# GENERAL NOTICES • ALGEMENE KENNISGEWINGS

### LEGAL PRACTICE COUNCIL

NOTICE 3086 OF 2025

NATIONAL OFFICE Building 10 Riverview Office Park 100 River View Park Street Halfway Gardens Midrand 1686 Tel: 010 001 8500



## PRACTICAL VOCATIONAL TRAINING (PVT) STRUCTURED COURSEWORK PROGRAMME FOR CANDIDATE LEGAL PRACTITIONERS (CANDIDATE ATTORNEYS) IN TERMS OF REGULATION 6(10) OF THE LEGAL PRACTICE ACT 28 of 2014 FOR THE 2026 PVT STRUCTURED COURSEWORK PROGRAMME ONWARDS

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Executive Committee: Adv Pule Seleka (SC) – Chairperson, Dr Llewelyn Curlewis - Deputy Chairperson, Adv Craig Watt-Pringle (SC), Mr Martus De Wet,

Ms Nonduduzo Khanyile, Mr Sello Phajane, Adv. Matshoge Chabedi (SC), Executive Officer: Ms. Charity Nzuza

#### INTRODUCTION

#### 1. Background

Following the Legal Education Forum held in July 2022, and the Legal Education Colloquium held in November 2023, it was resolved that candidate attorneys sitting for the competency-based examinations required an examinations curriculum that would serve as a guide on what to prepare and focus on for the examinations. The curriculum and syllabus document is prepared in terms of Regulation 6(10) of the Legal Practice Act, as well as the approved Norms and Standards guidelines published by the LPC in the Government Gazette on 11 December 2020.

The syllabus and curriculum document have been finalised. They are published below. The syllabus and curriculum will come into effect in 2026. From 2026 all future assessments of candidate attorneys will be subject to the syllabus and curriculum document set out below.

In order to be admitted as an attorney, a candidate will need to complete the PVT contract with their principal (previously called articles); complete the 150-notional or 400-notional hour PVT structured coursework programme through an LPC-accredited training provider; and pass the five competency-based, admission examinations. This document deals with the latter two requirements (being the PVT structured coursework, and the examinations).

#### Regulation 6(10) provides that:

- (10) The programme of structured course work referred to in sub-regulation (1)(a) and (b) must be standardised and uniform throughout the Republic and comprise the following modules:
  - (a) constitutional practice;
  - (b) professional legal ethics;
  - (c) personal injury claims;
  - (d) high court practice;
  - (e) magistrate's court practice;
  - (f) criminal court practice;
  - (g) labour dispute resolution;
  - (h) alternative dispute resolution;
  - attorneys' bookkeeping;
  - (j) wills and estates;
  - (k) matrimonial law;
  - (I) legal costs;
  - (m) drafting of contracts;

- information and communication technology for practice, and associated aspects of cyber law; and
- (o) introduction to practice management.
- 2. The LPC-accredited training providers are required to provide training and assessment of all of the abovementioned modules in the 150-notional hour and 400-notional hour PVT structured coursework programme. If a candidate successfully completes all the abovementioned modules (attendance and assessment as required), the candidate will be entitled to receive the certificate confirming their successful completion, and their competence in the abovementioned modules.

# 3. The examinations are provided for in *Rule 21 Competency-based examinations or assessments* [section 95(1)(n) read with section 26(1)(d), (2) and (3)]

- 21.1 A person wishing to qualify to be admitted and enrolled as a legal practitioner will be required to have passed a competency based assessment in terms of this rule 21, read with any rule made by the Council or the National Forum concerning levels of competence required for the admission and enrolment of legal practitioners.
- 21.2 The assessment of a person wishing to be admitted and enrolled as an attorney shall comprise assessment at least in relation to-
  - 21.2.1 the practice and procedure in the High Court and in courts established under the Magistrates' Courts Act, 32 of 1944;
  - 21.2.2 the practice and procedure relating to the winding up and distribution of the estates of deceased persons;
  - 21.2.3 the practice, functions, and duties of an attorney, including the ethical duties of an attorney;
  - 21.2.4 a knowledge of accounting necessary for the keeping of accounting records referred to in section 87 of the Act, and compliance with accounting rules published by the Council from time to time.
- The examinations provided for in Rule 21 above are reconstituted into five examinations explained in the Table below.

### FIVE EXAMS IN TERMS OF THE MODULES IN REGULATION 6 (10)

Regulation 6 (10)	Current Rule 21 (2) exams' assessment in relation to the modules listed below	Exams <i>per</i> module in Reg 6(10) under the FIVE exam format
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(10) The programme of structured course work referred to in subregulation (1)( <i>a</i> ) and ( <i>b</i> ) must be standardised and uniform throughout the Republic and comprise the following modules:		Currently candidate attorneys write four exams. Pupils write five. Total exam time is 9 hours for both sets of exams. Some modules in Reg 6 (10) are currently not examined. <b>The old exams</b> <b>were</b> :	Paper 1 – two hours (d) high court practice (e) magistrate's court practice (c) personal injury claims (m) drafting of contracts
(a) (b) (c) (d) (e)	Constitutional practice; professional legal ethics; personal injury claims; high court practice; magistrate's court	Paper 1: Court proceduresPaper 2: Wills and EstatesPaper 3: Professional Ethics and Attorneys'PracticePaper 4: Legal Practitioners' Bookkeeping	Paper 2 – one hour (f) criminal court practice (n) information and com tech for practice, and associated aspects of cyber law
(f) (g)	practice; criminal court practice; labour dispute resolution;	<ul> <li>(a) Constitutional practice; NOT examined</li> <li>(b) professional legal ethics; (Paper 3)</li> <li>(c) personal injury claims; (Paper 3)</li> <li>(d) high court practice; (Paper 1)</li> </ul>	Paper 3 – two hours (j) wills and estates (k) matrimonial law
(h) (i) (j) (k) (l)	alternative dispute resolution attorneys' bookkeeping; wills and estates; matrimonial law; legal costs;	<ul> <li>(a) (a) (a) (a) (a) (a) (a) (a) (a) (a)</li></ul>	Paper 4 – two hours (b) professional legal ethics (a) constitutional practice (g) labour dispute resolution; (h) ADR
( <i>n</i> ) ( <i>n</i> )	drafting of contracts; information and communication technology for practice, and associated aspects of cyber law; and	<ul> <li>(k) matrimonial law; (Paper 3)</li> <li>(l) legal costs; (Paper 3)</li> <li>(m) drafting of contracts; (Paper 3)</li> <li>(n) information and communication technology for practice, and associated aspects of cyber law; (Paper 3)</li> </ul>	Paper 5 – two hours ( <i>i</i> ) attorneys' bookkeeping ( <i>l</i> ) legal costs ( <i>o</i> ) introduction to practice management
(0)	introduction to practice management.	(o) intro to practice management. ( <b>Paper 3</b> )	

5. The profession, stakeholders, and interested persons are requested to consider the proposed revised curriculum and examination syllabus and provide comment by no later than 28 April 2025. All comments must be sent to the following email address: <u>comments@lpc.org.za</u>.

Signed at Midrand on 17 March 2025



Ms C Nzuza Executive Officer: Legal Practice Council

## PAPER 1 – NEW SYLLABUS 2026

PAPER 1: COURT PRACTICE AND PROCEDURES (High Court Practice, Magistrates' Court Practice, Personal Injury Claims, Drafting of Contracts)			
MODULES	CURRICULUM AND COURSE CONTENT	READING LISTS	
High Court practice Reg 6 (10)(d) The principles of drafting apply to all Courts both civil and criminal and to all ADR, tribunals and other formal forums.	Introduction to the High Court High Court jurisdiction and courts of similar jurisdiction Superior Courts Act 10 of 2013. Uniform Rules of Court (the Rules). There will be emphasis on those rules that are in regular use in practice; such rules will be set out in the reading list. <u>Mediation</u> The impact of and compliance with Rule 41A of the Uniform Rules of Court. <u>Contingency Litigation:</u> Contingency litigation and how to decide whether to take a matter on contingency. How to charge contingency fees. How to carry out a risk analysis when requested to take a matter on contingency. <u>Case management:</u> Case Management in practice. Candidates must know how to refer a matter to case management, the process and procedures in case management. Section 60 in Part VI of the Code of Conduct: Commitment of legal practitioner to an effective court process.	<ul> <li>PRINCIPAL WORKS:</li> <li>Erasmus: Superior Court Practice Vol 2 ("Erasmus")</li> <li>Hussain: Practical Drafting Skills</li> <li>Hussain: Trial Advocacy: The Art of Persuasion</li> <li>Marnewick: Litigation Skills for South African Lawyers</li> <li>Schmidt &amp; Others: Law of Evidence</li> <li>Zeffertt &amp; Paizes: The South African Law of Evidence</li> <li>To avoid prolixity, for the detail on the law of evidence see the module on Magistrate's Court Practice. For example remember the parol evidence rule: <i>KPMG Chartered Accountants (SA) v Securefin Ltd and Another</i> 2009 (4) SA 399 (SCA) ([2009] 2 All SA 523) at para [39].</li> <li>COMPULSORY READING</li> <li>"The ethics of the hopeless case", by Owen Rogers, in the Advocate magazine, December 2017 especially the summary at pages 50 and 51. https://gcbsa.co.za/law-journals/2017/december/2017-december-vol030-no3-pp46-51.pdf</li> <li>Children's Resource Centre Trust and Others v Pioneer Food (Pty) Ltd and Others 2013 (2) SA 213 (SCA) at para [35].</li> <li>Superior Courts Act 10 of 2013</li> <li>Uniform Rules of Court</li> <li>1. Character of application proceedings Rule 6; Fakie NO v CCII Systems (Pty) Ltd 2006 (4) SA 326 (SCA) at para [55] Gold Fields Ltd v Motley Rice LLC 2015 (4) SA 299 (GJ) at paras [121] to [125]</li> </ul>	

Certification: How the trial certification process works according to the directives of the court where the action is brought. How to discern triable issues.	Form of notice of motion: <i>Mynhardt v Mynhardt</i> 1986 (1) SA 456 (T) at 463H <i>Arendsnes Sweefspoor CC v Botha</i> 2013 (5) SA 399 (SCA) at para [18] and <i>Eke v Parsons</i> 2016 (3) SA 37 (CC) at paras [25], [26] and [39] to [42] and Ekurhuleni City v Rohlandt Holdings CC 2025 (1) SA 1 (CC) at paras [99] to [103]
Trial Preparation: Candidates <b>must</b> understand that there is a duty on a practitioner to settle a matter at any stage. The earlier the matter gets settled, the better. Candidates must acquire the following skills: How to obtain all the relevant facts and documents How to carry out an effective fact analysis * How to analyse pleadings. * How to determine triable issues. * How to limit the issues for trial. * How to initiate case conferences for certification and for trial readiness. * How to do pre-trial conferences, how to achieve the purpose of the conference and how to draft the	<ul> <li>1.2 Ex parte applications</li> <li>See the section under the corresponding heading in ethics: Herbstein &amp; Van Winsen p290 Mynhardt v Mynhardt 1986 (1) SA 456 (T) at 458H–I Mahomed NO &amp; others v NDPP 2002 (4) SA 366 (W) at 373B-374B. Rules nisi</li> <li>1.3 Disputes of fact in application proceedings The distinction between motion proceedings and actions: In motion proceedings, the affidavits constitute both the pleadings and the evidence. See Kham v Electoral Commission 2016 (2) SA 338 (CC) at para [46]. This rule applies to all the affidavits: founding, answering and replying. See Transnet Ltd v Rubenstein 2006 (1) SA 591 (SCA) at para [28].</li> <li>However, an applicant may not make out a new</li> </ul>
agenda. * How to carry out a proof analysis. What is meant by "proof of a fact" and how to discharge the onus. * How to carry out witness and documentation analysis. * How to prepare chronology	cause of action in the replying affidavit. See Airports Company South Africa Ltd v Airport Bookshops (Pty) Ltd t/a Exclusive Books 2016 (1) SA 473 (GJ) at para [17]: case confirmed on appeal. Mostert and Others v FirstRand Bank Ltd t/a RMB Private Bank and Another 2018 (4) SA 443 (SCA) at para [13].
documents. <u>Discovery:</u> * Latest developments on how to obtain, preserve and present relevant documentation including Electronic Documents. What is meta data and how to use it to authenticate documents. How to use secondary evidence to prove a document where the meta data is unavailable.	Room Hire Co (Pty) Ltd v Jeppe Street Mansions (Pty) Ltd 1949 (3) SA 1155 (T) at the Headnote and pages 1162 to 1163 Soffiantini v Mould 1956 (4) SA 150 (E) at page 154 E-H; Cf Metallurgical and Commercial Consultants v Metal Sales Co 1971 (2) SA 388 (W) at page 390F Economic Freedom Fighters v Manuel 2021 (3) SA 425 (SCA) at para [92] Referral to trial or to oral evidence: 1971 (2) SA 388 (W) at pages 396D to 397B for the
<ul> <li>* The concept of narrow discovery and proportionality.</li> <li>* How to prepare trial bundles. The importance of sequencing.</li> </ul>	form of order; Kalil v Decotex (Pty) Ltd and Another 1988 (1) SA 943 (A) at 981D-F Lekup Prop Co No 4 (Pty) Ltd v Wright 2012 (5) SA 246 (SCA) at para [32]

Trial or hearing	Hotz v University of Cape Town 2017 (2) SA 485
What is "the Case Concept: how to	(SCA) at para [29] and paras [36] and [39]
proceed with the hearing and	Director-General, Depart of Rural Development and
discharge the onus.	Land Reform, and Another v Mwelase and
* Witness briefing. Candidates	Others 2019 (2) SA 81 (SCA) at para [64]
must know how to prepare a	Murray NO and Others v Humansdorp Co-Operative
witness for court appearances.	Ltd 2023 (3) SA 66 (SCA) at paras [21] to [23]
* Opening Statement.	[] = [] = [] = [] = []
* Leading a witness in chief.	1.4 Approach to disputes of fact in applications for
* Cross examination.	final relief:
* Re-examination.	Plascon-Evans Paints Ltd v Van Riebeeck Paints
* Presenting argument.	(Pty) Ltd 1984 (3) SA 623 (A) at 634E-635D.
Lloade of Armumont	Stellenbosch Farmers' Winery Ltd v Stellenvale
Heads of Argument.	Winery (Pty) Ltd 1957 (4) SA 234 (C) at page 235
* When are heads required.	Director-General, Department of Rural Development
* What are "main heads of	and Land Reform v Mwelase 2019 (2) SA 81 (SCA)
argument".	(overturned on appeal) at para [64] for a crisp
* What are Short or Concise heads.	statement of Plascon-Evans (para [64] was not
* What are Comprehensive heads.	overturned on appeal)
* How to draft heads of argument	
	1.5 Character of trial and motion proceedings
Appeal procedures	Uniform Rules of Court
Enforcement of judgments and	The vital aspect of jurisdiction
orders	Standard Bank of SA Ltd v Mpongo 2021 (6) SA 403
Execution of process	(SCA)
Superior Courts Act 10 of 2013	South African Human Rights Commission v Standard
section 43	Bank of South Africa Ltd and Others 2023 (3) SA 36
Uniform Rules of Court: rules 45,	(CC)
45A, 46, 46A	
	2. INSTITUTING APPLICATIONS
The following rules in the Uniform	General provisions
Rules of Court will not be	
examined. If candidate legal	2.1 Notice of motion and founding affidavit
practitioners, candidate attorneys	Hlophe v Freedom Under Law, and Other
or pupils ever need to use the rules	Matters 2022 (2) SA 523 (GJ) at para [28]
below, the rules can be mastered in	Rule 6 and commentary thereon on Erasmus and
practice by reading and applying	Harms
the rule.	- Annexures to affidavits (numbering and reference to
	content)
	Avoid the sloppy method identified in para [31] of
Drafting Legal Documents –	Drift Supersand (Pty) Ltd v Mogale City Local
Pleadings and Motions	Municipality and Another [2017] 4 All SA 624 (SCA)
	([2017] ZÁSCA 118) and the slovenly practice
Drafting pleadings	identified in para [3] of Eskom Holdings SOC Ltd v
	Masinda 2019 (5) SA 386 (SCA) ([2019] ZASCA 98)
a) Drafting on one's own without	Important to set out the whole case in the founding
precedents and Al.	affidavit:
b) Understand and apply rules 18	Advertising Regulatory Board NPC and Others v
and 22 of the Uniform Rules.	Bliss Brands (Pty) Ltd 2022 (4) SA 57 (SCA) at para
c) How to establish a "cause of	[39]. See also Esau v Minister of Co-op Governance
action" or "defence" from a set	& Traditional Affairs 2021 (3) SA 593 (SCA) ([2021] 2
of facts or instructions.	All SA 357; [2021] ZASCA 9) at para [60].
	- · · · · · · · · · · · · · · · · · · ·
d) Particulars of claim and a plea	

e) f)	in contract, delict and divorce. The focus is on contract and delict. The correct lay-out of pleadings with proper paragraph numbering, appropriate spacing, font types, use of headings and point first drafting. No pleading may be vague: each pleading must disclose a cause of action or a defence	<ul> <li>Annexures to affidavits (numbering and reference to content)</li> <li>pleadings and evidence: Mostert v FirstRand Bank t/a RMB Private Bank 2018 (4) SA 443 (SCA) ([2018] ZASCA 54) at paras [13]; Fischer and Another v Ramahlele and Others 2014 (4) SA 614 (SCA) ([2014] 3 All SA 395; [2014] ZASCA 88) at para [13] affirmed by the Constitutional Court in Public Protector v South African Reserve Bank 2019 (6) SA 253 (CC) (2019 (9) BCLR 1113; [2019] ZACC 29) at para [234].</li> </ul>
g)	and must be based on the peculiar facts of your case. A plea must comply with Rule 22 of the Uniform Rules. Bare	<ul> <li>Institution of Legal Proceedings against Certain Organs of State Act 40 of 2002</li> <li>Applications that raise constitutional issues Rule 16A</li> </ul>
	denials are not allowed. Candidates must plead their client's version, which, if proved, will amount to a defence to plaintiff's claim.	<ul> <li>Shaik v Minister of Justice and Constitutional Development 2004 (3) SA 599 (CC) at para [24] ] and Sarrahwitz v Maritz NO 2015 (4) SA 491 (CC) at paras [28] to [31].</li> </ul>
h)	· · · · · · · · · · · · · · · · · · ·	<ul> <li>2.2 Joinder under rule 10A and Joinder of respondents</li> <li>Who must be joined?</li> <li>Joint and several liability</li> <li>Alberts and Others v Minister of Justice and Correctional Services 2022 (6) SA 59 (SCA) at paras</li> <li>[17] to [21]</li> </ul>
	(1) SA 317 (CC) at para [33] below.	2.3 Service generally Rule 4 Candidates should know the essential requirements and procedure involved in applications for substituted service Rule 4(2)
	fting Notices of Motion and e sets of affidavits	Proceedings against firms, etc. Rule 14 Change of parties Rule 15 Substituted service
a)	Candidates must learn the different types of notices of motion and when each is used. This must include a	Edictal citation (rules 5 and 63) Attachment to found or confirm jurisdiction 3. URGENT APPLICATIONS
	long form notice of motion, a short form notice of motion and a Two-Part notice of motion.	Rule 6(12): refer to the practice directives where you intend to bring an application Luna Meubel Vervaardigers (Edms) Bpk v Makin 1977 (4) SA 135 (W) at page 137A-F (paras 1 to 4)
b)	Candidates must know when and how each of the three types is used.	Sikwe v SA Mutual Fire & General Insurance Co Ltd 1977 (3) SA 438 (W) at 440H on the substance of the affidavit over its form. Not to be confused with the
c)	Candidates must understand what is a provisional order, interim order, a rule nisi, and	CSARS case below. Nelson Mandela MM v Greyvenouw CC 2004 (2) SA 81 (SE) at para [37]
d)	a final order. Candidates must learn to draft founding, answering and	CSARS v Hawker Air Services (Pty) Ltd; CSARS v Hawker Aviation Partnership 2006 (4) SA 292 (SCA) at paras [9] to [11].
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e)	replying affidavits. Candidates must know the required lay-out of each of the affidavits with reference to the requirements in the Uniform	See especially para [9]: "Urgency is a reason that may justify deviation from the times and forms the Rules prescribe. It relates to form, not substance, and is not a prerequisite to a claim for substantive relief."
f)	Rules and directives. Candidates must know how to	4. ANSWERING AND REPLYING AFFIDAVITS Content and form
1)	index and paginate court files.	Answering affidavits cannot contain mere bald
g)	Candidates must know how to	denials. This principle is similar to rule 22 concerning
	prepare draft orders.	pleas. See Skog NO v Agullus 2024 (1) SA 72 (SCA)
h)	Candidates must know how to	at paras [23] – [24]
	draft interdicts.	Points in limine
Mai	naging Fact:	Gcaba v Minister for Safety and Security 2010 (1) SA
a)	How to obtain relevant facts.	238 (CC) at para [75]
b)	What are the sources of fact.	Late filing, barring and condonation
c)	Obtaining documents including electronic	<i>Motloung v Sheriff, Pretoria East</i> 2020 (5) SA 123 (SCA) at paras [10] to [17], [23] to [25] and para [28]
	documents.	- Rule 26
d)	How to preserve documents.	- Rule 27
e)	Obtaining witness statements.	Raising new matters in the replying affidavit – not
f)	Carrying out <i>in loco</i> inspections: how to record the	normally permitted However, see Mostert v FirstRand Bank t/a RMB
	evidence.	Private Bank 2018 (4) SA 443 (SCA) ([2018] ZASCA
g)	How to obtain and preserve	54) at paras [13] to [15]
	relevant exhibits: what is	
	Visual Evidence and how to use it.	5. ADDITIONAL AFFIDAVITS Leave required
		NM v John Wesley School and Another 2019 (2) SA
Ana	alysing Fact.	557 (KZD) at paras [56] and [57]
h)	Candidates must demonstrate	Form and content
	logical sequencing of facts and documents and the use of	6. DISCOVERY IN MOTION PROCEEDINGS
	chronology documents.	Obligation to put up evidence on which party intends
i)	Candidates must demonstrate	to rely
	their ability to analyse facts:	MV Alina II: Transnet Ltd v MV Alina II 2013 (6) SA
	only relevant facts must be	556 (WCC) at paras [19] to [26]
	obtained, retained and presented at a hearing; only	<i>STT Sales (Pty) Ltd v Fourie</i> 2010 (6) SA 272 (GSJ) at paras [13] to [17]: note para [17]
	facts that are admissible, in	Rules 35(12) and (14)
	terms of the rules of evidence,	Non-application of Promotion of Access to
	can be relied on.	Information Act 2 of 2000
j)	Candidates must demonstrate that any version of facts on	Cf Arena Holdings (Pty) Ltd t/a Financial Mail v South African Revenue Service and Others [2023] ZACC
	which they intend to rely, must	13; 2023 (8) BCLR 905 (CC) at paras [147] to [150]
	be probable in the	and [155] to [157] and [170] to [172],
	circumstances of the case.	Authentication of documents Rule 63
k)	Candidates must know that	7. OBJECTIONS TO PROCESS OR PLEADINGS
	they cannot rely in court on a version that is improbable,	Failure to deliver pleadings - barring Rule 26
	implausible or impossible.	Extension of time periods Rule 27
l)	Candidates must be able to	Amendments Rule 28
	work out what facts support	Irregular proceedings Rule 30

<ul> <li>their client's version and what factor the support their client's version.</li> <li>facts do not support their client's version.</li> <li>Working out the case concept (or theory of the case)</li> <li>working out the case concept (or theory of the case)</li> <li>and tegal, that emerge from the facts?</li> <li>What are you going to tell the judge at the hearing?</li> <li>What are you going to tell the judge at the hearing?</li> <li>What are you going to tell the judge at the hearing?</li> <li>What are you going to tell the judge at the hearing?</li> <li>Who will you prepers?</li> <li>How will you run the case are drafted.</li> <li>Candidates will need and know the following:</li> <li>* Candidates will know how to analyse three sets of affidavits in motion matters.</li> <li>* Candidates will know how to grapping the facts?</li> <li>* Candidates will know how to analyse three sets of affidavits in motion matters.</li> <li>* Candidates will know how to analyse three sets of affidavits in the probabilities concerning the allegations in the respective affidavits bearing in mind the undisputed facts?</li> <li>* Candidates will know how to analyse three sets of affidavits in cluding the Placon-Evans test is best concerning the allegations in there respective affidavits bearing what for a probabilities concerning the allegations in the respective affidavits bearing what for a candidates must not rely on All.</li> <li>* Candidates must not rely on All.</li> <li>* Candidates must not rely on All.</li> <li>* Candidates need good literacy skills to passe serves.</li> <li>* Candidates need good literacy skills to passe serves.</li> <li>* Candidates must not rely on All.</li> <li>* Candidates need good literacy skills to passe serves.</li> <li>* Candidates must not rely on All.</li> <li>* Candidates mu</li></ul>			
<ul> <li>theory of the case)</li> <li>a) What happened according to your client's version of the facts?</li> <li>b) What are the issues, factual and legal, that emerge from the facts?</li> <li>c) What are you going to tell the judge at the hearing?</li> <li>d) What version are you going to tell the judge at the hearing?</li> <li>d) What version are you going to tell the judge at the hearing?</li> <li>e) How will you present in your papers?</li> <li>f) Who will be the witnesses and what documents will you need?</li> <li>g) How will you run the case from pleadings to final argumeni?</li> <li>h) This process has to be applied before any papers are draffed.</li> <li>candidates will need and know the following:</li> <li>* Candidates will know how to analyse three sets of affidavits, including the <i>Plascon-Evans</i> test is beat mers.</li> <li>* Candidates will know how to grasp findings of facts on affidavits, including the <i>Plascon-Evans</i> test is beating the undisputed facts?</li> <li>* Candidates will know how to grasp findings of facts on affidavits, including the <i>Plascon-Evans</i> test is beating in motion matters.</li> <li>* Candidates will know how to grasp findings of facts on affidavits, including the <i>Plascon-Evans</i> test is beating in mind the undisputed facts?</li> <li>* Candidates are and allowed access to the internet during the <i>Plascon-Evans</i> test.</li> <li>* Candidates need good literary skills to pase scams.</li> <li>* Candidates need good literary skills to pase scams.</li> <li>* Candidates need good literary skills to pase scams.</li> <li>* Candidates need good literary skills to pase scams.</li> <li>* Candidates need good literary skills to pase scams.</li> <li>* Candidates need good literary skills to pase scams.</li> <li>* Candidates nust not rely on All ike ChatGPT, when drafting legal</li> <li>* Candidates nust not rely on All ike ChatGPT, when drafting legal</li> <li>* Candidates nust not rely on All scams and for with and an tother 2024 (1) SA 66 (SCA) at paras [12]</li> <li>* Candidates nust not</li></ul>		facts do not support their client's version.	Innovative Distribution v State Information Technology Agency (SITA) SOC Ltd and Others [2023] ZACC 2; 2023 (4) BCLR 361 (CC) especially
<ul> <li>a) What happened according to your client's version of the facts?</li> <li>b) What are the issues, factual and legal, that emerge from the facts?</li> <li>c) What are you going to tell the judge at the hearing?</li> <li>d) What version are you going to tell the judge at the hearing?</li> <li>d) What version are you going to tell the judge at the hearing?</li> <li>e) How will you present in your papers?</li> <li>f) Who will be the witnesses and there and the angument?</li> <li>g) How will you present in your papers?</li> <li>g) How will you present evidence?</li> <li>f) Who will be the witnesses and there and there and the angument?</li> <li>g) How will you present argument?</li> <li>h) This procees has to be applied before any papers are drafted.</li> <li>Candidates will need and know the following:</li> <li>* Candidates will know how to grasp findings of fact on affdavits, including the <i>Plascon-Exan</i> sta is best understood by asking the question: what are the probabilities concerning the allegations in the respective affdavits bearing in mind the undisputed facts ?</li> <li>* Candidates need good litrary argument for the concerning the allegations in the respective affdavits bearing in mind the undisputed facts ?</li> <li>* Candidates need good litrary in the facts ?</li> <li>* Candidates need good litrary in the facts ?</li> <li>* Candidates are not allowed access to the intermed during the allegations in the respective affadavits bearing in mind the undisputed facts ?</li> <li>* Candidates must not rely on Al.</li> <li>* Candidates mu</li></ul>			Non-compliance with Rules Rule 30A
<ul> <li>b) What are the issues, factual and legal, that emerge from the facts?</li> <li>c) What are you going to tell the judge at the hearing?</li> <li>d) What version are you going to gressent in your papers?</li> <li>e) How will you present evidence?</li> <li>f) Who will be the witnesses and what documents will you nue the case from pleadings to final argument?</li> <li>h) This process has to be applied before any papers are drafted.</li> <li><b>Candidates will need and know the following:</b></li> <li>* Candidates will know how to analyse three sets of affidavits in motion matters.</li> <li>* Candidates will know how to grass findings of facts on affidavits including the <i>Plascon-Evans</i> test. The <i>Plascon-Evans</i> test is best understood by asking the quesions in the respective affidavits bearing mind the undisputed facts ?</li> <li>* Candidates need good literary skills to pass exams.</li> <li>* Candidates must not rely on Al, like ChatGPT, when drafting legal</li> </ul>	a)	your client's version of the	Mineral Sands Resources (Pty) Ltd v Reddell 2023 (2) SA 68 (CC) at paras [2] and [89] to [100]
<ul> <li>judge at the hearing?</li> <li>What version are you going to present in your papers?</li> <li>How will you present evidence?</li> <li>Who will be the witnesses and what documents will you need?</li> <li>Who will you run the case from pleadings to final argument?</li> <li>how will you run the case from pleadings to final argument?</li> <li>This process has to be applied before any papers are drafted.</li> <li>Candidates will need and know the following:</li> <li>* Candidates will know how to grap findings of facts on affidavits, including the <i>Plascon-Evans</i> test is best or oncerning the allegations in the respective affidavits bearing in mind the undisputed facts?</li> <li>* Candidates need good literacy skills to pass exams.</li> <li>* Candidates must not rely on Al, like ChatGPT, when drafting legal</li> </ul>	b)	What are the issues, factual and legal, that emerge from	Bank of South Africa Ltd 2023 (3) SA 36 (CC) at
<ul> <li>security for costs</li> <li>Who will be the witnesses and what documents will you need?</li> <li>How will you run the case from pleadings to final argument?</li> <li>This process has to be applied before any papers are drafted.</li> <li>Candidates will need and know the following:</li> <li>Candidates will know how to analyse three sets of affidavits including the <i>Plascon-Evans</i> test.</li> <li>The <i>Plascon-Evans</i> test including the <i>Plascon-Evans</i> test including the <i>Plascon-Evans</i> test including the allegations in the respective affidavits bearing in mind the undisputed facts ?</li> <li>Candidates nust not rely on Al, ike ChatGPT, when drafting legal</li> <li>Candidates must not rely on Al, ike ChatGPT, when drafting legal</li> <li>Security for costs</li> <li>Security for costs</li> <li>Security for costs</li> <li>PARTICIPATION BY OTHER PARTIES Intervention applications Rule 12 Joinder and consolidation Rule 10 Third party procedures Rule 58 and commentary thereon in Erasmus The Fonarun Naree: Trustees, Copenship Bulkers AS (in Liquidation) and Others 2020 (4) SA 188 (GJ) at paras [24] and [34] and [35] Curators Rule 57</li> <li>Settement and/or withdrawal Rule 41</li> <li>O. ORDERS</li> <li>Interim and final orders The finality of judgments</li> <li>Stog NO v Aguilus 2024 (1) SA 72 (SCA) at paras [63] to [75]</li> <li>Candidates must not rely on Al, ike ChatGPT, when drafting legal</li> </ul>	d)	What are you going to tell the judge at the hearing? What version are you going to present in your papers?	South African Revenue Services and Others and Brita De Robillard NO and Another v PFC properties (Pty) Ltd and Others [2023] ZASCA 111
<ul> <li>what documents will you need?</li> <li>9) How will you run the case from pleadings to final argument?</li> <li>h) This process has to be applied before any papers are drafted.</li> <li>Candidates will need and know the following:</li> <li>* Candidates will know how to grasp findings of facts on affidavits in cluding the <i>Plascon-Evans</i> test.</li> <li>* Candidates will know how to grasp findings of facts on affidavits in cluding the <i>Plascon-Evans</i> test is best understood by asking the question: what are the probabilities concerning the allegations in the respective affidavits bearing in mind the undisputed facts ?</li> <li>* Candidates need good literacy skills to pass exams.</li> <li>* Candidates need the undisputed facts ?</li> <li>* Candidates need of yo asking the question: the robasilities concerning the allegations in the respective affidavits bearing in mind the undisputed facts ?</li> <li>* Candidates need good literacy skills to pass exams.</li> <li>* Candidates must not rely on Al, like ChatGPT, when drafting legal</li> <li>* Candidates must not rely on Al, like ChatGPT, when drafting legal</li> </ul>	,	evidence?	
from pleadings to final argument? h) This process has to be applied before any papers are drafted. Candidates will need and know the following: * Candidates will need and know the following: * Candidates will know how to analyse three sets of affidavits, including the <i>Plascon-Evans</i> test. The <i>Plascon-Evans</i> test. * Candidates need good literary skills to pass exams. * Candidates are not allowed access to the internet during the exams. * Candidates must not rely on Al, ike ChatGPT, when drafting legal		what documents will you need?	Intervention applications
applied before any papers are drafted.       Rule 13         Interpleaders       Rule 58 and commentary thereon in Erasmus         The Fonarun Naree: Trustees, Copenship Bulkers A/S (in Liquidation) and Others v Afri Grain Marketing (Pty) Ltd and Others 2020 (4) SA 188 (GJ) at paras         * Candidates will know how to analyse three sets of affidavits in motion matters.       9. AFTER PLEADINGS CLOSE         * Candidates will know how to grasp findings of facts on affidavits, including the Plascon-Evans test. The Plascon-Evans test is best understood by asking the question: what are the probabilities concerning the allegations in the respective affidavits bearing in mind the undisputed facts ?       9. AFTER PLEADINGS CLOSE         * Candidates need good literacy skills to pass exams.       * Candidates need good literacy skills to pass exams.       8. (Dorders)         * Candidates must not rely on Al, like ChatGPT, when drafting legal       * Candidates must not rely on Al, like ChatGPT, when drafting legal       10. A 66 (SCA) at para [12]		from pleadings to final argument?	Joinder and consolidation Rule 10
Candidates will need and know the following:       The Fonarun Naree: Trustees, Copenship Bulkers A/S (in Liquidation) and Others v Afri Grain Marketing (Pty) Ltd and Others 2020 (4) SA 188 (GJ) at paras         * Candidates will know how to analyse three sets of affidavits in motion matters.       [24] and [35] Curators Rule 57         * Candidates will know how to grasp findings of facts on affidavits, including the <i>Plascon-Evans</i> test. The <i>Plascon-Evans</i> test is best understood by asking the question: what are the probabilities concerning the allegations in the respective affidavits bearing in mind the undisputed facts?       9. AFTER PLEADINGS CLOSE Heads and practice note (check the practice directives for these requirements)         * Candidates need good literacy skills to pass exams.       * Candidates are not allowed access to the internet during the exams.       NorDEERS Interim and final orders The finality of judgments         * Candidates must not rely on Al, like ChatGPT, when drafting legal       * Candidates must not rely on Al, like ChatGPT, when drafting legal	h)	applied <b>before</b> any papers	Rule 13 Interpleaders
<ul> <li>analyse three sets of affidavits in motion matters.</li> <li>* Candidates will know how to grasp findings of facts on affidavits, including the <i>Plascon-Evans</i> test. The <i>Plascon-Evans</i> test is best understood by asking the question: what are the probabilities concerning the allegations in the respective affidavits bearing in mind the undisputed facts ?</li> <li>* Candidates need good literacy skills to pass exams.</li> <li>* Candidates are not allowed access to the internet during the exams.</li> <li>* Candidates must not rely on Al, like ChatGPT, when drafting legal</li> <li>Curators Rule 57</li> <li>9. AFTER PLEADINGS CLOSE Heads and practice note (check the practice directives for these requirements) Set down Hearing</li> <li>9. AFTER PLEADINGS CLOSE</li> <li>Heads and practice note (check the practice directives for these requirements)</li> <li>Set down</li> <li>Hearing</li> <li>Settlement and/or withdrawal Rule 41</li> <li>10. ORDERS</li> <li>Interim and final orders</li> <li>The finality of judgments</li> <li>Skog NO v Agullus 2024 (1) SA 72 (SCA) at paras</li> <li>[63] to [75]</li> <li>The functus officio doctrine</li> <li>See Public Investment Corporation Soc Ltd and Another v Trencon Construction (Pty) Ltd and Another v Trencon Construction (Pty) Ltd and Another 2024 (1) SA 66 (SCA) at para [12]</li> <li>Rescission Rule 42, Rule 31(2)(b), Common law</li> </ul>	<u>th</u>	e following:	The Fonarun Naree: Trustees, Copenship Bulkers A/S (in Liquidation) and Others v Afri Grain Marketing (Pty) Ltd and Others 2020 (4) SA 188 (GJ) at paras
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respective affidavits bearing in mind the undisputed facts ?10. ORDERS Interim and final orders The finality of judgments* Candidates need good literacy skills to pass exams.Skog NO v Agullus 2024 (1) SA 72 (SCA) at paras [63] to [75]* Candidates are not allowed access to the internet during the exams.The functus officio doctrine See Public Investment Corporation Soc Ltd and Another v Trencon Construction (Pty) Ltd and Another 2024 (1) SA 66 (SCA) at para [12]* Candidates must not rely on AI, like ChatGPT, when drafting legalRescission Rule 42, Rule 31(2)(b), Common law	gr in Tł ur wi	asp findings of facts on affidavits, cluding the <i>Plascon-Evans</i> test. ne <i>Plascon-Evans</i> test is best inderstood by asking the question: hat are the probabilities	Heads and practice note (check the practice directives for these requirements) Set down Hearing
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access to the internet during the exams.See Public Investment Corporation Soc Ltd and Another v Trencon Construction (Pty) Ltd and Another 2024 (1) SA 66 (SCA) at para [12]'' Candidates must not rely on Al, like ChatGPT, when drafting legalRescission Rule 42, Rule 31(2)(b), Common law	sk	kills to pass exams.	Skog NO v Agullus 2024 (1) SA 72 (SCA) at paras [63] to [75]
like ChatGPT, when drafting legal Rescission Rule 42, Rule 31(2)(b), Common law	ac e>	ccess to the internet during the kams.	See Public Investment Corporation Soc Ltd and Another v Trencon Construction (Pty) Ltd and
		e ChatGPT, when drafting legal	Rescission Rule 42, Rule 31(2)(b), Common law

Page **10** 

documents. To draft well requires personal agency not the crutch of an Al programme or a set of precedents. * Candidates will be examined and need to draft pleadings and affidavits without the assistance of the internet during the exams. * <b>Most importantly</b> , candidates must understand and apply the ethical precepts discussed in the article by Judge Owen Rogers in the reading list under the title: "The ethics of the hopeless case", Owen Rogers, Advocate December 2017. Candidates will apply the principles of drafting set out below. The principles commence with a grasp of the facts and end with the case concept. Writing involves thinking. There is a method in this. Candidates must apply their minds before putting pen to paper. <b>The importance of remaining</b> <b>within the case pleaded</b> <i>City of Cape Town v Sanral</i> 2015 (3) SA 386 (SCA) ([2015] 2 All SA 517; 2015 (5) BCLR 560; [2015] ZASCA 58) at para [10] on page 397 <b>Candidates will learn to think</b> <b>before they ink</b> . <i>University of South Africa v</i> <i>Socikwa and Others</i> (J 675/23; J 680/23) [2023] ZALCJHB 172 (7 June 2023) especially at paras [1], [4] and [45]	requirements Candidates are particularly required to understand the differences between applications in terms of Rule 31, Rule 42 and the common law. See <i>Ellis v Eden</i> 2023 (1) SA 544 (WCC) at paras [25] to [38] o <i>Colyn v Tiger Food Industries Ltd t/a Meadow Feed</i> <i>Mills</i> ( <i>Cape</i> ) 2003 (6) SA 1 (SCA) at para [12] at page 9F and <i>HLB Intl</i> ( <i>SA</i> ) <i>v MWRK Accountants &amp;</i> <i>Consultants</i> 2022 (5) SA 373 (SCA) at paras [19] to [28] and <i>Ingosstrakh v Global Aviation Investments</i> ( <i>Pty</i> ) <i>Ltd</i> 2021 (6) SA 352 (SCA) at paras [19] to [28] and <i>Ingosstrakh v Global Aviation Investments</i> ( <i>Pty</i> ) <i>Ltd</i> 2021 (6) SA 352 (SCA) at paras [21] Claims for interest Sections 1, 2, 2A and 4 of the Prescribed Rate of Interest Act 55 of 1975. Cf Da Cruz v Bernardo 2022 (2) SA 185 (GJ) at paras [17] to [62] <b>HOW TO EXECUTE JUDGMENTS</b> Rule 45 Execution - general and movables 45A Suspension of orders by the court <i>BP Southern Africa</i> ( <i>Pty</i> ) <i>Ltd v Mega Burst Oils &amp; Fuels</i> ( <i>Pty</i> ) <i>Ltd &amp; Similar Matter</i> 2022 (1) SA 162 (GJ) <i>MEC, Dept of Public Works v Ikamva Architects</i> 2022 (6) SA 275 (ECB) at paras [81] to [93] 46 Execution – immovable property 46A Execution against residential immovable property <i>Bestbier and Others NNO v Nedbank Ltd</i> 2024 (4) SA 331 (CC) at paras [54] to [82] <b>11. COSTS</b> Ordinary rule of costs Costs in interlocutory applications Punitive costs <i>Borcherds v Duxbury and Others</i> 2021 (1) SA 410 (ECP) at paras [40] to [43] The <i>Biowatch</i> rule compared to the public function rule, the conduct of the parties rule, the abuse of process rule and the SLAPP suit rule: <i>Biowatch Trust</i> <i>v Registrar, Genetic Resources</i> 2009 (6) SA 232 (CC) in paras [28] to [31] and at paras [42] to [49] and [56] and [60] Compared to the public function rule <i>Minister of Water and Sanitation v Sembcorp Siza</i> <i>Wither</i> (104 04 002 (4) 004 (4) 000 struer Matter Not set Matter and Sanitation v Sembcorp Siza
	[56] and [60] Compared to the public function rule
	Compared to the conduct of the parties rule Esorfranki Pipelines (Pty) Ltd v Mopani District Municipality 2023 (2) SA 31 (CC) at para [59]

Compared to the abuse of process rule <i>Mineral Sands Resources (Pty) Ltd v Reddell</i> 2023 (2) SA 68 (CC) at paras [69] and [70] Which rule includes SLAPP suits <i>Mineral Sands Resources (Pty) Ltd v Reddell</i> 2023 (2) SA 68 (CC) at paras [76], [77], [90] and [98]
<b>12. PARTICULAR KINDS OF APPLICATIONS</b> 12.1. <i>Default judgment I Judgment by confession</i> Rule 31 and commentary thereon in Erasmus Rule 26; and see paras 15 and 20 below. <i>Havenga v Parker</i> 1993 (3) SA 724 (T). <i>Nedbank Ltd v Fraser &amp; Four Other Cases</i> 2011 (4) SA 363 (GSJ) at para [47]
Relevance of the National Credit Act, 2005 Special requirements for declaring property specially executable - Form of notice of motion
<ul> <li>Content of affidavits</li> <li>Service requirements</li> <li>Sebola and Another v Standard Bank of South Africa</li> <li>Ltd and Another 2012 (5) SA 142 (CC) (2012 (8)</li> <li>BCLR 785; [2012] ZACC 11)</li> </ul>
o Sale in execution values (Rule 43A) o Jaftha v Schoeman & Others; van Rooyen v Stoltz & Others 2005 (2) SA 140 (CC) o Standard Bank of South Africa Ltd v Saunderson & Others 2006 (2) SA 264 (SCA)
o Gundwana v Steko Development & Others 2011 (3) SA 608 (CC) o Nkata v FRB 2016 (4) SA 257 (CC) at paras [94] to [126]
<ul> <li>o NPGS Protection and Security Services CC v Firstrand Bank 2020 (1) SA 494 (SCA)</li> <li>o Bayport Securitisation Ltd and Another v University of Stellenbosch Law Clinic and Others 2022 (2) SA 343 (SCA) at para [3]</li> </ul>
o Bestbier and Others NNO v Nedbank Ltd 2023 (4) SA 25 (SCA) at paras [26] to [28] and [32]
12.2. Eviction applications Difference between commercial and residential evictions Requirements under PIE
Grobler v Phillips and Others 2023 (1) SA 321 (CC) at paras [23] and [34] <b>read with</b> para [36], then paras [37] to [48]
Meme-Akpta and Another v Unlawful Occupiers at 44 Nugget Street 2023 (3) SA 649 (GJ) – the entire case Cape Killarney Property Investments (Pty) Ltd v

	0 (2) SA 67 (C) at paras [13] to [21],
especially para	
	y Property Investments (Pty) Ltd v
Mahamba and	d Others 2001 (4) SA 1222 (SCA) at
para [16]	
- Munic	cipal joinder
- Servic	
- Risk c	of homelessness
- Proce	
	Point Properties (Pty) Ltd v Mqulwana
	(UCT intervening as amicus curiae)
	108 at paras [11], [18] and [19]
	100 at paras [11], [10] and [19]
12.2 Summar	viudament
12.3. Summary	
Rule 32 (as am	
	nk Ltd t/a First National Bank v
	/a Synka Liquors 2021 (1) SA 225 (GJ)
	perty Investments (Pty) Ltd v Ignite
	td 2023 (5) SA 439 (WCC)
Absa Bank Ltd	d v Meiring 2022 (3) SA 449 (WCC).
The whole of t	his case is profoundly important for all
lawyers in Sou	th Africa. Vital to understand about this
case is the co	oncept of pleading over despite the
	antage a litigant may gain by a special
	limine. Pupils must read this case.
	rading 522 (Pty) Ltd v Gunzenhauser
	<i>Ltd</i> 2022 (3) SA 458 (GJ) at para [29]
	Boerdery CC v APL Cartons (Pty)
Ltd 2024 (1) SA	
	A 149 (LOGY)
12.4 Interdict	to (LANACA ) (aluma 11 and adition
	s (LAWSA, Volume 11, 2 <sup>nd</sup> edition,
	28 and 429 to 435)
	mandamenten van spolie
	Minister of Safety and Security and
	5) SA 112 (CC) 2014 (2) SACR 325;
2014 (7) BCLR	R 788; [2014] ZACC 14
Interim interdic	
	e particularly required to understand
the distinctions	
(a) applications	s for final relief;
(b) applications	s for interim relief;
(c) rules <i>nisi</i> ; a	
	rating as interim interdicts,
	to draft appropriate prayers and draft
orders illustrati	
	or of South Africa v Speaker, National
	<i>Others</i> 2023 (4) SA 205 (WCC) at
paras [3] to [7]	
	b Democratic Republic v Owners &
	The Cherry Blossom 2017 (5) SA 105
at paras [49] –	
Camps Bay Re	esidents and Ratepayers Association v

Augoustides 2009 (6) SA 190 (WCC) paras [7] – [8].
12.5. <i>Insolvency</i> (LAWSA Volume 11, 2 <sup>nd</sup> edition paras 199 to 365)
Candidates are required to know:
(a) The essential requirements and differences
between; and
(b) The procedures and requirements involved in the
following applications:
Provisional sequestration – section 10 of the
Insolvency Act 24 of 1936
Sequestration – sections 9 to 17 of the Insolvency Act –
Investec Bank Ltd v NS 2025 (1) SA 210 (GP)
With regard to availability of evidence, see Wiese and Others v Commissioner, SARS 2025 (1) SA
127 (SCA) at paras [63] and [64]
Friendly sequestration – Ex parte Arntzen (Nedbank
Ltd as Intervening Creditor) 2013 (1) SA 49 (KZP) at
para [12]
Surrender – sections 3 to 17 of the Insolvency Act
Rehabilitation – sections 124 to 130 of the Insolvency Act
Liquidation
Afgri Operations Ltd v Hamba Fleet (Pty) Ltd 2022 (1)
SA 91 (SCA)
Business rescue – section 131 as part of Chapter 6 of the Companies Act 71 of 2008
- Purpose
- Requirements
<ul> <li>Process, service and publication</li> </ul>
<ul> <li>Ending business rescue</li> </ul>
12.6. Applications for Anton Piller (search & seizure)
orders
Erasmus, Anton Piller Type Orders See the Notice of Motion in the Practice Directives for
the Gauteng Divisions
Viziya Corporation v Collaborit Holdings (Pty) Ltd and
Others 2019 (3) SA 173 (SCA)
12.7. De lunatico inquirendo, curators ad litem, ad
personam and bonis
Rule 57.
12.8. Rule 43 procedures
Rule 43
TS v TS 2018 (3) SA 572 (GJ) see the court order on
573
<i>E v E</i> 2019 (5) SA 566 (GJ)
12.9. Reviews
Rule 53.
Sections 3, 5, 6, 7 and 8 of the Promotion of

		Administrative Justice Act 3 of 2000. <i>Oudekraal Estates (Pty) Ltd v City of Cape Town and</i> <i>Others</i> 2004 (6) SA 222 (SCA) at para [26] <i>Van Zyl v Govt of the RSA</i> 2008 (3) SA 294 (SCA) at paras [54] and [55] <i>Mamadi v Premier, Limpopo</i> 2024 (1) SA 1 (CC) 12.10. <i>Interpleaders</i> Rule 58. 12.11. <i>National Credit Act</i> National Credit Act sections 65, 86, 88, 129 and 130; <i>Collett v First Rand Bank</i> 2011 (3) SA 585 (SCA); <i>Nedbank v National Credit Regulator</i> 2011 [4] All SA 131 (SCA); <i>Rossouw v First Rand Bank</i> [2011 All SA 56 (SCA); <i>Sebola v Standard Bank</i> 2012 (5) SA 142 (CC); <i>Kubyana v Standard Bank</i> 2014 (3) SA 56 (CC). In respect of 12.5 to 12.11 above, candidates are expected to consult the practice directives in their respective divisions. <b>NOTE WELL</b> : Practice Directives will not be examined unless a copy of the relevant directive is supplied to candidates writing the exams.
MODULES	CURRICULUM AND COURSE CONTENT	READING LISTS
Magistrates' Courts Practice Reg 6 (10)(e)	Introduction to the Magistrates' Courts and their jurisdiction Candidates must have knowledge of the rules in the Magistrates' Courts and how the rules are the same in some instances and how the rules differ in other instances from the powers and functions in the High Court. Pleadings, motions, and discovery Trial practice and courtroom advocacy Appellate practice and procedure Enforcement of judgments and orders	<ul> <li>PRINCIPAL WORKS:</li> <li>Hussain: Practical Drafting Skills</li> <li>Hussain: Trial Advocacy: The Art of Persuasion</li> <li>Jones &amp; Buckle: Civil Practice of the Magistrates' Court in South Africa Vol 1 and 2</li> <li>Marnewick: Litigation Skills for South African Lawyers</li> <li>Schmidt &amp; Others: Law of Evidence</li> <li>Zeffertt &amp; Paizes: The South African Law of Evidence</li> <li>COMPULSORY READING MATERIAL "The ethics of the hopeless case", by Owen Rogers, in the Advocate magazine, December 2017 especially the summary at pages 50 and 51.</li> <li>I. GENERAL</li> <li>1.1. Character of Action Proceedings</li> <li>When to bring an action</li> <li>Difference from application proceedings</li> <li>Matters that must be brought by way of action</li> <li>Requirements of pleadings</li> </ul>

Γ	100-000
	1.2 Onus
	1.3 Jurisdiction
	Magistrates' Courts
	Sections 26, 28, 29, 30, 45, 46(2) and 110 of the
	Magistrates' Courts Act 32 of 1944
	South African Human Rights Commission v Standard
	Bank of South Africa Ltd and Others 2023 (3) SA 36
	(CC) at paras [1] and [31] and paras [42] to [45].
	The Constitutional Court dismissed the appeal
	against, explained the decision in, Standard Bank of
	South Africa Ltd v Mpongo 2021 (6) SA 403 (SCA).
	2. THE PLEADING PHASE OF ACTIONS
	2.1. Instituting Actions
	- Rule 5 – Summons
	- Rule 6 – Pleadings: Commentary on Rule in Jones
	& Buckle
	- Rule 7 – Amendment of summons: Commentary in
	Jones & Buckle
	Limpopo Provincial Council of the South African
	Legal Practice Council v Chueu Incorporated
	Attorneys and Others [2023] ZASCA 112 at paras
	[20] to [23]
	- Rule 15 – Declaration: Commentary in Jones &
	Buckle
	2.2. Parties
	2.2.1. Intervention, joinder, and consolidation of
	actions
	- Rule 28 – Commentary on Rule 28 in Jones &
	Buckle.
	2.2.2. Third party procedure
	- Rule 28A - Commentary in <i>Jones &amp; Buckle</i> .
	2.2.3. Proceedings against non-juristic persons as a
	matter of procedural convenience
	- Rule 54 – Commentary in <i>Jones &amp; Buckle</i> .
	2.3. Competent Responses to Particulars of Claim
	- Notice of intention to defend
	- Calling for pre-pleading discovery
	- Objections that pleadings are irregular: Rule 60A
	- Exceptions: Rule 19
	Ocean Echo Properties 327 CC and Another v Old
	Mutual Life Assurance Company (SA) Ltd 2018 (3)
	SA 405 (SCA) at paras [9] and [10].
	- Pleas and special pleas: Rule 17 and the common
	law (case law)
	Fairvest Property Holdings v Valdimax CC t/a Fish &
	Chips Co and Others 2020 (3) SA 202 (GJ) paras
	[21] to [26]
	Crompton Street Motors CC t/a Wallers Garage
	etemptan etteet metere ee tu tranere euroge

T	
	Service Station v Bright Idea Projects 66 (Pty) Ltd t/a All Fuels 2022 (1) SA 317 (CC) at para [33]
	Commentary in <i>Jones &amp; Buckle</i> - Claims-in-reconvention: Rule 20
	- Commentary on Rules 21 to 22 in Jones & Buckle
	- Failure to respond, barring and default judgment:
	Rule 21B - Commentary in <i>Jones &amp; Buckle</i>
	2.4. Note on pleadings in general
	- Remember: generally the principles of pleadings in
	the High Court apply to the Magistrates' Courts:
	2.5. Close of Pleadings and Set Down
	2.6. Changes to Pleadings/amendments
	2.7 THE FOLLOWING RULES REQUIRE ATTENTION: note this is the introduction to case management in the Magistrates' Courts
	2.7.1 Rule 22A – Meeting between parties to prepare
	for pre-trial conference or trial
	2.7.2 Rule 25 – Judicial Case Management and pre- trial Conference
	2.7.3 Rule 38 – Security by execution creditor
	2.7.4 Rule 54 - Proceedings against non-juristic
	persons as a matter of procedural convenience (mentioned above)
	2.7.5 Rule 60 – Non-compliance with rules and court
	orders, including time limits and errors
	3. PREPARATION FOR TRIAL
	3.1. Further particulars
	- Rule 16 – Commentary in Jones & Buckle
	3.2. Discovery
	- Notice to discover and discovery affidavits: Rule 35
	- Rule 23 – Commentary in <i>Jones &amp; Buckle</i> - Different kinds of discovery
	- Consequences of a failure to discover
	- Applications to compel
	3.3. Inspection, Examination and Experts
	- Rule 24 – Commentary in Jones & Buckle
	4. SPECIAL PRE-TRIAL PROCEDURES
	4.1. Meeting between parties to prepare for pre-trial
	conference or trial - Rule 22A - Commentary in Jones & Buckle
	4.2. Offer to Settle
	- Rule 18 - Commentary in Jones & Buckle
Page 1	-

## CONTINUES ON PAGE 386 OF BOOK 4

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	5. CONDUCT OF CIVIL TRIALS
	5.1. <i>Trial Procedure</i> Rule 29 - Commentary in <i>Jones &amp; Buckle</i>
	5.2. Discontinuing a Trial
	- Withdrawal, dismissal and settlement - Rule 27 - Commentary in <i>Jones &amp; Buckle</i>
	- Postponements and other mid-trial applications
	5.3. Costs - Rule 33 - Commentary in Jones & Buckle
	5.4. Interest
	<ul> <li>Sections 1, 1, 2A and 4 of the Prescribed Rate of Interest Act No 55 of 1975</li> </ul>
	Cf Da Cruz v Bernardo 2022 (2) SA 185 (GJ) at
	paras [17] to [62]
	5.5. Judgments and orders
	6. AFTER JUDGMENT
	6.1. Rescission and variation of judgments
	- Rule 49 - Commentary in <i>Jones &amp; Buckle</i>
	6.2 Sections 58A, 65, 65A to 65M, 66
	Candidate attorneys need to know how these rules operate.
	NOTE WELL: Any questions posed in exams
	concerning any rules will be accompanied by a copy
	of the relevant rule.
	6.3. Appeals
	- Rules 50 and 51 - Commentary in <i>Jones &amp; Buckle</i>
	- Sections 83 and 84 of the Magistrates' Courts Act - Caterham Car Sales & Coachworks Ltd v Birkin
	Cars (Pty) Ltd 1998 (3) SA 938 (SCA) at paras [36] to
	[38].
	Harms, LTC Heads of argument in courts of appeal, Advocate 2009
	7. LAW OF EVIDENCE 7.1. The burden of proof and duty to begin (in civil
	cases only)
	- Schmidt & others Chapters 2 and 9
	- Zeffertt & Paizes chapters 3 and 5.1-5.3
	7.2. The assessment/weight of evidence
	- Schmidt & others Chapter 3.1
	- Zeffertt & Paizes chapter 5
	7.3. Real evidence and documentary evidence
	- Schmidt & others Chapters 10 and 11
	- Zeffertt & Paizes chapters 19, 20 and 21
Daga 1	-

	7.4. Oral evidence
	- Schmidt & others Chapter 9
	- Zeffertt & Paizes chapter
	7.5. Relevance and admissibility
	- Schmidt & others Chapter 13
	- Zeffertt & Paizes chapter 7
	7.6. Hearsay evidence
	- The Law of Evidence Amendment Act 45 of 1988, §
	3
	- Schmidt & others Chapter 18
	- Zeffertt & Paizes chapter 13
	7.7. Admissions (civil cases only)
	- Schmidt & others Chapter 7
	- Zeffertt & Paizes pp. 475-499
	7.8 Opinion ovidence
	7.8. Opinion evidence - Schmidt & others Chapter 17
	- Zeffertt & Paizes chapter 10
	Schneider NO and Others v AA and Another 2010 (5)
	SA 203 (WCC) at 211J – 212B
	7.9. Similar fact evidence (civil cases only)
	- Schmidt & others Chapter 15
	- Zeffertt & Paizes chapter 9
	7.10 Character evidence (civil second only)
	7.10. Character evidence (civil cases only) - Schmidt & others Chapter 16
	- Zeffertt & Paizes chapter 8 parts C and D
	7.11. Privilege
	- Schmidt & others Chapter 20
	- Zeffertt & Paizes chapter 17
	7.12. Parol evidence
	- Schmidt & others Chapter 1
	- Zeffertt & Paizes chapter 11
	KPMG Chartered Accountants (SA) v Securefin Ltd
	and Another 2009 (4) SA 399 (SCA) ([2009] 2 All SA
	523) at para [39].
	7.13. The leading of witnesses
	- Schmidt & others Chapter 9.2.4.1
	- Zeffertt & Paizes chapter 24
	7.14. Cross-examination
	- Schmidt & others Chapter 9.2.4.2
	- Zeffertt & Paizes chapter 24
	7.15. Re-examination
Page	- Schmidt & others Chapter 9.2.4.3

		- Zeffertt & Paizes chapter 24
		7.16. Examination by the court - Schmidt & others Chapter 9.2.4.4 - Zeffertt & Paizes chapter 24
MODULES	CURRICULUM AND COURSE CONTENT	READING LISTS
Personal Injury Claims Reg 6 (10)(c)	Introduction to personal injury law. How to plead a claim in Delict. • Wrongfulness • Fault • Causation • Damages Road Accident Fund law. Consumer protection law. A module on medical negligence claims. Pleadings and defences allowed under the law of Delict. Pleadings must comply with the rules of the High Court and Magistrates' Courts set out under Regs 6 (10)(d) and 6 (10)(e) below. Section 60 in Part VI of the Code of Conduct concerning RAF matters. Trial preparation, practice, and settlement are part of High Court and Magistrates' Court curricula. The practice directives peculiar to personal injury cases, including RAF claims. <b>NOTE WELL</b> : Practice Directives will not be examined unless a copy of the relevant directive is supplied to candidates writing the exams.	Road Accident Fund Act 56 of 1996 Access to court – time bar Engelbrecht v RAF 2007 (6) SA 96 (CC) at paras [23] to [45] Causation Road Accident Appeal Tribunal v Gouws 2018 (3) SA 413 (SCA) at paras [32] to [40] Nonkwali v Road Accident Fund 2009 (4) SA 333 (SCA) at para [8] Claimants RAF v Vogel 2004 (5) SA 1 (SCA) at para [24] Du Plessis v RAF 2004 (1) SA 359 (SCA) at paras [11] to [16] and [42] and [43] RAF v Ngubane 2008 (1) SA 432 (SCA) at para [12] Contingency Ronald Bobroff & Partners Inc v De La Guerre 2014 (3) SA 134 (CC) Masango v RAF 2016 (6) SA 508 (GJ) TM obo MM v MEC for Health, Mpumalanga 2023 (3) SA 173 (MM) Hit and run (lodge within two years) Geldenhuys & Joubert v Van Wyk; Van Wyk v Geldenhuys & Joubert 2005 (2) SA 512 (SCA) at paras [23] and [28] and [30] Employee RAF v Monjane 2010 (3) SA 641 (SCA) at para [12] Prescription RAF v Mdeyide (Min of Transport Intervening) 2008 (1) SA 535 (CC) at paras [35] to [46] RAF v Masindi 2018 (6) SA 481 (SCA) at paras [19] to [21] Jones v Road Accident Fund 2020 (2) SA 83 (SCA) at paras [17] to [23] Van Zyl NO v Road Accident Fund 2022 (3) SA 45

		(CC) at paras [126] and [127] – mental incapacity
		Road Accident Fund RAF v Legal Practice Council 2021 (6) SA 230 (GP) – headnote only Single vehicle collision Road Accident Fund v Abrahams 2018 (5) SA 169 (SCA) at especially para [13] Tribunal Road Accident Appeal Tribunal v Gouws 2018 (3) SA 413 (SCA) – headnote
MODULES	CURRICULUM AND COURSE CONTENT	READING LISTS
Drafting of Contracts Reg 6 (10)(m)	Introduction to contract law and principles of drafting contracts Principles of drafting contracts are similar to drafting pleadings, except: Must know the difference between essential, material and natural elements of a contract; Concentrate on advice re the underlying transaction. Due diligence is important. Focus on this. Types of contracts to consider: Sale of business; Sale of shares; Lease of immovable property; Lease of immovable property; Lease of movable property, like motor vehicles; Partnership; Joint venture; Employment of an independent contractor. Cession (rights); Delegation (duties); and Assignment (obligations). Service Level Agreement Boilerplate clauses The impact of technology on contract drafting and the available software currently being used by attorneys.	Candidates are NOT required to memorise precedents of the contracts. Candidates must understand the principles of drafting and how to use precedents. Natal Joint Municipal Pension Fund v Endumeni Municipality 2012 (4) SA 593 (SCA) ([2012] 2 All SA 262; [2012] ZASCA 13) at para [18] KPMG Chartered Accountants (SA) v Securefin Ltd 2009 (4) SA 399 (SCA) at para [39]. Christie's Law of Contract in South Africa 8th Edition <i>Pacta sunt servanda</i> Beadica 231 CC v Trustees, Oregon Trust 2020 (5) SA 247 (CC) at paras [41] and [58] Barkhuizen v Napier 2007 (5) SA 323 (CC) at paras [28] to [35] read with para [70] Mohamed's Leisure Holdings v Southern Sun Hotel Interests (Pty) Ltd 2018 (2) SA 314 (SCA) at para [30] Liberty Group Ltd and Others v Mall Space Management CC 2020 (1) SA 30 (SCA) at paras [27] to [31]

## PAPER 2 – NEW SYLLABUS 2026

PAPER 2: CRIMINAL COURT PRACTICE & ICT (Criminal Court Practice, Information and Communication Technology for Practice, and associated aspects of Cyber Law)			
MODULES	CURRICULUM AND COURSE CONTENT	READING LISTS	
Criminal Court Practice Reg 6 (10)(f)	Introduction to criminal law and procedure  Course Content  How to obtain and analyse the charge sheet and docket.  How to take instructions and obtain your client's version.  How to obtain witness statements & ensure witness presence in court.  How to engage prosecution and client in plea bargaining. How to do bail applications. How to plead effectively, including when to make a Plea explanation.  Candidates must know how to draft statements in terms of Section 112 and 115. How to attend trial and pretrial conferences. How to present your client's version to a state witness. How to present your client. How to present your client. How to present argument How to present argument How to present argument How to present sentencing options and evidence in mitigation. How to present argument	PRINCIPAL REFERENCES:         • Criminal Procedure Act 51 of 1977 (CPA)         • The Constitution of the Republic of South Africa, 1996         ADDITIONAL REFERENCES:         • Du Toit, et al Commentary on the Criminal Procedure Act         Section 60 in Part VI: Commitment of legal practitioner to an effective court process.         The Stalingrad defence is inappropriate. It is a violation of the rule of law.         Zuma v Downer and Another (788/2023) [2023]         ZASCA 132 (13 October 2023) especially at paras [6], [11] and [28] to [30]         1. GENERAL         Right to legal representation         • Constitution Section 35(3)(f) and (g)         • CPA Sections 39–53         • Mahlongwana v Kwatinidubu Town Committee 1991 (1) SACR 669 (E)         • Minister of Safety and Security v Sekhoto and Another 2010 (1) SACR 388 (FB)         Bail         • Constitution Section 35(1)(f)         • Chapter 9 and 10 of the CPA         • CPA Sections 307 and 309         • S v Dlamini; S v Dladla and others; S v Joubert; S v Schietekat 1999 (4) SA 623 (CC) (1999 (2) SACR 51; 1999 (7) BCLR 771; [1999]ZACC 8	
	discharging the onus and how it differs from the burden of proof both in	S v Mabena and another 2007 (1) SACR 482 (SA) paras [3] to [7]	

criminal a	nd civil cases:	S v Viljoen 2002 (2) SACR 550 (SCA) paras [10]
Bail: Chap	oters 9 and 10 of the CPA. 35(1)(f) of the Constitution,	to [15] S v Botha and another 2002 (1) SACR 222 (SCA) (2002 (2) SA 680 paras [2] to [21] S v Bruintjies 2003 (2) SACR 575 (SCA) ([2003] ZASCA 4) paras [4], [5] and [8] to [10]
The charg	<b>ge</b> : ss 80 to 104 of the CPA	
How plea content) agreemen Conduct	of proceedings: ss 144 to	2. CRIMINAL TRIAL 2.1. Indictments and charges - General Sections 80 – 104 of the CPA S v Wannenburg 2007 (1) SACR 27 (C) at 32J - 34C S v Whitehead and others 2008 (1) SACR 431
146 and C	Chapter 22 of the CPA	(SCA) para [10]
	e applications at the close te's case: section 174 of the	o CPA Chapter 14, particularly sections 54 & 55 & 144 o Shabalala and Others v Attorney-General of Transvaal and Another 1995 (2) SACR 761 (CC)
the CPA	nt verdicts: Chapter 26 of ng: Chapter 28 and 29 of the	(1996 (1) SA 725 the headnote and para [72] containing the order
Appeals and 31 of	and reviews: Chapters 30 the CPA (sections 302-324) 4 evidence	o CPA Sections 81, 155, 156, 157 - Splitting of Charges o CPA Sections 336, 83 - Particulars of Offence o CPA Sections 84, 85, 86–92, 104
s 7 of Cha Section 8( Eviction fr of Land A 426 of the read wit Companie 63 (1)(i) o 2014. This sect will not be National F of 1998 Represent	rosecutions: upter 1 of the CPA (5) of the Prevention of Illegal om and Unlawful Occupation Act 19 of 1998 and section a Companies Act 61 of 1973 th section 224 of the us Act 71 of 2008 and section f the Legal Practice Act 28 of ion on private prosecutions examined. Prosecuting Authority Act 32 tations in terms of section 22 ake representations	Representations Section 22 of the National Prosecuting Authority Act 32 of 1998 National Director of Public Prosecutions v Zuma 2009 (2) SA 277 (SCA) at paras [15] and [16], paras [23] to [26] and especially paras [35] to [38]. Consider also the remarks in para [44]. 2.2. Pleas - Ordinary Pleas o Constitution Section 35(3)(h) o CPA ss 105, 106, 112, 113, 114, 115, 116, 117 Inclusive of how pleas should be drafted (form and content) and plea and sentence agreements - section 105A S v Esterhuizen 2005 (1) SACR 490 (T) - Exceptional Pleas o CPA Sections 57, 77, 79, 109, 85 - Autrefois Acquit and Convict o Constitution Section 35(3)(m)
		o CPA Sections 106 and 324 - Unreasonable delay/ permanent stay
		o CPA Sections 168 and 342A

	<ul> <li>o Sanderson v Attorney-General, Eastern Cape 1998 (1) SACR 227 (CC) the headnote</li> <li>o DPP, Transvaal v Mtshweni 2007 (2) SACR 217 (SCA) the headnote</li> <li>o Magmoed v Janse Van Rensburg and Others 1993 (1) SACR 67 (A) the headnote</li> <li>o S v Basson 2004 (1) SACR 285 (CC) the headnote</li> <li>o S v Basson 2007 (1) SACR 566 (CC) the headnote</li> <li>2.3. The conduct of the trial</li> <li>Conduct</li> <li>Sections 144 - 146 and Chapter 22 of the CPA</li> <li>Discharge: CPA section 174</li> <li>Commentary on the Criminal Procedure Act by Du Toit et al</li> <li>s v Lubaxa 2001 (2) SACR 703 (SCA) paras [8] to [23]</li> <li>Specific issues around admissibility of evidence Entrapment</li> <li>Section 252A of Act 51 of 1977</li> <li>Law of Evidence Amendment Act 45 of 1988, section 3</li> <li>Kapa v The State 2023 (1) SACR 583 (CC) at paras [18], [77] and [99] to [108]</li> <li>Admissions and confessions</li> <li>Constitution Sections 35 and 36</li> <li>CPA Sections 217 to 220</li> <li>o Unlawfully obtained Evidence</li> <li>Key v Attorney-General, Cape Provincial Division and Another 1996 (4) SA 187 (CC) the headnote</li> <li>Director of Public Prosecutions, Western Cape v Killian 2008 (1) SACR 247 (SCA) the headnote</li> <li>S v Mthembu 2008 (2) SACR 407 (SCA) the entire case</li> <li>S v Tandwa and Others 2008 (1) SACR 1 (CC) the headnote and paras [16] to [23] and [65] to [68]</li> </ul>
	S v Shaik and Others 2008 (1) SACR 1 (CC) the
	2.4. <i>Conclusion of the trial</i> - Competent Verdicts
	o CPA Chapter 26
Page <b>24</b>	- Previous Convictions: CPA Chapter 27 - Procedure of Judgment

	o CPA Sections 152, 274, 275–299
	o <i>S v Lubaxa</i> 2001 (2) SACR 703 (SCA)
	3. SENTENCING
	3.1. Principles of sentencing
	Chapter 28 and 29 of the CPA
	Sections 51-53 of the Criminal Law Amendment
	Act 105 of 1997
	S v Malgas 2001 (1) SAR 469 (SCA)
	S v Karolia 2006 (2) SACR 75 (SCA)
	S v Mthimkulu 2013 (2) SACR 89 (SCA)
	3.2. Types of sentences
	- Section 276
	- Imprisonment
	- Committal to a treatment centre
	- Fine
	- Correctional supervision
	- Sentencing of juveniles
	o Sections 290 and 297 of the Code
	o Suspension of sentence of various conditions
	o Conditional/unconditional postponement of
	sentence
	o Caution and discharge
	o Caution and discharge
	3.3. Sentencing discretion
	- Mandatory minimum sentencing: Criminal Law
	Amendment Act 105 of 1997
	- S v Malgas 2001 (1) SACR 469 (SCA)
	- Mitigating and aggravating factors
	4. APPEALS AND REVIEWS
	4.1. REVIEW
	- Constitution Section 35(3)(o)
	- CPA Chapter 30
	(i) the difference between appeals and reviews
	(ii) powers of the court on appeal and reviews
	<i>R v Dhlumayo</i> 1948 (2) SA 677 (A) at 705-706
	<i>S v Rabie</i> 1975 (4) SA 855 (A)
	S v Van Aswegen 2001 (2) SACR 97 (SCA) – all
	evidence to be taken into account
	S $v$ S 1999 (1) SACR 608 (W) - review
	S v Bogaards 2013 (1) SACR 1 (CC) – paras [37]
	and [41]
	4.2. APPEAL
	- Constitution Section 35(3)(o)
	- CPA Chapters 30 and 31
	- From Lower Courts
	o CPA Sections 309 and 310
	o Magistrates' Courts: Rule 67
Page 25	

- From the High Courts
o CPA Sections 315–322
5. THE ADMISSIBILITY/ INADMISSIBILITY OF RELEVANT EVIDENCE
5.1. <i>Hearsay evidence</i> - Common law exceptions - The Law of Evidence Amendment Act 45 of 1988
5.2. The parol evidence rule - Hoffmann & Zeffertt, chapter 14 KPMG Chartered Accountants (SA) v Securefin Ltd 2009 (4) SA 399 (SCA) at para [39].
<ul> <li>5.3. Similar fact evidence (SFE) (SCH – CHP 7) (ZEF - CHP 9)</li> <li>Rationale for the exclusion of SFE</li> <li>Rule for the admissibility of SFE: the Makin formulation &amp; the Boardman formulation</li> </ul>
<ul> <li>5.4. Character evidence (SCH – CHP 6) (ZEF – CHP 8)</li> <li>Introduction to character evidence</li> <li>Character in criminal cases</li> <li>o Sections 197, 211 of the CPA</li> <li>Character in civil cases</li> </ul>
<ul> <li>5.5. Opinion evidence (SCH – 8)(ZEF - CHP 10)</li> <li>The Hollington rule</li> <li>Opinion of a lay person</li> <li>Expert witness</li> <li>Menday v Protea Assurance Co Ltd 1976 (1) SA 565 (E) the headnote</li> <li>Coopers (SA) Pty Ltd v Deutsche Gesselschaff</li> <li>Fur Schadlingsbekampfung Mbh 1976 (3) SA 352 (A) the headnote</li> <li>Schneider NO and Others v AA and Another 2010 (5) SA 203 (WCC) at 211J – 212B</li> </ul>
<ul> <li>5.6. Previous consistent statements (PCS) (SCH – CHP 9) (ZEF - CHP 14)</li> <li>Reason for the exclusion of previous consistent statements</li> </ul>
- Exceptions to the general rule o To rebut a suggestion of recent fabrication o Complainant in a sexual case o Identification
<b>6. EVIDENCE</b> 6.1. Confirmation or cautionary rules in regard to:

	<ul> <li>(i) Single witnesses: Section 208 of the CPA;</li> <li>(ii) Evidence of identification: S v Mthetwa 1972</li> </ul>
	(3) SA 766 (A) at 768A—C
	(iii) Complaints in matters of a sexual nature: $S v$
	Jackson 1998 (1) SACR 470 (SCA); (iv) Children;
	(v) Confessions: Section 209 of the CPA;
	(vi) Accomplices;
	(vii) Traps
	See, generally, the commentary on the cautionary
	rule in Commentary on the Criminal Procedure Act by Du Toit et al under Section 208 of the CPA
	6.2. Presumptions (i) Onus (on criminal cases in respect of defences
	pleaded);
	(ii) Particular presumptions (a) Drugs and Drug Trafficking Act 140
	of 1992;
	(b) The CPA; (c) Sections 65(3) and (4) of the National
	Road Traffic Act 93 of 1996;
	(iii) The effect of Section 35 read with Section 36
	of the Constitution, 108 of 1996, and statutory presumptions.
	S v Coetzee and others 1997 (3) SA 527 (CC).
	6.3. Admissions and confessions
	(i) Sections 217—220 of the CPA;
	<ul> <li>(ii) The effect of Section 35 read with Section 36 of the Constitution on admissions and</li> </ul>
	confessions.
	6.4. Documentary evidence
	Section 212, particularly ss 212(1), (4), (8), (9),
	(11) and (12); and Sections 213, 221, 233, 234 and 236 of the CPA.
	6.5. <i>Mental capacity of accused persons</i> Chapter 13 of the CPA;
	Criminal Law Amendment Act 1 of 1988.
	6.6. Search and seizures
	Sections 20-22 of the CPA
	6.7. Entrapment
	Section 252A of the CPA.
	Case law references in the commentary (Du Toit
	<i>et al</i> ), including:
	6.8. The status of evidence illegally obtained
Page <b>27</b>	(Having regard to Sections 35 and 36 of the

		Constitution and the commentary under Section 225 of the CPA in Du Toit <i>et al</i> ) 6.9. Unreasonable delay / Permanent stay Sections 168 and 342A of the CPA 7. LEGISLATION 7.1. Constitution of the Republic of South Africa, 1996 Sections 35 and 36 7.2. The Law of Evidence Amendment Act 45 of 1988 (Hearsay) Kapa v The State 2023 (1) SACR 583 (CC) at paras [18], [77] and [99] to [108] 7.3. Accused's right of access to information contained in the State brief / Police docket (Having regard to the provisions of Sections 35 and 36 of the Constitution.) Shabalala and others v Attorney General, Transvaal and another 1996 (1) SA 725 (CC) 1995 (2) SACR 761 (CC) the headnote 7.4. Preservation, confiscation, restraint and forfeiture orders Sections 34 and 35 of the CPA
MODULES	CURRICULUM AND COURSE CONTENT	READING LISTS
Information and communication technology for practice, and associated aspects of cyber law Reg 6 (10)(n)	Introduction to information and communication technology for legal professionals Awareness of cyberattacks. Security of personal information Protective risk management strategy. Awareness and protecting against fraudulent transfers out of the trust account. Data response plan in the IBA cybersecurity guideline published in October 2018 Chapter 1: Technology Chapter 2: Organisational processes Chapter 3: Staff training Responsibility for personal/ commercial information. Specific cyber security tips. The future of artificial intelligence as a	International Bar Association's Cybersecurity Guidelines published in October 2018. See https://www.ibanet.org/LPRU/cybersecurity- guidelines.aspx The Guidelines cover the required information and communication technology for practice, and associated aspects of cyber law in detail. However, the Guidelines are for general information for practitioners. The Guidelines are not being examined. For examination purposes read the following: Electronic Communications and Transactions Act 25 of 2002, Chapter III, Part 1, sections 11 to 20. Spring Forest Trading CC v Wilberry (Pty) Ltd t/a Ecowash 2015 (2) SA 118 (SCA) Borcherds and Another v Duxbury and Others 2021 (1) SA 410 (ECP) at paras [22] to [38]

b	boon and a threat to legal practitioners.	Aarifah Security Services CC v Jakoita Properties
		(Pty) Ltd and Others 2021 (5) SA 207 (GJ) at
	The use of technology in the legal	para [63]
in	ndustry, including electronic discovery	Compare and contrast:
	and case management systems The	Global & Local Inv Advisors (Pty) Ltd v Fouche
le	egal framework for cyber law in South	2021 (1) SA 371 (SCA) ([2019] ZASCA 8) at
A	Africa, including the Electronic	paras [15] and [16]
C	Communications and Transactions Act	
a	and the Protection of Personal	Hawarden v Edward Nathan Sonnenbergs Inc
Ir	nformation Act	2023 (4) SA 152 (GJ) at paras [1] to [4] and paras
C	Cybersecurity and data privacy	[63] to [97] and [108]. Reversed on appeal:
C	considerations for legal professionals	Edward Nathan Sonnenberg Inc v
a	and their clients	Hawarden 2024 (5) SA 9 (SCA) – the headnote
E	Ethical and professional considerations	
w	vhen using technology in practice	Consider paragraph [17] in Mosselbaai
	Drafting policies and procedures for	Boeredienste (Pty) Ltd v OKB Motors CC (Case
te	echnology use in a law firm	no 1216/21) [2023] ZASCA 91 (09 June 2023).

## PAPER 3 – NEW SYLLABUS 2026

PAPER 3: WILLS AND ESTATES and MATRIMONIAL LAW		
MODULES	CURRICULUM AND COURSE CONTENT	READING LISTS
Wills and Estates Reg 6 (10)(j)	Introduction to Wills and Estates           Wills           The Wills Act 7 of 1953           The Trust Property Control Act 57 of 1988.           Drafting Wills.           Using plain language, avoid old precedents.           Taking instructions, what one needs to know to draft a will. Proper consultation.           The role of sound literacy skills.           Interpreting (archaic) Wills.           Capacity to benefit under a Will           Incompetency of a person involved in the execution of a Will to inherit and the maxim of "de bloedige hand erft niet".           Formalities and the Execution of Wills - Section 2(1)(a)           Amendments of Wills - Section 2(1)(b); Codicils           The Court's overriding discretion	Intestate Succession Act 81 of 1987 Maintenance of Surviving Spouses Act 27 of 1990 Recognition of Customary Marriages Act 120 of 1998 Reform of Customary Law of Succession and Regulation of Related Matters Act 11 of 2009. Administration of Estates Act 66 of 1965 Estate Duty Act 45 of 1955 The Trust Property Control Act 57 of 1988 National Health Act 61 of 2003 <b>PRINCIPAL WORKS</b> • Jamneck & Rautenbach <i>The Law of Succession</i>

	regarding the validity of wills - (Section 2(3)) Drafting Living Wills. Does the National Health Act 61 of 2003 make provision for a living will? Testate and Intestate Succession. Intestate Succession Act 81 of 1987. Maintenance of Surviving Spouses Act 27 of 1990 Recognition of Customary Marriages Act 120 of 1998 Reform of Customary Law of Succession and Regulation of Related Matters Act 11 of 2009. Administration of deceased estates. <b>Drafting liquidation and distribution accounts</b> Administration of Estates Act 66 of 1965 <b>Estate duty.</b> Estate Duty Act 45 of 1955. What to do when the validity of a will is contested. Drafting wills and trusts and estate administration Intestacy and inheritance law Estate planning and tax considerations Ethics and professional responsibility in wills and estates practice	<ul> <li>Testamentary Succession in General</li> <li>Ngubane v RAF 2022 (5) SA 231 (GJ) especially at para [27]</li> <li>Formalities and the Execution of Wills, Amendments of Wills, and Incorporation by Reference</li> <li>Capacity to make a will and to witness a will</li> <li>Capacity to Benefit under a Will or on Intestacy</li> <li>Invalidity of Wills Generally: Mistake, Fraud, Duress and Undue Influence; Revocation and Revival</li> <li>Custody and Registration of Wills</li> <li>Appointment of Heirs and Legatees: Dies, Conditions</li> <li>Vesting</li> <li>Substitution</li> <li>Legacies</li> <li>Accrual</li> <li>Interpretation: Principles         <ul> <li>Canons of Construction and Presumptions</li> <li>Specific Words and Phrases</li> </ul> </li> <li>Intestate Succession</li> <li>Wilkinson and Another v Crawford NO and Others 2021 (4) SA 323 (CC) at paras [1] to [12], [23], [31] to [33], and especially paras [67] to [78]</li> </ul>
MODULES	CURRICULUM AND COURSE CONTENT	READING LISTS
Matrimonial Law Reg 6 (10)(k)	Taking instructions in detail. Advice on marriage and its consequences Ante-nuptial contracts Advice on out of community of property with or without the accrual system and marriage in community of property Divorce and its consequences Complying with Rule 41A Redistribution orders Drafting particulars of claim /	Legislation Candidates must read the legislation listed below. Candidates are NOT required to memorise the contents of the legislation. Candidates will be assessed on their ability to understand and apply the legislation and regulations published in terms of that legislation. In the exams, candidates will be required to read the legislation provided in the question and demonstrate their ability to understand and apply the legislation and regulations.

	N 1	
2019 (5) SA 566 (G		AND will be examined. Candidates are not required to know the statutes or case law by heart Candidates must understand the principles.
How to settle matr outside Court. ADR	in Family Law.	heart. Candidates must understand the principles in the cases and the legislation.
Advice on right concerning children	, including:	Births and Deaths Registration Act 51 of 1992
Birth and registratio Recognition of the u		Child Justice Act 75 of 2008 Children's Act 38 of 2005 and Regulations
Adoptive children: Step-children: and,		Civil Union Act 17 of 2006 Criminal Law (Sexual Offences and Related
Children in foster ca The best interest		Matters) Amendment Act 32 of 2007 Divorce Act 70 of 1979
principle.		
Chapter 3 of the Ch of 2005 sections 18		EB (born S) v ER (born B) and Others; KG v Minister of Home Affairs and Others (CCT 364/21; CCT 158/22) [2023] ZACC 32 (10
Drafting particulars plea. <b>NOTE WELL</b> : Pra		October 2023) especially at paras [108], [109], [120] to [133], [145] and [149]
will not be examine	d unless a copy	Domestic Violence Act 116 of 1998
of the relevant dire to candidates writing		Domicile Act 3 of 1992 Hague Convention on International Child
A discussion on the B.	judgment in B v	Abduction 72 of 1996 – repealed and re-enacted in Act 38 of 2005
The duty of a pr	actitioner in all	Maintenance Act 99 of 1998 Maintenance of Surviving Spouses Act 27 of 1990
family matters to r quickly and o	resolve disputes cheaply. That	Marriage Act 25 of 1961 Matrimonial Property Act 88 of 1984
practitioners are n	ot to adopt an	Mediation in Certain Divorce Matters Act 24 of 1987
adversarial approac cases.	ch in lanning law	Prevention and Combating of Trafficking in
Domestic violence a	and abuse	Persons Act 7 of 2013 Protection from Harassment Act 17 of 2011
Alternative dispute family law	e resolution in	Pottas v Plath 2022 (4) SA 301 (GJ) at para [1] Recognition of Customary Marriages Act 120 of 1998
		Reciprocal Enforcement of Maintenance Orders (Countries in Africa) Act 6 of 1989
		South African Citizenship Act 88 of 1995 South African Passports and Travel Documents Act 4 of 1994
		Accrual system Honey v Honey 1992 (3) SA 609 (W) at 612 B – D Odendaal v Odendaal 2002 (1) SA 763 (W)
		ST v CT 2018 (5) SA 479 (SCA) at paras [33] to [36] and [39] EB (born S) v ER (born B) and Others; KG v
		Minister of Home Affairs and Others (CCT 364/21; CCT 158/22) [2023] ZACC 32 (10 October 2023) especially at paras [108], [109],
		[120] to [133], [145] and [149]

	Antenuptial contracts CB v DB 2023 (1) SA 381 (SCA) at para [7] EB (born S) v ER (born B) and Others, op cit.
	Damages claim based on adultery RH v DE 2014 (6) SA 436 (SCA) confirmed on appeal in DE v RH 2015 (5) SA 83 (CC)
	Customary marriage Gumede v President of the Republic of South Africa 2009 (3) SA 152 (CC) Netshituka v Netshituka 2011 (5) SA 453 (SCA) at para [15] MM v MN and Another 2013 (4) SA 415 (CC)
	Muslim marriages Women's Legal Centre Trust v President of the Republic of South Africa 2022 (5) SA 323 (CC)
	Change of matrimonial regime Sithole v Sithole 2021 (5) SA 34 (CC) at paras [47] and [50]
	Divorce Irretrievable breakdown of marriage Schwartz v Schwartz 1984 (4) SA 467 (A)
	Interpretation of divorce order concerning pension fund MN v FN 2020 (2) SA 410 (SCA)
	Old Mutual Life Assurance Company (SA) Ltd and Another v Swemmer 2004 (5) SA 373 (SCA)
	Maintenance Kruger NO v Goss 2010 (2) SA 507 (SCA)
	Best interests of the child J v J 2008 (6) SA 30 (C) the entire case
	Views of the children HG v CG 2010 (3) SA 352 (ECP)
	Redistribution orders GKR v Minister of Home Affairs 2022 (5) SA 478 (GP) DM v CM 2022 (6) SA 255 (GJ) at para [180]
	Adoption TT v Minister of Social Development 2023 (2) SA 565 (GJ) at paras [80] to [91]
	Births
Page <b>37</b>	

EJ and Others v Haupt 2022 (1) SA 514 (GP) Centre For Child Law v Director-General, Department of Home Affairs and Others 2022 (2) SA 131 (CC)
Children FS v JJ 2011 (3) SA 126 (SCA) – very important case for many reasons – this case will feature in the candidates' examinations often For example: "the court pointed out that the present litigation had not been in any of the parties' interests. It endorsed the views expressed in MB v NB 2010 (3) SA 220 (GSJ) that mediation in family matters is a useful way of avoiding protracted and expensive legal battles, and that litigation should not necessarily be a first resort. (Paragraph [54].)"
Martens v Martens 1991 (4) SA 287 (T) at 295 D- E the court held it is not bound by the decision of a foreign Court where the interests of minor children are at stake
Removal of child to temporary safe care C v Dept of Health & Social Dev, Gauteng 2012 (2) SA 208 (CC)
Rights of unmarried father FS v JJ 2011 (3) SA 126 (SCA) – very important case for many reasons – this case will feature in the candidates' examinations often

## PAPER 4 – NEW SYLLABUS 2026

PAPER 4: PROFESSIONAL LEGAL ETHICS, CONSTITUTIONAL PRACTICE, LABOUR DISPUTE RESOLUTION and ADR

MODULES	CURRICULUM AND COURSE CONTENT	READING LISTS
Professional Legal Ethics Reg 6 (10)(b)	Introduction to legal ethics and professional responsibility Lewis Golden Rule: all legal practitioners must avoid conduct which could damage their reputation as honourable people and honourable lawyers. The seven universal ethical principles	Legal Practice Act 28 of 2014: ss 33 - 35 ("LPA") The South African Legal Practice Council Code of Conduct in terms of s 36(1) of the LPA - Part I: Definitions - Part II: Code of Conduct: General Provisions

MODULES Constitutional Practice Reg 6 (10)(a)	principles and precepts of ethics. Consider: Limpopo Provincial Council of the South African Legal Practice Council v Chueu Incorporated Attorneys and Others [2023] ZASCA 112 at paras [26] to [28] CURRICULUM AND COURSE CONTENT Introduction to Constitutional Law What is "the rule of law"	[118] All legal practitioners and candidate legal practitioners have their essential ethical duties enumerated in the Code of Conduct published in March 2019. Candidate attorneys are required to know those parts of the Code that relate to all legal practitioners and specifically to attorneys. Candidate attorneys will be assessed accordingly. Principles governing the hopeless case "The ethics of the hopeless case", Owen Rogers, Advocate December 2017 Motswai v Road Accident Fund 2013 (3) SA 8 (GSJ) at paras [26]-[37] University of South Africa v Socikwa and Others (J 675/23; J 680/23) [2023] ZALCJHB 172 (7 June 2023) Freedom Under Law v Judicial Service Commission and Another (550/2022) [2023] ZASCA 103; [2023] 3 All SA 631 (SCA) (22 June 2023) To exercise the duty of care and skill Code of conduct section 18.14 <b>READING LISTS</b>
	The current Code of Conduct of 29 March 2019 applicable to attorneys: Section 3 in Part II of the general provisions in the Code of Conduct. Section 56 in Part VI: Scope and limits of legitimate cross-examination especially in the Magistrates' Courts. Section 60 in Part VI: Commitment of legal practitioner to an effective court process. Conflicts of interest, legal privilege, and confidentiality. What to do when client's instructions amount to "a hopeless case". How fiduciary duties are based on the principles and procents of othics.	<ul> <li>Part III: Conduct of Attorneys</li> <li>Part VI: Conduct of legal practitioners and candidate legal practitioners in relation to appearances in court and before tribunals</li> <li>Part VII: Conduct of legal practitioners not in private practice.</li> <li>University of South Africa v Socikwa and Others (J 675/23; J 680/23) [2023] ZALCJHB 172 (7 June 2023)</li> <li>Freedom Under Law v Judicial Service Commission and Another (550/2022) [2023] ZASCA 103; [2023] 3 All SA 631 (SCA) (22 June 2023)</li> <li>Ex Parte Minister of Home Affairs and Another 2024 (2) SA 58 (CC) at paras [105] to 1140</li> </ul>

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	How the Constitution is transformative	Rules of the Constitutional Court, 2003
	in nature	Directives of the Constitutional Court
	Jurisdiction of our courts to hear	
	constitutional matters: the 2013	1. GENERAL
	change to the jurisdiction of the	This course will prepare candidates to
	Constitutional Court.	understand the principles, concepts and the
	Rules and Directives: Constitutional	procedure of Constitutional litigation.
	Court.	
	Eleven ways to the Constitutional	1.1. Access to the Constitutional Court
	Court.	- Superior Courts Act, sections 16 and 17
	Advising clients about their	
	Constitutional rights, duties and	What is a "constitutional matter"?
	obligations.	S v Boesak 2001 (1) SA 912 (CC) especially
	Advising clients on the Constitutional	paras [10] to [15].
	Court's stance on legal standing	
	Advising clients on the remedies that	1.2. The Bill of Rights, Constitutional matters &
	can be awarded by the Constitutional	any other matter that raises an arguable point
	Court	of law of general public importance which ought
	How to apply Chapter 2 of the Bill of	to be considered
	Rights and the limitations clause.	- Constitution, section 167(3)(b) & 167(6)(a) &
	How to apply the rest of the	(b)
	Constitution in giving advice to clients.	CC Rule 18.
	Candidates must be up to date with	CC Rule 19.
	case law from the Constitutional Court	Jurisdiction of the Constitutional Court
	and the Supreme Court of Appeal to	University of Johannesburg v Auckland Park
	within one week before their exams.	Theological Seminary and Another 2021 (6) SA
		1 (CC); 2021 (8) BCLR 807; [2021] ZACC 13 at
	1. GENERAL	paras [39] to [52]
	1.1. Historical approach to customary	
	law	- Intervention in the Constitutional Court
	- Law of Evidence Amendment Act	CC Rule 8.
	1988 s 1(1), (2)	- Confirmation proceedings in the Constitutional
		Court
	1.2. Customary law under the	Section 167(5) of Constitution.
	constitution	CC Rule 16.
	- The Constitution, sections 30, 31,	
	39, 211	- The exclusive jurisdiction of the Constitutional
	o Alexkor Ltd and Another v	Court
	Richtersveld Community and Others	CC Rules 14 to 1.
	2004 (5) SA 460 (CC) (2003 (12)	Section 167(4) of Constitution
	BCLR 1301; [2003] ZACC 18) at para	Operations to and light the start is to be
	[51]	Content and limitation of rights
	o Bhe and Others v Magistrate,	Chapter 2 of the Constitution, especially section
	Khayelitsha and Others; Shibi v	36.
	Sithole and Others; SA Human Rights	NM and Others v Smith 2007 (5) SA 250 (CC)
	Commission and Another v President	especially paras [33] to [45].
	of the RSA and Another 2005 (1)	Government of the Republic of South Africa
	BCLR 1 (CC) 2005	and Others v Grootboom 2001 (1) SA 46 (CC)
	o Shilubana and Others v Nwamitwa	especially paragraphs [39] to [46].
	and Others 2009 (2) SA 66 (CC)	
	(2008 (9) BCLR 914; [2008] ZACC 9)	1.3. Costs in Constitutional matters
		- Riowatch Trust V Redistrar Lanatic Recourses
		- Biowatch Trust v Registrar Genetic Resources and Others 2009 (6) SA 232 (CC) paras [16]

<ul> <li>SCA</li> <li>SCA Rule 16.</li> <li>Constitutional Court Rules 5, 8 and 10</li> <li>Ex parte Institute for Security Studies: In re S v</li> <li>Basson 2006 (6) SA 195 (CC) especially at paras [5] to [11]</li> <li>3. CONSTITUTIONAL REMEDIES</li> <li>Minister of Health and Others v Treatment</li> <li>Action Campaign and Others (No 2) 2002 (5)</li> <li>SA 721 (CC) especially paras [96] to [114].</li> <li>Mwelase v Director General, Department of Rural Development &amp; Land Reform 2019 (6) SA</li> <li>597 (CC) at para [51].</li> </ul>
<ul> <li>2.3. Amicus curiae and joinder applications</li> <li>Constitutional amicus interventions in the High Court</li> <li>Uniform Rule 16A.</li> <li>Constitutional amicus interventions in the the</li> </ul>
<ul> <li>2.2. Declaration of constitutional invalidity</li> <li>Constitution, section 172(2)</li> <li>Constitutional Court Rules 15 and 16</li> <li>Director of Public Prosecutions v Mohamed 2003 (4) SA 1 (CC) at para [56]</li> <li>Arena Holdings (Pty) Ltd t/a Financial Mail and Others v South African Revenue Service and Others [2023] ZACC 13; 2023 (8) BCLR 905 (CC) especially at paras [141], [147], [158] and</li> </ul>
<ul> <li>Lesbian &amp; Gay Equality Project v Minister of Home Affairs 2006 1 SA 524 (CC) par 39 Ashebo v Minister of Home Affairs and Others [2023] ZACC 16 at footnote 1 and paras [57] and [60]</li> <li>Mazibuko v Sisulu 2013 6 SA 249 (CC)</li> <li>SA Informal Traders Forum v City of Johannesburg; SA National Traders Retail Assoc. v City of Johannesburg 2014 4 SA 371 (CC)</li> <li>UDM v Speaker, NA 2017 (5) SA 300 (CC) (2017 (8) BCLR 1061; [2017] ZACC 21) at para [23]</li> <li>Urgent applications Constitutional Court Rule 12</li> </ul>
and [20] to [24] and [56] 2. SPECIFIC PROCEDURES 2.1. Direct access applications - Constitutional Court Rule 18

- Matatiele Municipality & Others v President of the Republic of South Africa & Others 2007 (1) BCLR 47 (CC) par 96 - Ex Parte Women's Legal Centre: In re Moise v Greater Germiston TLC 2001 (4) SA 1288 (CC) par 13 - Masiya v Director of Public Prosecutions,	<ul> <li>3.1. Declaration of invalidity, reading down, reading in &amp; severance <ul> <li>Hierarchy of remedies</li> <li>Van Rooyen v The State 2002 (5) SA 246 (CC)</li> <li>Declarations of invalidity</li> <li>S v Makwanyane 1995 (3) SA 391 (CC) par 151</li> <li>National Coalition for Gay and Lesbian Equality</li> <li>&amp; Others v Minister of Home Affairs &amp; Others 2000 (2) SA 1 (CC) par 73–76</li> <li>Reading down &amp; Severance</li> <li>Investigating Directorate: Serious Economic Offences &amp; Others v Hyundai Motor Distributors (Pty) Ltd &amp; Others: In re Hyundai Motor Distributors (Pty) Ltd v Smit NO &amp; Others 2001 (1) SA 545 (CC)</li> <li>Lawyers for Human Rights &amp; Another v Minister of Home Affairs &amp; Another 2004 (4) SA 125 (CC)</li> <li>Coetzee v Government of the Republic of South Africa; Matiso &amp; Others 2005 (3) SA 280 (CC)</li> <li>Coetzee v Government of the Reintegration of Offenders (NICRO) &amp; Others 2005 (3) SA 280 (CC)</li> <li>National Coalition for Gay and Lesbian Equality &amp; Others v Minister of Home Affairs &amp; Others 2000 (2) SA 1 (CC) par 63-64</li> <li>Reading in</li> <li>National Coalition for Gay and Lesbian Equality &amp; Others v Minister of Home Affairs &amp; Others 2000 (2) SA 1 (CC) par 63-64</li> <li>Reading in</li> <li>National Coalition for Gay and Lesbian Equality &amp; Others v Minister of Home Affairs &amp; Others 2000 (2) SA 1 (CC) par 63-64</li> <li>Reading in</li> <li>National Coalition for Gay and Lesbian Equality &amp; Others v Minister of Home Affairs &amp; Others 2000 (2) SA 1 (CC) par 63-64</li> <li>Reading in</li> <li>National Coalition for Gay and Lesbian Equality &amp; Others v Minister of Social Development &amp; Others 2004 (6) SA 505 (CC)</li> <li>Bhe &amp; Others v Magistrate, Khayelitsha &amp; Others; Shibi v Sithole &amp; Others; SA Human Rights Commission &amp; Another v President of the RSA &amp; Another 2005 (1) SA 580 (CC)</li> <li>3.2. Retrospectivity and suspension of invalidity - Nyathi v MEC of the Department of Health &amp; Another 2008 (5) SA 94 (CC)</li> </ul></li></ul>
	Another 2008 (5) SA 94 (CC) - Matatiele Municipality & Others v President of the Republic of South Africa & Others 2007 (1) BCLR 47 (CC) par 96 - Ex Parte Women's Legal Centre: In re Moise v Greater Germiston TLC 2001 (4) SA 1288 (CC) par 13

		<ul> <li>Pretoria &amp; Another (Centre for Applied Legal Studies &amp; Another, Amici Curiae) 2007 (5) SA 30 (CC) par 47-57</li> <li>3.3. Interdicts, interim orders and supervisory orders</li> <li>Black Sash Trust v Minister of Social Development and Others (Freedom Under Law NPC Intervening) 2017 (3) SA 335 (CC)</li> <li>3.4. Constitutional damages</li> <li>Fose v Minister of Safety and Security 1997 (3) SA 786 (CC) paras [60] and [67]</li> <li>Minister of Safety and Security &amp; Another v Carmichele 2004 (3) SA 305 (SCA)</li> <li>Minister of Safety and Security v Van Duivenboden 2003 (1) SA 389 (SCA) para [21]</li> <li>President of the Republic of South Africa and Another v Modderklip Boerdery (Pty) Ltd (Agri SA and Others, Amici Curiae) 2005 (5) SA 3 (CC)</li> </ul>
MODULES	CURRICULUM AND COURSE CONTENT	READING LISTS
Labour Dispute Resolution Reg 6 (10)(g) NOTE WELL: Practice Directives will not be examined unless a copy of the relevant directive is supplied to candidates writing the exams.	Introduction to the Industrial Relations Framework. Identification of an employee. Permanent employees. Temporary employees. Disciplinary Proceedings and Hearings. Unfair labour practices and Dismissals. Bargaining Agents, Forums and Collective Bargaining. Dispute resolution including disputes about collective agreements The process of conciliation. How to prepare and move an interdict in the labour court. How to differentiate between a sufficiently representative trade union, majority and minority unions How to determine the validity of an extension of a collective agreement to members not party to the collective agreement How to ensure a strike is protected	<ul> <li>PRINCIPAL WORKS</li> <li>Grogan, Workplace Law Juta, 13<sup>th</sup> Edition 2020</li> <li>Grogan, Dismissal, Juta, 4<sup>th</sup> Edition</li> <li>COIDA and domestic workers</li> <li>Mahlangu and Another v Minister of Labour and Others 2021 (2) SA 54 (CC) at paras [71] to [107]</li> <li>Suspension</li> <li>Limpopo Provincial Council of the South African Legal Practice Council v Chueu Incorporated Attorneys and Others [2023] ZASCA 112 at paras [31] to [33]</li> <li>Strikes and lockouts</li> <li>National Union of Metalworkers of South Africa v Trenstar (Pty) Ltd [2023] ZACC 11; (2023) 44 ILJ 1189 (CC); 2023 (7) BCLR 814 (CC); [2023] 7 BLLR 609 (CC); 2023 (4) SA 449 (CC) at paras [47] and [48]</li> <li>Numsa obo Dhludhlu and Others v Marley Pipe Systems (SA) (Pty) Ltd 2023 (1) SA 338 (CC)</li> <li>Disciplinary proceedings</li> </ul>

	to 197B Page <b>39</b>	
1	Chapter VIII Unfair Dismissal And Unfair Labour Practice – sections 185	
	Labour Appeal Court Rules and Labour Court Rules GN 4775 of 2024 GG 50608 of 3 May 2024	
	Part E Labour Appeal Court – sections 172 to 180 and 182 and 183	
	Part D Labour Court – sections 151 and 156 to 166	Securicor (SA) (Pty) Ltd v Lotter 2005 (5) SA 540 (E)
	Rules for the Conduct of Proceedings before the CCMA: GN R3318 of 2023 IN GG 48445 of 21 Apr 2023	
6	Part C Resolution of disputes under auspices of Commission – sections 133 to 135	Others 2021 (1) BCLR 1 (CC); [2021] 2 BLLR 123 (CC).
	RESOLUTION Part A Commission for Conciliation, Mediation and Arbitration – sections 112 to 114	Gunter v Compensation Commissioner 2009 (30) ILJ 2341 (0). Twalo v Minister of Safety and Security and Another 2009 (30) ILJ 1578 (Ck). Mahlangu and Another v Minister of Labour and
	Part B Collective agreements – sections 23 to 26 CHAPTER VII DISPUTE	The Occupational Health and Safety Act 85 of 1993 (OHSA) and the Unemployment Insurance Act 63 of 2001 (UIA)
1	Chapter III Collective Bargaining Part A Organisational rights – sections 11 to 22	33 ILJ 464 (LC) Growthpoint Properties (Pty) Ltd v SACCAWU (2010) 31 ILJ 2539 (KZD).
	organisations Procedure for disputes Burden of proof	NUMSA v Bader Bop (Pty) Ltd & another [2003] 2 BLLR 103 (CC) Solidarity & others v Eskom Holdings Ltd (2012)
	association Protection of employers' rights Rights of trade unions and employers'	Collective Bargaining and Organisational rights CCMA rules
	association Protection of employees and persons seeking employment Employers' right to freedom of	Dismissal Amcu v Royal Bafokeng Platinum Ltd 2020 (3) SA 1 (CC) at paras [102] to [126]
i i i i i i i i i i i i i i i i i i i	Chapter II Freedom of Association and General Protections – sections 4 to 10 Employees' right to freedom of	[22] Dyantyi v Rhodes University 2023 (1) SA 32 (SCA) at paras [21] to [23]
	Labour Relations Act 66 of 1995 (LRA)	Hamata v Chairperson, Peninsula Technikon Internal Disciplinary Committee 2002 (5) SA 449 (SCA) ([2002] ZASCA 44) at para [5] and the important nuances at paras [12] and [20] to

MODULES	Basic Conditions of Employment Act 75 of 1997 (BCEA) Chapters Two, Three, Four and Five Employment Equity Act 55 of 1998. Chapters II and III	READING LISTS
	AND COURSE CONTENT	
Alternative Dispute Resolution Reg 6 (10)(h)	Introduction to alternative dispute resolution (ADR) The impact of Rule 41A of the Uniform Rules of Court Understand that courts expect actual compliance with Rule 41A and not mere lip service. Defining and understanding: - what is a conflict. Negotiation. Conciliation Mediation. Protection of Investment Act 22 of 2015, section 13. Arbitration. Arbitration Act 42 of 1965 and the International Arbitration Act 15 of 2017. The role of ADR in litigation.	<ul> <li>PRINCIPAL WORKS:</li> <li>Grogan, Workplace Law Juta (2015) chapter 20</li> <li>Ramsden McKenzie's Law of Building and Engineering Contracts and Arbitration Juta (2014)</li> <li>Tobie Wiese Alternative dispute resolution in South Africa, Negotiation, Mediation and Arbitration 2021 Juta</li> <li>INTRODUCTION</li> <li>1.1. Distinction between adversarial proceedings and facilitative / consensusbuilding processes. The role of a mediator.</li> <li>1.2. Conflict management and dispute resolution</li> <li>LSSA Manual on Alternative Dispute Resolution</li> <li>Access to justice and social justice</li> <li>Rights vs position-based negotiation</li> <li>Ethics involved in conciliation (conflicts of interest, confidentiality, mediator liability)</li> <li>Drafting certificates, outcome reports, settlement agreements</li> <li>COURT-ANNEXED MEDIATION PROCESSES</li> <li>1.1. Rule 41A, Uniform Rules of Court</li> <li>2.2. Magistrates court</li> <li>Rules: Conduct of proceedings of Magistrate's Courts of South Africa, 2019</li> <li>2.3. Divorce Mediation</li> </ul>

1987	on in Certain Divorce Matters Act 24 of For Child Law v TS and Others 2023 (6) C)
3.1. Arb - Jurisdi Dis-Che Square and the over an over in a Close-U and And paras [1 - Compe - Enforc o Dome o Intern of 2017 - Section 22 of 20 3.2. Rol participa 3.3. Em - CCMA o Issues o Issues - Private 3.4. Cor - Charte - ICC re	em Pharmacies Limited v Dainfern (Pty) Ltd & Others [2023] ZASCA 115 e general principle in favour of pleading d the consequences of failing to plead all adversarial litigation Up Mining and Others v Boruchowitz NO other 2023 (4) SA 38 (SCA) especially at 10] to [16], [23] and [34] to [36] etence-competence principle eement of arbitral awards: estic - Arbitration Act 42 of 1965 rational - International Arbitration Act 15 n 13 of the Protection of Investment Act 115 le of chairperson (presiding officer) and

## PAPER 5 – NEW SYLLABUS 2026

PAPER 5: ATTORNEYS BOOKKEEPING (INCLUDING TRUST ACCOUNT MANAGEMENT), LEGAL COSTS and INTRODUCTION TO PRACTICE MANAGEMENT		
MODULES	CURRICULUM AND COURSE CONTENT	READING LISTS

Attorneys' Bookkeeping	Introduction to bookkeeping and	A sound understanding of Chapter 7 of the
Reg 6 (10)(i)	accounting principles	LPA.
	Candidates will not be examined on	
	their ability to carry out double entry	In particular Sections 84, 86, 87, 88 and 91.
	accounting and their ability to	
	manually write a set of books from	An understanding of: Part XII of the rules as
	prime entry to balance sheets.	gazetted.
	This includes manual entry into	In particular Sections 54.6, 54.7, 54.8, 54.9,
	cashbooks, ledgers and journals.	54.10, 54.11, 54.12, 54.13, 54.14, 54.14.7.1,
	The course content must integrate	54.14.7.2, 54.14.8, 54.14.9, 54.14.10 and
	modern accounting technologies. This	11, 54.14.12, 54.14.13, 54.14.14, 54.15,
	will better equip practitioners to handle	54.16, 54.19, 54.20
	financial management within a modern	
	digital landscape.	Where must the records be kept in order to
	Note that manual transaction	comply with the rule? How to electronically
	recording has been eliminated	store accounting records and to preserve
	within the profession.	them. How historic data may be retrieved
		and presented for inspection when required.
	GENERAL	Retention of accounting records Rule 54.9
	Candidates must be introduced to the	The use and application of firewalls and anti-
	following:	virus software for the firms accounting
	- Electronic banking as used	system.
	by attorneys' practice - The available software	What is an asset?
	commonly used by attorneys	What is a liability?
	to comply with the accounting	What is income?
	requirements of the LPA and	What is an expense?
	Regulations and Rules e.g.,	What is a fixed cost?
	Xero, QuickBooks, Pastel.	What is a variable cost?
	Law74, Winlaw, Practice	What is a business expense?
	Manager etc.	What is a private expense?
	- How to enter daily	
	transactions into the system	Consider paragraph [17] in Mosselbaai
	- Monitoring the trust account	
	using the available software	(Case no 1216/21) [2023] ZASCA 91 (09
	- A brief introduction to AI and	June 2023)
	Blockchain in Legal	4 Introduction
	Accounting The role of the LPFF	1. Introduction
	Law firm financial management	Legislation Section 34 of the Legal Practice Act 28 of
	- Handling trust money in accordance	2014
	with client instructions	Chapter 6 Part 1 of the Legal Practice Act
	- The principle that funds held in trust	Section 84 of the Legal Practice Act
	do not belong to the firm/practice and	Section 86 of the LPA
	an attorney is compelled to account for	Section 87 of the Legal Practice Act
	every cent	Financial Intelligence Centre Act 38 of 2001
	- You must never have an overdrawn	Rules
	trust account	Rule 54.1, 54.6 and 54.7
	- Under no circumstances can a trust	
	account be used as a business or	Caselaw
	personal account. The trust account is	Supreme Court of Appeal Judgment of
	not a piggybank.	Hewetson v The Law Society of the Free
	- Properly and accurately accounting	State 2020 (5) SA 86 (SCA)
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for all trust account monies; client by	
client	Transvaal (3578) 1978 ZASCA 112
- Reconciling the trust account on a	Law Society, Transvaal v Matthews 1989 (4)
monthly basis	SA 389 (T) Botha and others y Law Society Northern
Use recurring EFTs from the business	Botha and others v Law Society, Northern Provinces 2009 (3) SA 329 (SCA) read the
account to pay the trust account bank	head note
charges and fees	
- Interest on trust money	Incorporated Law Society, Transvaal v K
- Reporting compliance.	1959 (2) SA 386 (T) read head note
Truct coccupting and record	Law Society, Cape v Koch 1985 (4) 379
Trust accounting and record	refer to head note
keeping	Law Society of the Cape of Good Hope v
Candidates must learn that the	Budricks 2003(2) SA 11 (SCA) at 171 I-J
following are the fundamental	Law Society of Cape of Good Hope v
obligations:	Dippenaar (715/04) [2006] ZAWCHC 51
- Deposit and/or receipt all trust money	Law Society of the Northern Provinces v
received into the trust bank account;	Mabunda and Another (LEGODI JP) [2019]
- Hold it exclusively for the relevant	ZAMPMBHC 8; 2734/2018
client;	2 Caabbaaka (Daaka of Duime
- To be paid to that client or as the	2. Cashbooks (Books of Prime
client directs;	Entry for Cash/Banking transactions) and
- Account properly to that client for	the respective Banking Accounts
such trust money;	Condidates must be introduced to sloud
- Trust account records must be	Candidates must be introduced to cloud-
maintained which clearly disclose the	based accounting systems that automate
position of the money in the trust	transaction recording.
account; software is available which	How modern software can import bank
will automatically display this	statements directly into the cashbook,
information whenever the attorney or	analyse and process them and automatically
any regulatory authority requires it;	post to the client's ledgers.
- They must be kept in such a manner as to enable them to be conveniently	How software can automatically collate
and properly reviewed by the LPC and	Client Business Ledger with Client Trust Ledger to determine the amount to be
the LPFF;	transferred at the end of the month and how
	to minimise the risk of overdrawn Trust
- They must be up to date, clearly show the amount of trust money held	Accounts.
for each client;	Brief introduction to Al-driven accounting
- As far as practicable, they must be	tools which can analyse transaction
secure against retrospective alteration	patterns, detect anomalies, flag suspicious
or deletion.	activity in trust accounts, reducing human
- Firms will need to have systems and	oversight and other errors and
controls in place to ensure compliance	misappropriation of Trust funds.
with these rules and the nature of	
those systems must be appropriate to	recorded on Blockchain are immutable and
the nature and volumes of client	
transactions dealt with and the amount	
of client money held or received.	
Candidates must know how to deal	Candidates are expected to understand Part
with client investment funds. Know	XII of The Rules
what is an investment practice – see	Rule 54.8 and 54.14.7.2
rule 55.	Rule 54.9, 54.10 and 54.19
	Rule 54.9, 54.10 and 54.19 Rule 54.11
Financial reporting and analysis	Rule 54.14.15

	Compliance with legal and regulatory requirements Technology tools for bookkeeping Differentiate between a Legal Practice and a Legal Practitioner. Differentiate between Bookkeeping and Accounting and the importance thereof in the Legal Profession. Acceptable financial reporting - International Financial Reporting Standards (IFRS). Legal Practitioners must have proficient numeracy skills. Financial Intelligence Centre Act (FICA). - Purpose of FICA? - Duties and obligations placed on a Legal Practitioners' Fidelity Fund (LPFF). - Establishment of the fund. - The role of the LPFF. - Trust Account and Investment interest payable to the fund. - Trust Account bank charges. - Refundable audit fees. - Payment of unclaimed/unknown Trust monies. Opening a Legal Practice Closure of a Firm.	become redundant. Candidates are not expected to learn these methods and will not be examined on bank reconciliation. Candidates are expected to be familiar with
MODULES	CURRICULUM AND COURSE CONTENT	READING LISTS
Legal Costs Reg 6 (10)(l)	Introduction to legal costs and fee structures	Costs in the normal course of litigation Limpopo Provincial Council of the South

Section 35(4) of the Legal Practice Act provides that the SALRC mus investigate legal costs and report to the Minister within two years. Unti then the tariffs determined by the Rules Board for Courts of Law apply. In the interim the module is: The concept of "legal costs" non-lifigious matters civil lifigious matters Advice to client and estimate of costs Estimate of fees and disbursements Mandate – Taking a deposit Agreed fees Contingency fees Retainers Ethics in relation to costs Overreaching vs undercharging recovery / attempted recovery o costs for work not strictly necessary Keeping proper accounting records Failure to render accounts Different cost orders party and party costs attorney and client costs costs de bonis propriis wasted costs reserved costs / costs to stand over costs in the cause costs of the day all costs/costs/taxed costs no order made / no order as to costs specific cost orders Settlement agreements Payments into court and tenders Cost consultants setting of bills of cost formal requirements for taxation notice of taxation taxability of costs appearance on taxation interest on a taxed allocatur consent to taxation Attending Taxation of legal fees Ethics and professional responsibility in legal costs The role of tax consultants	<ul> <li>Incorporated Attorneys and Others [2023] ZASCA 112 at paras [37] and [38]</li> <li>Contingency fees Ronald Bobroff &amp; Partners Inc v De La Guerre 2014 (3) SA 134 (CC) Masango v RAF 2016 (6) SA 508 (GJ) TM obo MM v MEC for Health, Mpumalanga 2023 (3) SA 173 (MM)</li> <li>Costs – punitive costs on scale as between attorney and client – discussion on the meaning of attorney and own client Moropa and Others v Chemical Industries National Provident Fund and Others 2021 (1) SA 499 (GJ) at paragraphs [80] to [90]. Public Protector v CSARS 2022 (1) SA 340 (CC) at para [33]</li> </ul>
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MODULES		READING LISTS
	AND COURSE CONTENT	
Introduction to practice management Reg 6 (10)(o)	Overview of the legal profession in South Africa The transformative provisions of the LPA - Attorneys - Advocates – referral and non-referral (section 34) - Distinction between practicing and non-practicing attorneys and advocates. The role of the Legal Practitioners' Fidelity Fund Legal practice as a business The role of efficient management Business plan Marketing – ethical marketing Financial management - Business - Personal Administration - The use of technology - Deploying the appropriate technology tools bearing in mind budgets Risk management - Risks in accounting - Cyber fraud Business email compromise Interception of payments from trust account - Fake instructions affecting the trust account - FICA - RICA - FAIS compliance Money laundering - Illegal funding Personal and professional time management Starting a practice Introduction to digitising legal practice The attorney and insurance The role of AI Deploying AI tools according to the needs and budget of the practice.	Legal Practice Act 28 of 2014 See Chapters 2, 3 and 4 Regulations 6 and 7 to the Legal Practice Act Rules to the Legal Practice Act Rules Part V Part VI Part VII Part VIII Hawarden v Edward Nathan Sonnenbergs Inc 2023 (4) SA 152 (GJ) at paras [1] to [4] and paras [63] to [97] and [108]. Reversed on appeal: Edward Nathan Sonnenberg Inc v Hawarden 2024 (5) SA 9 (SCA) – the headnote