Handout No. 1: Course Description

May 2009

Instructor: John Hale

CARLETON UNIVERSITY

Department of Law

LAWS 3307T: YOUTH AND CRIMINAL LAW

"Students with documented disabilities requiring academic accommodations in this course must register with the Paul Menton Centre for Students with Disabilities (PMC) for a formal evaluation of disability-related needs. Documented disabilities include physical, mental, and learning disabilities, mental disorders, hearing or vision disabilities, epilepsy, drug and alcohol dependencies, environmental sensitivities, as well as other conditions. Registered PMC students are required to contact the PMC at 613-520-6608, early each term to ensure that your Instructor receives your Letter of Accommodation no later than two weeks before the first assignment is due or the first in-class test/midterm requiring accommodations. If you require accommodations for your formally scheduled exam(s) in this course, please submit your request for accommodations to the Paul Menton Centre as soon as possible." Also available at http://www.carleton.ca/pmc/faculty/acom_statement.html. For Religious and Pregnancy accommodations, please contact Equity Services, 613-520-2600 x. 5622 or their website: www.carleton.ca/equity

INSTRUCTOR John Hale, B.Sc., LL.B., B.C.L. (Contract Instructor, criminal lawyer)

HOW TO REACH ME Phone: (613) 233-7747

Office: c/o Shore Davis Hale, Barristers-at-Law

Suite 800, 200 Elgin Street

Ottawa, K2P 1L5

At Carleton: Deliver any mail or messages to the De-

partment of Law, 4th floor Loeb Building

Fax: (613) 233-2374

e-mail: ihhale@mac.com

(I check messages daily and will respond promptly)

OFFICE HOURS Office hours are by appointment only.

LECTURE SCHEDULE Broadcasts every Wednesday and Friday (except May 27 and 29), 10:30

AM to 1:30 PM, from May 13 to June 26 inclusive

PREREQUISITE Laws 2004 or permission of instructor

WEB SITE http://homepage.mac.com/jhhale/Menu23.html or WebCT

REQUIRED READING As assigned by the instructor through the course; none to purchase

RECOMMENDED READING

Tustin, Lee and Robert E. Lutes:

A Guide to the Youth Criminal Justice Act (2009 Edition) (Lexis-Nexis/Butterworths, 2007). This is a recommended purchase. It is or will be available at the University bookstore. This text is being used for the second time, and should be easy to find used.

Bala, Nicholas: Youth Criminal Justice Law (Irwin Law Inc., 2003) This text was used in other sections of this course; it is good on the history of the YCJA, but is out of date in other respects.

A 2009 Criminal Code (including the Charter of Rights), such as:

- > Pocket Criminal Code 2009 (Carswell, 2008)
- > Tremeear's Annotated Criminal Code 2009 (Carswell, 2008)
- Martin's Annotated Criminal Code 2009 (Student Edition) (Canada Law Book, 2008)
- > The Practitioner's Criminal Code 2009 (Student Edition) (Alan Gold, ed.; LexisNexis/Butterworths, 2008)
- ➤ Any other copy of the *Criminal Code* and the *Charter of Rights*, including downloadable versions from the Department of Justice website

Used copies of the 2008 Criminal Code are adequate; earlier editions are useful but in many respects obsolete, and you may purchase them at your own risk. You are permitted to bring copies of these required and recommended readings to the exams in October and December.

METHOD OF EVALUATION

- (1) **Mid-Term Exam**: this open-book exam is scheduled for Saturday, June 6, 2008 from 7:00 9:00 PM in the Azrieli Theatre, and will cover the first 5 lectures plus the first part of lecture 6 (*R. v. M.* (*A.*))
- (2) **Final examination**, 2-hour open-book, to be held in the June 30 July 4 examination period, covers Lectures 6-12

"Open book", for the purpose of the exam, means that the following materials may be brought into the examination room: (1) any recommended text, including an annotated *Criminal Code*; (2) your lecture notes (or any notes that you shared with a study group or that you have with the permission of their author), and (3) any material downloaded from the course website, including the instructor's lecture notes and slides; (4) any e-mails sent by the instructor; no laptops unless approved by the Paul Menton Center.

Grade breakdown: the exam that you do best in will be worth 60% of your final grade; the other exam will be worth 40% of your final grade. (ALL COMPONENTS MUST BE COMPLETED IN ORDER TO RECEIVE A FINAL GRADE)

DESCRIPTION OF THE COURSE

Students who have taken my section of Introduction to Criminal Law, Laws 2004, know already that I am a criminal defense lawyer who teaches from a practical perspective, as if it were a law school course. I consider this course, which I have taught for the fourth time, to be an extension of the introductory criminal law course. The focus will continue to be on jurisprudence and legal principles, i.e., the tools that lawyers use when defending or prosecuting young persons accused of crime, and the tools available to Judges who deal with youths. I will rely heavily on guest lecturers to help put the reading materials into real-life context.

Because the *YCJA* is such a new piece of legislation whose provisions are just starting to be examined, defined and interpreted (and in some cases, struck down) by the courts, the recommended textbooks are just a starting point for readings. To be prepared for class (and exams), you will need to read various cases from the Supreme Court of Canada as well as provincial appellate courts, some of which were decided during the past year. I will direct you throughout the term to various recent decisions. In addition, I will rely on information available on the internet, including background papers at the Department of Justice (Canada) website, and statistics available there or at the Statistics Canada website.

We will begin the course with a brief review of criminal procedure generally: it is necessary to understand the general law before examining how the law is different for youths. We will then review the history of the *Youth Criminal Justice Act*, including its antecedents such as the *Young Offenders Act* and the *Juvenile Delinquents Act*. Reviewing the history of the law will involve comparing the changing philosophy with respect to youth crime. We will also rely on statistical information in order to appreciate the true magnitude of youth crime, as well as to observe the practical impact of the *YCJA*.

The bulk of the course will be taken up with procedures and considerations that relate specifically to youths, particularly sentencing.

My objective is that students finish the course with a practical knowledge of the Canadian criminal justice system as it relates to youths, and that students be capable of critically analyzing media reports on youth crime, including its "prevalence" and the notion that young people are dealt with too leniently. I do not expect students to agree with me on all points. Exams will be structured so that you will be tested on your knowledge of facts relating to youth criminal justice in Canada, and not on your knowledge of my opinions.

One final note regarding CUTV courses. It is wonderful that university courses can be provided to students other than via the traditional classroom lecture. This enables students who, because of distance, employment, family responsibilities or disability, to take courses that would otherwise be inaccessible to them. The downside, though, is that the ability to see the lectures any time at one's convenience causes many students to fall behind, saving up the lectures until just before the exam and then cramming them in during a marathon session. While this is better than nothing, I strongly discourage this strategy in this or any other course. Do your best to keep up with the lectures weekly, and avoid the temptation to fall behind.

I hope that you enjoy the course, and I look forward to hearing from you as we go along. Course-content-related questions sent to me by e-mail may be answered to the class as a whole so that all students have the same information.