**Carleton University** 

**Department of Law and Legal Studies** 

#### Course Outline

COURSE:		LAWS 4307A – Medical Criminal Law Issues
TERM:		Fall 2012
PREREQUIITES:		Fourth-year Honours standing and 1.0 credit from LAWS 2004 [1.0] (no longer offered), LAWS 2301, LAWS 2302
CLASS:	Day & Time: Room:	Mondays, 6:05pm – 8:55pm Please check with Carleton Central for current room location
INSTRUCTOR:		Michael Davies
CONTACT:	Telephone: Email:	(613) 866-0535 <u>mdavlaw@yahoo.ca</u>

You may call me at or see me by appointment. Otherwise I am happy to stay after each class for anyone who wishes to talk to me

You may need special arrangements to meet your academic obligations during the term. For an accommodation request the processes are as follows:

**Pregnancy obligation**: write to me with any requests for academic accommodation during the first two weeks of class, or as soon as possible after the need for accommodation is known to exist. For more details visit the Equity Services website: <u>http://www2.carleton.ca/equity/</u>

**Religious obligation**: write to me with any requests for academic accommodation during the first two weeks of class, or as soon as possible after the need for accommodation is known to exist. For more details visit the Equity Services website: <u>http://www2.carleton.ca/equity/</u>

Academic Accommodations for Students with Disabilities: The Paul Menton Centre for Students with Disabilities (PMC) provides services to students with Learning Disabilities (LD), psychiatric/mental health disabilities, Attention Deficit Hyperactivity Disorder (ADHD), Autism Spectrum Disorders (ASD), chronic medical conditions, and impairments in mobility, hearing, and vision. If you have a disability requiring academic accommodations in this course, please contact PMC at 613-520-6608 or pmc@carleton.ca for a formal evaluation. If you are already registered with the PMC, contact your PMC coordinator to send me your *Letter of Accommodation* at the beginning of the term, and no later than two weeks before the first in-class scheduled test or exam requiring accommodation (*if applicable*). After requesting accommodation from PMC, meet with me to ensure accommodation arrangements are made. Please consult the PMC website for the deadline to request accommodations for the formally-scheduled exam (*if applicable*) at http://www2.carleton.ca/pmc/new-and-current-students/dates-and-deadlines/

You can visit the Equity Services website to view the policies and to obtain more detailed information on academic accommodation at <a href="http://www2.carleton.ca/equity/">http://www2.carleton.ca/equity/</a>

# GRADES

- 25 MARKS: MID-TERM PAPER (5PAGES) ON PSYCHIARTY AND CRIMINAL LAW
- 25 MARKS: PRESENTATION
- 40 MARKS: FINAL PAPER (12 PAGES) ON PRESENTATION TOPIC
- 10 MARKS: CLASS PARTICIPATION

# SCHEDULE

### Part A: Criminal Law and Psychiatry

### Week 1: Introduction

Introduction to the course

### <u>Week 2:</u> <u>What happens after a person with a mental disorder is arrested?</u>

We will do the following:

- Examine how individuals with a mental disorder are detained in hospital under civil (i.e. non-criminal) legislation;
- Briefly review the various parts of the *Criminal Code* that deal with mental disorder;
- Examine the options available to police officers when they arrest individuals apparently suffering from a mental disorder;
- Review the bail provisions of the *Criminal Code;*
- Examine the power of criminal courts to order psychiatric assessments;
- Examine diversion options; and
- Compare psychiatric and legal definition of mental disorder.

<u>Readings:</u> R v. Rabey, (1977) OJ 2356, Part XX.1 of the Criminal Code

# Week 3: Fitness to stand trial

We will examine the following:

- Criminal Code provisions dealing with fitness
- Tests for fitness as developed by the courts
- Unfit to stand trial for reasons other than mental disorder
- Unfit to stand trial in non-criminal cases

<u>Readings:</u> Taylor, (1992) O.J. 2394, Steele, (1991) J.Q. 240, Roy, (1994) N.S.J. 82, Fast, (2001) F.C.J. 1730, Richard D. Schneider & Hy Bloom: "R. V. Taylor: A Decision Not in the Best Interests of Some Mentally Ill Accused" Crim. L. Q., Vol. 38 No. 2 (Optional)

# Week 4:Not Criminally Responsible on Account of a Mental Disorder (The<br/>Insanity Defence)

We will examine this defence to a criminal charge, paying particular attention to the following:

- Section 16 of the Criminal Code
- Who bears the onus of proof
- Can the prosecution raise this "defence"
- What is the meaning of "appreciates" in s. 16
- What is the meaning of "wrong" in s. 16
- Constitutionality of s. 16

<u>Readings:</u> Chaulk, (1990) S.C.J. 139, s. 16 of the Criminal Code

# Week 5: The Role of the Ontario Review Board

We will examine what happens to individuals who are found not criminally responsible on account of a mental disorder. The class will be introduced to the Ontario Review Board and the role it plays in overseeing NCR or unfit accused. We will examine the dispositions available to it and look at the concept of a "significant threat to public safety".

<u>Readings:</u> Winko, (1999) S.C.J. 31, s.672.54 of the Criminal Code Peter Carver and Cherie Langlois-Klassen, "The Role of Forensic Psychiatric Review Boards in Canada: recent Development" (2006), 14 Health L.J. 1. (Optional)

# Week 6: Risk To Public Safety

We will look at the means by which an individual's risk to the public is assessed. This includes the use of clinical judgment and actuarial approaches. This will be looked at in the context of both NCR accused and dangerous/long-term offenders.

Readings:Part XXIV of the Criminal CodeR.v. Johnson (2003), 177 C.C.C. (3d) 97 (S.C.C.)Jodi Libbey, "Dangerousness' An Unsafe Criterion"(1998) 7 Health L. Rev. No. 1, 14-25Jay Singh & Seena Fazel, "Forensic RiskAssessment, A Metareview" (2010) Criminal Justice &Behavior, Vol. 37, No.9, p.965.

# Part B: Medico- legal topics in Criminal Law

# Week 7: **Medical Defences to Criminal Charges Psychiatry & Criminal Law Paper Due** Topic 1: The Defence of Non-Insane Automatism <u>Read:</u> R. v. Stone (1999(, 134 C.C.C. (3d) 353 (S.C.C.) The Defence of Intoxication Topic 2: *Read:* R. v. Daviault (1994), 93 C.C.C. (3d) 21 (S.C.C.), s. 33.1 of the Criminal Code Heather MacMillan-Brown, "No Longer "Leary" Intoxication: In the Aftermath of R. v Daviault" (1995), 59 Sask. L. Rev. 311. (Optional) Topic 3: Self-defence and the Battered Wife Syndrome <u>Read:</u> R. v. Lavallee (1990), 55 C.C.C. (3d) 97 (S.C.C.) s.34 of the Criminal Code Donna Martinson, "Lavallee v. R. – The Supreme Court of Canada Addresses Gender Bias in the Courts" (1990), 24 U.B.C. L. Rev. 381-386. (Optional) Week 8: **Medical Issues in Criminal Investigations** Topic 1: The seizure of bodily samples from suspects in police custody <u>Read:</u> R. v. Stillman (1997), 113 C.C.C. (3d) 321 (S.C.C.) John Burchill, "Mr. Stillman, DNA and Discarded Evidence in Criminal Cases" (2008) 32 Man. L. J. 5-33 Topic 2: The police in the E.R.: the seizure of bodily samples in the possession of hospitals Read: Pohoretsky v. The Queen (1987), 33 C.C.C. (3d) 398 (S.C.C.) *R. v. Dyment (1989) 45 C.C.C. (3d) 244 (S.C.C.)*

R. v. Dersch (1994) 85 C.C.C. (3d) 1 (S.C.C.) R. v. Spidell (1996) 107 C.C.C (3d) 248 (N.S.C.A) Topic 3: Coroner's Inquests <u>Read:</u> Franklin Moskoff & James Young "The Roles of Coroner and Counsel in Coroner's Court" (1987-88) Criminal Law Quarterly, v. 130,p.190.

# Week 9: <u>Sex and Criminal Law</u>

	Topic 1: Topic 2:	<ul> <li>Pregnancy, reproductive technology and the criminal law <u>Read:</u> Patrick Healy, "Statutory Prohibition and the Regulation of New Reproductive Technologies under Federal Law in Canada" (1995) 40 McGill L.J. 905</li> <li>Status of the unborn child in criminal law <u>Read:</u> s. 233 CCC &amp; s. 222(1) R. v. Prince (1989) 44 C.C.C. (3d) 510 (Man. C. A) R. v. Drummond (1996) O.J. No. 4597</li> </ul>	
	Topic 3:	The newborn child and the criminal law: infanticide <u><i>Read:</i></u> s. 233, s. 237, s. 243, s. 215, s. 218 Criminal Code	
<u>Week 10:</u>	More Sex		
	Topic 1:	Judicial intervention in pregnancy <u>Read:</u> Judicial Intervention in Pregnancy, (1995) 40 McGill L.J, p.947-991, Sheilah Martin & Murray Coleman	
	Topic 2:	H.I.V. and the criminal law <u>Read:</u> R. v. Cuerrier (1998) 127 C.C.C. (3d) 1 (S.C.C) "Criminalization Confusion and Concerns: The Decade Since the Cuerrier Decision", HIV/AIDS Policy & Law Review, Vol. 14, No.1 May 2009 (Optional)	
	Topic 3:	Access to therapeutic records of complainants in sexual assault trials <u>Read:</u> s. 278.1-278.91 C.C.C R. v. Mills (1993) 139 C.C.C. (3d) 321 (S.C.C.)	
Week 11:	The Right to Self-harm		
	Topic 1:	Euthanasia/Doctor assisted suicide <u>Read:</u> Medically Assisted Death: Nancy B. v. Hotel-Dieu de Quebec, Beernard M. Dickens Rodriguez v. B.C. (1993) S.C.J. No. 94	
	Topic 2:	Drugs and the criminal law, including the medical use of marijuana <u>Read:</u> Do your own internet search for arguments for and against the legalization of marijuana and other drugs	

Week 12: <u>Final Class -</u> Final Paper Due