summatively (examination).

INR424 International Law

The module INR424 International Law (16 credits) is presented in the Department of Constitutional Law and Philosophy of Law

Description and aim of course

The	aim	of the	module	is to	equip	students	with	knowledge	of:

- u the ways as to how International Public Law is formed and enforced; and
- u the rights and obligations of states as members of the international community.

Integrated knowledge and skills

III	tegrated knowledge and skills
	Historical review Sources of international law Formation and enforcement of international law Recognition of states and governments Jurisdiction Extradition State and diplomatic immunity Responsibilities of states International and regional organisations International human rights: convenants and mechanisms
	Humanitarian law
Th	ne students must show that he/she is able to:
	understand the nature of legal problems in International Law; apply the correct principles in respect of such problems; and answer questions in this respect in a logically integrate

- ed manner; and
- □ make effective use of a variety of legal sources.

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

IPR414 International Private Law

The successful learner will be able to -

The module IPR414 International Private Law (16 credits) is presented in the Department of Private Law

Description and aim of course

identify the origin of the conflicts law problem;
apply the terminology and types of conflict rules:

- determine the successive steps in a Private International Law dispute;
- solve the conceptual problems in Private International Law;
- □ identify and apply the connection factors of the different categories of problem fields;
- □ determine the possible solutions by means of the *leges* causae;
- give the substantive solution for a private international case.

- □ Introduction to the Private International Law.
- Classification.
- □ Doctrine of Renvoi.
- Capita selecta from Private International Law, for instance Law of Persons, Family Law, Law of Contract, Law of Delict, Law of Property and Law of Succession.
- □ Leges causae.

The successful student will be able to: □ identify legal disputes where legal systems of different countries are concerned; a scertain foreign law by means of the category and connecting factor; □ how to proof foreign law; □ solve problems with a foreign Private Law character with Private International Law rules and substantive rules. Assessment Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination). **KON224 Law of Contract** The module KON224 Law of Contract (16 credits) is presented in the Department of Private Law Description and aim of course The successful student will be equipped with knowledge of requirements for a valid contract; breach of contract: □ remedies for breach of contract: satisfaction and transfer of rights and duties.

- □ Remedies for breach of contract.
- Satisfaction and transfer of rights and duties.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

LIR424 Law of Insolvency and Liquidation

The module LIR424 Law of Insolvency and Liquidation (16 credits) is presented in the Department of Mercantile Law

Description and aim of course

Law of Insolvency is a subsection of Mercantile Law which prepares the student for a profession in or in support of commerce. The module will enable the student to provide the best advice to clients, creditors or debtors involved in insolvent estates.

In order to do so, it is essential that the student becomes familiar with the basic principles of the Law of Insolvency and develops a sound scientific background for the application thereof. Law of Liquidation consists of liquidation and related subjects from Company Law, Close Corporation Law and the Law of Partnership. The aim of the module is to familiarise the student with the legal principles underlying these processes and business forms as well as how these are applied in practice.

The module also offers a perspective on legal science as a whole, for example the application of the principles of contractual capacity and allegiances, obligations, legal liability and legal claims required.

The successful	students mus	st show kno	wledge with	respect to -

- □ introduction to the Law of Insolvency;
- □ the sequestration process;
- □ the result of sequestration;
- □ the rights of creditors;
- curatorship:
- □ the winding up process;
- composition and rehabilitation;

judicial provisions;
stipulations regarding business forms;
partnerships;
trusts;
companies;
Close Corporations;
remedies; and
Rehabilitations and business rescue procedures

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

MCR424 Competition Law

The module MCR424 Competition Law (16 credits) is presented in the Department of Mercantile Law

Description and aim of course

Students are introduced to the basic principles and concepts of Competition Law. The course aims at enabling students to apply the common law principles of delict to competitors, as well as the statutory enactments in the public interest that are available.

Integrated knowledge and skills

After successfully completing this module students should be able to gather principles and concepts, identify problems and formulate solutions in respect of:

- Competition and subjective rights
- □ The right to goodwill
- □ Direct and indirect infringements
- □ Passing off, assimilation and performance competition
- Contractual provisions
- Statutory provisions.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

MDF414 Medicina Forensis

The module MDF414 Medicina Forensis or Forensic Medicine (16 credits) is presented in the Department of Criminal and Medical Law

Description and aim of course

Successful students will be able to master established aspects concerning Medical Law not dealt with in any other subject in the legal-professional training programme, amongst which:

- □ to identify legal-ethical problems;
- □ to solve such legal-ethical problems or advise clients accordingly.
- □ to always take the practical implications of the constitution in consideration.

Integrated knowledge and skills

Medical Law:

- □ The South African legal system with respect to Medical Law.
- Contractual relations between doctor and patient.
- Contractual relations between doctors.
- Consent to treatment.
- □ Invasion of the patient's right to privacy.
- □ The doctor as expert witness in court.
- Euthanasia.
- □ Sex change.
- Child abuse.
- Doctor, patient and AIDS.
- Medical records.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

MDF424 Medicina Forensis

The module MDF424 Medicina Forensis or Forensic Medicine (16 credits) is presented in the Department of Criminal and Medical Law

Description and aim of course

□ Ethyl alcohol.

Successful students will be able to master established aspects concerning Medical Law not dealt with in any other subject in the legal-professional training programme, amongst which:

to identify legal-ethical problems;
 to solve such legal-ethical problems or advise clients accordingly.
 to always take the practical implications of the constitution in consideration.

consideration.
Integrated knowledge and skills
 Medical Law: Negligent malpractices. Alcohol and relevant aspects. Regulation of medicine and poison. Persons in custody and alleged torture. Medico-legal post mortem, inquests and issuing of death certificates,
Forensic Medicine: Introduction. Death and the changes associated therewith. Child abuse / sudden unexpected death syndrome. Judicial implications associated with pregnancy. Rape. Traffic accidents. Statutory aspects of forensic medicine. Various aspects of forensic medicine. Hypothermia. Respiratory obstruction/asphyxiation. General traumatology. Abdominal injuries. Head injuries. Gunshot wounds/injuries in explosions.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

MMF424 Law of Third Party Compensation

The module MMF424 Law of Third Party Compensation (16 credits) is presented in the Department of Private Law

Description and aim of course

Students are introduced to the general legal principles of the law of third party compensation as well as the practical application thereof.

Integrated knowledge and skills

After the successful completion of this module, a student should be able to gather concepts and principles, identify problems and formulate solutions pertaining to:

- The requirements for liability in the case of identified claims as well as hit-and-run collisions;
 Exclusion of liability;
- Assessment and restriction of recoverable damage;
- □ Prescription and handling of claims and
- ☐ The right of recourse of the Road Accident Fund.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

OGR424 Environmental Law

The module OGR424 Environmental Law (16 credits) is presented in the Department of Constitutional Law and Philosophy of Law

Description and aim of course

Students will be acquainted with the basic principles of environmental law, the most important environmental legislation and their practical implications.

Integrated knowledge and skills

After the successful completion of the course, students ought to be able to understand and critically evaluate concepts and principles, to identify problems and formulate solutions concering:

- □ The nature and scope of environmental law;
- □ National and international sources of environmental law;
- □ The constitutional right to the environment;
- □ Framework legislation on the environment;
- ☐ The law pertaining to specific environmental themes, e.g. nature conservation, water and air pollution, waste management, mining, etc.
- General principles of waste management.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

ONR314 Law of Business Enterprises

The module ONR314 Law of Business Enterprises (16 credits) is presented in the Department of Mercantile Law

Description and aim of course

Students will be introduced to the basic principles and concepts of the Law of Business Entities (the Law of Partnership, the Law of Close Corporations and the law pertaining to business trusts and stokvels) as well as the practical implication thereof and with reference to constitutional impact.

Integrated knowledge and skills

The student will obtain knowledge of the basic concepts and principles of the law of business entities, with reference to -

- □ the partnership as legal concept and business form;
- formation of partnership;
- □ the internal and the external relations in partnership;
- dissolution of partnership;
- □ the close corporation as legal person and as business form;
- setting up a close corporation;
- □ the internal and external relations in close corporations;
- □ the business trust as legal concept and business form;
- □ the stokvel as legal concept and business form.

The student will learn to integrate these basic concepts and principles with established legal skills.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

ONR324 Law of Business Enterprises

The module ONR324 Law of Business Enterprises (16 credits) is presented in the Department of Mercantile Law

Description and aim of course

Students will be introduced to the basic principles and concepts of the Law of Business Entities (Company Law) as well as the

practical implication thereof and with reference to law reform and the constitutional impact.

Integrated knowledge and skills

The student will obtain knowledge of the basic concepts and principles of the law of business entities, with reference to -

- □ the company legal concept and business form;
- formation of a company;
- □ internal relations (including shareholders, directors, management etc) in companies;
- external relations in companies;
- dissolution and deregistration of a company;
- development of company law.

The student will learn to integrate these basic concepts and principles with established legal skills.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

PBR314 Public Law

The module PBR314 Public Law (16 credits) is presented in the Department of Constitutional Law and Philosophy of Law

Description and aim of course

Successful students will be equipped with specialised knowledge and abilities in the field of Public Law, fundamental human rights and constitutional organisational law. Integrated knowledge and skills

Suc	ccessful students will:-
	Know and understand what is meant by Public and
	Constitutional Law.
	Know the Constitutional History of South Africa.
	Know and understand the basic principles/values of the New
	Constitutional Order.
	Know the sources of Constitutional Law.
	Know and understand the concept of Human Rights, as well
	as understand the various theories regarding the
	interpretation of the Bill of Rights.
	Know and understand the application of Human Rights.
	Be familiar with three important rights enshrined in the South
	African Constitution namely, the right to life; freedom of
	religion; and freedom of expression.
	Understand the Justifiable Limitation of Rights and its
	application.
	Know the basics of Organizational Law, more specifically
	regarding co-operation between spheres of government;
	legislative and executive competencies in national, provincial
	and local spheres of government; as well as the conflict of
	laws between the spheres of government.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

PBR324 Public Law

The module PBR324 Public Law (16 credits) is presented in the Department of Constitutional Law and Philosophy of Law

Description and aim of course

Students are introduced to the basic and foundational principles, concepts and notions of Administrative Law and the practical implications and basic techniques in solving problems pertaining to administrative justice and administrative legality with specific reference to the impact of the Constitution.

Integrated knowledge and skills

The sucessful completion of this module should empower learners to accumulate knowledge of concepts, notions and principles, identify issues and solve problems pertaining to:

- Sources of Administrative Law:
- Administrative justice in the constitutional sphere;
- Administrative legality;
- State accountability; and
- Administrative Procedural Law.

Assessment

Both formative methods (through tests and assignments) and summative methods (exams), are applied to determine whether learners have attined the required outcomes

PBR414 Public Law

The module PBR414 in advanced Public Law (16 credits) is presented in the Department of Constitutional Law and Philosophy of Law

Description and aim of course

Students will be introduced to selected topics of constitutional law in order to enable them to critically evaluate and apply the applicable legal principles.

Integrated knowledge and skills

The sucessful completion of this module should empower learners to accumulate knowledge of concepts, notions and principles, identify issues and solve problems pertaining to:

- □ The right to property and land reform legislation;
- □ The right of access to information and the Promotion of Access to Information Act;
- □ The right to equality, the Employment Equity Act, the Promotion of Equality and Prevention of Unfair Discrimination Act; legislation with regard to black economic empowerment;
- Selected second generation rights; and

□ The right to administrative justice and the Promotion of Administrative Justice Act.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

PBR424 Public Law

The module PBR424 in advanced Public Law (16 credits) is presented in the Department of Constitutional Law and Philosophy of Law

Description and aim of course

Students will be introduced to selected topics of constitutional law in order to enable them to critically evaluate and apply the applicable legal principles.

Integrated knowledge and skills

The sucessful completion of this module should empower learners to accumulate knowledge of concepts, notions and principles, identify issues and solve problems pertaining to:

- □ The right to property and land reform legislation;
- ☐ The right of access to information and the Promotion of Access to Information Act:
- □ The right to equality, the Employment Equity Act, the Promotion of Equality and Prevention of Unfair Discrimination Act; legislation with regard to black economic empowerment;
- Selected second generation rights; and
- □ The right to administrative justice and the Promotion of Administrative Justice Act.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

PSN124 Law of Persons

The module PSN124 Law of Persons (16 credits) is presented in the Department of Private Law

Description and aim of course

Students are equipped with specialised knowledge in the field of the Law of Persons.

Integrated knowledge and skills

After the successful completion of this module, a student should be able to gather concepts and principles, identify problems and formulate solutions pertaining to:

- □ definition of the concepts with respect to positive law, subjective rights, competencies and legal subjectivity, status;
- origin and termination of legal subjectivity;
- content and scope of legal subjectivity;
- factors that influence legal status;

taking into consideration constitutional values.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

RGK114 Legal History

The module RGK114 Legal History (16 credits) is presented in the Department of Roman Law, Legal History and Comparative Law

Description and aim of course

The aim of this module is to enable students to trace and critically evaluate the sources and historical development of the South African common law.

Integrated knowledge and skills

The communication of a sound knowledge of, and insight into, the social and historical development of the common law of South Africa as well as the ability to report critically on possible future development.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

RGK424 Legal History

The module RGK424 Legal History (16 credits) is presented in the Department of Roman Law, Legal History and Comparative Law

Description and aim of course

The aim of the module is to make the student sensitive to the process of development of the South African Law and to the development of the South African Law by means of history of law.

Integrated knowledge and skills

- □ The legal-historical method of developing law theory and practice.
- □ The application of the legal-historical method to selected themes of the law.

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

RGL414 Jurisprudence

The module RGL414 Jurisprudence (16 credits) is presented in the Department of Constitutional Law and Philosophy of Law

Description and aim of course

Students are introduced to the basic and foundational principles, concepts and notions of legal ideology, jurisprudence and legal theory pertaining to:

- Law and statism;
- Law and the internationalisation of human rights jurisprudence;
- Law and religion;
- Law and the foundations of social contractarianism and human rights jurisprudence;
- Law and the ideological underpinnings of justice;
- Law and the origins of legalism and positivism;

Students are furthermore empowered to understand and critically evaluate the implications of various problematical judicial approaches and theories to the application of law and justice with specific reference to the South African constitutional state and the ideological approaches of the South African judiciary.

Integrated knowledge and skills

The successful completion of this module should empower learners to accummulate knowledge of concepts, notions and principles, identify issues and solve problems pertaining to:

- the idelogical content of law;
- the most influential ideological approaches to law and justice;
- the various models pertaining to justice and their practical implications for society;
- human rights and the philosophical content thereof;
- critical analysis of positivistic jurisprudence, and
- the ethical refinement of law and justice.

Both formative methods (through tests and assignments) and summative methods (exams), are applied to determine whether learners have attained the required outcomes of the systematising, analysis and integration of knowledge as required by the outcomes.

RGL424 Jurisprudence

The module RGL424 Jurisprudence (16 credits) is presented in the Department of Constitutional Law and Philosophy of Law

Description and aim of course

Students are introduced to the basic and foundational principles. concepts and notions of law and views that law has a moral content; justice and private property; legal positivism and amoralism; justice and the right of resistance; subjectivism, objectivism and the moral content of law as reflected in jurisprudential models of legal hermeneutics and deconstruction, communitarianism versus liberalism, feminism and the law, constitutionalism and critical legal studies. liberalism, libertarianism and socialism. Dworkin's paradiam reconstruction, social justice and the judiciary, American realism and the role of human rights and justice in the legal system.

Integrated knowledge and skills

The successful completion of this module should empower learners to accumulate knowledge of concepts, notions and principles, identify issues and solve problems pertaining to:

- Law and morals;
- Jurisprudential implications of natural law and natural rights;
- Justice and private property;
- Law and freedom:
- Law and social justice:
- Law, sovereignty and the state;
- Law, society and reconstruction;
- The judicial process;
- Conceptual thinking in law with specific reference to the South African constitutional state.

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

ROR124 Roman Law

The module ROR124 Roman Law (16 credits) is presented in the Department of Roman Law, Legal History and Comparative Law

Description and aim of course

To make the student familiar with the basic principles of Roman Private Law.

Integrated knowledge and skills

Tr	ne student is introduced to the Roman -
	Law of Persons.
	Law of Succession.
	Law of Things.
	Procedural Law.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

RPK112 Legal Practice

□ Law of Obligations.

The module RPK112 Legal Practice (8 credits) is presented in the Department of Procedural Law and Law of Evidence

Description and aim of course

The student will be able to understand the need for professional ethics;
define professional ethics;
explain the term "fit and proper";
explain the term "clash of interests";
explain the meaning of the practitioner's duty to respect the law;
analyse the international ethical code;

- understand the sources of professional ethics;
 understand the structure of and admission to the organised profession;
- understand the basic principles applicable to the attorney-client relationship.
- understand the importance of the Fidelity Fund;
- analyse the students ethical code.

Integrated knowledge and skills

The student will be able to master the following skills -

The use of the FIRAC model

Writing skills

Communication skills

Argumentation skills

Interviewing skills

Numerical skills

Research skills.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

RPK122 Legal Practice

The module RPK122 Legal Practice (8 credits) is presented in the Department of Procedural Law and Law of Evidence

Description and aim of course

The student will be able to -

- understand the need for professional ethics;
- define professional ethics;
- explain the term "fit and proper";
- explain the term "clash of interests";
- explain the meaning of the practitioner's duty to respect the law:
- □ analyse the international ethical code;
- understand the sources of professional ethics;
- understand the structure of and admission to the organised profession;

- understand the basic principles applicable to the attorney-client relationship.
- understand the importance of the Fidelity Fund;
- analyse the students ethical code.

Integrated knowledge and skills

The student will be able to master the following skills -

The use of the FIRAC model

Writing skills

Communication skills

Argumentation skills

Interviewing skills

Numerical skills

Research skills.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

RPK214 Legal Practice

The module RPK214 Legal Practice (16 credits) is presented in the Department of Procedural Law and Law of Evidence

Description and aim of course

The student must master the following computer skills:

- mouse and keyboard skills;
- □ "Windows";
- basic and advanced "Word";
- □ "Excel":
- "Powerpoint";
- use of sources which include hard drive searches;
- □ internet use which includes an overview, future, change, navigation, evaluation, law websites, e-mail;
- □ databases which include search strategies, "Kovsiecat", "Kovsiedex", "SA Studies", "Index to Legal Periodicals";
- □ the writing of a script.

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

RPK312 Legal Practice

The module RPK312 Legal Practice (8 credits) is presented in the Department of Procedural Law and Law of Evidence

Description and aim of course

The aim of the course is to enable students to practically apply the labour law and consists of the following:

- Drafting of a contract of employment and to distinguish it from related contracts;
- Drafting of a grievance and disciplinary code
- The referral of a dispute
- The completion and drafting of documentation
- CCMA litigation
- Practical application of the Employment Equity Act
- Drafting of an Affirmative Action Plan and Report.

Integrated knowledge and skills

After successful completion of this module students should be able to apply the labour law by identifying problems and resolving it through the application of legislation and case law. Students should be able to draft employment contracts, codes and applications and should be able to complete CCMA documentation. Students should be able to give a complete overview of the disciplinary process.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

RPK322 Legal Practice

The module RPK322 Legal Practice (8 credits) is presented in the Department of Procedural Law and Law of Evidence

Description and aim of course

The course consists of two parts. The first part is in preparation of the student to write the min-thesis (RSK424) and involves the preparation and registration of the research title for the minithesis, the research and the writing of the mini-thesis. The second part extends on ethics and professional conduct to which the student was introduced in the first year.

Aim (1) - Students are introduced to the requirements for legal research and in particular are prepared to write the mini-thesis required for the LLB degree.

Aim (2) - Students are further exposed to the professional duties of a legal practitioner, with specific reference to professional duties arising from his/her professional relationship with clients, the court, the state, the public, the professional bodies, the public and colleagues.

Integrated knowledge and skills

- Requirements for the registration of a research proposal
- Identification of a research topic
- Research and the writing of the mini-thesis
- The content and practical application of the legal practitioner's professional responsibility towards the client, the state, the court, the public, the professional bodies and colleagues.

Assessment

Both formative (an assignment and the research proposal) and summative (final examination) will be used as assessment methods to determine whether the student achieved the course outcomes.

RPK412 Legal Practice

The module RPK412 Legal Practice (8 credits) is presented in the Department of Procedural Law and Law of Evidence

Description and aim of course

The course consists of the following units: consultation skills, the writing of attorney's letters, the drafting of pleadings and notices and practice management.

The respective aims of the units are:

- To enable the student to consult properly
 To enable the student to write a proper and professional attorney's letter
- To enable the student to prepare basic legal notices and pleadings.
- To provide the student with knowledge and skills required for proper practice management.

Integrated knowledge and skills

- The purpose of client consultations
- The structure of a consultation
- The purpose of attorney's letters.
- The purpose of pleadings and legal notices.
- The purpose of practice management
- The different facets of practice management.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (the writing of tests, the handing in of assignments and the performance of practical work at the UFS Law Clinic) and summatively (the writing of a final examination).

RPK422 Legal Practice

The module RPK422 Legal Practice (8 credits) is presented in the Department of Procedural Law and Law of Evidence

Description and aim of course

The Course deals with practical divorce litigation. It reinforces existing knowledge of the student gained in Family Law in the first year of study and then proceeds to enable the student to apply this knowledge practically in the different facets of divorce litigation.

- The choice of marriage or union.
- Consequences of matrimonial property regimes
- Changes to matrimonial property regimes.
- Jurisdiction in divorce and related matters.
- The grounds of divorce.
- Division/transfer of assets.
- · Custody and access.
- Maintenance.
- Pleadings and notices that are used in divorces and related matters.

- Preparation for trial in opposed divorces.
- · Advice after divorce.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (the writing of tests, the handing in of assignments and the performance of practical work at the UFS Law Clinic) and summatively (the writing of a final examination).

RPL314 Legal Pluralism

The module RPL314 Legal Pluralism (16 credits) is presented in the Department of Private Law

Knowledge of the modules Introduction to Law, Law of Persons, Family Law and Law of Succession is a prerequisite for this module.

Description and aim of course

Students are introduced to the basic principles and concepts of Legal Pluralism and the practical application thereof with reference to the influence of the Constitution.

Integrated knowledge and skills

After successful completion of this module, a student should be able to understand the basic concepts and principles, identify problems and formulate solutions regarding:

- □ Basic characteristics, historical background and recognition of Legal Pluralism and Customary Law.
- ☐ The provision of basic legal advice regarding Constitutional implications of the customary law;
- □ The correct handling of internal conflicts of law;
- □ The application of Customary Law regarding Private Law matters, namely:
 - Law of Persons.
 - Family Law and Civil Marriages.
 - Law of Delict.
 - Law of Succession.
 - Law of Contract and Property.

- Demonstrate insight regarding the role of traditional leaders;
- □ Use of customary court structures;
- □ Demonstrate knowledge regarding the general foundations and the law of marriage of the religious legal systems.

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

RVD134 Legal Skills

The module RVD134 Legal Skills (16 credits) is presented in the Department of Procedural Law and Law of Evidence

Description and aim of course

To, in general, provide a bridging course to the 5 year LLB students and to thereby equip them with the basic skill requirements of both law study and eventual legal practice.

Integrated knowledge and skills

After successful completion of this module the student shall be equiped with the following skills and competancies:

- The writing skills necessary for the drafting of legal documents.
- Numeracy skills required in legal practice.
- The interpretation of authority.
- The integration of sources.
- Skills for exam preparation.
- Administrative skills necessary to the study and practice of law.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

RVD144 Legal Skills

The module RVD144 Legal Skills (16 credits) is presented in the Department of Procedural Law and Law of Evidence

Description and aim of course

To, in general, provide a bridging course to the 5 year LLB students and to thereby equip them with the basic skill requirements of both law study and eventual legal practice.

Integrated knowledge and skills

After successful completion of this module the student shall be equiped with the following skills and competancies:

- · Drafting of documents in civil law.
- Schematic representations of the procedures in criminal and civil law.
- Introductory advocacy skills in litigation.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

RVG424 Comparative Law

The module RVG424 Comparative Law (16 credits) is presented in the Department of Roman Law, Legal History and Comparative Law

Description and aim of course

The contents of the module entail a study of the method of comparative law as an instrument to access legal systems.

Integrated knowledge and skills

After the completion of this course students will be able to access foreign legal system by way of the legal comparison.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

SAK324 Law of Things

The module SAK324 Law of Things (16 credits) is presented in the Department of Private Law

Description and aim of course

Students are introduced to the basic legal principles and concepts of the Law of Property as well as the practical application thereof with continuous reference to the constitutional impact.

Integrated knowledge and skills

After the successful completion of this module, a student should be able to gather concepts and principles, identify problems and formulate solutions pertaining to:

- □ Introduction to Property Law.
- Ownership.
- Possession and holdership.
- $\hfill \Box$ Limited rights and other rights in property.

with continuous reference to the constitutional impact

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

SDR414 Law of Damages

The module SDR414 Law of Damages (16 credits) is presented in the Department of Private Law

Description and aim of course

The studer	it will be able to -	

- define and distinguish damage and damages;
- understand and apply the content, assessment and quantification of damage and damages;
- distinguish between the nature and assessment of patrimonial and non patrimonial damage;
- acquire a clear understanding of prospective loss and *lucrum* cessans:
- acquire a basic knowledge of the rules limiting damage and damages for instance "once and for all" the collateral rule, duty to mitigate loss, remoteness of damage, legal causation, statutory limitations.

Integrated knowledge and skills

- □ The nature, extent and assessment/quantification of damage and damages.
- □ The abstract sum formula in contrast with the concrete approach.
- □ Realised and expected losses and the "once and for all" rule.
- □ The quantification of damages.
- □ The rule limiting the extent of liability for damages.

The successful student will be able to:

- distinguish between damage and damages;
- conciliate and explain past losses, prospective damage, and the "once and for all" rule;
- calculate damages;
- know and apply the limitations on liability for damages.

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

SFR114 Criminal Law

The module SFR114 Criminal Law (16 credits) is presented in the Department of Criminal and Medical Law

Description and aim of course

Studente ere	introduced to:
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- what Criminal Law comprises and its place in the total legal system:
- □ the elements of the crime;
- u the practical implications of the Constitution on Criminal law.

Integrated knowledge and skills

After the successful completion of this module, students should have knowledge regarding the following:

- □ The place of Criminal Law.
- □ Investigating and reading a criminal case.
- □ The elements of the crime.

Successful students will be able to:

- establish the place of Criminal Law in the South African legal system;
- abstract the main information from a reported criminal judgement;
- □ analyse the specific elements of the crime;
- □ analyse a given situation of fact and answer it with reference to theoretical knowledge as well as relevant case law.

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

SFR124 Criminal Law

The module SFR124 Criminal Law (16 credits) is presented in the Department of Criminal and Medical Law

Description and aim of course

Students	are int	roduced	to:		

- □ which actions are crimes and which elements must be present before there is talk of a crime;
- □ the various crimes in the South African law.
- u the practical implications of the Constitution on Criminal law.

Integrated knowledge and skills

After the successful completion of this module, students should have knowledge regarding the following:

- Participation.
- □ The incomplete crime.

Specific crimes:

- Crimes against the State and the Administration of Justice.
- Crimes against the community.
- Crimes against the person.
- Crimes against property.

Successful students will be able to:

- □ identify specific crimes;
- analyse crimes in respect of the specific elements of each;
- □ identify possible defences in a charge concerning such crimes;
- motivate points of view in this respect with reference to case law.

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

SFR214 Criminal Law

The module SFR214 in advanced Criminal Law (16 credits) is presented in the Department of Criminal and Medical Law

Description and aim of course

The aim of this module is the mastering of knowledge and understanding of the prescribed crimes, as well as the ability to apply, analise, integrate and evaluate the acquired knowledge.

Integrated knowledge and skills

After completion of this module, successful students will be able to Give an integrated overview of Criminal Law;

- Analyse and compare the elements of specific crimes;
- Draft basic charge sheets;
- Identify legal problems on specific crimes and formulate solutions;
- Provide basic legal advice on specific crimes concerning the success of a criminal prosecution

Assessment

Both formative (e.g. tests, assignments, class presentations) as well as summative (examinations) assessment methods are used to determine whether the student has complied with the learning outcomes.

SFR224 Criminal Law

The module SFR224 in advanced Criminal Law (16 credits) is presented in the Depart-ment of Criminal and Medical Law

Description and aim of course

The aim of this module is the mastering of knowledge and understanding of the prescribed crimes, as well as the ability to apply, analise, integrate and evaluate the acquired knowledge.

Integrated knowledge and skills

After completion of this module, successful students will be able to:

- □ Analyse and compare the elements of specific crimes;
- Draft basic charge sheets;
- □ Identify legal problems on specific crimes and formulate solutions;
- □ Provide basic legal advice on specific crimes concerning the success of a criminal prosecution
- □ Discuss the principles pertaining to sentencing and the application thereof.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

SPF224 Law of Criminal Procedure

The module SPF224 Law of Criminal Procedure (16 credits) is presented in the Department of Procedural Law and the Law of Evidence

Description and aim of course

Students are introduced to the basic legal principles and concepts of criminal practice, with continuous reference to the constitutional impact.

Integrated knowledge and skills

After the successful completion of this module, a student should be able to:

- analise the selected general principles of the criminal process;
- analise the pre-trial phase;
- analise the trial phase;
- analise the judgment phase;
- analise the remedies after judgment.

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

SVP414 Law of Civil Procedure

The module SVP414 Law of Civil Procedure (16 credits) is presented in the Department of Procedural Law and Law of Evidence

Description and aim of course

The course Civil Procedure introduces the student the all the facets concerning the execution of the civil process in the South African legal system. The purpose of the course is:

To equip the student with knowledge outcomes regarding, the different courts and their respective jurisdictions, different causes of action and the formulation thereof, the parties to a civil dispute and the citation of those parties, pleadings and notices, the different forms of civil litigation, the sequence of the process, interim steps, preparation for trial, the trial appeals and reviews.

Integrated knowledge and skills

The successful student will be equiped with knowledge and practical skills for the application of this knowledge regarding:

- o Jurisdiction
- o Locus standi in iudicio
- Application and action procedures
- o Interdicts
- o Systematic sequence of civil procedure
- Demand and calculation of periods
- o Judgment by default
- o Plea and counter claim
- o Pre-trial procedures
- o Trial
- o Costs
- Execution
- Appeals and reviews.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

TRR424 Law of Trusts

The TRR424 Law of Trusts (16 credits) is an elective module presented jointly by the Departments of Private Law and Mercantile Law

Description and aim of course

Students will, with continuous reference to the impact of the Constitution, be introduced to the basic principles, concepts and practical implications of the Law of Trusts.

Integrated knowledge and skills

After successfully completing this module, the student should, with due cognizance of constitutional values, be ale to assimilate the relevant concepts and principles and to formulate solutions regarding:

- □ The origin of the trust.
- □ Requirements for valid trust deeds.
- □ The amendment of trust deeds.
- □ The termination of a trust.
- □ The rights and duties of the parties to a trust.
- □ Trust Law in practice.

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

ULL214 Legal Interpretation

The module ULL214 Legal Interpretation (16 credits) is presented in the Department of Constitutional Law and Philosophy of Law

Description and aim of course

Students are introduced to the basic principles and concepts of statutory interpretation and the practical implications thereof, with continuous reference to constitutionalimpact.

Integrated knowledge and skills

After successful completion of this module a student ought to be able to collect concepts and principles, to identify and to formulate solutions regarding:

- theories of interpretation;
- the Constitution and statutory interpretation;
- the three-phase model of interpretation of statutes;
- constitutional interpretation;
- specific principles, rules and presumptions of statutory interpretation; and
- aids in statutory interpretation.

Assessment

Both formative (eg. tests, assignments) as well as summative (examinations) methods of assessing will be used to ascertain whether a student has achieved the necessary outcomes.

VOF414 Insurance Law

The module VOF414 Insurance Law (16 credits) is presented in the Department of Mercantile Law Description and aim of course

Students are introduced to the basic principles and concepts of Insurance Law. The course is aimed at equipping students to identify insurance problems and to find solutions through the practical application of insurance principles.

Integrated knowledge and skills

After successfully completing this module students should be able to gather principles and concepts, identify problems and formulate solutions in respect of:

- □ Introduction to Insurance Law
- □ Short-term insurance
- □ Long-term insurance
- □ Statutory insurance
- □ Business practice.

Assessment

Assessment to determine whether the student has attained the module outcomes takes place both formatively (tests and assignments) and summatively (examination).

AFA108 Afrikaans for Academic Purposes

Aim

To equip students with basic general knowledge of the language to improve their academic communicative skills in both subject specific and general contexts.

Assessment

Continuous evaluation applies. This implicates that class attendance is of paramount importance, as assignments are completed and submitted during lecture time.

AFP112/AFP122, AFP132/AFP142 Afrikaans for the Professions

AFP112 Effective Listening and Reading

AFP122 Text Logic and Coherence

AFP132 Effective Formulation

AFP142 Convincing Strategies

ALC108 Academic Language Course

Aim

This course aims to develop students' academic reading and writing skills to a level that will give them a fair chance for success at university study.

Assessment

Continuous evaluation with two summative tests written in June and October.

BRS111 Basic Computer Literacy

(Department of Computer Science and Informatics)

Aim

To have a basic knowledge of the principles of microcomputers, and microcomputer hardware, knowledge and application skills of: basic commands of an operating system, a general word processing programme and the Internet.

Assessment

This module is evaluated by means of continuous assessment and no special examinations are granted.

RIS121 Advanced Computer Usage

(Departement of Computer Science and Informatics)

Pre-requisite RKG 131, RKG 141, BRS 111 or BAS 111

Aim

To have knowledge and application skills of: advanced aspects of a general word processing program, advanced aspects of spreadsheets, the basic commands of a presentation programme and a database programme.

Assessment

This course is evaluated by means of continuous assessment, and no special examinations are granted.

DTS112/DTS 122 German Communicative Language Studies

DTS132 German Prose

DTS142 German Drama

Aim

Designed for students with basic knowledge of the language on a grade 12 level. The modules aims to consolidate and develop the four language skills of listening, speaking, reading and writing.

Assessment

Continuous evaluation.

DTS154/DTS164 German for Beginners

Aim

This is a communicative German language study course for students who have no previous knowledge of German. The aim is to develop speaking, listening, reading and writing skills.

Assessment

Continuous evaluation.

FRN112 Communicative French an Introduction

Aim

This module focuses on the basics of learning a new foreign language and particularly on equipping students with the tools to handle basic communicative situations.

Integrated knowledge

After completion of this module, students will be able to:

- □ Understand and answer certain questions used in the classroom.
- □ Understand basic classroom commands.
- Use basic grammar.

Assessment criteria

Two semester tests, continuous evaluation and examinations.

FRN122 Communicative French

Aim

This module focuses on the basics of learning a new foreign language and specifically focuses on preparing the student for basic communicative situations and equipping the students with the tools to handle these situations.

Integrated knowledge

After completion of this module, students will be able to:

- Understand and answer certain questions.
- Use basic grammar.

Assessment criteria

Two semester tests, continuous evaluation and examinations.

FRN132 Communicative French: The Huguenots and French Missionaries

Aim

This module focuses on French history and culture and influences thereof on South Africa and South Africans. The emphasis is on kingship (Henry IV, King Moshoeshoe of Lesotho) and on Huguenot influence on South Africa. The module will also improve students' oral and written language skills in French.

Integrated knowledge

After completion of this module, students will be able to:

- Answer certain questions on king Moshoeshoe, the Huguenots and French missionaries in Southern Africa as well as the influence of the Huguenots and the missionaries on South Africa and Lesothot respectively.
- □ Explain the link between France and Southern Africa.

Assessment criteria

One assignment, one essay and one oral assessment.

FRN142 Business French South Africa in French texts

Aim

Semester 2 focuses on references to South/Southern Africa in French texts belonging to diverse genres. Students will be introduced to Business French during a few lecturers offered in the forth term.

Integrated knowledge

After completion of this module, students will be albe to:

- □ Discuss subjects emphasized in the different textual categories.
- □ Comment on works by Jules Verne.
- □ Comment on French travel writing that focuses South/Southern Africa.
- Discuss the lives of different personages investigated during the module.

Assessment criteria

One assignment, one essay, one oral assessment and examinations.

LAT114/LAT124 Latin

Aim

To enable the student to read elementary literary and legal texts, and to understand and intelligently use the Latin phrases in legal documentation, to greatly improve English and Afrikaans vocabulary, to develop the necessary skills and critical abilities for the study of other languages, to acquire a general overview of the roman civilization.

Assessment

Class and semester tests to determine an average semester mark.

MTL108 Mathematical Literacy

The module **MTL108** Mathematical Literacy is offered in the Department of Mathematics and Applied Mathematics

Aim

To enable students to: do arithmetic and mathematical calculations, use a calculator accurately, analise data from various contexts to make informed judgements, use mathematical language to communicate mathematical ideas, concepts, generalizations and thought processes.

Assessment criteria

Continuous evaluation.

REN108 English

Aim

To help students improve their English, to understand spoken and written English clearly and use the language correctly and effectively, especially as English is the language of the law.

Assessment

Continuous evaluation reflected by a year mark, and made up of various components.

RKR215 Criminology for Law (Sentencing)

The module RKR215 Criminology for Law (sentencing) is presented in the Department of Criminology

Aim

The aim of the module is to equip students with scientific knowledge on the theory and practice of sentencing that will enable them as legal representatives, public prosecutors and juridical officers to apply the guidelines in order to impose appropriate sentences.

Assessment

Continuous and end assessment.

RKR225 Criminology for Law (Crime Causation and Victimology)

The module Criminology for Law RKR225 (Crime Causation and Victimology) is presented in the Department of Criminology.

Aim

The aim of the module is to equip students with scientific knowledge on crime causation theories and the victim of crime that will enable them as legal representatives, public prosecutors and juridical officers to assist the victim and gain knowledge of the accused as well as the victim in order to promote a holistic approach in applying the law.

Assessment

Continuous and end assessment.

RRK208 Accounting for the Legal Profession

Aim

Specifically compiled to equip law students to be able to apply basic accounting and record keeping skills, as well as the understanding and practical application of the basic mechanics of VAT and Income Tax.

Assessment

Continuous and end assessment.

RTK108 Legal Language and Culture

Aim

To enable the student to understand and intelligently use the most frequently occurring Latin terms and abbreviations found in legal documentation, to understand the social and cultural circumstances of the time when Roman law originated, to improve and greatly enrich English vocabulary, since a great number of English words are directly derived from Latin.

Assessment

Class and semester tests to determine a final average semester mark.

VBL108 Skills and Competencies for Lifelong Learning

Aim

To equip students with skills and Competencies for Lifelong Learning, amongst others the following: memory skills, problem solving, reading and learning skills, critical thinking and portfolio development, healthy lifestyle, effective stress management, personal financial management, self motivation, etc.

Assessment

Students will be assessed on a continuous basis on both their theoretical knowledge, as well as their ability to practically implement the skills they have learns in theory.

Methods of assessment

Formative assessment by means of:

- Portfolios
- Group discussions
- Feedback after each practical activity
- Self assessment

Summative	assessment	by	means of:

- □ Tests
- AssignmentsPortfolios

ANNEXURE

Faculty of Economic and Management Sciences B.Com. (Law)

REG. F9 BACCALAUREUS COMMERCII B.COM. (LAW)

This degree is presented by the Faculty of Economic and Management Sciences and is taken up in this book for information of prospective students.

INFORMATION

This option is:

- for students who envisage a career in the business world but who would like to equip themselves with a basic knowledge of law; or
- (b) for students who envisage a career in law, who would like to become attorneys, advocates or legal advisors for financial institutions and other enterprises.

It is highly recommended to complement this degree with LL.B.-studies.

This degree is characterised by the considerable number of law modules, especially in the second and third years of study. However in the third year of study only one management-based major subject can be accommodated.

Accounting is required up to second-year level.

CONDITIONS FOR ADMISSION

B. Com (Law) - Study code 6309

- Grade 12 certificate with endorsement.
- M-score of 28 and higher.
- Grade 12 Mathematics (SG) with at least a C-symbol.
- Grade 12 (HG) with at least a C-symbol in Afrikaans and English.

TIMETABLE CLASHES

Students must compile their curriculums in accordance with the class and lecture hall timetable and the examination timetable, and are personally responsible to ensure that there are no clashes.

CURRICULUM

Students registering for the degree B.Com. (Law) must satisfy the Faculty and general regulations when compiling their curriculums as set out in the following schedule.

A student must ensure that the subject preconditions are complied with, (as required by the Faculty of Economic- and Management Sciences).

B.COM. (LAW) Study Code: 6309

	FIDOT	\/E4D	05001	10.1/54.0	T	
	FIRST YEAR		SECOND YEAR			YEAR
COMPULSORY:	<u>Sem. 1</u>	Sem.2	<u>Sem.1</u>	Sem. 2	<u>Sem.1</u>	Sem.2
Economics	EKN 114	EKN 124	EKN214	EKN224	EKN 314	EKN 324
					or	or
Business	OBS 134			OBS244	OBS 314	OBS 324
Management						
Marketing		OBS 144			or	or
Financial			OBS234			OBS 364
Management						or
Accounting	REK 114	REK 124	REK204	REK204	REK 308	REK 308
			BRF214			
Accounting for Law					RRK208*	RRK208*
Computer Literacy			BRS111	BRS 121		
Criminal Procedure						SPF 224
Criminology for Law					RKR215*	RKR225*
Family Law**	FAM 114					
Introduction to Legal	ILR114	ILR 124				
Science						
Labour Law					ARR214*	ARR224*
					or	or
Criminal Law			SFR114	SFR124	SFR214*	SFR224*
Language						
Proficiency:						
Afrikaans for the	AFP 132	AFP 122				
profession	or	or				
Business English	EBE 112	EBE 122				
	or	or				
Latin	LAT 114	LAT 124				
	or	or				
Latin Special	RTK 108	RTK 108				
Law of Contract				KON224		
Law of Delict					DEL 314	
Law of Evidence				BWR224		
Law of Persons**		PSN 124				

Law of Succession and Administration of Estates			ERF214		
Law of Things					SAK324
Legal History	RGK114*				
Legal Interpretation				ULL214	
Roman Law		ROR124*			

^{*}These modules can be taken additionally to the prescribed B.Com. (Law) degree. The additional modules do not carry credits for B.Com. (Law) and as such can not be "exchanged". To obtain the B.Com. (Law) degree, the prescribed curriculum should be followed.

^{**}A 34 M-score in grade 12 is strongly recommended for Family Law (FAM114) and Law of Persons (PSN124).