

Course Outline

COURSE:	LAWS 3306 V – Crime, Law, Process and Politics
TERM:	Summer 2010
PREREQUISITES:	LAWS 2004
CLASS:	BROADCAST: Wednesdays & Fridays – 1030-1330
INSTRUCTOR: (CONTRACT)	Chris McNaught
CONTACT:	Office Hrs.: Preferred route of contact is via business phone or mail Telephone: 613-946-9993 Email: chris.mcnaught@justice.gc.ca

"Students with disabilities requiring academic accommodations in this course must contact a coordinator at the Paul Menton Centre for Students with Disabilities to complete the necessary Letters of Accommodation. After registering with the PMC, make an appointment to meet and discuss your needs with me in order to make the necessary arrangements as early in the term as possible, but no later than two weeks before the first assignment is due or the first test requiring accommodations. For further information, please see: <http://www2.carleton.ca/pmc/accommodations/> . If you require accommodation for your formally scheduled exam(s) in this course, please submit your request for accommodation to PMC by **July 29 for August examinations**. For Religious and Pregnancy accommodations, please contact Equity Services, x. 5622 or their website: www.carleton.ca/equity

OBJECTIVES & CONTENT:

This course focuses on the politics inherent in the use of the criminal justice system to maintain social order. Students will explore the nature of "political crimes" such as treason and conspiracy, as well as the use of conventional criminal sanctions against the politically motivated offender – 'terrorism' is prominent in this current discussion. The course will identify current issues focusing on the shift of mores and power in western society, and examine the use of the criminal justice system and the 'dominant discourse' of media and politics, both to maintain the status quo and to effect political change. In that context, a frequent comparison with American judicial and political experience will be explored.

REQUIRED READING:

LAWS 3306 Course Pack.

SUPPLEMENTARY READING:

Please check course *Webct* for extensive articles, editorials, and items expanding on lectures. As well, other readings will be suggested in class from time to time.

Pocket Criminal Code. [any current edition] would be useful reference tool.

Verdun-Jones, Simon. Criminal Law in Canada: Cases, Questions and the Code, 3rd ed. Toronto: Harcourt Canada, 2002.

EVALUATION PROCEDURES: Midterm Exam - 30% Final Exam - 70%

1. **Midterm Exam** - Please double-check the CUTV web site for the date, time and location. The midterm (closed book- 1 ½ hrs) will consist of an essay chosen from several topics.

Please note: It is your responsibility to pick up from the Law dept. or arrange to receive from CUTV your midterm exam. I cannot tell a student his or her mark over the phone or by email.

2. **Final Exam** - The final exam will be a university scheduled exam. The final exam may consist of a fact situation and also contain essay-style questions, with choices. Details will be discussed in the class. Final exams are not returned to the student but are retained by the Department. If you wish to see your exam after it has been marked, please contact the department and you can arrange a time to do so.

IMPORTANT NOTE: Failure to complete any portion of the required evaluation will result in an F grade. Students who fail to meet this course's requirements, ie. complete the midterm exam, may be assigned an **FND** grade on the FGR. A deferral granted by the Registrar's Office prior to receipt of the FGR may be rescinded if this grade is assigned.

COURSE OUTLINE:

All required readings are in the course pack.

PLEASE NOTE: Course pack readings are considered as a foundation source which enable class discussion, and are not required to be read in any particular sequence, but you are entrusted with doing that reading. That said, **LECTURES are not based on or directly linked to the course pack readings per se.** I do not provide electronic notes; please pay attention to the class lectures & discussions to absorb the key themes. HAVE FAITH ! Any apparent vagueness in material discussed or referenced will resolve itself as lectures progress; you will be invited to think, analyse, and be critical, rather than regurgitate notes.

1. **Introduction; the political state of things, media impact on perceptions, the rule of law**
2. **Violence and Authority as Social Constructs**

Readings: Karim Karim, Violence and the Media@ in Islamic Peril: Media and Global Violence. Black Rose Books, 2000.
Nicolo Machiavelli, Excerpts from The Prince, c. 1505. The Modern Library, 1950.
Stuart Hall, Chas. Critcher, Tony Jefferson, John Clarke and Brian Roberts, Policing the Crisis: Mugging, the State and Law and Order. Macmillan Press, 1978.

3. **The Criminal Trial as a Social Ritual: The Politically Motivated Lawyer**

Readings: Peter Gabel and Paul Harris, Building Power and Breaking Images.@ 11 N.Y.U. Review of Law & Social Change: 369. *Copy to v. The Queen* (1987), 24 Ont. A.C. 81

4. **The Criminal Trial as Social Ritual: The Politically Motivated Defendant**

Readings: Toni Pickard and Phil Goldman, The Politics of Defendants, in Dimensions of Criminal Law, 2d ed. Emond Montgomery, 1996. Sachs, Justice in South Africa. University of California Press, 1973. John Cuddihy, "A Tale of Two Hoffmans: The Decorum Decision and the Bill of Rights", in The Trial of the Chicago Seven. New York, 1974.

5. Political Offences I: Treason

Readings: Criminal Code of Canada, s. 46.
Toni Pickard and Phil Goldman, *The Trial of Louis Riel in Dimensions of Criminal Law*, 2d ed. Emond Montgomery, 1996.

6. Political Offences II: Sedition, Unlawful Assembly, Sabotage & Relative Political Offences

Readings: Criminal Code of Canada, Part II Offences Against Public Order.
United States v. LaForge and Katt (unreported), Cr. 4-84-66 slip at 20, D. Minn., November 8, 1984, cited in *United States v. Kabat*, 797 F. 2d 580, footnote 4.

7. Civil Disobedience and Lawful Expressions of Dissent

Reading: Henry David Thoreau, "On the Duty of Civil Disobedience". New American Library, 1960.

8. Political Defences I: Colour of Right and Necessity

Readings: Criminal Code of Canada, ss. 8(3), 322 and 429-446.
R. v. Ashini et. al. [1989] 2 C.N.L.R. 119 (Nfld. Prov. Ct.)
R. v. Gary Potts [1990] O.J. 2567 (Ct. of Justice, Prov. Div.)
R. v. Drainville [1991] O.J. No. 430, Action No. C27/91, January 15, 1991.
Linda Vance, *The Necessity Defence in Political Trials: An Appraisal* (1986), 12 Vermont Bar Journal & Law Digest 8-11.
Williams and London Borough of Southwark v. Anderson [1971] 2 All E.R. 175 (C.A.)
Leigh v. Gladstone (1909), 26 T.L.R. 139 (K.B.)

9 State Crime

Readings: Joseph Rikhof, *War Crimes Law, as Applied in Canada*, in *Modern Global Crises and War Crimes: Canada, Peacekeeping and International Humanitarian Law*. Edited by Richard Wiggers and Ann Griffiths. Centre for Foreign Policy Studies, 2002.
Joseph Rikhof and Tom Quiggin, *Alntelligence and War Crimes - Some Views From Operational Experience*, in *Modern Global Crises and War Crimes: Canada, Peacekeeping and International Humanitarian Law*. Edited by Richard Wiggers and Ann Griffiths. Centre for Foreign Policy Studies, 2002.

10 Political Defences II: Improper Political Motive

Readings: *R. v. Appleby* (1990), 78 C.R. (3d) 282 (Ont. Prov. Ct.)

11. State Surveillance: Shifting the Balance Between Citizen and State, the slippery slope, national security vs civil liberty, the 'war on terrorism'

Readings: Valerie Steeves, *Privacy and New Media in Mass Communication: A Reader*. Edited by Leslie Shade and Paul Attallah. Nelson, 2002.

12. Review/Exam Preparation & Documentary video on the FLQ crisis, 1970