

LL.B Degree Programme Level 06 Academic Year 2022/2023

Time Table & Course Plan



Department of Legal Studies
Faculty of Humanities and Social Science
The Open University of Sri Lanka

Dear Student,

You are welcome to Level 06 of the LL.B Degree Programme. There are five courses in Level 06 as given in table below.

Courses of Level 06

Name of the course	Course code
Jurisprudence	LWU 4321/ LLU 6813
Law of Delict	LWU 4326/ LLU 6814
Labour Law	LWU 4323/ LLU 6715
Commercial Law	LWU 4324/ LLU 6716
International Human Rights Law	LWU 4325/ LLU 6717

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Dr. W.A.S.S.Wijesinghe Head Department of Legal Studies

LL.B DEGREE PROGRAMME LEVEL 06 ACADEMIC YEAR 2022/ 2023 DAY SCHOOL DATES ON ZOOM

No.	Month	Saturday	Sunday
1 st	July 2023	29 th	30 th
2 nd	August 2023	12 th	13 th
3 rd	August 2023	26 th	27 th
4 th	September 2023	09 th	10 th
5 th	October 2023	07 th	08 th
6 th	October 2023	21 st	22 nd
7 th	December 2023	09 th	10 th
8 th	December 2023	16 th	17 th
9 th	January 2024	06 th	07 th
10 th	January 2024	20 th	21 st

LL.B Degree Programme 2022/2023 Level 06 - Scheduled Day Schools on Zoom

Sinhala Medium

Date	Course code	Time	Day School Academic	
	Jurisprudence	8.00 am – 10.00am	Dr. Sanath Wijesinghe /	
	LLU6813	8.00 am – 10.00am	Ms.Niluka Damayanthi	
Saturday	Law of Delict	1 20 nm 2 20nm	Mc Nicanka layarathna	
	LLU6814	1.30 pm –3.30pm	Ms. Nisanka Jayarathna	
Labour Law LLU6715 8.00 am - 10.00a		9.00 am 10.00am	Ms. Ruwanthika Ariyarathna /	
		8.00 am – 10.00am	Ms. Eranga Dissanayake	
Sunday	Commercial Law	10.30 am -12.30 pm	Ms. Niroshika Liyana Muhandiram	
Junuay	LLU6716	10.50 dili 12.50 pili	1VIS. IVII OSITIKA EIYAHA IVIAHAHAHAHAH	
	Human Rights Law	01 20 nm 02 20 nm	Mr. W. D. Manoj /	
	LLU6717	01.30 pm - 03.30 pm	Ms. Eranga Dissanayake	

English Medium

Day	Course code	Time	Day School Academic
Caturday	Jurisprudence LLU6813	8.00 am - 10.00am	Dr. Sanath Wijesinghe / Ms.Niluka Damayanthi
Saturday	Commercial Law LLU6716	10.30 am-12.30 pm Mr. Kapila De Silva	
	Labour Law LLU6715	8.00 am - 10.00am	Ms. Dulmi Jayasinghe
Sunday	Law of Delict LLU6814	10.30 am - 12.30pm Prof. C.E.Gunarathne	
Sulludy	Human Rights Law LLU6717	1.30 pm - 03.30 pm	Mr. Ramindu Perera / Dr. Y. Kathirgamathamby

Tamil Medium

Day	Time	Course	Day School Academic	
Caturday	Law of Delict LLU6814	8.00 am – 10.00am	Mr. Kamal Ahamed	
Saturday	Commercial Law LLU6716	10.30 am – 12.30pm	Dr. Shamila Dawood	
	Labour Law LLU6715	8.00 am – 10.00am	Prof. Sarweswaran	
Sunday	Jurisprudence LLU6813	10.30 am – 12.30pm	Ms. S. Janani	
Human Rights Law LLU6717		1.30 pm- 3.30 pm	Dr. Y. Kathirgamathamby	

LL.B. Degree Programme - Academic Year 2022/2023 Level 6 - Dates and Time Table for CAT Test

CAT I

Date	Subject	Time	Lessons to be studied
24.09.2023	Human Rights Law LLU6717	09.30 am -10.30am	Lessons 1-3
25.09.2023	Commercial Law LLU6716	1.30 pm -2.30pm	Lessons 1 – 4 in Block 1
25.09.2023	Law of Delict LLU6814	3.30 pm -4.30pm	Lessons 1-5
27.09.2023	Jurisprudence LLU6813	1.30 pm -2.30pm	Lessons 1- 2
27.09.2023	Labour Law LLU6715	3.30 pm -4.30pm	Lesson 1- 3

CAT II

Date	Subject	Time	Lessons to be studied
02.12.2023	Jurisprudence LLU6813	1.30 pm -2.30pm Lessons 1-3	
02.12.2023	Labour Law LLU6715	3.30 pm -4.30pm	Lessons 1-6
03.12.2023	Human Rights Law LLU6717	09.30 am -10.30am	Lessons 1-5
04.12.2023	Commercial Law LLU6716	1.30 pm -2.30pm	Block 1 & Consumer Credit Act
04.12.2023	Law of Delict LLU6814	3.30 pm -4.30pm	Lessons 5-10

Submission of TMA & Project Report

Take home Assignments	04 th October 2023
Jurisprudence project report	18 th December 2023

Tentative dates for the Final Examination:

Final Examination will be held from March 2024

LLU6813 JURISPRUDENCE The Academic Year 2022/2023 Department of Legal Studies The Open University of Sri Lanka



Dear Students,

Welcome you all to Level 6 of the Bachelor of Laws (LL. B) Degree Program. LLU 6813 Jurisprudence is a compulsory 8-credit Course and hence must be completed successfully by every student in order to be eligible for the award of the Degree of Bachelor of Laws.

Course Objectives

- To give students a basic grounding in the fundamental themes of legal philosophy.
- To explain how these philosophical ideas have impacted, and continue to impact, on the legal systems.
- To stimulate critical thoughts about law as a social and political entity, and to explain the legal concepts, legal institutions, and operation of law in society.
- To provide a philosophical basis from which the students could better understand the foundations behind the existence, structure, and content of the laws that are studied in other legal courses.
- To analyze how certain philosophical approaches to the law have shaped the legal systems both in the present and the past.
- To explain the nature, attributes, and purpose of law and its sources.
- To develop analyzing skills through Project Reports.

Course Content

To help the learning process you will be provided with course material and supplementary material. The following topics will be discussed during the academic year.

- 1. Introduction & Natural Law
- 2. Analytical Positivism
- 3. Sociological School
- 4. Historical School
- 5. American Realism
- 6. Pure Theory of Law
- 7. Scandinavian Realism
- 8. Marxist Analysis of Law

Delivery mode

Ten-day schools of two-hour duration will be held during the academic year. Even though day schools are not compulsory, I advise all of you to attend day schools as it provides an opportunity to discuss problems you encounter in studying your course materials with your teacher. You will be provided with additional reading material on the Learn OUSL platform.

Course Assessment

The course assessment is formative and consists of continuous assessment as well as an end-of-year examination. While your performance at the end-of-year examination will make a 70% contribution towards your final overall mark, the remaining 30% calculates from your performance at the continuous assessments, which comprise two closed-book assignment tests and a project report. There is no takehome assignment for LLU 6813 Jurisprudence Course. Instead, the students will be required to prepare a project report, which is a compulsory element of the assessment of the LLU 6813 Jurisprudence course. In other words, the students must secure at least a passing mark for the project report to be eligible to sit the final examination. The two-assignment test and the end-of-year final examination will be conducted under examination conditions. Your final overall continuous assessment component mark is computed considering the marks of the best of the two assignment tests and the project report.

It should be noted that under the governing Regulation for the award of the Degree of Bachelor of Laws No.1.5.3.1. (c) with effect from the academic year 2020/2021 those students who obtain

- a minimum of 40% marks for the Project Report AND
- a minimum average of 40% for the Project Report and the better of the two other continuous assessment tests

will only be permitted to sit the end of year final examination for the course LLU6813 Jurisprudence. The project report is marked out of 50 and the assignments are marked out of 20, when computing the overall continuous assessment mark both the above components are given equal weightage.

Continuous Assignment Test (CAT)

Please note that you will be given **(01)** one question to answer within a period of one hour. Marks will be allocated to your knowledge as well as demonstrated skills. Extra marks will be given to students who in the answers show evidence of perusing the textbooks listed in the additional reading list given at the end of this advanced organizer. Please note that the mode and the structure of the examination will depend on the existing situation of the country.

Areas tested by each assignment test are given in the below table.

CATI	Natural Law School Analytical Positivism
CAT II	Natural Law School
CATII	Analytical Positivism
	Sociological School of Law

Project Report

As stated earlier, the project report is a compulsory element of the assessment of the LLU 6813 Jurisprudence Course. It must be prepared after undertaking legal research on a selected area of law. The project report must demonstrate in particular, a very high quality of research, analytical, problem solving, and presentation skills. You will be given detailed guidelines for project preparation in due course.

Final Examination

The end of year final examination will give you the choice of answering four questions out of eight within a period of three hours. Each question will carry a total of 25 marks and the answers you provide must be sufficiently comprehensive to commensurate with the marks allocated.

Recommended Reading

- Jurisprudence, by R W M Dias, 5th Edition (1994),
- Lloyd's Introduction to Jurisprudence, by Professor Michael Freeman, 8th Edition (2008), Sweet & Maxwell, London
- Jurisprudence Tests and Commentary, by Howard Davies and David Holdcrof (1991), Butterworths,
 London
- McCoubrey & White's Textbook on Jurisprudence, by James Penner & Emmanuel Melissaris, 5th Edition (2012), Oxford University Press.

LL.B Degree Programme- 2022/2023 Department of Legal Studies

Labour Law - LLU6715 - Course plan



Dear Student,

Welcome to the course on Labor Law offered by the Department of Legal Studies. This course is offered at Level 6 as a 7 credit course for the LL.B Degree Programme. This is one of the optional courses in Level 6. However, obtaining a comprehensive knowledge about Labor law and relations will be extremely useful to your future career as a successful lawyer.

Objective of the Course

The primary objective of this course is to provide students with knowledge of the fundamental concepts and legal principles pertaining to labor law. In addition, students are expected to acquire familiarity with various legislation in Sri Lanka relating to labor law and industrial relations.

Learning Outcomes

After completing the Labor Law course you should be able to:

- Identify the issues arising from labor relations.
- Differentiate the meaning of contract of employment from contract for employment.
- Describe the different concepts and principles of labour law
- Analyse the law relating to specific categories of workers like women and children.
- Analyze and apply the various provisions of labour legislations in to industrial issues

Course Content

The current syllabus of the Labour Law course contains a printed block of course material and a supplementary material in English medium. The content of the Course is as follows;

- 1. Introduction to the Labour Law of Sri Lanka.
- 2.Contract of Employment
- 3. Types of Employment
- 4. Settlement of Industrial Disputes
- 5.Conciliation
- 6.Arbitration
- 7.Labour Tribunals
- 8. Just and Equitable principle
- 9.Collective Agreement
- 10. Retrenchment

- 11. Trade Union Law
- 12.Trade Union Action
- 13.Legislation on Terms and Condition of Employment
- 14.Employment of women
- 15. Employment of Children

Supplementary Material

Hand out on International Labour Organization and its Standard setting will be given as a supplementary reading material. You can download this from the LearnOUSL MOODLE.

Further, a supplementary video material relating to "Migrant Workers Rights in Sri Lanka" will be given for your reference. The link for the video will be available on LearnOUSL MOODLE.

Method of Assessment

Course assessment consists of two continuous assessment tests and a take home assignment. In order to sit for the final examination, a student should obtain a minimum average OCAM 40% for two best continuous assessment tests.

Lesson to be studied for the 1st CAT - Lessons 01 to 03 Lessons to be studied for the 2nd CAT - Lessons 01 to 06 Final Examination - Entire Syllabus

Recommended Reading

- Industrial Law and Adjudication (Volume I-IV), Abeysekera W.E.M.
- Legal Framework of Industrial relations in Ceylon, De Silva S.R. (1973)
- Contract of Employment (Revised Edition) (2012), De Silva S.R.
- Some Concepts of LabourLaw , De Silva S.R (1977)
- The Modern Law of Employment, Friedman, G.H.L.
- Commentary on the Industrial Disputes Act of Sri Lanka, Hatch Nigel (1989)
- Labor Law and Relations (2008) A.S. Adikara

LL.B Degree Programme Academic Year 2022/2023 LLU6716- Commercial Law Course plan



Dear Student,

Welcome to the Commercial Law course, offered by the Department of Legal Studies. This course is offered at Level 6 as a 7-credit course for the LL.B Degree Programme. This is one of the core subjects in Level 6. The main aim of this course is to familiarize yourself with the different types of commercial transactions in Sri Lanka.

Objectives of the course

The objective of this course is to introduce you to some of the key laws governing commercial transactions in Sri Lanka. The course will examine laws on sales, hire-purchase, insurance, negotiable instruments, and consumer protection.

Course Content

The course is structured to cover the following broad areas

- 1. Sale of goods
- 2. Hire purchase
- 3. Insurance
- 4. Negotiable instruments
- 5. Consumer protection

The first block of your course material covers sale of goods, dealing in depth with the Sale of Goods Ordinance No 11of 1896. This Ordinance is the main law governing sale of goods and in many instances operates as a default law in the absence of a written contract between the contracting parties or in situations not dealt with in a contract.

While sale of goods deals with outright sales the section on hire purchase, deals with the law governing sale by installment. It examines the Consumer Credit Act No 29 of 1982 and transactions entered governed by it.

Both the Sale of Goods Ordinance and the Consumer Credit Act have been amended by provisions in the Unfair Contract Terms Act No 26 of 1997 and these provisions will also be examined.

While cash is the main mode of business transaction modern businesses also use cheques and other forms of bills of exchange and the creation, validity and termination of such bills are examined by a study of the Bills of Exchange Ordinance No. 25 of 1927 as amended.

In order to minimize loss due to unpredictable events insurance has become a major business today. While the Regulation of Insurance Industry Act No 43 of 2000 governs the businesses in the insurance industry the focus on this section is more on the rules governing insurance as a whole such as who can enter into a contract of insurance, what are the principles governing

insurance etc considering in detail issues such as utmost good faith, insurable interest and duty of disclosure.

With manufacturers and traders gaining greater powers in the business world and the balance between consumer and trader becoming more uneven the law has moved away from strictly applying the 'caveat emptor' or 'buyer beware' position and lays down basic rules to protect the consumer's rights. This course examines two such laws i.e. The Food Act No 26 of 1980 as amended and the Consumer Affairs Authority Act No 9 of 2003.

Delivery Mode

This course will consist of ten two-hour Day Schools held during weekends. Day schools will be conducted in zoom. Additional seminars will be held where necessary.

MOODLE

The students can be engaged with the course through online moodle page. The student can discuss their subject related issues with the teachers and friends through this platform. Instructions for logging in:

Web Address: https://learnousl.ou.ac.lk/

Method of Assessment

The assessment for the course will consist of the following components;

Course assessment consists of two continuous assessment tests and a take home assignment. In order to sit for the final examination, a student should obtain a minimum average OCAM 40% for the two best continuous assessment tests.

1st Continuous Assignment Test 2nd Continuous Assignment Test Take Home Assignment Final Examination

Assignment details

	CAT 1	CAT 2	Final Examination
Number of lessons	Lesson 1-IV in	- Block 1 and	All three block
to be studied	Block 1 (Sale of Goods)	Consumer Credit Act	(including the case book)
Time duration	1 hour	1 hour	3 hours

Course material

This course consists of the following study material;

Block 1 Block 2

Case book on Commercial Law

Learning outcome

At the end of the study of this course, you should be able to

- Explain the laws governing sales, hire-purchase, consumer protection, insurance and negotiable instruments
- Apply the laws to a given factual situation and analyze the outcome
- Critique the laws considering their advantages, disadvantages and need

Recommended Reading

The Sale of Goods by Atiyah
Bird's Modern Insurance Law- by John Bird
General Principles of Insurance Law- by Ivamy and Hardy Chalmers and
Guest of Bills of Exchange Cheques and Promissory Notes Byles on Bills of
Exchange and Cheque.



International Human Rights Law LWU 4325 / LLU 6717 Course Plan- 2022/2023

Objectives of the Course

This course has been designed with the intention of providing some basic theoretical and practical knowledge about the vast field of international protection of humanrights. Itbegins with a discussion on the nature, evolution and attributes of the concept of human rights and then moves onto critically examine various theories that underpin the concept of human rights and the need for international action to respect, promote and fulfill human rights. Having done this, the course will next examine the nature and content of international human rights norms, operational details and efficiency of various universal and regional structures, mechanisms and procedures that are in place to promote and monitor the effective implementation of international human rights norms and, the impact the international human rights regime has on states and individuals. International and regional human rights instruments and tribunal decisions will be examined in the course, with a view to developing the learners' skills of jurisprudential analysis and inquiry.

Course Content

- 1. International Human Rights Law
- 2. Concept and Development of Human Rights Law
- 3. Development of International Human Rights Law –UN Era
- 3. International Human Rights A Universalist Approach
- 4. International Crimes and the Creation of a Special Criminal Court
- 5. Women's Rights
- 6. Children's Rights in International law
- 7. Human Rights Mechanisms

Students are expected to refer international human rights instruments, international human rights bodies, and human rights mechanism that have been established under the UN system. The following basic International Human Rights instruments will be covered in this course.

- UN Charter
- Universal Declaration on Human Rights 1948(UDHR)
- International Covenant on Civil and Political Rights 1966(ICCPR)

- International Covenant on Economic, Social and Cultural Rights 1966 (ICESR)
- UN Convention on the Rights of Child 1989 (CRC)
- UN Convention Against All Forms of Discrimination Against Women.1979(CEDAW)
- UN Convention Against Torture 1984(CAT)

Delivery Mode.

Ten day schools of two hour duration will be held during weekends in this academic year. The time table for day schools will be given together with the registration package.

Although day schools are not compulsory the department advises you to attend day schools as it provides an opportunity to discuss problems with your lecturer.

Method of Assessment

The assessments will test the learner's knowledge and understanding of different theoretical and practical aspects of international human rights law, their ability to apply rules of international human rights law to practical situations, their skill of reasoning, analysis, problem solving and presentation both orally and in written. The nature and conduct of assessments will be determined in line with the applicable rules and regulations.

Method of Evaluation

- CA component There will be 2 Closed Book Tests (NBT), In addition these tests students are expected to do a Tutor Mark Assignment (TMA)
- Final Examination There will be a 3 hours final paper for this subject.

Details of the CA and Final Examination

	CAT I	CAT II	Final
			Examination
Number of lessons to be studied	Lessons 1-	Lessons	All study
	3	1-5	material
Time duration	01 hour	01 hour	03 hours
Number of questions in the paper	02	02	08
Number of questions to be answered	01	01	05

Recommended Reading.

Books.

- 1. International Human Rights Law-Philp Alston, Oxford University Press, USA (2013)
- 2. Text Book on International Human Rights Rhona K.M.Smith OUP Oxford; 6th edition (5 Dec 2013)
- 3. Blackstone's EU Treaties and Legislations 2013-2014 (Blackstone's Statute Series)
- **4.** International Bill of Human Rights: Amnesty International 1986, 3rd edition
- 5. Negotiating Cultural and Human Rights by Bell, Lynda.S

Useful web links.

- 1. http://www.ohchr.org
- 2. https://treaties.un.org/pages/pages/viewdetails.aspx?src=treaty&mtdsg no=iv- 4&chapter=4&lang=en
- 3. www.humanrights.asia/.../the-optional-protocaol-to-the-iccpr-as-a-means-t
- 4. https://www.amnesty.org/en/united-nations/universal-peiodic-review
- 5. http://www.oas.org/en/topics/human rights.asp
- 6. http://www.echr.coe.int/Pages/home.aspx?p=home
- 7. http://www.1.umn.edu/humanrts/instree/afrinst.htm
- 8. www.ashpr.org/about/african-hr-system-guide/

Learning outcomes

Learners who successfully complete the course will have a fairly goodknowledge of the nature and purpose of human rights and an ability to critically evaluate the functional utility of different theories and arguments pertaining to human rights. They will be able to recall the fundamental feature and contents of the human rights instruments studied during the course and further be capable of analyzing and explaining from a jurisprudential perspective the merits and demerits of various measures and procedures adopted at universal and regional levels for the purpose of protecting and promoting human rights.

LL.B Degree Programme Level 6

Law of Delict – LWU 4326 / LLU 6814

Academic Year 2022/2023

Course Plan



Dear Students,

Welcome to the course in Law of Delict which is a compulsory Level VI course in the LL.B degree programme. The Law of Delict subject is an interesting and important subject, dealing with civil liability for wrongs or injuries caused by one person to another. In this course you will be studying the law of Delict in Sri Lanka and South Africa – Roman Dutch Law, and the English Law of Torts. This course will focus on the two main delictual actions, the *Aquilian* action and the *Actio injuriarum*. Law of Delict is mostly judge made law, and statute law in this area is minimal. So please pay your attention to case law and it is essential to read and understand the important cases. It is noted that if someone seeking to practice as a lawyer, especially civil cases it is essential to acquire the subject knowledge of Law of Delict.

Objectives of the Course

- Provide a comprehensive legal knowledge about basic principles of Roman
 Dutch Law which deal with compensation for civil injuries.
- Provide comparative perspective knowledge on the corresponding branch of English Law- the law of Tort
- Develop students' capability to critically analyze the complex area of Law of Delict and Tort Law which has developed in Sri Lanka
- 4. Develop practical knowledge and application of law of Delict to get effective remedies to plaintiffs when infringe

Course Content

Your course material consists only one block and it includes 15 lessons as follows.

- 1. Introduction to the Law of Delict.
- 2. Foundations of the Law of Delict in Sri Lanka.
- 3. The elements of Negligence.
- 4. Causation and Remoteness of Damage.
- 5. Defences to Negligence.
- 6. Proof of Negligence.
- 7. Particular areas of Negligence Liability for Causing Nervous Shock.
- 8. Particular areas of Negligence Liability for Negligent Statements and Pure Economic loss.
- 9. Liability for Dangerous Premises.
- 10. Liability under the actio *Injuriarum* Defamation.
- 11. Seduction.
- 12. Wrongfully Causing Death.
- 13. Strict Liability Private Nuisance.
- 14. Strict Liability The Rule in *Ryland Vs Fletcher*.
- 15. Strict Liability Vicarious Liability.

Delivery Mode- Day schools

Ten day schools of 2 hours duration will be held during this period. Day schools are not compulsory, but please attend to the day schools regularly and take opportunity to discuss subject matters with your lecturer. It will help not only to take highest marks for the exams but also to get vast and deep subject knowledge for your career development. In addition the moodle platform will be used to facilitate communication with students and lecturers.

Method of Assessment

CA Test, Take Home Assignment and Final Exam

As level VI senior students, already you have known that CA tests are important to get marks and it will help to fulfill eligibility requirement to sit for the final examination. Two CA Test will be held and Take Home Assignment question is herewith attached. It will be informed later about the number of questions have to be answered in the final examination.

Note: In order to sit for the final examination, a student should obtain a minimum average OCAM 40% for two best continuous assessment tests.

Number of Lessons to be taught for continuous Assessment Tests (CAT) and Final Examination

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    1<sup>st</sup> Continuous Assessment Test (CAT I) – Lessons 1-5
    2<sup>nd</sup> Continuous Assessment Test (CATII) – Lessons 5-10
    Final Examination – All lessons in course material of Law of Delict
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Duration of Question Papers

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1^{st} Continuous Assessment Test (CAT I) – 1 hour 2^{nd} Continuous Assessment Test (CATII) – 1 hour Final Examination – 3 hour
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Supplementary Reading

Supplementary material will be made available during the course of the lessons, when necessary. Supplementary reading material will be uploaded on to the Moodle platform.

Recommended Reading

- 1. McKerron, R.G. The law of Delicty, 7th ed, juta and ompany, 1971
- 2. Vender Walt and Midgley, Principles of Delict, 3rd ed, 2005
- 3. Burchell, J, Principles of Delict, Vol 1, Kenwyn, Juta, 1984
- 4. Deaking, Simon, Makinis & Deaking's Tort Law, Fifth ed, Clarendon Press, Oxford, 2005
- 5. Loubser(Ed), Midgley(Ed), Mukheiber, Niesing, Peremel, The Law of Delict in South Africa(Oxford University Press, Cape Town, RSA) 2010
- 6. Neethling, Potgieter and visser Law of Delict, 5th ed, 2006
- 7. Wickramanayake, e.B, The Law of Delict in ceylon, Frewin& Co. Ltd, Colombo, 1949

Learning outcomes.

- 1. Identify the concept of Roman Dutch Law relating to the Law of Delict
- 2. Examine the connection between law of Delict in Roman Dutch Law and Law of Tort in English Law
- 3. Acquire the capability to analyze a problem of civil injuries on the basis of these legal principles and also apply them to new situations which may arise.
- 4. Enhance the ability to critically examine the development of the law of Delict in Sri Lanka and assess the extent to which it provides efficient and just remedies to all parties who may be involved in such actions.

Contact Details for students

Position/Division	Name	Contact No	Email
Head/Law	Dr. W. A. S. S. Wijesinghe (Senior Lecturer)	011-2881574	hdlaw@ou.ac.lk
Course Coordinators	Dr. W. A. S. S. Wijesinghe (Jurisprudence)	011-2881574	waswi@ou.ac.lk
	Ms. B. A. R. R. Ariyarathna (Labour Law)	011-2881432/ Ext:548	baari@ou.ac.lk
	Ms. D. U.Jayasinghe (Commercial Law)	011-2881432	jjaya@ou.ac.lk
	Mr. W. D. Manoj (International Human Rights Law)	011- 2881432/ Ext:573	wdman@ou.ac.lk
	Mr. R. L. Perera (Law of Delict)	011- 2881432/ Ext:574	rlper@ou.ac.lk
Project Assistant	Ms. J. S. Abeysinghe	011-2881432	Level6law@ousl.lk
Lecturer/IT (Problem related to moodle page)	Ms. Geetha Kulasekara	011-2805675	dgkul@ou.ac.lk
Department Student Counselor	Mr. R. L. Perera	011-2881432 /Ext:574	rlper@ou.ac.lk
Assistant Registrar /HSS (For continuous assessment issue)	Ms. E. P. I. Premarathna	0112881232/ 377	arhss@ou.ac.lk
Senior Assistant Registrar /Examination Division (For final Exam issues related matter)		0112881350/ 208/461	sarexam@ou.ac.lk
Senior Assistant Registrar /Student affairs Registration issue/Personal Information Changes)		0112881205/ 655	
Colombo Regional Centre (Inquiry for day school details of Colombo Centre)		011-2881420	
Finance Division		0112881016	
Library		0112881254/ 419	