



**Law Department Courses Catalog
Prince Sultan University / College for Women**

COURSE DESCRIPTION

Law 001: Legal Terminology in English I

Credit Hours: 4 (4, 0, 0)

A study of the main principles of law: the characteristics of the legal platform, the branches of law, the sources and origins of law, applying law to individuals/ place/ time, explaining law, deleting law.

A study of the main principles that serve as a platform for rights: the types, the persons, the location, the origin, and the use of rights.

References

- ∞ Cock, Jennifer: *Learning Legal English*. Apprendre l'Anglais Juridique et le Droit Anglo-Saxon. Organization (Editions D),1993. ISBN 2708115561.
- ∞ Frison D., Hutchinson W. and Weil F.: *English Law and British Institutions and Documents*. Editions Marketing, 1994. ISBN 2729824561.
- ∞ Georges and Thomson, Jean Max: *Legal English Vocabulary*. Dunod. Paris, 1991. ISBN?
- ∞ Costa, Francisque: *L'Anglais Juridique*. Armand Colin 1984. ISBN 2200321864.
- ∞ Thomson, Jean Max and Magnez, Francois: *Anglais Sciences-Po: 20 Sujets D'Examen Complets*. Bordas. Paris, 1990. ISBN?
- ∞ Boivin, J.P and Rouberol, M.: *Readings in Law*. Hatier. Paris, 1974. ISBN?
- ∞ Cochrane, Michael: *Keys to English Law: A Case Book for Foreign Students*. Editions Cujas. 1979. ISBN 2254803093.

Law 002: Legal Terminology in English II

Credit Hours: 4 (4, 0, 0)

Commitment and binding: definition, requirements, types.

References (in English)

- ∞ Tettenborn, A.M: *An Introduction to the Law of Obligation*. Butterworths. London, 1984. ISBN 0406260680.

Public Administration 101

Credit Hours: 3 (3, 0, 0)

Prerequisite: None

Understanding and typifying public administration, the obligations and liability of public administration. The elements of administration and their importance: planning, definition and importance. Organization: the notion of administrative staff formation, specialized rôle distribution, delegation for specialties, coordinating administrative units. Control: definition, types, importance and various forms. Supervision and its importance.

References

- ∞ *Public Administration: Today and Tomorrow*. Editor-in-chief. Kumar Arun. 2 vols. New Delhi. Anomal (2000).

Law 101: The Principles of Law

Credit Hours: 3 (3, 0, 0)

Defining the notion of law, the rule of law features, the relationship of law to other fields of knowledge, the relationship of the rules of law to the other social rules, the branches of law, the sources of law, applying law as to persons/place/time, interpreting law, annulling law, defining rights and their contents, the kinds of rights, the parties of rights, the place of rights, the sources of rights, using rights, the ways of rights expiry.

References

- ∞ Dr. Khaled Bin Abdelazeez Al Roweess and Dr. Rizq Bin Maqbool Al Rays: *Introduction to Law Studies (in Arabic)*.

Law 111: The Sources of Obligations

Credit Hours: 3 (3, 0, 0) Prerequisite: Law 101

The notion of obligations, the requirements of obligations, the types of obligations, the wilful source as a contract of obligations: types of contract, contract requirements, contract enforceability, electronic documentation and electronic signature, the contract effects, the nullity theory, contract annulment, contract termination, contract expiry, single will as a source of obligation, the promise of reward, non-wilful sources, strict liability, the tort as a source of obligations (wrongful acts). Unjustified enrichment, undeserved or unearned payment, privilege, enrichment, law as a direct source of obligations.

References

- ∞ *The Foundations of Obligations*. Dr. Badr Jassim Al Yaaqoob (In Arabic)
∞ *Obligation in Islamic Jurisprudence and Law*. Dr. Anwar Sultan (In Arabic)
∞ *The General Theory of Contract*. Dr. Bahaeddeen Al Alayli (In Arabic)

Law 151: Administrative Law I

Credit Hours: 3 (3, 0, 0) Prerequisite: Law 101

The general bases of administrative law, defining the function of the state, the development of administrative law, its characteristics, its sources, the relation of administrative law and other types of law, the general bases of administrative organization (administrative centralisation and decentralisation), administrative organization in Saudi Arabia, administrative activity (general facilities, administrative order).

References (in Arabic)

- ∞ *Saudi Administrative Law*. Dr. Anwar Rislán. The Institute of General Administration. Riyadh (1987)
∞ *Saudi Administrative Law*. Dr. Assayyid Khalil Haykal. King Saud University, Riyadh (1995).

Law 152: Constitutional Law

Credit Hours: 3 (3, 0, 0) Prerequisite: Law 101

The general theory of the state, the general theory of the constitution, the types of constitutions, constitution drafting and revision, reviewing the constitutionality of laws, the basic status of power, the system of the shūra council, the system of the minister's cabinet.

References (in Arabic)

- 3 *The Constitutional System in the KSA between Islamic Shari'a and Comparative Law*. Dr Abderrahman Bin Abdelazeez Ashalhoob. Ashiqri bookstores (1st edition 1999)
- 3 *Constitutional Law and Political Systems*. Dr Arzaqi Nasseeb. Dar Al Omma AL Jazairiyya Publications (1st edition 1997)
- 3 *The Political and Constitutional Systems of the Kingdom of Saudi Arabia*. (1997)
- 3 *The Principles of Constitutional Law and Political Systems*. Ali Yussif Ashukri. Eetrak for publication and distribution. Cairo (2004).
- 3 *Constitutional Law: the General Theory and the Constitutional Control*. Ibraheem Darweesh. Dar Annahdha Alarabiyya (2004)
- 3 *The Political and Constitutional System of the Kingdom of Saudi Arabia*. Ahmad Bin Abdallah Bin Baz
- 3 *The Organizing Authority in the Kingdom of Saudi Arabia*. Mohamed Abdullah Al Marzooqi....?

References (in English)

- 3 *"Judicial Review of Administrative Actions: A Comparative Study of Saudi Arabia and the United States"* Ayoub Al Jarbou. S.J.D Dissertation, University of Virginia, Charlottesville, Virginia.
- 3 *The Islamic Law and Constitution*. Sayyid Abul Ala Maududi

Law 171: The Family System

Credit Hours: 3 (3, 0, 0) Prerequisite: Law 101

The contract of marriage: definition, preparation, requirements, conditions, provisions, the conditions relevant to marriage to it and its effects on the contract, permanent and temporary impediments to marriage, caretaking in contract of marriage, investigation in the caretaker's absence, marriage by proxy, qualification for marriage and the conflicts arising from it, the conditions and vices of marriage, indicating the provisions for mut'a (pleasure) and shighar (sans dowry) marriages, tahleel (marriage of convenience) and suspended marriage. The provisions of the marriage contract. The difference between corrupt and void marriage and the effects of each. Overpowering, sending the two interceding referees. The termination of a marriage contract: annulment, divorce: the types of divorce, sunni (according to sunna) and bid'a (innovation), the conditions to the person who asks for divorce, divorcing by proxy, divorce with the right to marry back, clear divorce. Defining khula' (the woman asking for divorce in exchange for a monetary compensation), the need for the shari'a judge to distinguish it, clarifying the provisions for the "khula' of cunning". The effects of divorce and annulment. Marrying back and the provisions for it, oath and provisions, turning one's back and provisions, insult and provisions, the illegitimate child and provisions, adoption and provisions, the 'idda (the period subsequent to divorce or

widowhood when a woman has to wait until she has the right to marry again). Custody provisions. The rights of the married partners. Children's rights and relatives' alimonies. The deceased and provisions.

References (in Arabic)

- ☞ *The Concise in Family Provisions*. Mohamed Salam Madkoor. Dar Annahdha Al Arabiyya. Cairo (1978).
- ☞ *Personal Status in Islamic Legislation*. Ahmad Al Ghandoor. Al Falah Library. Kuwait (1982).
- ☞ *Family Provisions in Islamic Shari'a*. Ramadhan Ali Assayyid Asharbassi. Halabi Law publications. Beirut (2002).

Law 212: Obligation Provisions

Credit Hours: 2 (2, 0, 0) Prerequisite: Law 111

The effects of obligations, natural obligation, civil obligations, revision of obligations, conditions and deadlines, different obligations, multilateral obligations. Means of preserving creditors' rights in case of application, obligation transfer, transfer of rights, transfer of loans. Means of obligation expiry, obligation promise expiry, obligation expiry with the equivalent promise, commitment for a counterpart, renewal, delegating commitment promise, compensation, expiry of commitment without promise.

References

- ☞ *Obligation Provisions between Shari'a and Law*. Dr Talbah Wahba

Law 221: Judicial System and Pleadings.

Credit Hours: 3 (3, 0, 0) Pre requisite: Law 101

The judicial power, organization structure, judicial competence, judicial personnel, defining the procedure of pleading and its rules. Defining the lawsuit, different types of lawsuits in Islamic jurisprudence and positive law, conditions and requirements of lawsuits. Procedures of pleadings, judicial litigation theory, secondary matters relevant to the litigation, theory of judicial provisions , challenge theory.

References

- ☞ Abdelmonem Abdel Jera, *The Judicial System in Saudi Arabia* .
- ☞ Dr. (1993) *Pleadings and the Judicial Science in Saudi Arabia*.

Law 222: Evidence

Credit Hours: 3 (3, 0, 0) Pre requisite: Law 101

General objective and procedural rules of evidence. The various trends of evidence. The means of providing evidence: written evidence, witnessing, pieces of evidence, admission, oath, expertise, examination. The formalities and the verification of the means of evidence. The rôle of the judge in providing evidence on Islamic jurisprudence and comparative systems. The practical importance of the weight of evidence, sentences based on evidence and their characteristics.

References (in Arabic)

- ☞ *Evidence*. Dr. Abderrazak Assanhoori

Law 241: Commercial Law

Credit Hours: 3 (3, 0, 0) Prerequisite: Law 101

Defining commercial law, the historical development of commercial law, the nature of commercial law, scope of commercial law application, the sources of commercial law, the criteria distinguishing commercial business from the rest of civil business, the effects of such distinction, the conditions required in order to have the trade profile, the commitments arising from this profile, the commercial location and its legal quality. Defining commercial bankruptcy, bankruptcy declaration and its conditions, the legal effects of bankruptcy declaration, administration of bankruptcy and winding-up, settlement and reconciliation in preventing bankruptcy, provisions for commercial reconsideration.

References (in Arabic)

- ☞ *Saudi Commercial Law*. Mohamed Hassan Al Jabr
- ☞ *Commercial Law*. Ali Al Baroodi and Mohamed Fareed Al Areeni
- ☞ *The Concise in Saudi Commercial Law*. Dr. Said Yahya
- ☞ *Provisions and Reconciliation to Prevent Bankruptcy*. Dr. Azeez Al Ekayli

Law 242: Commercial Contracts and Bank Transactions

Credit Hours: 3 (3, 0, 0) Prerequisite: Law 241

Defining commercial contract and its characteristics, the sale contract and the commitment of its parties, installment sales: definition and guarantees, the contract of brokerage by commission, the contract of brokerage and its characteristics, the contract of mortgage and its effects, the contract road transport: the commitment of its parties, the cases of liability and exemption, the rôle of transport documents, the goods exchange and provability. Bank accounts, contracts and their parties' commitment, bank account transfers, their legal nature and effects, deposit accounts, documentary credits and their kinds, the legal effects of documentary credits, guarantee letters and the commitment of their parties, safe boxes contracts.

References (in Arabic)

- ☞ *Commercial Contracts and Bank Transactions*. Dr. Mohamed Hassan Al Jabr
- Commercial Contracts and Bank Transactions*. Ali Al Baroodi and Mohamed Fareed Al Areeni

Law 253: Administrative Law II

Credit Hours: 2 (2, 0, 0) Prerequisite: Law 151

Administrative decisions, defining the notion of administrative decision and distinguishing it from legislative and judicial action, the requirements and vices of administrative decision, types of administrative decision, administrative decision application, administrative decision termination, administrative decision suspension. Civil service, defining the civil servant, the nature of the service-servant relation, the constraints and conditions of civil servant appointment, the civil servant's rights and duties, reprimanding a civil servant, end of service. Public funds, the notion of public funds and their provisions.

References (in Arabic)

- ﻻ *Administrative Decisions and their Applications in the Kingdom of Saudi Arabia*. A Comparative Study. Dr Mohamed Moossa Abdelkareem. Institute of General Administration. Riyadh (2004).
- ﻻ *The Suspension of Administrative Decision at the Dewane for Miscarriage of Justice: A Comparative Study*. Dr Fahd Bin Mohamed Bin Abdelazeez Addgheethar. King Saud University, Riyadh.
- ﻻ *Juridical Control of Administrative Decisions: The Deletion Mandate at the Dewane for Justice Miscarriage*. Dr Fahd Ben Mohamed Ben Abdelazeez Addegheethar. Dar Annahdha Alarabiyya publications Cairo (1992).
- ﻻ *Judicial Control of Administrative Actions in the Kingdom of Saudi Arabia: An Analytical Comparative Study*. Dr Ali Shafeeq. The Institute of General Administration. Riyadh (2001)
- ﻻ *Saudi Administrative Law*. Dr Anwar Rislan. The Institute of General Administration. Riyadh (1987)
- ﻻ *Civil Service in the Kingdom of Saudi Arabia*. Dr Bakr Al Qabbani. The Institute of General Administration. Riyadh (1981)

Law 254: Administrative Contracts

Credit Hours: 2 (2, 0, 0) Prerequisite: Law 253

Defining the administrative contract and the criteria to distinguish it, the administrative contract requirements, types of administrative contract, the ways of making an administrative contract, the contractor's commitments and liability, the contracting administration authority, the rights of the contracts with the administration.

References (in Arabic)

- ﻻ *General Authority Appearance in Administrative Contracts*. Dr Ahmad Othman Ayad. Dar Annahdha Alarabiyya publications Cairo (1973)
- ﻻ *General Bases of Administrative Contracts: A Comparative Study*. Dr Sulayman Al Matawi. University of Ain Shams Publications. Cairo (5th edition 1991)

Law 255: Public International Law

Credit Hours: 3 (3, 0, 0) Prerequisite: Law 101

Defining public international law, the sources of the international rule (international treaties, international custom, the principles of public international law), persons of public international law, humanitarian international law, international responsibility, international conflicts and means of settlement, the legal system for the seas (the territorial sea, the continental shelf, the adjacent territory, the pure economic zone, international regulation for high seas and the exploitation of high-sea riches, international authority on the high seas, the international court for sea depths).

References (in Arabic)

- ﻻ *Public International Law*. Dr Sadiq Abu Hayf.
- ﻻ *"El-Waseet" in Public International Law*. Dr Addeen Al Jaylali Boozeed and Dr. Majid Al Hamwi

∞ *International System*. Dr Saeed Addaqqaq

References (in English)

- ∞ *Public International Law in a Nutshell (Nutshell Series)*. Thomas Buerqenthal and Sean D Murphy.
- ∞ *Fundamental Perspectives of International Law*. by William R. Slomanson

Law 261: Public Criminal Law

Credit Hours: 3 (3, 0, 0) Prerequisite: Law 101

The nature of criminal law and its characteristics. The general theory of crime: what is a crime? Its characteristics, its types. The general theory of criminal penalisation, punishment and reservation measures, reasons for punishment authorisation, responsibility impediments, punishment impediments, punishment outdateding.

References (in Arabic)

- ∞ *Islamic Crime Legislation Compared to Conventional Law*. Abdelqader Awda
- ∞ *Public Provisional Regulation for the Penal System*. Dr Abdelfattah Assefi. King Saud University.
- ∞ *Saudi Penal System Features*. Dr Abdelfattah Khidhr.

Law 272: Jurisprudence Bases I

Credit Hours: 2 (2, 3, 0) Prerequisite: Law 101

Introduction to jurisprudence bases, its history, subject matter, goals, definition. Shari'a provisions: definition, sections, the difference between commandment regulation and conventional regulation, the sections of commandment regulation, the sections of conventional regulation, the judge, the beneficiary, the convicted. The shari'a legislative goals. Shari'a acknowledged evidence, its sense, rank, types, and characteristics. Agreed upon evidence: The Holy Quran: definition, conventional interpretation and exceptional interpretation and their evidence, the Quranic significance of provisional regulation, the methodology established by the Quran in regulation design, the utterance: its types, significance, the word, the expression, derivation, synonymy, blending. The Sunna: definition, evidence, ranking the 'word of mouth' in message transmission, the message boundaries and types, defining the most-used messages and arising issues, delimiting odd messages and related issues. Word-of-mouth message transmission by non-Sahāba (people who did not live at the same time as Prophet Mohamed, peace and blessings be on him), its reference, ranking, wording. The mursal (an incompletely transmitted hadīth or tradition) and the controversy about its acknowledgement, paraphrastic message transmission (transmission of sense by different words), the cases where a transmitter is singled out for an addition to the others' same message versions, referring to an exceptional interpretation as evidence.

References (in Arabic)

- ∞ *Jurisprudence Bases*. Dr Mohamed Zakarya Al Bardeessi.
- ∞ *The Foundations of Islamic Jurisprudence*. Mohamed Salam Madkoor. Dar Annahdha Al Arabiyya. Cairo (1976).

- ⌘ *Jurisprudence Foundations as a Discipline*. Ibraheem Abderrahman Ibraheem. Dar Athaqafa for publication and distribution. Amman, Jordan (1999).
- ⌘ *The Bases of Jurisprudence*. Badran Abul Aynayn.

Law 313: Real and Personal Guarantees

Credit Hours: 3 (3, 0, 0) Prerequisite: Law 111

Defining real and personal guarantees. Real insurance: mortgage: official mortgage: definition, requirements, characteristics, effects, expiry: mortgage for seizure: definition, requirements, characteristics, effects, expiry. The right to monopoly: definition and kinds. The right to privilege: definition and kinds. Personal insurance: bailment: definition, effects and termination.

References (in Arabic)

- ⌘ *Guarantee and Bailment Provisions*. Sheikh Ali Al Khafeef, the Institute of Western Studies, the University of Arab Countries.
- ⌘ *The Journal of Shari'a Provisions*. Sheikh Ahmad Al Qari (1981) Tihama publications.
- ⌘ *Bailment in Islamic Jurisprudence and the Saudi System*. Dr. Bahaeddeen Al Alayli (Dar Asharq Publishers, Riyadh)
- ⌘ *"Alwaseet" in Civil Law Explanation: On Personal and real Guaranties. Part 10*. Dr. Abderrazaq Assanhouri (Dar lhyaa Atturath Al Arabiy, Beirut) (transcription of original title: alwaseet in explaining the civil law real and personal insurance - part 10.
- ⌘ *Real and Personal Guarantees*. Dr. Assayyid Eed Nayel

Law 314: Property and Monies Provisions

Credit Hours: 3 (3, 0, 0) Prerequisite: Law 111

Monies: kinds and provisions. General theory of property: Defining property, characteristics, scope, contents, constraints, limitations, property title, undivided and party property, the right to priority or intervention for property, property of private roads.

General provisions for real estate property in Saudi Arabia: the characteristics of real estate land registry organization in KSA, the ways of acquiring it, land registering, proof of registering, land registering procedures, alterations and rectifications registry of specifications/alterations/rectifications, objections to drafting and specification registry.

References (in Arabic)

- ⌘ *The Right to Property in Jurisprudence, Lawsuit and Legislation*. Dr. Ahmad Abou Qurain. Arrissala Publishers, Cairo (1999)
- ⌘ *The Right to Property*. Dr. Mohamed Siwar (Dar Athaqafa linnashr, Jordan 1993)

Law 315: Civil Contracts I

Credit Hours: 3 (3, 0, 0) Prerequisite: Law 111

Sale Contracts: definition, characteristics, the sale contract formation, the sale contract effects, some types of sales.

Leasing Contracts: definition, characteristics, the leasing contract conclusion, some types of leasing, the leasing contract effects, terminating a leasing contract.

References (in Arabic)

- ☞ *The Sale Contract*. Dr. Abderrazaq Assanhoori
- ☞ *The Contracts Referred to as Sale Contracts*. Dr. Abbas Assarraaf

Law 331: Labour Law

Credit Hours: 3 (3, 1, 0) Prerequisite: Law 101

Defining labour law, its importance, its characteristics, the fundamental principles of labour law. The people required to abide by Saudi law and those exempted. Defining an employment contract and distinguishing it from other types of contract, the employment contract formation contract and its effects, evidence for employment contracts, contract termination and consequences, employer's and employee's engagements, employment contract expiry, employment conflicts.

References (in Arabic)

- ☞ *"Alwaseet" in the Labour System*. Dr. Sayyid Eed Nayel

Law 332: Social Security Law

Credit Hours: 2 (2, 2, 0) Prerequisite: Law101

Defining social security law, its characteristics, its importance, its date, its sources, the social security administration, memberships, optional and obligatory field in applying the Saudi social security system, sections of the Saudi social security system, the job-related risk section (work casualties, job-related diseases), the pension section (non-job-related inability, old age, death). Declared social security rights, accounting the rights earned by the system members, objecting to administrative decisions.

References (in Arabic)

- ☞ *The Social Security System*. Dr. Farooq Al Basha
- ☞ *"Alwaseet" for Explaining the Legal Systems of Labour and Social Security in the Kingdom (of Saudi Arabia)*. Dr. Assayid Eeed Nayel

Law 343: Commercial Companies

Credit Hours: 3 (3, 0, 0) Prerequisite: Law 241

Defining the company, the general objective foundations of a company contract, the formal requirements of a company contract, the company as a moral person, company expiry, company dissolution, outdated company claim, the types of company, the solidarity company, limited partnership, the share holding company, limited partnership in name, the company with limited responsibility , the holding companies .

References (in Arabic)

- ∞ *Saudi Commercial Law*. Mohamed Hassan Al Jabr (1996 - 4th edition).
- ∞ *The Concise in the Saudi Commercial System*. Dr. Saeed Yahya

Law 344: Commercial Papers

Credit Hours: 3 (3, 0, 0) Prerequisite: Law 241

Defining commercial papers, the types, the characteristics, the nature of obligation, writing an exchange bill, dealing with exchange bills, property transfer in exchange bills, the endorsement of an exchange bill, types of endorsement, the guarantees for exchange bill payment, provisions for exchange bill declension (for non-payment) or acceptance, considering exchange bills extinction, provisional regulation for order documents, their writing, dealing with them, guaranteeing their payment, writing a cheque, the payment guarantees for cheques, cheque endorsement, provisions for cheque outdating or non-payment.

References (in Arabic)

- ∞ *Commercial Papers in the Saudi System*. Dr. Zaynab Salama
- ∞ *Commercial Papers in the Saudi System*. Dr. Abdallah Al Imran

Law: 345: Intellectual and Industrial Property Rights

Credit Hours: 2 (2, 0, 0) Prerequisite: Law 241

Defining intellectual, literary, and artistic property and their types, the conditions of protecting scientific and literary works, exploiting intellectual and artistic property, transfer of literary and artistic property rights, protecting the rights arising from intellectual and artistic works, conflicts arising from intellectual property right infringement, international agreements on intellectual and artistic property rights. Defining patents, the conditions for defining patent granting, the rights and obligation of the inventor, the legal protection of defining patents, defining patent registration, the effects of invention patent registration, the legal protection of industrial designs and patterns, the notion of trade marks, the trade marks components, registration and protecting a trade mark, the rights arising from trade marks, defining commercial specifications and trade signs, the aims of organizing merchandise commercial notices, infringements relating to commercial signs and trade marks. Commercial names and related rights.

References (in Arabic)

- ∞ *Industrial Property*. Dr. Sameeha Al Qayloobi
- ∞ *Authors' Rights in the Kingdom of Saudi Arabia*. Dr. Sheikh Najeeb. King Saud University. Advanced Research Deanship (2004)
- ∞ *The System of Commercial Names in the Kingdom of Saudi Arabia*. Dr. Sheikh Najeeb. King Saud University. Advanced Research Deanship publications (2002)
- ∞ *Industrial and Commercial Property*. Salah Zeyneddeen.

Law 346: Sea and Air Law

Credit Hours: 3 (3, 0, 0) Prerequisite: Law 241

Sea and air law practice, scope, the legal nature of a ship and its civil position, maritime privileges, their ranking and expiry, maritime mortgage, ship seizure, sea captain's authorities and responsibilities, ship owner, ship furnisher, their authorities and duties, ship rental and its types, contracts for goods

transport by sea, the rôle of the loading document in representing the goods and their evidence, the loading operator and his obligations, the sea transporter's nature, obligation, and responsibilities, the cases and the provisions of exemption from such responsibilities, accidents at sea, navigation insurance, communal sea losses, the right to leave and its cases. Defining air law, the legal systematisation of air navigation, the provisions for an aircraft and its civil status, possible managements of an aircraft, the legal system for aeronautic space exploitation, defining the air transport contract, the parties to an air transport contract, the liability of the air transporter, the responsibilities arising from an air transport contract, organizing air transport, air transport documents, their value in determining responsibility and evidence, air traffic insurance and provisions.

References (in Arabic)

- ☞ *Air Law: Internal and International Air Traffic*. Mohamed Fareed Al Areeni. Dar Al Jami'a Al Jadeeda publications. Alexandria (2004)
- ☞ *Explaining Saudi Air Law*. Dr Tharwat Abderraheem.
- ☞ *Air Law*. Dr. Ali Jamaluddeen Awadh.
- ☞ *The New Air Law*. Dr Mustapha Kamal Taha
- ☞ *Saudi Air Law*. Dr. Mootamad Moharram
- ☞ *Commercial Air Traffic Law*. Dr Hani Dweidar

References (in English)

- ☞ *The Law of the Sea: Official Text of the United Nations*. Convention of the United Nations. Convention on the Law of the Sea. London: Croom Helm (1983)
- ☞ *The Evolution of the Law of the Sea: A study of Resources*. Theutenberg, Bo Johnson. Dublin, Ireland: Tycooly International (1984)
- ☞ *An Introduction to Air Law*. I. H. Ph. Diedericks-Verschoor Deventer, Netherlands: Kluwer Law and Taxation (1991)

Law 356: Administrative Litigations

Credit Hours: 3 (3, 0, 0) Prerequisite: Law 254

The principle of legality, controlling administrative actions (administrative, political and judicial control), the development of administrative jurisdiction (single jurisdiction, dual jurisdiction, the supervisor of the diwan for justice miscarriage in the Islamic system), administrative jurisdiction in the Kingdom of Saudi Arabia, the development of the diwan for miscarriage of justice, the competence of the diwan as one of the administrative jurisdiction, litigations as to professional rights. Litigations as to administrative contract, litigations as to administrative responsibility, disciplinary conflicts, conflicts over administrative decisions, the formalities of appearing before the diwan for miscarriage of justice, implementation of decisions relevant to administration issues.

References (in Arabic)

- ☞ *The Judicial Control of Administrative Decisions: the Deletion Mandate at the Diwan for Miscarriage of Justice*. Dr Fahd Bin Mohamed Bin Abdelazeez Addegheethar. Dar Annahdha Al Arabiyya publications, Cairo (1992)
- ☞ *The Judicial Control of Administrative Actions in the Kingdom of Saudi Arabia: An Analytical Comparative Study*. Dr Ali Shafeeq. The Institute of General Administration. Riyadh (2001)

- ⌘ *Judicial Demand to the Diwan for Miscarriage of Justice: A Comparative Study.* Dr Fahd Bin Mohamed Bin Abdelazeez Addegheethar. King Saud University, Riyadh (1994).
- ⌘ *The Judicial System in the Kingdom of Saudi Arabia.* Dr Abdel Muniim Abdel Adheem Jeera. The Institute of General Administration. Riyadh (1991).

References (in English)

- ⌘ *Judicial Review of Administrative Actions: A Comparative Study between Saudi Arabia and the United States.* Ayoub Al Jarbou S.J.D dissertation, University of Virginia, Charlottesville, Virginia.

Law 362: Private Criminal Law

Credit Hours: 3 (3, 0, 0) Prerequisite: 261

Bribery crimes: authority abuse, money conversion (issuing a void cheque), fraud and forgery, theft of public money and money laundering, stockmarket related crimes, drug crimes, smuggling crimes.

References (in Arabic)

- ⌘ *Bribery Crime in the Saudi System.* Dr Ussama Ajab Noor. The Institute of Administration publications.
- ⌘ *Reprimand Crimes in the Kingdom of Saudi Arabia.* Dr Fatooh Abdallah Ashadhli. King Saud University publications.

Law 373: Jurisprudence Bases II

Credit Hours: 2 (2, 3, 0) Prerequisite: Law 272

Ijmā' (unanimity of savants) of jurisprudence provisional legislation: definition, evidence, possibility, types, conditions, unanimity with reference to ijtihād (independent judgment) and qiyās (analogy), unanimity based on a single message transmitter, the creation of a third item after contemporary controversy over two items revolving around one and the same issue, provisional law for those who do not acknowledge unanimous jurisprudential laws. Of a unanimous law contradicting the text.

Analogy: definition, evidence, requirements.

Justification: the definition of, the means to, the vices of, the types of justification: justifying by the equivalent of a law, justifying by wisdom, justifying by the quality of non-existence, justifying by a jurisprudential law, using a minor justification, justifying by the complex quality.

The root, the stem and their conditions.

Controversial evidence: preference: definition, types, verification, distinguishing controversial evidence from analogy.

Accompaniment: definition, types, evidence.

Free benefits: definition, evidence, related issues.

Custom: definition, kinds and verification of custom.

The precedent: definition, verification.

The Sahabi fatwa (the advice issued by a contemporary companion of the Prophet, peace be on him) and the jurisprudence reference figures' opinions about using it as evidence.

Effort to legislate and related issues.

Contradictory evidence, weighing up evidence, a piece of evidence outweighing another and arising issues.

References (in Arabic)

- ﷓ *Jurisprudence Bases*. Dr Mohamed Zakarya Al Bardeessi.
- ﷓ *The Foundations of Islamic Jurisprudence*. Mohamed Salam Madkour. Dar Annahdha Al Arabiyya. Cairo (1976).
- ﷓ *Jurisprudence Foundations as a Discipline*. Ibraheem Abderrahman Ibraheem. Dar Athaqafa for publication and distribution. Amman, Jordan (1999).
- ﷓ *The Bases of Jurisprudence*. Badran Abul Aynayn.

Law 374: Succession, Wills, and Endowments

Credit Hours: 3 (3, 2, 0) Prerequisite: Law 171

Succession, including the legacy: definition, contents and related rights. Succession requirements. Legitimate heirs and their appropriate rates, heritage screening and regulation, legacy to or heritage by a group. The provisions for partition and equalization, the bases of such issues. The will, including its provision in Shari'a. Provisions for the will. Will neutralizers and will crowding or multiplicity. Will execution. The endowment: its origins and legitimacy. The provisions for endowment: the conditions, the outlets, the management, the supervision and the exchange of endowment.

References (in Arabic)

- ﷓ *The Provisions of Succession for Muslims and Others*. Hilal Yussif Ibrahim. Dar Almatboot Aljamiyya publications. Alexandria (1996).
- ﷓ *On Heritage and Will*. Mohamad Slitaji. Maktabat Ashabab publications. Cairo (1992).
- ﷓ *Duties as a Discipline*. Abdallah Sanoos. Mekka for Publication and Distribution. Holy Mekka (2002).
- ﷓ *Provisional Laws for Legacies and Heritage*. Mohamed Samara. Addar Alilmiyya publications. Amman. Jordan (2002).
- ﷓ *Heritage in Islamic Law*. Hassanayn Mohamed Makhloof. Almadani publishers. Cairo (1976)
- ﷓ *Endowment Provisions*. Zohdi Yakin. Almaktaba Alasriyya publications. Beirut.

Law 416: International Private Law

Credit Hours: 2 (2, 0, 0) Prerequisite: Law 101

Defining international private law, sources, scope. The theory of conflicts of law: the principle of international respect for acquired rights, the bases of allocation, the bases of transfer, impediments to applying foreign law, determining foreign law and its application. International jurisdiction: the general theory of nationality, the two parties of nationality tie, the ways of acquiring nationality, the causes of nationality loss, nationality conflict, provisions for the acquisition of Saudi Arabian nationality , the Foreigners' Legal Centre in Saudi Arabia.

References

- ∞ *International Private Law in the Kingdom of Saudi Arabia*. Dr. Ahmad Abdelkareem Salama. King Saud University imprints (in Arabic).
- ∞ *International Private Law: Cases and Statutes*. G. Maher Maher. W Green publications 1985, Edinburgh.
- ∞ *Cases and Materials on International Private Law*. Morris J.H.C Butterworths 1984, London

Law 417: Civil Contracts (2)

Credit Hours: 2 (2, 0, 0) Prerequisite: Law 111

The insurance contract: idea of insurance: definition of the insurance contract, its importance, its types, technical bases for insurance. Insurance guarantees, insurance efforts, engagement of the parties to an insurance contract, insurance contract expiry, settlement of insurance conflicts, and insurance companies. Saudi regulations, the reality and legitimacy of the insurance contract.

References

- ∞ *Comparative Study*. Essayed Mohammed ElHakem, Beyrut: El-Halabe publications 2003.
- ∞ *Insurance*. Ramadhan Abusaud - Dar
- ∞ *Insurance and Islamic Law* .by Dr. Mohammed Musleh. New Delhi publishers.1982.
- ∞ *The Law of Insurance Contracts*. By Clarke, M.A..Informa Books. 4th Edition, 2002. ISBN 1843111705.
- ∞ *General Principles of Insurance Law*. Ivamy, E.R. Hardy. Butterworths. London.1979.

Law 418: Legal (Formulation) (Arabic Writing)

Credit Hours: 2 (2, 4, 0) Prerequisite: Law 101

This course is taken in two versions, Arabic (Law 418 (A)) and English (see Law 419 (E)) for content synopsis of both versions.

Law 419: Legal (Formulation) (English Writing)

Credit Hours: 2 (2, 4, 0) Prerequisite: Law 101

Writing legal documents: the notion of judicial documents and its types, drafting various pleadings before different jurisdictions, preparing and drafting defence documents, urgent requests, proposals and approvals, counter-claim (to sentences), organising defence arguments and pronouncing them verbally.

Preparing and drafting contracts: defining and typifying contracts, preliminary stages of contract formation, the general principles of contract drafting, the kinds of conditions a contract may entail (financial, technical, legal), concluding a contract and signing it.

Preparing and passing laws, by-laws, bills, legal advice and investigations: kinds of legislation and their effects on drafting, the types of legislative enactment (rigid, flexible, formal, and quantitative). Errors and vices in legislative drafting , formulating various types of bills, the general provisions for legal advice, preparing legal advice, formulating legal advice, investigations and investigation minutes and reports.

References (in Arabic)

- ⌘ *Legal Principles in International Trade Contract drafting*. Dr. Salah Bin Abdallah Al Oufee. The Institute of General Administration publications, Ryadh 1998
- ⌘ *Contract and Law suit Drafting*. Abdelazeez Saleem, Cairo 1998
- ⌘ *Shari'a and System Related Contract formation in the KSA*. Abdallah Marii Bin Mahfoodh. Jedda 1998
- ⌘ *Model drafting of Contracts and Judicial documents*. Ali Awadh Hasan. Alexandria1998
- ⌘ *The Legal Facets Preceding Contract Making*. Dr. Mohamed Abdedhaheer Hussain. Cairo 2001
- ⌘ *The Art of Legal Drafting from the Legislative, the Jurisprudential and the Judicial Perspectives*. Abdelkader AlSheikhley . Dar Athaqafa Library 1995
- ⌘ *The Rules of Legal Drafting in Arabic and English*. Mahmoud Mohamed Ali Sabra
- ⌘ *The Rules of Legal Drafting*. Dr. Abdelfattah Khidhr
- ⌘ *The Rules of Contract Legal Drafting: (planning a contract)*. Ahmad Sharfeddine.

Law 423: Decision Implementation

Credit Hours: 2 (2, 0, 0) Prerequisite: Law 221

Defining implementation, the right where implementation is authorized, implementation-practising authority, the parties to implementations, the causes of implementation, the documents required for decisions implementation, urgent implementation, its forms and scope, the implementation location, the goods of which the seizure is forbidden, the formalities of seizing transferable goods back to the creditor, objecting on seizure, the seizure of the creditor's goods at others', its provisional regulation, annulling implementation and neutralizing its effects, decision implementation on real estate, the stages of its fulfilment, precautionary seizure and its formalities, forced sale and forced eviction.

References (in Arabic)

- ⌘ *Decision Implementation Procedures in Civil and Trade Codes*. Dr. Ahmad Aboulwafa (1991)
- ⌘ *Decision Implementation Bases*. Dr. Muflih Awad Alqudhat
- ⌘ *Law Enforcement on Civil and Trade Products*. Dr. Abdelbassit Jumayai and Dr. Amal Al Fazayri

Law 447: International Trade Contracts.

Credit Hours: 2 (2, 0, 0) Prerequisite: Law 241

The characteristics of international trade contracts, the relation between internal and international commerce law, the organs responsible for the unification of international trade law, the forms of international sales, the international regulation of merchandise selling, the formation of an international sale contract and its effects on its parties, technology transfer contracts, introducing the World Trade Organization, the goals of such an organization, settling conflicts inside the organization, arbitration under the auspice of the WTO, conflicts arising from international trade contracts.

References (in Arabic)

- ⌘ *The Concise in International Trade Law*. Talib Hassan Moossa
- ⌘ *International Commerce Contracts in the Field of Technology Transfer*. Mahmood Al Kayla. Abeer publications: Cairo 1988.

References (in English)

- 3 *Law and Practice of the World Trade Organization*. Edited by Dennin Joseph F Dobbs Ferry. Oceana Publications. New York (1996)
- 3 *Law and Policy of Regional Integration: The NAFTA and Western...* Abbot Frederick M...

Law 448: Arbitration

Credit Hours: 2 (2, 0, 0) Prerequisite: Law 221

Defining arbitration and its types, arbitration development, the relationship between an arbitration system and international law, agreement between national and international arbitration. Internal and international arbitration congruence. Internal and international arbitration holding and its provisions, arbitration formalities, provisions for national and international arbitration and its effects, enforcing arbitration awards internally and internationally.

References (in Arabic)

- 3 *Arbitration as a Means of Conflict Settling in the Field of Investment: A Comparative Study*. Ahmad Ashoosh. Abdelhameed. Alexandria publications. University Youth Institution (1990)
- 3 *Arbitration in the Kingdom of Saudi Arabia*. Mohamed Bin Nassir Bin Mohamed Al Jad. The Institute of General Administration. Riyadh (2000)

References (in English)

- 3 *Commercial Arbitration in the Arab Middle East: A Study in Shari'a*. Salah Samir. London: Graham and Trotman (1984)
- 3 *Arbitration in the Saudi Legal System*. Moore. Michael T. Executive Reports Inc. Washington D.C (1981)
- 3 *International Commercial Arbitration: Important Contemporary*. Berg A.J. (van den). Kluwer Law International. The Hague (2003)

Law 457: Zakat and Taxation in Saudi Arabia

Credit Hours: 3 (3, 2, 0) Prerequisite: Law 242/ Law 343

Defining zakat, its characteristics, conditions and goals. The goods on which zakat is mandatory, estimating the zakat base according to the systems prevailing over Saudi Arabia. The taxation system: defining tax, its characteristics and objectives. The types of tax, estimating the tax base, rating tax, explaining tax collection mechanisms, conflicts with and objections to the tax administration estimates.

References (in Arabic)

- 3 *The Zakat and Taxation System*. Dr Mahmood Atef Al Banna

Law 458: Environmental Law

Credit Hours: 2 (2, 0, 0) Prerequisite: Law 101

Defining the notion of the environment, the history of and reasons for international concern with environment, environment from the Islamic perspective, environmental provisions sources (international treaties, national laws), actions harmful to the environment, defining pollution, water and food pollution, transport pollution, injurious and disturbing locations, green-space harming, industrial pollution. Aspects of environment legal protection according to

international treaties provisions and national law: administrative protection, penal protection, international cooperation for environment protection. The liabilities arising from harmful actions to the environment.

References (in Arabic)

- ☞ *The System of Environment Protection in KSA*. Dr Ahmad Abdelkareem Salama

References (in English)

- ☞ *The Environment and the Law: Earth, Air, Fire, and Water: a Practical Guide*. Polden, M. Longman. ISBN 0752000004.
- ☞ *International Law and the Environment*. Birnie, P. & Boyle, A. OUP. 2002.
- ☞ *WTO and the Environment*. Macmillan, Fiona. Sweet and Maxwell. London. 2001.

Law 459: Human Rights

Credit Hours: 3 (3, 0, 0) Prerequisite: Law 101

The development of human rights. Human rights in Islam: the notion of human rights in Islam, the rights and liberties according to Islamic shari'a: the right to life, the right to freedom, the right to education, the right to work, the right to property, the right to equality, the right to the freedom of belief, the right to home privacy, the right to fair trial, prisoners' rights, women's and children's rights, the guarantees of human rights in Islam. The notion of human rights and public liberties in modern times. The main human rights and their guarantees according to international and territorial agreements and national legislation. Women's and children's rights and their guarantees according to international and territorial agreements and national legislation.

References (in English)

- ☞ *International Human Rights Law: A Practical Approach*. Javaid Rehman.
- ☞ *International Human Rights Law and Islamic Law*. Mashood A. Baderin
- ☞ *Human Rights and the Trial of the Accused*. Ph.D Hesham A.A Al Eshaikh

Law 463: The Law of Criminal Proceedings

Credit Hours: 3 (3, 1, 0) Prerequisite: Law 362

Defining criminal proceedings, their importance, development, differences, and defence systems. Evidence: the nature of evidence, the authority for evidence proceedings. Primary investigation: defining it, distinguishing it from other instances, primary investigation principles, formalities, uses. Criminal court trials: the specialized authorities in criminal trials, the guarantees of criminal trials, the proceedings in criminal trials. The criminal sentence: its nature and requirements.

References (in Arabic)

- ☞ *Criminal Proceedings and the System of Proceedings in the KSA*. Dr Ussama Ajab Noor.
- ☞ *The bases of Criminal Investigation and their Application in the KSA: A Comparative Study*. Dr Madani Tajeddeen. The Institute of Public Administration. Riyadh (2005).
- ☞ *Comparative Criminal Proceedings and the System of Proceedings in the Saudi System*. Dr Ahmad Awadh Bilal. Dar Annahdha Al Arabiyya (1990)

Law 475: Jurisprudence Rules

Credit Hours: 2 (2, 2, 0) Prerequisite: Law 373

The notion of jurisprudential rules: defining them, distinguishing them from jurisprudence constraints and fundamental rules, importance of jurisprudential rules and their rôle in legislation, their characteristics, universal rules, a detailed study of the main universal rules:

Rule 1: Things depend on the goals they are construed for.

The sense of this rule, its importance, its origin, intention provisions, the rules derived from it.

Rule 2: Certainty is not removed by doubt.

Sense of this rule, importance, origin, rules derived from it.

Rule 3: Harm can be removed.

Sense of this rule, importance, origin, rules derived from it.

Rule 4: Difficulty invites facilitation.

The sense, importance and origin of this rule, the sense of permission, the reasons for sentence attenuation, aiming at difficulty by the assigner, extremism in worship, the rules deriving from rule 4.

Rule 5: the rule of custom: the sense, the importance, the origin of this rule, distinguishing custom from tradition, the requirements of tradition, the sections of tradition, evidence for custom and tradition, the rules deriving from rule 5.

Derived rules: a detailed study of some of the derived jurisprudential rules such as:

- § Putting discourse to effect comes prior to neglecting it.
- § Resemblance to a deed takes the regulation or the sentence of that deed.
- § When the actor and the causer meet together, the sentence is increased to the actor.
- § Private charge taking is stronger than public charge taking.
- § Evidence is required from the plaintiff and oath from a disclaimer.

References (in Arabic)

- ☞ *The rules (Al qawaed)*. Ibn Rajab Al Hanbali
- ☞ *The Sporadic on Rules (Al Manthoor Fil Qawaed)*. Azzarkashi
- ☞ *Provisional Rules for the Benefit of Humanity (Qawaed Al Ahkam Fi Masalih Al Anam)* Al Ezz Bin Abdessalam
- ☞ *Explaining Jurisprudential Rules (Sharh Al Qawaed Al Fiqhiyya)*. Ahmad Azzarqa
- ☞ *Jurisprudential Rules (Al Qawaed Al Fiqhiyya)* Ali Annadawi

Law 492: Cooperative Training

Credit Hours: 10 Prerequisite: Departmental Approval

Cooperative training is an elective option for the students who have finished 124 contact hours with a minimum cumulative average of 2, 25 / 4. This option is subject to the choice and approval of the department. A student who is authorized to register in such a course will be exempt from the following courses: Law 423, Law 447, Law 419, Law 448, Law 458. The duration of cooperative training is 7 months (1200 working hours), lapsing over summer and one academic term. The appreciation of the student's productivity is submitted to the department as well as to the employer, and the student is required to follow the work plan proposed for the training.

