

Undergraduate faculty brochure

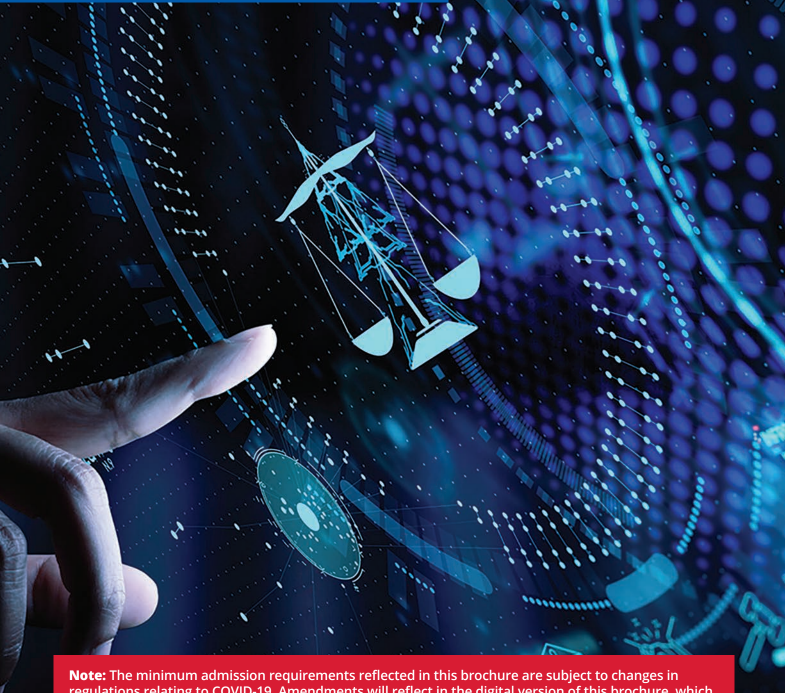


Faculty of Law

Fakulteit Regsgeleerdheid Lefapha la Molao

Make today matter

www.up.ac.za



Note: The minimum admission requirements reflected in this brochure are subject to changes in regulations relating to COVID-19. Amendments will reflect in the digital version of this brochure, which can be downloaded from www.up.ac.za/programmes > Faculty brochures.

Message from the Dean

The purpose of this message is to introduce you to UP Law. We are extremely proud of our Faculty, which ranks as the best in Africa and has been ranked among the Top 100 law schools in the world.

Prof Elsabe Schoeman Dean: Faculty of Law



Our ranking as best in Africa, which was confirmed for the fourth consecutive year by the Times Higher Education (THE) 2021 survey, is an achievement unparalleled in Africa.

To achieve our vision of becoming an internationally recognised leader in socially relevant legal research and education, our mission is to create and sustain a research and education environment that is grounded in the pursuit of social justice and excellence. We have professional links to the world's most prestigious international bodies, such as the United Nations, the European Union, the African Union, the World Bank and foreign universities.

At the undergraduate level, the Faculty offers a four-year LLB degree. However, the majority of our students first enrol for a BCom (Law) or BA (Law) degree. We aim to produce LLB graduates with the knowledge, critical thinking abilities, awareness of social and ethical responsibilities and the legal skills that are required to follow any of the established career paths in law. With this aim in mind, the Faculty is progressively placing greater emphasis on an inquiry-led approach to teaching to improve the research and problem-solving skills of our students.

At the postgraduate level, we offer extensive master's programmes (LLM/MPhil) (through either coursework or research) and a doctoral programme (LLD/PhD).

The Faculty currently employs approximately 70 dedicated full-time academics, of whom more than two-thirds have doctoral degrees in various fields of the law. A highly motivated professional staff supports them, and together they serve and prepare our student community for the various law-related career opportunities.

The legal profession is a demanding one, but the skills you will learn at UP Law will prepare you to take your place among the best in the field. Regardless of whether you choose to register for an LLB, a BCom (Law) (Faculty of Economic and Management Sciences) or a BA (Law) (Faculty of Humanities) degree, you will have access to support from your faculty and some of our tailored programmes that will help you to land your first job or

start your own business. The high quality of teaching and learning support we provide ensures that employers are keen to hire our graduates.

As a UP Law graduate, you will have received the high quality of teaching and learning that is part of THE UP WAY of life and will be fully equipped to adjust to the world of work. This means that you will be able to use your skills to play a positive role in South Africa and the world, use your critical thinking skills to innovate and be a well-rounded, ethical individual who is an asset to the workplace and society.

Please refer to the infographics in this brochure for highlights and more information on the Faculty of Law, which should convince you that UP is the obvious choice for anyone who wishes to study law in South Africa. The checklist infographic on page 19 of this brochure will help you to gauge whether you possess the qualities needed to become a successful law student and legal professional.

Many of our alumni have reached the apex of their careers in law; some serve as judges in the high courts; others serve in the Supreme Court of Appeal or in the Constitutional Court, where they play a significant role in the execution of justice. Several graduates have also taken up important positions in government. The current South African Minister of Justice and Correctional Services, Mr Ronald Lamola; and the Namibian Minister of Justice, Ms Yvonne Dausab, are both UP Law alumni! We encourage you to follow in their footsteps and to create your own illustrious future.

As the UP Law community, we are deeply committed to promoting fairness and justice in our society, our country and the world. Should you decide to join us and become part of the finest group of entering law students assembled in South Africa next year, you will be part of our 114th intake of law students. Choose wisely, #ChooseUP!

We look forward to our 2022 intake of students and their future contributions as UP Law graduates in the national and international legal arena.

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Undergraduate LLB admissions regulation

Important information for all prospective students for 2022

- The admission requirements and general information in this brochure apply to students who apply for admission to the University of Pretoria with a National Senior Certificate (NSC) and Independent Examination Board (IEB) qualifications.
- Applicants with qualifications other than the abovementioned should refer to:
 - Brochure: Undergraduate Programme Information 2022: Qualifications other than the NSC and IEB, available at www.up.ac.za/programmes > Admission information.
 - Brochure: Newcomers Guide 2021, available at www.up.ac.za/programmes > Admission information.
 - Website: www.up.ac.za/international-cooperation-division.
- School of Tomorrow (SOT), Accelerated Christian Education (ACE) and General Education Diploma (GED): The University of Pretoria no longer accepts qualifications awarded by these institutions.
- National Certificate (Vocational) (NCV) Level 4: The University of Pretoria may consider NCV candidates, provided they
 meet the exemption for bachelor's status criteria and the programme requirements.

Important faculty-specific information on undergraduate programmes for 2022

The closing date is an administrative admission guideline for non-selection programmes. Once a non-selection programme is full and has reached the institutional targets, then that programme will be closed for further admissions, irrespective of the closing date. However, if the institutional targets have not been met by the closing date, then that programme will remain open for admissions until the institutional targets are met.

- This Admissions Regulation should be read in conjunction with General Regulations G.1.1 Admission.
- To register for a first bachelor's degree at the University, a candidate should have completed the National Senior Certificate (NSC) or equivalent qualification, and meet the minimum requirements for admission to bachelor's degree study.
- Candidates must also comply with the particular subject and level requirement as well as with the minimum Admission Point Score (APS) for the relevant programme.
- The APS calculation is based on a candidate's achievement in six 20-credit NSC-recognised subjects with bands 1 to 7, indicating the scale of achievement. Thus, the highest APS that can be achieved is 42.
- Please note that Life Orientation is a 10-credit subject and is excluded from the calculation when determining the APS.
- Grade 11 results are used in the conditional admission of prospective students.
- The final NSC/IEB results will be the determining factor with regard to final admission.
- All modules will be presented in English, as English is the language of tuition, communication and correspondence.
- Minimum requirements for admission to the relevant programmes are set out in the "Minimum admission requirements table" of this
 document.

Admission Point Score (APS) Conversion

The following subject rating scores are used for calculating the APS for NSC/IEB:

Rating code	Rating	Marks %
7	Outstanding achievement	80–100%
6	Meritorious achievement	70–79%
5	Substantial achievement	60-69%
4	Adequate achievement	50-59%
3	Moderate achievement	40-49%
2	Elementary achievement	30–39%
1	Not achieved	0–29%

NSC – National Senior Certificate (completed Grade 12 in or after 2008)

IEB - Independent Examination Board

Example of calculation of Admission Point Score (APS) for law based on NSC/IEB qualifications

	-
School subject (example)	Report mark
Afrikaans	5
English	5
Mathematics	6
Physical Sciences	6
Life Sciences	7
Accounting	3
Life Orientation	Excluded
APS Total	32

Undergraduate LLB admissions regulation

Closing dates

South African citizens: 30 September Non-South African citizens: 31 August

Minimum admission requirements (2022)

Degree programme	English Home Language or English First Additional Language	APS
LLB 04130012	5 (60-69%)	32

Other faculty-specific information

- Applicants complying with the minimum admission requirements are conditionally admitted as they apply according to the places available. The application process will allow for diversity in admissions. Ideally, the Faculty strives to admit at least 50% first-year black (African, Indian and coloured) students. The admission process should not lead to a situation where less than 50% first-year black (African, Indian and coloured) students are admitted. If this should happen, the admissions should be adjusted to give preference to the most deserving black (African, Indian and coloured) candidates.
- Candidates who have graduated for another degree and candidates with an APS of 38 or higher and an achievement level of at least 5 in English may be conditionally admitted after the closing date if there are places available, at the discretion of the Faculty's Admissions Committee, based on the final NSC/IEB results, and the complete university academic record and a final certificate of conduct where applicable.

Transferring students

Definition of a transferring student

A transferring student is a student who, at the time of application for a degree programme at the University of Pretoria (UP):

- a) is a registered student at another tertiary institution, or
- was previously registered at another tertiary institution and did not complete the programme enrolled for at that institution, and is not currently enrolled at a tertiary institution, or
- has completed studies at another tertiary institution, but is not currently enrolled at a tertiary institution;
- d) has started with tertiary studies at UP, then moved to another tertiary institution and wants to be readmitted at UP.

Guidelines for admission of transferring students to degree programmes at UP

A transferring student will be considered for admission based on:

- a) an NSC or equivalent qualification with exemption to bachelor's or diploma studies (whichever is applicable); and
- b) meeting the minimum faculty-specific subject requirements at NSC or tertiary level; or
- having completed a higher certificate at a tertiary institution with faculty-specific subjects/modules passed (equal to or more than 50%), as well as complying with faculty rules on admission;
- d) previous academic performance (must have passed all modules registered for up to the closing date of application) or as per faculty regulation/promotion requirements;
- e) a certificate of good conduct.

Note:

 Students who have been dismissed at the previous institution due to poor academic performance, will not be considered for admission to UP.

- Admission of transferring students will always depend on the availability of space in the programme and the respective faculty.
- c) Transferring students who do not meet the guideline as described under A.2 d) above, may be conditionally admitted only if the prerequisites of the module/s in the applied for programme are met. If a student does not meet the set conditions, he/she will be dismissed.
- d) Students transferring from other universities must adhere to General Regulation G.9.4 before the degree may be awarded by UP.

Returning students

Definition of a returning student

A returning student is a student who, at the time of application for a degree programme:

- a) is a registered student at UP, and wants to transfer to another degree at UP, or
- b) was previously registered at UP and did not complete the programme enrolled for, and did not enrol at another tertiary institution in the meantime (including students who applied for leave of absence), or
- has completed studies at UP, but is not currently enrolled or was not enrolled at another tertiary institution after graduation.

Guidelines for admission of returning students to degree programmes at UP

A returning student will be considered for admission based on:

- a) an NSC or equivalent qualification with exemption to bachelor's or diploma studies (whichever is applicable); and
- b) meeting the minimum faculty-specific subject requirements at NSC or tertiary level; or
- previous academic performance (should have a cumulative weighted average of at least 50% for the programme enrolled for)
- d) having applied and was granted leave of absence.

Note:

- a) Students who have been excluded/dismissed from a faculty due to poor academic performance may be considered for admission to another programme at UP, as per at least one of the guidelines above. The Faculty Admission Committee may consider such students if they were not dismissed more than twice
- b) Only ONE transfer between UP faculties will be allowed, and a maximum of two (2) transfers within a faculty.
- Admission of returning students will always depend on the availability of space in the programme and the respective faculty.
- d) Returning students who do not meet the guideline as described under B.2 c) above may be conditionally admitted only if the prerequisites of the module/s in the applied for programme are met. If students do not meet the set conditions, they will be dismissed.
- Leave of absence may be granted for a maximum of 24 months (two (2) academic years).

Closing date for applications from returning students:

Applications from returning students may be received until the end of January. These applications must be finalised before commencement of classes in February.

Undergraduate programmes

University of Pretoria website

www.up.ac.za/law

	Minimum requirements fo	or NSC and IEB for 2022
Programmes	Achievement level	
	English Home Language or English First Additional Language	APS
LLB [4 years] Closing dates: SA – 30 September Non-SA – 31 August	5	32
Candidates that fulfil the requirements for admission as set out in this brochure will be conditionally accepted on a first-come-first-served basis until 30 September, subject to the availability of places . However, as applications already open on 1 May and spaces are limited candidates are urged to apply as early as possible in the year . Careers: Refer to the infographics in this brochure.	Oueries relating to LLB application Ms Helen van Tonder (Faculty of Law) Tel +27 (0)12 420 4265 Fax +27 (0)12 420 2090	ns can be directed to:
BA (Law) [3 years] Closing dates: SA – 30 September Non-SA – 31 August	Email helen.vantonder@up.ac.za Queries relating to BA (Law) applic Ms Ernika Monyeki (Faculty of Humanities) Tel +27 (0)12 420 5241 Email ernika.monyeki@up.ac.za	ations can be directed to:
BCom (Law) [3 years] Closing dates: SA – 30 September Non-SA – 31 August	Queries relating to BCom (Law) ap Ms Ronel Steenkamp (Faculty of Economic and Manageme Tel +27 (0)12 420 3347 Email ronel.steenkamp@up.ac.za	



Undergraduate programmes

LLB, BA (Law) and BCom (Law)

In 1998, the five-year LLB degree was shortened to a four-year degree. However, it is evident that not all students can cope with the demands of the legal profession after four years of study. Therefore, it is generally recommended that students first complete either the three-year BA (Law) or the three-year BCom (Law) degree and then convert to the LLB degree, which will take another two years to complete. These students obtain two degrees in two different fields of study.

Law programmes in other faculties

Faculty of Economic and Management Sciences: BCom (Law)

The purpose of this programme is to provide a broad formative education that can lead to various career options, specifically in the corporate world. This programme is a combination of BCom and LLB subjects. This programme aims to educate students as law practitioners with a broad academic background to provide an alternative route to the eventual attainment of an LLB degree.

Note: All first-year students take the compulsory fundamental modules in academic information management, jurisprudence and English.

Core modules (compulsory)

core modules (compaisory)		
1st year	2nd year	3rd year
 Financial accounting Economics Business management Statistics Roman law Jurisprudence Law of persons 	 Consumer protection Law of contract Law of succession Specific contracts 	 Insolvency law Law of things Law of delict Entrepreneurial law Payment methods

Elective modules

(Refer to the online Yearbook: www.up.ac.za/yearbooks/home)

1st year	2nd year	3rd year
Business	 Business	 Business
management Informatics Informatics	management Economics Financial	management Economics Financial
(accounting	management Financial	management Financial
software)	accounting Informatics Statistics Taxation	accounting Statistics Taxation

Please refer to the website www.up.ac.za/yearbooks/home for the Yearbook of the Faculty of Economic and Management Sciences for more information on the BCom (Law) programme. The admission requirements for BCom (Law) are on the same web page.

Closing date for applications

SA – 30 September Non-SA – 31 August

Faculty of Humanities: BA (Law)

This programme meets specific training needs that emerge from the demand for employees with specific legal knowledge, but who are also schooled in aspects of the social or human sciences. This multidisciplinary programme aims to train students as law practitioners with a broader academic background, to provide an alternative route to obtaining an LLB, to provide versatile training in both law and the social sciences or humanities, to improve students' insight into the extent, consequences and handling of national and global issues, and to academically equip students for a career in which research, decision-making and reporting on law-related matters are important requirements. This is a full-time programme, with specific modules offered after hours.

Core modules

Core modules are jurisprudence, Roman law, the law of persons, legal pluralism, legal interpretation, family law, public law, the law of succession, the law of contract and law of delict.

Elective modules

At first-year level, three BA subjects must be selected from the elective modules. At least one of these subjects must be a language. Two BA subjects must be selected up to second-year level, of which at least one must be a language; and one BA subject must be selected up to third-year level.

Postgraduate studies

After completing a BA (Law) degree, students may continue with an LLB or may register for an honour's degree in the core discipline they chose in the humanities.

Please refer to the website www.up.ac.za/yearbooks/home for the Yearbook of the Faculty of Humanities for more information on the BA (Law) programme. The admission requirements for BA (Law) are on the same web page.

Closing date for applications

SA – 30 September Non-SA – 31 August

Admission requirements for the LLB to gain access to the Faculty of Law

To gain access to the Faculty of Law, prospective students require the appropriate combinations of recognised National Senior Certificate (NSC) subjects, as well as specific levels of achievement in these subjects. A summary of the Faculty-specific requirements and the APS required for admission to the LLB is provided on pages 1 to 4.

Exemption/credits for modules passed at other institutions

Students must apply on the prescribed form (available at the Faculty's Student Administration) for exemption from modules passed at other institutions. An academic record and the complete syllabus of the module concerned must accompany the application. Students who transfer from other universities must complete at least half (50%) of the modules needed for the LLB at the University of Pretoria and must be registered students of this University for at least two years before the LLB of the University of Pretoria may be conferred on them.

Composition of the LLB degree

Examination

The examinations for first-semester modules take place in May and June, while examinations in second-semester modules take place in October and November. Every student has the responsibility to consult the official examination timetable to determine when the examinations for his or her modules will be written.



Composition of the LLB degree

First year

First semester	Second semester
Fundamental modules	
AIM 102 Academic information managementJUR 110 Jurisprudence	JUR 120 Jurisprudence
Core modules	
■ PSR 110 Law of persons	FMR 121 Family lawROM 120 Roman law

Plus

Plus a minimum of 24 credits from the following modules:

- ENG 110 English
- ENG 118 English for specific purposes
- ENG 120 English

Plus a minimum of 24 credits from the following modules:

- Any other language module offered by the Faculty of Humanities other than the required English language modules
- FIL 110, 120 Philosophy
- FRK 111, 122 Financial accounting
- GES 110, 120 History
- KRM 110, 120 Criminology
- PTO 111, 120 Politics
- SOC 110, 120 Sociology

The following aspects should be kept in mind:

- Students have to familiarise themselves with the prerequisites for modules from other faculties.
- The modules may not clash.
- Some modules have limits on the number of students who may register.

FMR 121 Family law (15 credits)

For LLB, BA and BCom specialising in law

- (a) Introduction to family law
- (b) General principles regarding the coming into existence of a marriage
- (c) Void, voidable and putative marriages
- (d) The invariable consequences of the marriage
- (e) Basic principles regarding the legal relationship between child and parent
- (f) The variable consequences of a marriage
- (g) Principles regarding the dissolution of a marriage
- (h) The consequences of the dissolution of a marriage

Law of parent and child:

- (a) Variable consequences of marriage
- (b) Dissolution of marriage
- (c) Consequences of the dissolution of marriage
- (d) Customary marriages
- (e) Domestic partnerships and religious marriages

Jurisprudence 110 (JUR 110) (15 credits)

For LLB, BA and BCom specialising in law

The module has both a theoretical and skills component. All elements described below will encompass conceptual knowledge combined with practical application.

Underlying jurisprudential aspects of law/the law in general:

- (a) A first-year definition of law/the law
- (b) The relationships between law and society, law and history, law and politics, law and language
- (c) Being a law student or lawyer in South Africa
- (d) Introduction to different perspectives on the law

The South African legal system and its historical development; Sources of South African law and their historical development:

- (a) Introduction to characteristics and components of the South African legal system
- (b) Mixed legal systems
- (c) The South African Constitution and its historical development
- (d) Customary law and its historical development
- (e) Common law and its historical development
- (f) Primary and other sources of modern South African law
- (g) Applying the sources of law to a set of facts and relying on the sources of law to answer a jurisprudential question

The above content forms the basis of the skills component (incorporating academic literacy skills), which consists of the following:

- (a) Conducting research in the library
- (b) Finding, reading and applying the sources of law
- (c) Reading, understanding and summarising texts on topics of law
- (d) Analysing, criticising and improving (editing) a piece of writing on the law in a theoretical sense
- (e) Writing a well-constructed essay or paragraph on legal problems and topics of law or legal history



JUR 120 Jurisprudence (15 credits)

For LLB, BCom and BA specialising in law

Basic principles of the following:

- (a) Law of obligations (contract and delict)
- (b) Criminal law
- (c) Law of civil procedure
- (d) Law of criminal procedure
- (e) Law of evidence

Access to justice:

- (a) Courts and alternative dispute resolution
- (b) Legal profession
- (c) Access to justice and its promotion in South Africa (the idea, problems, representation in criminal matters, role of different organisations, etc).

The above content forms the basis of the skills component (incorporating academic literacy skills), which consists of the following:

- (a) Drafting a simple contract based upon a set of facts (law of contract)
- (b) Reading, understanding, summarising a case on the law of delict and applying the principles of legal argument and logic
- (c) Summarising, analysing, criticising and improving (editing) a piece of writing on the law of evidence
- (d) Understanding and applying the principles of examination in chief, cross-examination and re-examination to a concrete set of facts with a view to participation in a moot court or debate

PSR 110 Law of persons (10 credits)

For LLB, BA and BCom specialising in law

The legal rules in respect of the coming into existence, private law status and termination of a natural person or legal subject.

ROM 120 Roman law (10 credits)

For LLB, BA and BCom specialising in law

Introduction to the Roman law of things:

- (a) Things, real rights, possession
- (b) Ownership, limitations, acquisition, protection
- (c) Limited real rights, servitudes, real security

Introduction to the Roman law of contract:

- (a) General principles of the law of contract
- (b) Specific contracts
- (c) Quasi-contracts

Introduction to the Roman law of delict:

- (a) General principles of the law of delict
- (b) Specific delicts
- (c) Quasi-delicts

Second year

First semester Second semester

Core modules

- KTR 211 Law of contract
- PBL 210 Public law
- RPK 210 Legal practice
- RPR 210 Legal pluralism
- RVW 210 Legal interpretation
- ERF 222 Law of succession
- KTH 220 Specific contracts
- PBL 220 Public law
- RPK 220 Legal practice
- VBB 220 Consumer protection

ERF 222 Law of succession (15 credits)

For LLB, BA and BCom specialising in law

- (a) Intestate succession
- (b) Testate succession
- (c) Administration of estates

KTH 220 Specific contracts (15 credits)

For LLB, BA and BCom specialising in law

- (a) Law of purchase and sale
- (b) Law of letting and hiring of things
- (c) Law of agency
- (d) Law of suretyship
- (e) Law of letting and hiring of work

KTR 211 Law of contract (15 credits)

For LLB, BA and BCom specialising in law

- (a) General principles of the law of obligations
- (b) Formation of the contract
- (c) Content of the contract
- (d) Interpretation of contracts
- (e) Breach of contract
- (f) Remedies for breach of contract
- (g) Termination of contractual obligations
- (h) Drafting of contracts

PBL 210 Public Law (10 credits)

For LLB, BAdmin and BA specialising in law

- (a) Introduction to constitutional law and theory
- (b) Basic principles regarding constitutional law, the law in general, the State and the individual
- (c) Important constitutional principles and concepts
- (d) The historical development of modern constitutional law
- (e) Overview of recent constitutional developments in South Africa since 1652
- (f) The different elements of State
- (g) Sources of South African constitutional law
- (h) The founding provisions, the legal order and symbols of the South African State
- (i) Basic principles of cooperative governance in South Africa
- The South African president and the National Executive Authority
- (k) The National Legislative Authority
- (l) Provincial Government

Composition of the LLB degree

PBL 220 Public Law 210 (10 credits)

For LLB, BAdmin and BA specialising in law

- (a) Situating constitutional rights within the statist-liberal and multicommunal approaches to constitutionalism
- (b) Conceptualisation: Human rights; fundamental rights and constitutional rights; universality versus cultural specificity
- (c) Structure and outline of the Bill of Rights
- (d) Standing
- (e) Interpretation with specific reference to transformationism
- (f) Application: The rights bearers and duty-bearers of constitutional rights
- (g) The structure of a dispute involving constitutional rights and limitation
- (h) Capita selecta of specific rights in liberal, communitarian and transformationist contexts, including:
 - Equality and non-discrimination
 - Freedom of religion, belief and opinion
 - Freedom of expression and other selected individual freedoms
 - Socio-economic rights
- (i) Enforcement
 - Communal consent
 - Judicial enforcement; South African courts and their jurisdictions; capita selecta of judicial remedies
- (j) Chapter IX institutions
- (k) Critical notes

RPK 210 Legal practice (10 credits)

For LLB

- (a) An overview of the origin and development of the various legal professions
- (b) Statutory provisions applicable to the legal profession
- (c) Professional conduct and ethics
- (d) Professional costs and fees
- (e) Professional liability of legal practitioners
- (f) Research skills
- (g) Writing skills (letter of advice to client, office memorandum and heads of argument)

RPK 220 Legal practice (10 credits)

For LLB

- (a) Practice management
- (b) Taking of instructions
- (c) Bookkeeping for legal practices
- (d) Aspects of trial advocacy
- (e) Practical application
- (f) Research skills
- (g) Writing skills (letter of advice to client, office memorandum and heads of argument)

RPR 210 Legal pluralism (10 credits)

For LLB and BA specialising in law

- (a) Indigenous culture groups, their culture, and the definition of "legal pluralism"
- (b) Law of persons and family law of indigenous culture groups
- (c) Indigenous law of delict
- (d) Indigenous law of succession
- (e) Indigenous law of contract
- (f) Legal conflict and court structure
- (g) Legal systems based on religion in South Africa

RVW 210 Legal interpretation (10 credits)

For LLB, BAdmin, BA specialising in law

Statute law:

- (a) General introduction: the relationship between text and context
- (b) What is legislation? Categories and types of legislation
- (c) The structure and format of legislation (enacted law texts)
- (d) Commencement, amendment and demise of legislation

Principles of interpretation:

- (a) How to interpret legislation: various theories and methods of interpretation and the influence of the supreme Constitution on statutory interpretation
- (b) Internal and external aids to determine the legislative purpose
- (c) So-called peremptory and directory provisions
- (d) Statutory interpretation and judicial law-making
- (e) Basic principles of constitutional interpretation

VBB 220 Consumer protection (15 credits)

For LLB and BCom specialising in law

- (a) Basic principles of the National Credit Act 34 of 2005
- (b) Aspects regarding the law applicable to credit agreements
- (c) Basic principles of the Consumer Protection Act 68 of 2008

Third year

First semester	Second semester	
Core modules		
 BLR 310 Tax law BWR 310 Law of evidence ISR 310 Insolvency law JUR 310 Jurisprudence PBL 310 Public law SAR 310 Law of things 	 BWR 320 Law of evidence DLR 320 Law of delict IGZ 320 Intellectual property law ODR 320 Entrepreneurial law PBL 320 Public law RHP 320 Research methodology VHD 320 Payment methods 	

BLR 310 Tax law (10 credits)

ForIIB

- (a) Foundations of income tax
- (b) Calculation of income tax payable
- (c) Capital gains tax

BWR 310 Law of evidence (8 credits)

For LLB

- (a) Introduction Historical development and sources of the Law of Evidence
- (b) Decolonisation and transformation of the Law of Evidence
- (c) Relevance and admissibility
- (d) Previous consistent statements
- (e) Similar fact evidence
- (f) Character evidence
- (g) Opinion evidence
- (h) Hearsay and res gestae

Composition of the LLB degree

BWR 320 Law of evidence (7 credits)

For LLB

- (a) Privilege
- (b) Competence and compellability
- (c) Kinds of evidence: Oral, real, documentary and sui generis
- (d) Informal admissions, pointings-out and confessions
- (e) Unconstitutionally obtained evidence in criminal trials
- Burden of proof, quantum of proof, and the effects of presumptions
- (g) The evidentiary aspects of trial practice

DLR 320 Law of delict (15 credits)

For LLB, BA and BCom specialising in law

- (a) General principles of the law of delict
- (b) Capita selecta from the principles applicable to specific delicts

IGZ 320 Intellectual property law (10 credits)

For LLB

- (a) General principles of intellectual property law
- (b) Copyright
- (c) Law relating to inventions and designs
- (d) Trademark law
- (e) Law relating to plant breeders' rights
- (f) Law of competition

ISR 310 Insolvency law (10 credits)

For LLB and BCom specialising in law

- (a) General introduction and historical background
- (b) The process of sequestration
- (c) Effects of sequestration
- (d) Voidable and void dispositions
- (e) Overview of administration of insolvent estates
- (f) Composition, rehabilitation and offences
- (g) Liquidation of insolvent companies and close corporations

JUR 310 Jurisprudence (10 credits)

For LLB and BA specialising in law

An overview of the most important jurisprudential approaches, including natural law, positivism, realism, critical legal theory, and modern and postmodern approaches. The theoretical and practical value of these approaches is investigated within a postapartheid context.

ODR 320 Entrepreneurial law (12 credits)

For LLB and BCom specialising in law

- (a) Company law
- (b) Law relating to close corporations
- (c) Partnership law

PBL 310 Public law (10 credits)

For LLB and BAdmin

An overview of judicial review of administrative action in light of the Constitution and the Promotion of Administrative Justice Act 3 of 2000, with a focus on the legitimate scope of such judicial review and the grounds for judicial review.

PBL 320 Public law (10 credits)

For LLB

- (a) The historical development and theory of international law
- (b) Sources of international law

- (c) Territory
- (d) International legal personality
- (e) Jurisdiction, immunity from jurisdiction and extradition
- (f) Self-contained legal regimes and state responsibility
- (g) Judicial settlement of international disputes
- (h) International law in municipal law

RHP 320 Research methodology (5 credits)

For LLB

The module has two main components: generic research skills and methods and perspectives concerning legal research.

Generic skills:

- (a) How to plan a research project
- (b) How to write a research proposal
- (c) Drafting of chapters
- (d) Language
- (e) Citation, ethics of citation, presentation

Methods and perspectives concerning legal research:

- (a) The nature and purpose of comparative law, the advantages, disadvantages, and pitfalls of comparative research, dogmatic and functional approaches to legal comparison, types of comparative studies and the comparative method
- (b) Legal historical research
- (c) Legal pluralism
- (d) Socio-legal approaches
- (e) Broad theoretical perspectives

SAR 310 Law of things (15 credits)

For LLB and BCom specialising in law

- (a) General principles of the law of things
- (b) Constitutional aspects
- (c) Control (possession and holdership)
- (d) Ownership (including joint ownership and sectional-title property)
- (e) Limited real rights (including servitudes, limiting provisions, public servitudes, mineral rights and real security rights)

VHD 320 Payment methods (10 credits)

For LLB and BCom specialising in law

- (a) Elements of negotiability, the bill of exchange, cheques and promissory notes; parties to bills, cheques and notes
- (b) Requirements for validity, negotiation, holdership and acceptance
- (c) The banker-client relationship, crossings and additions to crossings, the legal position of the drawee and collecting bank
- (d) Electronic payment methods

Fourth year

First semester	Second semester
Core modules	
 ABR 410 Labour law PBL 410 Public law SIP 410 Civil procedure law SKY 410 Research: Essay and seminar SPR 411 Criminal procedure law 	 PBL 420 Public law PVR 420 Private law SIP 420 Civil procedure law SPR 412 Criminal procedure law
Plus four elective modules.	

Core modules

ABR 410 Labour law (10 credits)

For LLB

- (a) Individual labour law
- (b) Collective labour law
- (c) Resolution of labour disputes

PBL 410 Public law (10 credits)

For LLB

Introduction to criminal law:

- (a) Criminal law and the legal system
- (b) Criminal law and Law of delict
- (c) The concepts 'criminal law' and 'crime'
- (d) The history and sources of our criminal law
- (e) Determinism and indeterminism
- (f) The purpose and function of the criminal law and crime
- (g) The classification of criminal law and crimes

General principles of criminal law: elements of criminal liability:

- (a) Legality
- (b) The deed
- (c) Unlawfulness
- (d) Capacity
- (e) Fault
- (f) Multiple defences

PBL 420 Public law (10 credits)

For LLB

Specific crimes:

- (a) Attempt, incitement and conspiracy
- (b) Participation and accessories after the fact
- (c) Crimes against life
- (d) Crimes against bodily integrity and parental authority
- (e) Crimes against reputation and dignity
- (f) Crimes against property and freedom of will
- (g) Crimes against sexual morality and family life
- (h) Crimes against public morality and religious feelings
- (i) Crimes against the administration of justice and public administration
- (j) Crimes against the state

Punishment:

- (a) Theories of punishment
- (b) Forms of punishment

PVR 420 Private law (10 credits)

For LLB

Capita selecta from any of the following:

- (a) Enrichment
- (b) Estoppel
- (c) Personality rights

SIP 410 Civil procedure law (8 credits)

For LLB

- STUDY UNIT 1 Introduction to civil procedure and the structure of the courts
- STUDY UNIT 2 Consultation, legal representation, demand and prescription
- STUDY UNIT 3 General principles of jurisdiction
- STUDY UNIT 4 Jurisdiction of the High Court
- STUDY UNIT 5 Jurisdiction of the Magistrate's Court
- STUDY UNIT 6 Jurisdiction of the Small Claims Court

- STUDY UNIT 7 The parties
- STUDY UNIT 8 Applications
- STUDY UNIT 9 Summons, particulars of claim and declaration
- STUDY UNIT 10 Service of process
- STUDY UNIT 11 Judgment at an early stage
- STUDY UNIT 12 Summary judgment

SIP 420 Civil procedure law (7 credits)

For LLB

- STUDY UNIT 13 Defective processes and non-compliance with the rules
- STUDY UNIT 14 Settlement offers, security for costs and mediation
- STUDY UNIT 15 Pleas, counterclaims, replications, counterpleas and close of pleadings
- STUDY UNIT 16 Amendment of pleadings
- STUDY UNIT 17 Preparation for trial
- STUDY UNIT 18 The trial and judgment
- STUDY UNIT 19 Provisional sentence
- STUDY UNIT 20 Appeals and reviews
- STUDY UNIT 21 Execution
- STUDY UNIT 22 Debt collections and administrations
- STUDY UNIT 23 Legal costs
- STUDY UNIT 24 Interdicts, Mareva injunctions and Anton Piller orders



Core modules/Elective modules

SKY 410 Research: Essay and seminar (30 credits) For LLB

- (a) The essay deals with a subject from the field of law.
- (b) The supervisor informs final-year students of the date on which the subject of the essay must be submitted to him or her for approval.
- (c) The head of department responsible for the subject or a lecturer designated by him or her, acts as study leader and as examiner, provided that the head of department may appoint an external examiner, should he or she deem it necessary.
- (d) Two typed, duplicated or printed copies of the essay of between 8 000 and 14 000 words (with an indication of the number of words on the last page of the essay) must be submitted. The essay must be submitted by the end of the first semester.

Each lecturer supervises a maximum of 15 students annually. The topics chosen by these students must preferably be thematically linked. At the beginning of the year, all registered students attend one compulsory lecture as a group on the approach to and writing of an essay. Following this, each lecturer organises one seminar of two hours with his or her group of students during which students submit the topics and basic structure of their essays.

After completion of the essays, one copy must be handed in at the library and the other to the study leader. The lecturer then organises a further series of seminars, where each student presents his or her conclusions for the group to criticise. At these seminars, the lecturer also involves another faculty member or expert.

The evaluation is as follows:

- (a) Written document: 70%
- (b) Participation in seminar: 20%
- (c) Draft essay: 10%

SPR 411 Criminal procedure law (8 credits)

For LLB

- (a) Introduction
- (b) The courts and the prosecuting authority
- (c) Pre-trial procedures for children
- (d) Attendance of accused at court
- (e) Interrogation, interception and establishing the physical features of a person
- (f) Search and seizure
- (g) Bail and release on warning

SPR 412 Criminal procedure law (7 credits)

For LLB

- (a) Alternative procedures to finalise a criminal case
- (b) Indictments and charge sheets
- (c) Pleas
- (d) Plea of guilty
- (e) Plea of not guilty
- (f) Trial and verdict
- (g) The sentence
- (h) Review proceedings
- (i) Appeals

Elective modules

Plus four modules selected from the following list (10 credits each, unless otherwise indicated):

AGF 420 Alternative dispute resolution

Theory on negotiation, mediation and arbitration, as well as the theoretical and practical implementation thereof in various legal fields, such as criminal law, matrimonial law, international law, labour law and sectional title law.

AMR 410 Law and transformation

Introductory debate on the universality and cultural specificity of human rights, historical overview of human rights in Africa, the African Union and human rights, an overview and analysis of the African Charter on Human and Peoples' Rights, and a comparative analysis of human rights situations in African countries.

ANO 410 Deeds and notarial practice

Prerequisite: SAR 310 Law of Things

- (a) An overview of the origin and development of the professions of conveyancer and notary
- (b) Statutory provisions applicable to conveyancers and notaries
- (c) Professional responsibility and ethics
- (d) Aspects surrounding the transfer of immovable property, registration of mortgage bonds, servitudes and real rights
- (e) Practical drafting of deeds and notarial documents

BLP 420 Tax practice

- (a) Transfer duty
- (b) Value-added tax
- (c) Diverse tax matters

CLW 420 Law and the community

The module has both a theoretical and a community engagement component.

Theoretical:

- (a) Law and the community
- (b) Street law
- (c) Popular justice
- (d) Access to justice

Community engagement:

- (a) Involvement in local community projects
- (b) Presentation of lectures with legal themes at schools, factories, prisons and other local communities
- (c) Drafting of information booklets and conducting research on topics of law for local community bodies

CNL 420 Construction and engineering law

The topics covered include:

- (a) General principles of the construction contract
- (b) National and international pro forma industry contracts
- (c) Specific remedies for breach of contract
- (d) Dispute resolution

EIL 420 Extractive industry law

This module offers an introduction to various legal aspects related to the contemporary exploitation of mineral resources. A capita selecta of topics include different legal issues in mine development and production; associated environmental and social challenges; mineral resource governance, and the interplay between the UN Sustainable Development Goals and the mining sector.

Elective modules

GHR 420 Land and land reform law

- (a) Introduction to the land and land reform law
- (b) Capita selecta of policy documentation, constitutional and other statutory measures in respect of the use of land and land reform law
- (c) Relevant aspects of conveyancing law

GRG 410 Medical law

- (a) General foundations of forensic medicine
- (b) Legal basis of the relationship between doctor/hospital and patient
- (c) Grounds of justification for medical interventions
- (d) Medical negligence and vicarious liability
- (e) The patient's privacy and medical confidentiality
- (f) Artificial human procreation
- (g) Liability for wrongful conception/birth/life
- (h) Transsexualism and sex-change operations
- (i) The moment of death and euthanasia
- (i) Aspects of medical disciplinary hearings

IET 411, 412, 413 and 414 International elective module

Please consult the Yearbook at www.up.ac.za/yearbooks/home for further details.

IPR 410 Private international law

- (a) Theoretical and historical background
- (b) Conceptual problems
- (c) Determination of foreign law
- (d) Conflict rules for the determination of an appropriate norm of the following:
 - Family law
 - Law of contract
 - Law of delict
 - Law of things
 - Law of succession
- (e) Recognition and enforcement of foreign judgements

JUR 420 Jurisprudence

The module focuses on various jurisprudential approaches, including philosophical perspectives, critical theory, and other inter- and transdisciplinary perspectives on law and their response and relation to contemporary issues.

KID 410 Child law

- (a) The status of children in South African law
- (b) The constitutional protection of children
- (c) General principles of the Children's Act 38 of 2005
- (d) Parental responsibilities and rights
- (e) Children's courts
- (f) Adoption and alternative care
- (g) International instruments on children's rights
- (h) Intercountry adoption and international abduction
- (i) Children and the criminal justice system

KUB 420 Information and communications technology law

- (a) Introduction to the study of information and communications technology law:
 - The place of information and communications technology law in the legal system
 - The nature and scope of information and communications technology law
 - Sources of information and communications technology law
 - Inception and influence of the Internet

- (b) Regulation of the Internet:
 - National/international
 - Jurisdiction
- (c) Aspects of intellectual property law and the Internet
- (d) E-commerce activities and the Internet:
 - Aspects of jurisdiction and signing of contracts
 - Data protection and encryption
 - Liability of Internet service providers
- (e) Advertising and the Internet
- (f) Criminal liability in information and communications technology law
- (g) Constitutional aspects of information and communications technology law:
 - The right to privacy/freedom of expression and information

LBF 410 Law of banking and financial institutions

- (a) Law on selected financial institutions
- (b) Banking law
- (c) Insurance law

LLB 491, 492 and 493 Special elective

Selective modules as determined by the Dean that are not presented annually.

LOC 410 Law of securities

- (a) Legal principles in respect of the regulation of the primary security markets
- (b) Legal principles in respect of secondary security markets

MDR 420 Media law

Capita selecta from media and communications law in the light of the Constitution, including the following:

- (a) The philosophical foundations and history of freedom of speech, and the role of the media in a democracy
- (b) Section 16 of the Constitution, and various limitations on freedom of expression
- (c) A comparative legal study of freedom of expression in the USA, Canada and Germany
- (d) Defamation (including online defamation)
- (e) Privacy
- (f) Journalistic privilege in South African law
- (g) Regulation of advertising
- (h) The Films and Publications Act 65 of 1996
- (i) Child pornography

MRG 410 Municipal law

- (a) Introduction to local government law in general
- (b) Process of local government transformation
- (c) Status, objects and challenges of local government
- (d) Legal nature and duties of municipalities
- (e) Cooperative government(f) New institutional models in local government
- (g) Demarcation of local government jurisdictions
- (h) Composition and election of local government structures
- (i) Role of traditional leaders in local government
- (j) Powers and functions
- (k) Political structures
- (l) Municipal services and other functional activities
- (m) Human resources and labour issues
- (n) Municipal finances and fiscal management
- (o) Development, planning and unique local government law matters

Elective modules

ISL 420 Capita selecta of insurance law

The topics covered include:

- (a) Insurance supervision and governance
- (b) General principles of insurance contract law
- (c) Specific aspects of the insurance relationship
- (d) Specific aspects of insurance claims
- (e) Dispute resolution

OMR 410 Environmental law

- (a) The nature and scope of environmental law
- (b) The Constitution and the environment
- (c) Environmental framework regulation
- (d) Planning law
- (e) Environmental assessment
- (f) Water law
- (g) Pollution control and waste management
- (h) Mining and energy sources
- (i) Biodiversity and conservation of forests, plant resources and wild animals
- (j) Heritage resources
- (k) Living marine resources

ONR 420 Education law

- (a) Introduction to the nature and role of the law of education
- (b) Fundamental right to education and constitutional principles relevant to education
- (c) Certain specific rights of students, learners, parents and educators
- (d) Basic legal principles of education management in public schools
- (e) Basic legal principles regarding tertiary education
- (f) Other relevant aspects of the law of education

PRR 400 Practical law (20 credits, two electives)

- (a) Practical legal work according to a duty roster at the University's Law Clinic during the academic year, including consultations with clients, drafting of pleadings and attendance at trials
- (b) Discussion classes regarding cases that are being dealt with at the Law Clinic
- (c) Assignments

PUR 420 International humanitarian law

- (a) What is international humanitarian law (the law of war)? The distinction between ius ad bellum and ius in bello
- (b) The historical development and sources of international humanitarian law (IHL)
- (c) Different types of armed conflict: the distinction between international and non-international armed conflicts
- (d) Distinction between combatants and civilians
- (e) The prisoner of war (POW) status: soldiers, spies, mercenaries and guerrillas
- (f) Conduct of hostilities: legal restraints on how war is to be waged (including the prohibition of certain weapons and the targets that may be engaged during hostilities)
- (g) The distinction between genocide, crimes against humanity and war crimes
- (h) Winners or losers: war, international politics and the implementation of IHL
- (i) The protection of women and children during armed conflict
- (j) Accountability or impunity: the prosecution of war crimes by national courts, ad hoc tribunals (the International Criminal Tribunal for the former Yugoslavia (ICTY) and the International Criminal Tribunal for Rwanda (ICTR) and the International Criminal Court (ICC)
- (k) The devil made me do it: superior orders and command responsibility in war
- (I) The role of the International Committee of the Red Cross (ICRC)



Elective modules

RHV 410 Legal problems of HIV and Aids

An introduction to the medical and social aspects of the disease, and aspects of the legal position of people with HIV/Aids, seminar assignments (mini-dissertations) about problems of a moral and legal nature, such as the criminalisation of HIV infection as a separate statutory offence, implications of the right to health care, notification of HIV/Aids and the limits of privacy, as well as aspects arising from medical experimentation and the development of a vaccine

SGR 410 Law of damages

- (a) General principles and doctrines of the law of damages
- (b) Specific principles regarding delictual damages
- (c) Specific principles regarding contractual damages
- (d) Procedural principles in the law of damages

SKH 420 Moot court

Students who officially represent the Faculty at the annual African Human Rights Moot Court Competition or the Phillip C Jessup International Law Moot Court Competition, or any other moot court competition approved by the Dean obtain credit for 420 Moot Court during the year of official participation.

SCL 420 Law of competition

Section A: Law of Unlawful Competition – the Common Law of Competition

The following aspects will be dealt with:

- (a) The role of competition in commerce
- (b) The concept and definition of commerce
- (c) The historical development of the law of unlawful competition
- (d) Rights affected by unlawful competition
- (e) The common law basis for action against unlawful competition
- (f) Capita selecta (recognised forms of unlawful competition):
 - Passing off and leaning on
 - Deception concerning one's enterprise, goods or services
 - Interference with a trader's enterprise or business affair
 - Misappropriation of confidential information
 - Counterfeit goods
 - Ambush marketing
- (g) Defences against unlawful competition



Section B: Statutory Competition Law - the Competition Act, 1998

The following aspects will be dealt with:

- (a) The development of statutory competition
- (b) The Competition Act: goals and scope of application
- (c) The administrative framework of the Competition Act
- (d) Practices and transactions governed by the Competition Act
 - Restrictive horizontal practices
 - Restrictive vertical practices
 - Abuse of dominance
 - Mergers
- (e) Other necessary enforcement and administrative procedures
 - Corporate leniency
 - Exemptions
 - Criminalisation of cartel conduct
 - Market inquiries
 - Private damages claims

SMI 410 Statutory crimes

Crimes:

Capita selecta from:

- (a) Computer crimes
- (b) Liquor and drug offences
- (c) Economic offences
- (d) Sexual offences
- (e) Offences within the family and against children
- (f) Offences against animals
- (g) Offences relating to dangerous weapons, firearms and explosives
- (h) Police and prisons offences
- (i) Offences against the public safety and order
- (j) Offences against the safety of the state
- (k) Offences against the environment
- (I) Traffic offences
- (m) Minimum sentencing

Forensic criminalistics:

- (a) Components and objectives of criminal investigations
- (b) Identification, comparison and individualisation
- (c) Information-gathering through communication
- (d) Serological examinations
- (e) Odonatological examinations
- (f) Dactyloscopic examinations
- (g) Trichological examinations

SOR 420 Social security law

- (a) Scope and functions of social security
- (b) Old-age grants and insurance
- (c) Employment injuries and unemployment insurance
- (d) Sickness, invalidity and health care
- (e) Child and family maintenance

SRR 420 Sports law

- (a) Delictual liability
- (b) Contractual liability
- (c) Criminal liability
- (d) Diverse aspects arising from sports

TBR 420 Transnational business law

- (a) International contracts of sale
- (b) International contracts of carriage
- (c) Insurance contracts in international transactions

TBS 410 Trusts and estates

- (a) Aspects of trust law
- (b) Aspects of administration of deceased estates

Career opportunities

A law degree does not limit graduates to pursuing careers as attorneys or advocates. There are many and varied career options available to law graduates. Examples are as follows:

A broad outline of the Attorneys' profession versus the Advocates' profession

In our modern society and under our present constitutional dispensation, laws regulate every aspect of our daily life, from the cradle to the grave. We are in constant contact with the law, ranging from drawing up a will or contract, getting married or divorced, paying or collecting debts, buying a house or new vehicle, or appearing in a civil or a criminal court, etc. This is where the legal profession comes into play to assist all members of our society.

In the private sector and under the new Legal Practice Act No. 28 of 2014, South Africa has two basic kinds of legal practitioners, traditionally referred to as either advocates or attorneys. The distinction between the profession of attorney and advocate in South Africa mirrors the distinction between the profession of solicitor and barrister in other Commonwealth countries, with attorneys having broadly equivalent roles to solicitors and advocates having broadly equivalent roles to barristers. Although both professions provide legal services, they do so in different ways.

An attorney is a general practitioner and could even be specialising in a particular field. Attorneys have a direct relationship with their clients by either assisting them with legal advice or providing a wide range of legal services. An attorney is the first port of call whenever one requires any legal services or if one has a legal problem. Accordingly, an attorney needs to be readily accessible to everyone and the services he/she provides need to be broad enough to cover a wide field of legal matters. To cater for these needs, some attorneys form partnerships or establish incorporated legal firms. Attorneys are required to open trust accounts where they would hold deposits from clients. For clients to be covered against theft of trust monies, attorneys are also required to have the trust account audited annually. If there are no queries after the audits, attorneys would be issued a Legal Practitioners Fidelity Fund Certificate which authorises such attorneys to practice for the next year and to hold trust money on behalf of clients.

Traditionally attorneys only had the right of appearance in the lower courts, that is the district or regional courts and not in the high courts, as these were reserved for advocates. However, this changed in 1995 when attorneys who complied with certain requirements, were also granted the right to appear in the High Courts. In 1995 it became possible for certain attorneys to obtain the same right.

An advocate is more of a specialist practitioner and provides legal services by way of specialised expertise in various areas of the law—sometimes by providing an opinion on a legal issue based on research, but especially in the presentation of cases in the higher courts.

On 1 November 2018, the advocates' profession was also divided into two streams by the new Legal Practice Act. An advocate who provided services in the organised legal profession could until 31 October 2018 only accept a case upon referral by an attorney. This requirement still binds the first of the two branches of the advocates, and if an advocate belongs to this branch, such advocate may not have a trust account and does not have to have a Legal Practitioners Fidelity Fund Certificate. This 'non-trust

account' advocate may not accept any instruction directly from any member of the public. Only an attorney may instruct this kind of advocate.

Thus, an attorney engages or contracts the services of such an advocate so that the advocate stands in an indirect relationship with the clients of the attorney. These advocates are reliant on attorneys for briefs (mandates or instructions) from attorneys. The attorney is responsible for the bill of the advocate. The client is responsible for the bill of the attorney and the advocate; therefore, attorneys recover advocates' fees from their clients.

The second branch of the advocates' profession in terms of section 34(2)(b) of the Legal Practice Act will have a trust account and is in terms of section 84(1) required to have a Fidelity Fund Certificate. These advocates are referred to as 'trust account advocates'. To become a member of this branch, the advocate must first complete a legal practice management course approved by the Legal Practice Council. An advocate who practices as a trust account advocate does not have to be briefed by an attorney anymore and may accept instructions directly from members of the public.

Attorneys may practice in partnership with other attorneys or as directors of incorporated legal firms, but advocates may only practise as sole practitioners. Advocates may not practice in partnerships or as directors of incorporated legal firms.



Public prosecutors/state advocates

Public prosecutors are representatives of the National Directorate of Public Prosecutions. They conduct prosecutions in criminal proceedings in the magistrate's courts. A public prosecutor decides whether a person should be prosecuted and presents evidence in court to prove the state's case against an accused. It is a prerequisite for all prosecutors to complete the LLB degree.

A public prosecutor may be promoted to senior public prosecutor or state advocate. There are also opportunities to move into different positions in the various structures of the National Prosecuting Authority.

State advocates appear in the High Court on behalf of the state in criminal cases. The work that they perform is similar to that of public prosecutors. State advocates prepare criminal cases and furnish legal opinions. A state advocate must have an LLB degree, be admitted as an advocate, and have undergone training with the Department of Justice and Constitutional Development. A state advocate may be promoted to the position of senior state advocate. State advocates are not obliged to become members of the Bar.

Career opportunities

Legal advisors

Legal advisors are often qualified attorneys or advocates or persons who have completed law degrees. They work in an advisory capacity at corporations, companies and other organisations. A legal practitioner cannot be employed as a legal advisor while he or she is registered on the roll of practising attorneys or advocates.

Academics

Law graduates can also elect to pursue careers as lecturers in the legal field. Law lecturers at the various universities or colleges are teachers and researchers of the law. Their duties include the facilitation of lectures, the assessment of students, conducting research for, and publishing articles and contributing to the publication of papers and textbooks in their fields of specialisation. Many lecturers have experience as practising attorneys or advocates.

A lecturer can be promoted to senior lecturer, associate professor or full professor, or may be appointed as head of a department or law school, or dean of the faculty. Legal practitioners, who are practising attorneys serving at law clinics, are also employed as lecturers in legal subjects in addition to providing legal aid to the public.

Judicial officers (magistrates or judges)

Judicial officers include magistrates and judges. Magistrates preside in the magistrate's courts, and judges preside in the high courts. A magistrate also performs various administrative functions, such as acting as a marriage officer. A magistrate may be promoted to senior magistrate, chief magistrate and regional court magistrate.

Judges are normally appointed in the various local and provincial divisions of the High Court, the Supreme Court of Appeal and the Constitutional Court. Traditionally, judges were appointed from the ranks of advocates only. After 1994, judges have increasingly been appointed from the ranks of senior attorneys and academics. The Judicial Services Commission appoints judges.

Please refer to the *Legal Practice Act 24 of 2014 and Implementation of Parts 1 and 2 of Chapter 10* on 1 February 2015 for the possible impact this new legislation might have on the structured profession and vocational training at www.lssa.org.za/about-us/about-the-attorneys-profession/becoming-a-legal-practitioner and www.lsca.org.za.

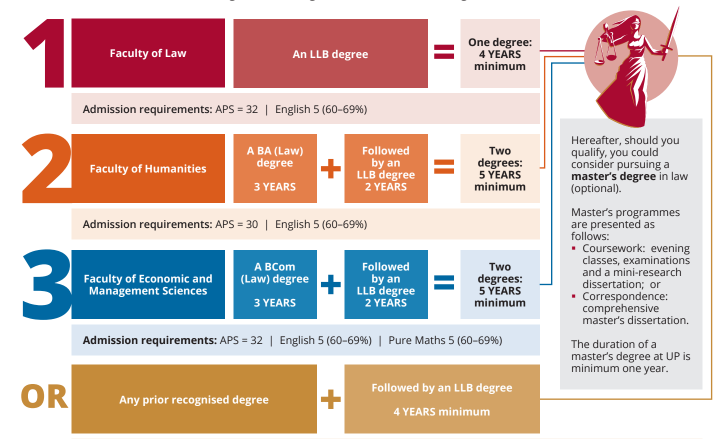
Also, refer to the Infographics in this brochure for more information.





How to choose between a BA (Law), BCom (Law) or straightforward four-year LLB degree?

As explained here, there are **three direct routes** to a recognised legal qualification and eventual admission as an attorney or advocate in South Africa with an LLB degree behind your name, given the *status quo* in South Africa in 2019 and excluding forthcoming amendments to the Legal Practice Act, 28 of 2014:



If you are interested in a career in **patent law**, you should first pursue a science degree (Bachelor of Science (BSc) or Bachelor of Engineering (BEng)) degree, and/or followed by an honours degree in BSc or BEng, followed by an LLB degree, or vice versa. Here you are looking at a minimum period of seven years of studying. However, this will prepare you for the Patent Examination Board, as required in Section 21 of the Patents Act, 57 of 1978, as amended, for a career as a patent attorney. However, it is important to note that admission as a patent advocate or attorney is subject to passing the Bar Examination for pupils or the Competency-based Examination for Admission as an Attorney too. Should you be interested in this field of law, you may find more relevant information on the websites of patent attorneys, the South African Institute of Intellectual Property Law (SAIIPL) and the World Intellectual Property Organisation (WIPO).

BA (Law) (3 years minimum)

Undergraduate LLB (minimum 2 years)

Other degree

Undergraduate LLB degree (minimum 4 years)

BCom (Law) (3 years minimum)

Undergraduate LLB (minimum 2 years)

Possible postgraduate (master's and/or doctoral) studies as the start of post LLB specialisation—not compulsory

Specialisation in practice: 'Tricks of the trade'

Attorneys

BRIEF

Non-trust account

advocates

Attorneys' profession*

Legal Practice Council (LPC) Legal Practice Act, 28 of 2014

Application for interviews with practising principal attorneys, followed by select<u>ion</u>

Other forms of selection, such as psychometric assessment, could be included in selection processes

Appointed as candidate legal practitioner for practical vocational training (pvt)—'candidate attorney'

Serving 24 months uninterrupted as candidate legal practitioner for pvt (Regulation 6) including a \pm five-week programme or structured coursework (150 notional hours) or

Serving 12 months pvt including a six month after hours programme of structured coursework (400 notional hours)

Or
Serving 12 months pvt in a six month (400 notional hours) programme if structured coursework was completed prior to the registration of pvt contract Compulsory community service—not finalised yet

Salary range: ±R4 500 to R45 000

Competency-based examinations (CBEs) for admission as an attorney (LPA, 2014: Section 26(1)(d), Rules 21.1 and 21.2)

Annually during ± February and August

Permitted to write after satisfactorily serving a period of six months of pvt ('clerkship') or satisfactory attendance at an approved School for Legal Practice

Admission as an Attorney in the High Court

May appear in all lower courts with immediate effect

May apply for a certificate of right of appearance in the High Court after three years of practice

Advocates' profession[†]

Legal Practice Council (LPC) Legal Practice Act, 28 of 2014

Application for an interview with a practising advocate, followed by selection

Appointed as candidate legal practitioner for practical vocational training (pvt)—'pupil'

Serving 12 months uninterrupted as candidate legal practitioner for pvt (Regulation 7)

Complete a programme of structured coursework of 400 notional hours over a period of six months before or during this period

Compulsory community service—not finalised yet

No salary.

LPC must still determine reasonable compensation —currently under debate

Competency-based examinations for admission as an advocate (LPA, 2014; Section 26(1)(d)

Permitted to write after serving a period of six months of pupillage (Rule 21.5)

Note: The LPC is currently finalising the structure of this examination

Admission as an Advocate in the High Court

May appear in all courts with immediate effect

Section 85(1)(b) of the LPA provides that every legal practitioner (attorneys and advocates taking direct instructions from the public) is obliged to be in possession of a Fidelity Fund Certificate and who, for the first time, practices as such, must complete a legal practice management course approved by the LPC. Once operational, the LPC will make rules relating to the management course to be completed (Section

Practice as a 'non-trust account' advocate
No trust account, may not hold money of clients,
not required for accounts to be audited annually
and will not hold a Legal Practitioner's Fund
Certificate (LPFFC)

May only receive instructions from an attorney—may not be briefed directly by members of the public

Section 85(1)(b) of the LPA provides that every legal practitioner (attorneys and advocates taking direct instructions from the public) is obliged to be in possession of a Fidelity Fund Certificate and who, for the first time, practices as such, must complete a legal practice management course approved by the LPC. Once operational, the LPC will make rules relating to the management course to be completed (Section 95(1)(zL) of the LPA).

Practice as a 'trust account' advocate with a trust account. May hold money of clients, but must first obtain a Legal Practitioner's Fidelity Fund Certificate (LPFFC)

Must have trust account audited annually for the reissue of the LPFFC

May receive instructions directly from members of the public—intervention of an attorney is not necessary

Legal practice (dual practice is not permitted)

Note: Postgraduate specialisation (master's and/or doctoral studies) may be pursued at any time after completion of an LLB degree, subject to admission requirements, namely before commencement of practical vocational training (pvt), during pvt, after pvt, and in fact, shortly or many years after graduation and in practice. As always, continuing education, professional development and lifelong learning are key components for success and thus highly recommended for all legal practitioners.



Admission as an attorney or advocate is highly recommended before pursuing careers outside the organised profession!

Justice and Court Legal Aid Officer of Constitu-Other Legal Judiciary Adminiand Advice the Court tional areas Academics stration **Development** Attorney Court Office of the Magistrate: Law Reform Law lecturers Legal Aid Chief Adjudicates Board Manager Commission at the criminal and State Law various Adviser civil cases in universities Advocate Clerk of the court. They **NGOs** or colleges: Legal have power Court Resources to acquit, State Centre/Justice **Court Orderly** convict and Legal Advisers Attorney Lecturer Centres sentence the Registrar accused if **National** found guilty Senior Lawyers Legal **Prosecuting** of committing Administration South for Human Maintenance Lecturer Authority an offence African Police Rights Officer Officer or pass judgments in Service Associate Public civil matters. Professor Clinics and Maintenance Master of the Prosecutor Para-legals Investigator High Court Military operating in Judge: Community Professor State Presides over Advice Maintenance Office of the Advocate criminal, Correctional Centres Clerk Family civil and Services Head of a Advocate constitutional Department matters in the or Law School University Interpreter High Courts, Law Clinics Supreme Court of Deputy Dean Appeal Stenographer Para-legal and the Advice Offices Constitutional Dean Court.

Judge's Clerk

Infographics

Checklist: Do you have what it takes to become a successful law student and lawyer?

Dear prospective law student

If you are reading this, you are probably considering studying towards a career in law and justice. Are you fueled by a desire to help others, solve their (legal) problems, and ready to make an impact on society? Complete the aptitude test below to see how you fare.

(Tick the appropriate box)



- Committed to a successful, honourable career in law and justice.
- Passionate about law, and my decision to pursue a career in law and justice is based on something concrete such as spending time in a law firm or court and taking a real interest in societal interests linked to law and justice, instead of being misled by spurious TV series.



I have the ability to:

- Persuade people to follow advice or convince them to negotiate a resolution.
- Read people and figure out the best approach.
- Adapt appropriate communication style.
- Communicate clearly and effectively in court, in writing, face-to-face or over the telephone.

Logical reasoning, persuasiveness and sound judgment

I have the ability to:

- Analyse and think critically, to follow a chain of logic to identify potential trouble areas in arguments and to spot weaknesses in the reasoning of others.
- Exercise sound judgment in deciding the best course of action to pursue.

Value honesty and integrity

I am aware that:

- Lawyers are subject to the highest degree of honesty, integrity and ethical conduct.
- I should possess intrinsic values such as work ethic,
- ethical conduct and integrity.
 I should always maintain the highest standard of honesty, integrity and fairness towards clients, courts, colleagues and all those with whom I shall come into professional contact with.

Adaptability, stamina, energy and resilience

- Creative, determined, enthusiastic, energetic, and possess drive, emotional intelligence and perseverance.
- Able to manage and run a profitable practice.

Digest and convert loads of information, scientific data and paperwork generated by cases

I have the ability to:

- Prepare strategies that require absorbing and comprehending vast quantities of information and distilling that into something manageable, relevant, valid and useful.
- Employ logic to construct arguments and draft legal documents.

Mental agility and reasonable, logical analysis, assumptions and conclusions

I have the ability to:

- Draw reasonable, logical conclusions and assumptions from limited information and analyse complex facts, versions, stories, hearsay, information, testimonies, etc, to identify the most crucial issues.
- Think like a lawyer. 'It is a form of swift reasoning, cool logic, effortless problem-solving skills and precision analysis. The kind of calculated mental weaponry that shields you from unhelpful, inflammatory emotions while actively disarming your opponent with one slash of your sharp verbal or written blade.'1

Problem Solver-in-Chief

I have the ability to:

- Not become overly emotional when facing problems and explore options.
- Approach and view problems as challenges or life experiences and proactively and objectively address them.
- Solve problems, using a combination of intuition and logic to create solutions and finding opportunities.

Time management

I have the ability to:

- Prioritise tasks and manage time effectively.
- Comprehend that the legal profession is based on procedures and limitations with accompanying prescriptions.

Attention to detail

An administrator of note and have an eye for detail. After all, I realise that lawyers do detail!



Look at our Faculty's checklist below and we are sure that you will agree that UP is the place to study law in South Africa. Criteria for an excellent faculty of law:

Ranked best in Africa with leading academia

- Ranks best in Africa and 90th in the world with leading Departments of Jurisprudence; Mercantile Law; Private Law; Procedural Law; Public Law; and Centre for Human Rights.
- Publishes articles and textbooks covering a range of topics in the legal field.
- Active partnerships and collaborations with a number of international universities and organisations.
- The Faculty is currently in the unique position where three law professors serve as international experts on key United Nations (UN) bodies in Geneva, responsible for the development and application of international law.

Specialised research centres and chairs

Centres for:

Adams & Adams Intellectual Property Law; Advanced Corporate and Insolvency Law; Child Law [with representation on the UN Committee on the Rights of the Child]; Extractive Industries Law in Africa; Human Rights; International and Comparative Law [with representation on the UN Human Rights Committee]; Law and Medicine; and Sports and Entertainment Law.

- Law Clinic
- Research:

Absa Africa Chair in Banking Law in Africa; Intellectual Property Law; SARChl Professorship in International Constitutional Law; SARChl Professorship of International Development Law and African Economic Relations; and UNESCO Chair in Education Law in Africa.

Inquiry-led approach teaching and hybrid learning

- Values and aims to develop and improve the research skills of our students.
- Hybrid learning is a feature of the teaching model.
- One of a few faculties in South Africa who prescribes a research component for final-year LLB-students.

Equips students with knowledge, skills and perspectives

 Produces highly sought-after graduates who display leadership and critical thinking abilities and are aware of their social and ethical responsibilities.

▼ Top mooters (simulated court hearings)

- Law students of the Faculty's Moot Society excel in local and international moot court competitions and our teams regularly achieve top honours at these events.
- Best mooters on the African continent and 5th in the world according to the 2018 Jessup ranking.
- Students are trained by experienced past mooters resulting in peer teaching and skills transfer.

Vibrant student life and active student bodies

- Law students serve the UP's student community through the Constitutional Tribunal and Student Disciplinary Advisory Panel. Also, they may serve on the management committees of students bodies in the Faculty of Law such as the Black Lawyers Association Student Chapter; Law House; Legal Shebeen; UP Moot Society; Pretoria Student Law Review; and Students for Law and Social Justice.
- As a UP Law student, you will be part of a vibrant faculty, university and community.

Social consciousness and practical legal training

- Boasts a Law Clinic, established in 1980 by law students, that ranks among the best in the country, which provides basic legal services to indigent members of society.
- Provides superior clinical legal education to final-year law students as a final-year elective.

Acclaimed accredited legal journals and publications

- Such as De Jure; Journal for Contemporary Roman-Dutch Law (THRHR), African Human Rights Law Journal; and African Human Rights Law Reports.
- The Pretoria Student Law Review, which publishes articles by students, is funded and supported by the Faculty and managed by law students.
- Academic books and publications are also published in the Faculty by the Pretoria University Law Press (PULP).

Modern and impressive facilities

- A Law Building, designed to reflect the transparency of the Constitution—a modern and impressive feature on the Hatfield Campus of the University of Pretoria.
- The Law Building accommodates the well-equipped, and "law student only", Oliver R Tambo Law Library, which includes the unique Law of Africa Collection.
- To enhance learning, leisure and interaction, students have access to social learning spaces such as the UP Law Kiosk and two quads.

Delivers top alumni and highly soughtafter graduates

 Protecting legal rights, the Constitution and ensuring a just society for all.





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