

Statutory Instrument No. 29 of 1991

**LEGAL PRACTITIONERS ACT
(Cap. 61:01)**

**LEGAL PRACTITIONERS (EXAMINATIONS AND QUALIFICATIONS FOR
ADMISSION) RULES
LEGAL PRACTITIONERS (SYLLABI FOR EXAMINATIONS FOR
CANDIDATES FOR ADMISSION AS ATTORNEYS) RULES, 1991
(Published of 8th day of March, 1991)**

IN EXERCISE of the powers conferred on the Legal Practitioners Committee by section 8 (d) of the Legal Practitioners (Examinations and Qualifications for Admission) Rules, 1981, the following syllabi for examinations to be admitted as an attorney are hereby prescribed for an articled clerk who has served his articleship or any person who is qualified to be admitted as an attorney in accordance with section 8 of the Act —

SYLLABI FOR EXAMINATIONS

Criminal Law

The criminal act and its punishment. The general principles of criminal responsibility. Actus reus and mens rea. The defences to a criminal charge; insanity, intoxication, error, automatism, etc. Attempt, specific offences against property, person and the community, Penal Code.

Criminal Procedure

Sources of Criminal Procedure and Evidence in Botswana. Trial in the High Court, Subordinate Court, Trial Court Procedure, Judgement, Sentences imposed, Trial in Juvenile Courts, Appeals and review by the High Court, Appeals to the Court of Appeal.

Civil Law

Sources of Civil Procedures and Evidence in Botswana, Jurisdiction of the Courts, Summons, proceedings, functions and rules of Pleadings, judgement, costs and execution of judgement, provisional sentence, review and Appeal.

Law of Evidence

Definitions and Sources, Relevance and Admissibility, Character, Opinion, the rules against hearsay. Admissions and Confessions, Privilege, Public Policy. The Parole Evidence rule, Estoppel, Witnesses, documentary and real evidence. The rules of trial. The burden of proof. Presumptions, corroboration, cogency and proof.

RELEVANT STATUTES AND COURTS RULES

THE STATUTORY LAW OF BOTSWANA

	Constitution of Botswana
01:04	Interpretation Act (No. 20 of 1984)
46:02	Bills of Exchange
01:01	Citizenship
12:01	Companies
55:03	Exchange Control

52:01	Income Tax
46:02	Insolvency
61:01	Legal Practitioners

Customary Law

The origin and development of law in Botswana, recognition of Customary Law, repugnancy and inconsistency clause, the structure and jurisdiction of Customary Courts, the problem of choice of law in matters related to Customary Law marriage and succession, judicial ascertainment of Customary Law, as modified by relevant statutes.

Roman Dutch Law

Law of persons

The nature of legal personality, its beginning and termination,
 Status and Capacity
 Domicile, Adoption, Illegitimacy
 Marriage, Formalities and legal implications
 Divorce and separation
 Parent and Child
 Minority and its implications

All as modified by relevant statutes.

Law of Contract

The nature of contractual obligations, Capacity to Contract, the formation of contracts, warranties, conditions, offer and acceptance, termination of offer. Contracts contra bonos mores. Breach of contracts, remedies for breach, void, voidable contracts. The transfer and extinction of contractual obligations. Special contracts — sale, landlord and tenant, master and servant, letting and hiring, agency, partnership. Mortgage and pledge, suretyship, senatus consultum velleianum and the authentica si qua mulier. Interpretation of contracts, misrepresentation, fraud, duress, mistake, illegality, advertisement and ticket cases.

Law of Property

The meaning of ownership, how it is acquired. The incidents and kinds of ownership. Classification of things.

Possession of Servitudes.

All as modified by relevant statutes.

Law of Succession

Succession in general
 Administration of Estates
 Law of Inheritance
 Wills

As modified by relevant statutes.

Law of Delict

The nature of delictual obligations. The main forms of delictual actions. The Aquilian action and the Actio Injuriarum. Liability under the Aquilian action, the wrongfulness of the Act, defences, determining culpa, remoteness of damages and causation. Quantum of damages.

Book-keeping and Trust Accounts

The essential requirements of modern double-entry book-keeping and sufficient practical knowledge of book-keeping to keep books of account required in an attorneys' office.

MADE this 1st day of March, 1991.

KELLY PHALA
*Secretary, Legal Practitioner's
Committee.*