LLB (Hons) Law; LLB (Hons) Law with Criminal Justice and Human Rights; LLB (Hons) Law with Politics and Human Rights
Programme Specification

Awarding Institution:
University of London (Interim Exit Awards made by Goldsmiths’ College)

Teaching Institution: Goldsmiths, University of London

Name of Final Award and Programme Title:
LLB (Hons) Law
LLB (Hons) Law with Criminal Justice and Human Rights
LLB (Hons) Law with Politics and Human Rights

Name of Interim Exit Award(s):
Certificate of Higher Education in Law
Diploma of Higher Education in Law
Diploma of Higher Education in Law with Criminal Justice and Human Rights
Diploma of Higher Education in Law with Politics and Human Rights

Duration of Programme: 3 years full-time

UCAS Code(s): M100, M110, M111, M120, M140, M200, M210, M270

HECoS Code(s): (100485) Law

QAA Benchmark Group: Law

FHEQ Level of Award: Level 6

Programme accredited by: The LLB (Hons) programme is recognised by the Bar Standards Board and the Solicitors Regulation Authority

Date Programme Specification last updated/approved: September 2021

Home Department: Law

Department(s) which will also be involved in teaching part of the programme:
Anthropology; Media, Communications and Cultural Studies; Psychology; Sociology; Politics and International Relations

Programme overview

The LLB (Hons) Law, LLB (Hons) Law with Criminal Justice and Human Rights, and LLB (Hons) Law with Politics and Human Rights degrees at Goldsmiths are distinctive and
professionally relevant programmes that address Law in the context of major contemporary socio-political, cultural and economic questions.

They prepare students for a dynamic career as a lawyer in England and Wales and internationally. In addition to being recognised by the Solicitors Regulation Authority (SRA) and Bar Standards Board (BSB), they have been designed specifically to integrate theory into professional practice, and will provide graduates with a solid foundation to tackle the new centralised assessment for all future solicitors (the ‘Solicitors Qualifying Examination’) and the equivalent training and qualification process to become a barrister.

In tune with Goldsmiths’ rich heritage of social awareness and social engagement, championing human rights and social justice, the LLB Law, LLB Law with Criminal Justice and Human Rights, and LLB Law with Politics and Human Rights degrees create an intellectual space for radical, critical and creative thinking. Through diverse and inclusive curricula, which revolve around a symbiosis of theory, professional practice and clinical legal education, the programmes enable students to put law into action and effect change, locally and globally.

Furthermore, the programmes dedicate significant space to the examination of foreign and international law. Goldsmiths’ Law graduates will be immersed into analysis of the constitutional, socio-political, cultural and economic ramifications of the UK’s decision to leave the European Union, will investigate the conditions under which this decision may be deemed reversible and will ultimately be empowered to help shape the UK’s future relationship with Europe and the world. The above will be facilitated by a strong focus on research-led teaching, and engagement with research centre activities, enabled by the development at Goldsmiths of leading research expertise in this regard.

The LLB Law, LLB Law with Criminal Justice and Human Rights, and LLB Law with Politics and Human Rights also give students a unique opportunity to study across a wide range of specialisms, in traditional legal doctrine, but also intellectually challenging ‘interdisciplinary topics, drawing on globally leading expertise in Law, Politics, Sociology, Anthropology, Psychology, Media and Communications and Art. It is a unique feature of Law at Goldsmiths that students are given access to optional modules from these departments, in the second and third year of their LLB studies. Innovative modules on e.g. ‘Globalisation, Crime and Justice’ (Sociology department), ‘Psychology and Law’ (Psychology department), ‘Media Law & Ethics’ (Media & Communications department), Modern Political Theory (Politics and International Relations) or ‘Anthropology of Rights’ (Anthropology) expose Law students at Goldsmiths to philosophies and methods that lie outside their discipline, but can provide a deep insight into the wider significance of its operation for society.

The LLB Law, LLB Law with Criminal Justice and Human Rights, and LLB Law with Politics and Human Rights programmes also equip students with the digital understanding required
from future lawyers, through a sector-leading module on 21st century legal skills. Goldsmiths Law graduates are thus enabled to obtain very strong theoretical foundations in Law and immerse, at the same time, into the legal world with excellent professional and practical awareness.

Reflecting Goldsmiths’ emergence as one of the world’s most creative and progressive institutions, the LLB Law is pioneering and future-looking, opening up exciting career paths, in Law and other areas.

Students are able to develop specialist knowledge in cutting-edge areas of law, such as disruptive technologies; Media Law; Art Law; creativity and Intellectual Property Law; FinTech; Commercial Law and International Trade Agreements; Criminal Law, Criminology and Human Rights, the complex relationship between Law and Politics.

This is a modern, creative, active and forward-looking programme that has as its main ambition to allow its graduates to do justice to the idea of Law as ‘a force for good and change’.

The LLB Law degree equips students with deep theoretical knowledge and invaluable professional insights that will span a rich variety of academic areas and will naturally provide students with the agility to choose from a wide array of career options.

The programme will strongly appeal to students for its focus on an eclectic educational provision and sector leading professional development initiatives. Debating, mooting, mock trials, simulated contract negotiations, law film screenings (as part of Goldsmiths Curzon series), field trips and international study visits, a ‘law and literature’ group, dispute resolution workshops, integrated teaching on advocacy and client interviewing, advocacy with law reform stakeholders, VR experiences and a human rights clinic are all examples of activities integral to the degree and the wider experience of studying Law in action, a stone throw’s away from the centre of legal London and the City. These initiatives will draw on the wide range of academic subjects that students are exposed to in the LLB Law programme. By allowing students to engage with legal professionals across a broad spectrum of expertise, from commercial law, public law and property law to international law, comparative law and media law, to take a few examples only, it will broaden their career horizons and equip them with the knowledge and skills required to pursue exciting career paths within Law and beyond.

In the final year of studies, the LLB Law programme presents students with exciting opportunities to put theory into action; it includes Advocacy and mooting-based electives, a module integrating a human rights clinic and international study visit, and a module focusing on crucial practical legal skills, such as client interviewing and legal drafting. In the practical legal skills module, students in the LLB Law programme will take their examples from a
wide range of subjects, allowing them to continue to broaden their legal knowledge and career options. The mooting-based Advocacy module and Law Clinic-based ‘Human Rights Law and Clinic’ module are compulsory final year modules for students in the LLB Law with Criminal Justice and Human Rights. Other experiential learning activities integrated in the final year of studies will also place emphasis on criminal justice and human rights for students in the synonymous LLB programme. Similarly, the Law Clinic-based ‘Human Rights Law and Clinic’ module and a ‘Law with Politics and Human Rights’ dissertation are compulsory final year modules for students in the LLB Law with Politics and Human Rights. There will also be a strong focus on experiential learning activities exploring the relationship between Law, Politics and human rights, and exposing the students to professionals working in the area as well as relevant institutions, including in the ‘Law with Politics and Human Rights’ dissertation.

The LLB (Hons) Law with Criminal Justice and Human Rights

The LLB (Hons) Law with Criminal Justice and Human Rights provides students with the opportunity to obtain specialist knowledge and deepen their understanding in criminal justice and human rights, and their challenging interactions, which influence their application in practice.

The programme opens up exciting career opportunities in relation to criminal justice professions and human rights jobs in the third sector. Students obtaining the LLB (Hons) Law with Criminal Justice and Human Rights will be well placed to compete for such career opportunities.

Key areas of specialisation include core theoretical principles and practical applications of criminal law and human rights, including philosophical and social theoretical questions about the relationship between crime, the law, justice and human rights; how different specialist areas of criminal law interact and how criminal justice outcomes are influenced by this interaction; domestic human rights law and European human rights law as applied in the United Kingdom; the Human Rights Act, and its effect on common law doctrines in public law; how human rights norms are implemented in criminal law and the criminal justice system; rights-centred and public interest-centred approaches to investigating crime, and balancing security with defendants’ rights and the rule of law.

The focus on human rights can also be seen in the study of the historical evolution of rights discourses, the institutions that have been established to uphold rights, the language of Human Rights used in international law, as well as the concept of rights as understood by development organisations, governments and multilaterals (such as the UN).

Students in this programme also engage with crucial criminological perspectives such as on the causes of crime and ways to prevent crime, the impact of austerity and privatization on
criminal justice agencies and the introduction of novel alternatives such as restorative justice. Sociological approaches to crime relate to how crime is linked to social inequalities, such as gender, class, ethnicity etc, and how the law responds to and, in some cases, triggers social change, with a focus e.g. on the law’s role in responding to sexism, racism, homophobia and other forms of discrimination; the development of human rights and international law; the role of law in post-atrocity settings; law and morality in relation to issues like euthanasia, abortion, torture and alternative sexual practices; the dismantling of criminal justice and human rights guarantees in the War on Terror.

The programme also compare and contrasts global issues of crime and crime control, populism and international human rights responses with responses provided at a domestic level, and explores the theory and practice of sentencing and punishment as well as psychological science applied to crime investigations, police interrogation and the criminal process.

The LLB (Hons) Law with Politics and Human Rights

The LLB (Hons) Law with Politics and Human Rights enables students to obtain the key professional qualification in Law (the LLB) while immersing in the study of general principles and related specialist subjects in Politics, with a focus on modern threats to democracy and human rights, and the synergies between Law, Politics and human rights actors required to effectively counter these threats.

These students obtain an invaluable interdisciplinary understanding of how law operates in – and is shaped by – the UK political system and international law, studying Law in its cultural, economic and socio-political context, exploring the fascinating interactions between Law and Politics; how Law determines the parameters of the political system, how it defines the distribution of power between the three branches of government, how it gives effect to constitutional safeguards that allow us to hold the executive to account. Conversely, how politics can transform Law, taking it in a more liberal or conservative direction.

Students complement their knowledge of core Law subjects and human rights law with foundational knowledge of political theory and ideologies, UK and comparative governance and world politics. Modules from the Law and Politics curricula complement each other, exposing students to fundamental political concepts on the one hand and the legislative structures that put them in action (or stop them from coming to fruition) on the other.

For example, students enhance knowledge acquired in the core “Public Law and the Human Rights Act” Law module, which explores the key constitutional and legislative structures that support the operation of Parliament and government, by studying the “Modern Political Theory” module, which introduces students to some of the fundamental concepts, theories and ideologies that influence our understanding and evaluation of the political world,
confronting them with key political concepts (such as legitimacy, democracy, liberty, sovereignty, equality, rights, property, human nature, justice), major political thinkers as well as major political ideologies including liberalism, socialism and conservatism. In the same way, the study of Politics and International Relations modules such as “Modern Political Theory”, “Colonialism and Non-Western Political Thought”, “Britain and Europe”, “Finance and the Global Political Economy” supplement and contextualise the study of existing Law modules such as “EU Law in the UK”, “English Legal Institutions in a Global Context”, “Human Rights Law and Clinic”), and “Commercial Law and International Trade Agreements”.

The opportunity for Law students to engage more closely with major political thinkers studied in Politics modules (Plato, Aristotle, Aquinas, Thomas More, Hobbes, Locke, Mill, Rousseau, Marx, Kant, Bentham, Rawls) also deeply enriches their pedagogic experience, giving them indispensable tools to critically challenge existing legal structures and authorities, and push for reform where reform is needed.

Programme entry requirements

A-level: ABB
BTEC: DDD
IB: 33 Points

HL655 Access: 60 credits overall with 33 distinctions and distinctions/merits in related subject.

International non-English native speakers will need to demonstrate an adequate level of English for academic purposes. This is defined as IELTS 6.5 (with a minimum of 6.5 in the written element and no individual element lower than 6.0).

Aims of the programme

The LLB (Hons) Law programme at Goldsmiths aims to:

- Provide students with systematic knowledge and understanding of theories, concepts, values, principles and rules of public and private laws within their institutional, social, national and global context;
- Empower students to critically engage with core debates in Law, including through legal cosmopolitan, contextual and socio-legal perspectives, and to allow them to critically evaluate arguments, assumptions and abstract concepts, to make judgments and put forward informed and creative solutions or identify a range of potential solutions to a problem, depending on the principles and practices adopted;
• Lead students to interrogate conventional truths about the discipline, by investigating latest directions and perspectives, while appreciating the uncertainty, ambiguity and limits of knowledge in the discipline;
• Provide students with the refined conceptual and methodological tools required to analyse and explore the ideas, actors, processes and practices central to UK and international law;
• Develop the intellectual capacity of students to offer evidenced conclusions, addressing complex contemporary problems, including through the undertaking of self-directed research and engagement with conceptual and methodological tools in disciplines related to Law (notably Sociology, Psychology and Anthropology);
• Produce Law graduates who have excellent analytical abilities, well-developed legal research and legal drafting skills, and sophisticated contextual and transferable skills to practice Law in conventional settings and in the digital age;
• Equip graduates with a solid foundation in the functioning legal knowledge and legal practice skills required to succeed in the new qualifying examinations developed by the Solicitors’ Regulation Authority and the Bar Standards Board;
• Allow students to interact with leading experts in the legal profession and beyond, who exercise influence in current legal debates and help shape modern legal developments, notably policy makers, human rights experts, legal commentators, activists, leading barristers, major employers, and other legal professionals, to ground their conceptual understanding of the discipline in a professional, institutional and cultural context;
• Open up for its graduates exciting career paths alternative to Law, particularly at the intersection of law and technology, law and the creative industries, law and art, criminological sciences and human rights;
• Impart to students a dynamic and intellectually rewarding attitude of ‘learning through doing’, by enabling them to engage in a wide range of experiential learning and professional development activities, at Goldsmiths and beyond, benefiting from the University’s unique location minutes away from the legal and economic centre of the capital.

The LLB (Hons) Law with Criminal Justice and Human Rights aims to:

• provide students with systematic knowledge of theories, concepts, values, principles and rules of public and private laws within their institutional, social, national and global context, with a focus on criminal justice and human rights theory and practice, and the complex interactions between them;
• equip students with the ability to critically engage with core debates and interrogate conventional truths, including through legal cosmopolitan, contextual and socio-legal perspectives, and to allow them to critically evaluate arguments, assumptions and abstract concepts, to make judgments and put forward informed and creative
solutions or identify a range of potential solutions to a problem, depending on the principles and practices adopted, focusing on intellectual and practical issues arising within the criminal justice and human rights spheres;

- provide students with the conceptual and methodological tools required to analyse and explore the ideas, actors, processes, practices and cultures central to UK and international law, with a strong emphasis on criminal justice and human rights law;

- provide students with the intellectual and analytical capacity to offer evidenced conclusions, addressing complex contemporary problems, with a special focus on issues arising at the intersection of criminal justice and human rights, including through the undertaking of self-directed research and engagement with conceptual and methodological tools in disciplines related to Law (notably Sociology, Psychology and Anthropology);

- Produce Law graduates who have excellent analytical abilities, well-developed legal research and legal drafting skills, and sophisticated contextual and transferable skills to practice Law in conventional settings and in the digital age, with a focus on application of skills to careers within criminal justice and human rights;

- Equip graduates with a solid foundation in the functioning legal knowledge and legal practice skills required to succeed in the new qualifying examinations developed by the Solicitors’ Regulation Authority and the Bar Standards Board, with special emphasis on knowledge and legal practice skills relating to careers within criminal justice and human rights;

- Allow students to interact with leading experts in the legal profession and beyond, who exercise influence in current legal debates and help shape modern legal developments, notably policy makers, human rights experts, legal commentators, activists, leading barristers, major employers, and other legal professionals, to ground their conceptual understanding of the discipline in a professional, institutional and cultural context, with a strong emphasis on criminal justice and human rights;

- Open up for its graduates exciting career paths within criminal and human rights;

- Impart to students a dynamic and intellectually rewarding attitude of ‘learning through doing’, by enabling them to engage in a wide range of experiential learning and professional development activities relating to criminal justice and human rights, at Goldsmiths and beyond, benefiting from the University’s unique location minutes away from the legal and economic centre of the capital.

The LLB (Hons) Law with Politics and Human Rights aims to:

- provide students with systematic knowledge of theories, concepts, values, principles and rules of public and private laws within their institutional, social, national and global context, with a focus on the complex interactions between Law, Politics and Human Rights;
• equip students with the ability to critically engage with core debates and interrogate conventional truths, including through legal cosmopolitan, contextual and socio-legal perspectives, and to allow them to critically evaluate arguments, assumptions and abstract concepts, to make judgments and put forward informed and creative solutions or identify a range of potential solutions to a problem, depending on the principles and practices adopted, focusing on intellectual and practical issues that arise when Law interacts with Politics and Human Rights;
• provide students with the conceptual and methodological tools required to analyse and explore the ideas, actors, processes, practices and cultures central to UK and international law, with a strong emphasis on how Politics shape their development and operation in practice;
• provide students with the intellectual and analytical capacity to offer evidenced conclusions, addressing complex contemporary problems, with a special focus on issues arising at the intersection of Law, Politics and Human Rights, including through the undertaking of self-directed research and engagement with conceptual and methodological tools central to the study of Politics;
• produce Law graduates who have excellent analytical abilities, well-developed legal research and legal drafting skills, and sophisticated contextual and transferable skills to practice Law in conventional settings and in the digital age, and who can migrate their skillset to careers in policy making, including in government, Parliament, policy thinktanks, or the third sector;
• equip graduates with a solid foundation in the functioning legal knowledge and legal practice skills required to succeed in the new qualifying examinations developed by the Solicitors’ Regulation Authority and the Bar Standards Board;
• allow students to interact with leading experts in the legal profession and in the world of politics, who exercise influence in current legal and political debates and help shape modern legal and policy developments, notably policy makers, human rights experts, legal commentators, activists, leading barristers, major employers, and other legal professionals, and to ground their conceptual understanding of the discipline in a professional, institutional and cultural context;
• open up for its graduates exciting career paths; in addition to being able to qualify as a solicitor or barrister, students will be well equipped to pursue an exciting range of legal careers as well as careers in politics, policy making and public affairs, including working for political parties, central and local government, the third sector, media organisations, thinktanks, social justice organisations, charities, the FCO, business, research and teaching, and international organisations.
• impart to students a dynamic and intellectually rewarding attitude of ‘learning through doing’, by enabling them to engage in a wide range of experiential learning and professional development activities relating to Law, Politics and Human Rights, at Goldsmiths and beyond, benefiting from the University’s unique location minutes away from the legal and economic centre of the capital.
What you will be expected to achieve

Students who successfully complete the first year of the programme and choose to exit with the award of the Certificate of Higher Education in Law will be able to:

Knowledge and understanding

<table>
<thead>
<tr>
<th>Code</th>
<th>Learning outcome</th>
<th>Taught by the following module(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>A1</td>
<td>Identify and define theoretical principles and rules central to criminal law, contract law, public law, and human rights, and relevant methodological approaches</td>
<td>Criminal Law: Theory and Practice; Contract Law; Public Law and the Human Rights Act</td>
</tr>
<tr>
<td>A2</td>
<td>Demonstrate knowledge of practical applications of English criminal and contract law, in their socio-political and economic context</td>
<td>Criminal Law: Theory and Practice; Contract Law</td>
</tr>
<tr>
<td>A3</td>
<td>Locate domestic and international sources of English law, courts and practitioners and principles, including rules relating to the operation of the civil justice system</td>
<td>English Legal System in a Global Context</td>
</tr>
<tr>
<td>A4</td>
<td>Define key theoretical principles and conventions relating to client interviewing, advocacy/persuasive oral communication, case analysis, legal research, written advice, legal drafting and negotiation/mediation</td>
<td>21st Century Legal Skills</td>
</tr>
<tr>
<td>A5</td>
<td>Identify key legal institutions, domestic and international, and provide a sketch of the various stages of relevant legal processes</td>
<td>English Legal Institutions in a Global Context, Criminal Law: Theory and Practice, Public Law and the Human Rights Act</td>
</tr>
</tbody>
</table>

Cognitive and thinking skills

<table>
<thead>
<tr>
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<th>Learning outcome</th>
<th>Taught by the following module(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>B1</td>
<td>Communicate key theories underpinning criminal law, contract law, public law, and human rights</td>
<td>Criminal Law: Theory and Practice; Contract Law; Public Law and the Human Rights Act</td>
</tr>
</tbody>
</table>
### Programme Specification

**Goldsmiths, University of London**

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<tr>
<td>B2</td>
<td>Locate fundamental common law doctrines in public law in the context of their intricate relationship with the Human Rights Act and in connection with Brexit</td>
<td>Public Law and the Human Rights Act</td>
</tr>
<tr>
<td>B3</td>
<td>Identify divergence or rapprochement between English, foreign and international legal systems, and evaluate the scope and value of cross-cultural judicial dialogue</td>
<td>Criminal Law: Theory and Practice; Contract Law; English Legal System in a Global Context</td>
</tr>
<tr>
<td>B4</td>
<td>Engage with discussions about how big data and AI (artificial intelligence) can be deployed to construct legal cases</td>
<td>21st Century Legal Skills</td>
</tr>
</tbody>
</table>

### Subject specific skills and professional behaviours and attitudes

<table>
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<tr>
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<th>Learning outcome</th>
<th>Taught by the following module(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>C1</td>
<td>Acquire skills in computer-assisted methods in legal research</td>
<td>21st Century Legal Skills</td>
</tr>
<tr>
<td>C2</td>
<td>Demonstrate confidence and flexibility in the use of digital communications, blogs and social media appropriate for legal professionals</td>
<td>21st Century Legal Skills</td>
</tr>
<tr>
<td>C3</td>
<td>Apply fundamental legal skills such as the use of legal databases to identify relevant resources, academic referencing and citing legal materials correctly, and other key writing and research conventions in the discipline</td>
<td>All level 4 modules</td>
</tr>
<tr>
<td>C4</td>
<td>Adopt an evidence-based approach to legal analysis to challenge conventional views</td>
<td>All level 4 modules</td>
</tr>
<tr>
<td>C5</td>
<td>Apply conceptual understandings of principles of criminal and contract law to client-based and ethical problems and situations encountered in practice</td>
<td>Criminal Law: Theory and Practice, Contract Law</td>
</tr>
</tbody>
</table>

### Transferable skills

<table>
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<tr>
<th>Code</th>
<th>Learning outcome</th>
<th>Taught by the following module(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>D1</td>
<td>Develop oral presentation skills</td>
<td>21st Century Legal Skills</td>
</tr>
</tbody>
</table>
### Code | Learning outcome | Taught by the following module(s)
--- | --- | ---
D2 | Communicate the results of their work, orally and in writing, accurately and reliably, and with structured and coherent arguments | Criminal Law: Theory and Practice; Contract Law; English Legal System in a Global Context; Public Law and the Human Rights Act

D3 | Use the English language and legal terminology with care and accuracy, as a result of engaging with simulation-based exercises and other experiential learning activities | 21st Century Legal Skills; Criminal Law: Theory and Practice; Contract Law

D4 | Independently manage workloads and submit work to a deadline | All level 4 modules

D5 | Develop an ability to apply knowledge to complex situations | All level 4 modules

Students who successfully complete the first and second year of the programme and choose to exit with the award of the Diploma of Higher Education in Law/Diploma of Higher Education in Law with Criminal Justice and Human Rights, or Diploma of Higher Education in Law with Politics and Human Rights, in addition to the learning outcomes above, will:

### Knowledge and understanding

| Code | Learning outcome | Taught by the following module(s) |
--- | --- | ---
A1 | Interpret well-established principles of the areas of study at level 5, and demonstrate a sound understanding of the way in which those principles have developed | European Union Law in the UK; Trusts; Land Law; Law of Tort; Immigration Law; Intellectual Property Law (and ‘Interdisciplinary’ electives)

A2 | Articulate methods of inquiry in the areas of study at level 5 | European Union Law in the UK; Trusts; Land Law; Law of Tort; Immigration Law; Intellectual Property Law (and ‘Interdisciplinary’ electives)

A3 | Sketch key institutions, and relevant institutional frameworks and practice, relevant to the areas of study at level 5 | European Union Law in the UK; Trusts; Land Law; Law of Tort; Immigration Law; Intellectual Property Law (and ‘Interdisciplinary’ electives)

A4 | Discuss key institutions, and relevant institutional frameworks and practice, and recognise key challenges relevant to criminal justice and human rights (SUPPLEMENTARY FOR CJ & HR) | European Union Law in the UK; Immigration Law; ‘Interdisciplinary’ electives
<table>
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<tbody>
<tr>
<td>A5</td>
<td>Discuss key institutions, and relevant institutional frameworks and practice, and recognise key challenges relevant to the complex interactions between Law, Politics and Human Rights</td>
<td>European Union Law in the UK; Immigration Law; ‘Interdisciplinary’ electives (SUPPLEMENTARY FOR POLITICS AND HR PATHWAY when delivered in pathway tutorial sessions)</td>
</tr>
<tr>
<td>A6</td>
<td>Recognise and analyse the law as a social institution, and identify the role that law plays in developing/reinforcing/challenging social norms</td>
<td>All level 4 and 5 modules, and, in particular, ‘Interdisciplinary’ modules at level 5</td>
</tr>
<tr>
<td>A7</td>
<td>Illustrate and classify different theories and models regarding criminal law and criminal justice</td>
<td>Criminal Law: Theory and Practice, and Criminal Justice related modules at level 5</td>
</tr>
<tr>
<td>A8</td>
<td>Discuss major principles and political ideas which have influenced the ideologies of modern societies</td>
<td>Modern Political Theory (SUPPLEMENTARY FOR POLITICS AND HR PATHWAY when delivered in pathway tutorial sessions)</td>
</tr>
</tbody>
</table>

**Cognitive and thinking skills**

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<th>Learning outcome</th>
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<tbody>
<tr>
<td>B1</td>
<td>Critically evaluate assumptions and respond to queries about the past, present and future UK relationship with the European Union and EU law</td>
<td>European Union Law in the UK</td>
</tr>
<tr>
<td>B2</td>
<td>Compare and contrast international and comparative law examples to reach conclusions about how English Law is positioned in a global context</td>
<td>English Legal System in a Global Context, European Union Law in the UK; Law of Tort; Immigration Law; Intellectual Property Law</td>
</tr>
<tr>
<td>B3</td>
<td>Locate how the idiosyncratic concept of Trusts operates in English Law, differentiate it from similar concepts in foreign jurisdictions and critically examine Trusts in their socio-political context</td>
<td>Trusts</td>
</tr>
<tr>
<td>B4</td>
<td>Interpret the relationship between social and legal norms in relation to specific issues affecting contemporary society</td>
<td>All level 5 modules, and, in particular, Law &amp; Contemporary Society and Interdisciplinary electives</td>
</tr>
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</tr>
<tr>
<td>B5</td>
<td>Critically discuss systems of criminal justice, bringing together case studies and the experiences of practitioners with sociological and criminological theory</td>
<td>Criminal Law: Theory and Practice; Criminal Justice in Context</td>
</tr>
<tr>
<td>B6</td>
<td>Critique research on global and transnational law</td>
<td>EU Law in the UK; Globalisation, Crime and Justice</td>
</tr>
<tr>
<td>B7</td>
<td>Critically discuss different theories and models regarding human rights, criminal law and criminal justice. Compare and contrast their applications in the domestic and international law context</td>
<td>European Union Law in the UK; Immigration Law; Criminal Justice related modules at level 5 (SUPPLEMENTARY FOR CJ &amp; HR PATHWAY when delivered in pathway tutorial sessions)</td>
</tr>
<tr>
<td>B8</td>
<td>Critically draw on major principles and political ideas which have influenced the ideologies of modern societies, to interpret legal phenomena and explain the operation of the law in action</td>
<td>Modern Political Theory (SUPPLEMENTARY FOR POLITICS AND HR PATHWAY when delivered in pathway tutorial sessions)</td>
</tr>
<tr>
<td>B9</td>
<td>Situate own thinking within broader theoretical concepts and political traditions, and extrapolate from them the need for socio-legal reform</td>
<td>Modern Political Theory (SUPPLEMENTARY FOR POLITICS AND HR PATHWAY when delivered in pathway tutorial sessions)</td>
</tr>
</tbody>
</table>

**Subject specific skills and professional behaviours and attitudes**

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<tr>
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<th>Learning outcome</th>
<th>Taught by the following module(s)</th>
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</thead>
<tbody>
<tr>
<td>C1</td>
<td>Apply with precision legislation, case law and rules of procedure and ethical practice, to provide structured responses in the context of problem-based learning, in line with requirements in the new solicitors qualifying examination</td>
<td>Law of Tort, Land Law, Trusts</td>
</tr>
<tr>
<td>C2</td>
<td>Accurately execute legal skills and methods including statutory interpretation, analysis of judgments, researching legal databases, referencing and academic writing</td>
<td>All level 5 modules</td>
</tr>
<tr>
<td>C3</td>
<td>Follow etiquette in formal communications and constructively interact with legal professionals (this is particularly developed in the context of</td>
<td>All level 5 modules</td>
</tr>
<tr>
<td>Code</td>
<td>Learning outcome</td>
<td>Taught by the following module(s)</td>
</tr>
<tr>
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</tr>
<tr>
<td></td>
<td>guest lectures, simulated exercises and study visits)</td>
<td></td>
</tr>
<tr>
<td>C4</td>
<td>Interact with criminal justice and human rights professionals, using accurate legal terminology and etiquette (this is particularly developed in the context of pathway tutorial sessions) (SUPPLEMENTARY FOR CJ &amp; HR PATHWAY)</td>
<td>Immigration Law; Criminal Justice related modules at level 5</td>
</tr>
<tr>
<td></td>
<td>(SUPPLEMENTARY FOR POLITICS &amp; HR PATHWAY when delivered in pathway tutorial sessions and relevant professional development opportunities)</td>
<td></td>
</tr>
<tr>
<td>C5</td>
<td>Interact with a wide range of professionals operating in the world of Politics, using appropriate etiquette (SUPPLEMENTARY FOR POLITICS &amp; HR PATHWAY when delivered in pathway tutorial sessions and relevant professional development opportunities)</td>
<td></td>
</tr>
</tbody>
</table>

**Transferable skills**

<table>
<thead>
<tr>
<th>Code</th>
<th>Learning outcome</th>
<th>Taught by the following module(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Apply skills necessary for employment, such as taking personal responsibility and decision-making (SUPPLEMENTARY FOR CJ &amp; HR PATHWAY)</td>
<td>All level 5 modules</td>
</tr>
<tr>
<td>D1</td>
<td>Apply knowledge to complex situations (SUPPLEMENTARY FOR CJ &amp; HR PATHWAY)</td>
<td>All level 5 modules</td>
</tr>
<tr>
<td>D2</td>
<td>Actively contribute to theoretical discussion, and develop strengths in relation to speaking confidently in public (SUPPLEMENTARY FOR CJ &amp; HR PATHWAY)</td>
<td>All level 5 modules</td>
</tr>
<tr>
<td>D3</td>
<td>Apply skills necessary for employment in the areas of criminal justice and human rights (through the integration of appropriate experiential learning skills in relevant pathway tutorial sessions) (SUPPLEMENTARY FOR CJ &amp; HR PATHWAY)</td>
<td>Immigration Law; Criminal Justice related modules at level 5</td>
</tr>
<tr>
<td>D4</td>
<td>Apply skills necessary for employment in the areas of Politics and human rights (through the integration of appropriate experiential learning skills in relevant pathway tutorial sessions) (SUPPLEMENTARY FOR CJ &amp; HR PATHWAY)</td>
<td>Immigration Law; Criminal Justice related modules at level 5</td>
</tr>
<tr>
<td>D5</td>
<td>Apply skills necessary for employment in the areas of Politics and human rights (through the integration of appropriate experiential learning skills in relevant pathway tutorial sessions) (SUPPLEMENTARY FOR POLITICS &amp; HR PATHWAY when delivered in pathway tutorial sessions and relevant professional development opportunities)</td>
<td>(SUPPLEMENTARY FOR POLITICS &amp; HR PATHWAY when delivered in pathway tutorial sessions and relevant professional development opportunities)</td>
</tr>
</tbody>
</table>

By the end of the programme, students engaging fully in the programme’s modules and activities, will, in addition to acquiring those skills listed above:
## Knowledge and understanding

<table>
<thead>
<tr>
<th>Code</th>
<th>Learning outcome</th>
<th>Taught by the following module(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>A1</td>
<td>Draw connections between the key aspects of their field of study, including acquisition of coherent and detailed knowledge, at least some of which is at, or informed by, the forefront of defined aspects of the discipline of Law</td>
<td>All level 6 modules</td>
</tr>
<tr>
<td>A2</td>
<td>Develop knowledge of conflicts between criminal justice and human rights priorities, and propose ways in which these can be mitigated or resolved</td>
<td>All criminal justice and human rights related level 6 modules (SUPPLEMENTARY FOR CJ &amp; HR PATHWAY when delivered in pathway tutorial sessions)</td>
</tr>
<tr>
<td>A3</td>
<td>Appraise key theoretical principles and jurisprudence underpinning Level 6 modules, and relate them to modern developments in law and society</td>
<td>All level 6 modules</td>
</tr>
<tr>
<td>A4</td>
<td>Demonstrate systematic knowledge of areas of practice related to level 6 modules, including in connection with key legal, ethical and regulatory issues relevant to media</td>
<td>All level 6 modules, and in particular SQE2: Practical Legal Skills in Context</td>
</tr>
<tr>
<td>A5</td>
<td>Compare and contrast key legal institutions, and illustrate contemporary issues and debates in relation to the specialist areas of law studied at level 6.</td>
<td>All level 6 modules</td>
</tr>
<tr>
<td>A6</td>
<td>Explain aspects of the functioning legal knowledge required to succeed in the new qualifying examinations</td>
<td>21st Century Legal Skills; Criminal Law Theory &amp; Practice; Land Law; Trusts; Law of Tort; Company Law; Criminal Evidence (with Advanced Mooting and Advocacy); SQE2: Practical Legal Skills in Context</td>
</tr>
<tr>
<td>A7</td>
<td>Demonstrate detailed knowledge of theories of justice developed by legal and political philosophers</td>
<td>Optional modules from Politics department e.g. Contemporary Theories of Justice; Philosophy, Freedom and Existence; Colonialism and Non-Western Political Thought (SUPPLEMENTARY FOR POLITICS &amp; HR PATHWAY when delivered in pathway tutorial sessions)</td>
</tr>
</tbody>
</table>
### LLB (Hons) Law; LLB (Hons) Law with Criminal Justice and Human Rights; LLB (Hons) Law with Politics and Human Rights - Programme Specification

**Goldsmiths, University of London**

<table>
<thead>
<tr>
<th>Code</th>
<th>Learning outcome</th>
<th>Taught by the following module(s)</th>
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</thead>
<tbody>
<tr>
<td>A8</td>
<td>Understand the development and key points of contention of specific political phenomena as well as their relationship to political activism and ensuing legal developments</td>
<td>Optional modules from Politics department e.g. Feminist Politics; The Politics of Popular Music; Colonialism and Non-Western Political Thought (SUPPLEMENTARY FOR POLITICS &amp; HR PATHWAY when delivered in pathway tutorial sessions)</td>
</tr>
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</table>

#### Cognitive and thinking skills

<table>
<thead>
<tr>
<th>Code</th>
<th>Learning outcome</th>
<th>Taught by the following module(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>B1</td>
<td>Deploy, with precision, established techniques of analysis and inquiry within the discipline of Law</td>
<td>All level 6 modules</td>
</tr>
<tr>
<td>B2</td>
<td>Devise and sustain legal argumentation, with finesse and precision, using ideas and techniques, some of which are the forefront of the discipline of Law</td>
<td>All level 6 modules</td>
</tr>
<tr>
<td>B3</td>
<td>Defend or critique legal scholarship and jurisprudence, showing deep appreciation of the uncertainty, ambiguity and limits of knowledge within the discipline</td>
<td>All level 6 modules and, in particular, the dissertation</td>
</tr>
<tr>
<td>B4</td>
<td>Defend or critique criminal justice and human rights scholarship and jurisprudence, showing deep appreciation of the uncertainty, ambiguity and limits of knowledge within the discipline</td>
<td>Criminal justice and human rights level 6 modules and, in particular, the Criminal Justice and Human Rights dissertation (SUPPLEMENTARY FOR CJ &amp; HR PATHWAY when delivered in pathway tutorial sessions)</td>
</tr>
<tr>
<td>B5</td>
<td>Synthesize complex texts, theories and jurisprudence, at the domestic and international law level</td>
<td>All level 6 modules and, in particular, the dissertation</td>
</tr>
<tr>
<td>B6</td>
<td>Critically evaluate concerns relating to the future relationship with the EU, including in relation to specialist areas of activity, after withdrawal from the EU</td>
<td>EU Law in the UK; Commercial Law and International Trade Agreements; Company Law, Criminal Law: Theory and Practice</td>
</tr>
<tr>
<td>B7</td>
<td>Relate legal solutions to social problems, and draw conclusions about the relationship between legal policies and</td>
<td>All level 6 modules and in particular ‘interdisciplinary’ modules</td>
</tr>
<tr>
<td>Code</td>
<td>Learning outcome</td>
<td>Taught by the following module(s)</td>
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<tr>
<td></td>
<td>wider structural processes and socio-legal discourses</td>
<td></td>
</tr>
<tr>
<td>B8</td>
<td>Identify and evaluate the key legal implications of moral and political principles discussed in Politics modules</td>
<td>Optional modules from Politics e.g. Contemporary Theories of Justice; Freedom and Existence; Colonialism and Non-Western Political Thought (SUPPLEMENTARY FOR CJ &amp; HR PATHWAY when delivered in pathway tutorial sessions)</td>
</tr>
</tbody>
</table>

**Subject specific skills and professional behaviours and attitudes**

<table>
<thead>
<tr>
<th>Code</th>
<th>Learning outcome</th>
<th>Taught by the following module(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>C1</td>
<td>Formulate research hypotheses and demonstrate advanced competence in the design, planning, and writing up of a dissertation in Law or Criminal Justice and Human Rights. ‘Interdisciplinary’</td>
<td>Dissertation; Criminal Justice and Human Rights dissertation</td>
</tr>
<tr>
<td>C2</td>
<td>Demonstrate advanced competence in critical engagement with contemporary issues relating to Criminal Justice and Human Rights</td>
<td>Criminal Justice and Human Rights dissertation (SUPPLEMENTARY FOR CJ &amp; HR PATHWAY)</td>
</tr>
<tr>
<td>C3</td>
<td>Demonstrate advanced competence in critical engagement with contemporary issues relating to the interconnections between Law, Politics and Human Rights</td>
<td>Law, Politics and Human Rights dissertation (SUPPLEMENTARY FOR POLITICS &amp; HR PATHWAY)</td>
</tr>
<tr>
<td>C4</td>
<td>Execute legal practice skills, such as client interviewing and legal drafting, with the required elegance and precision, using appropriate terminology and etiquette</td>
<td>21st Century Legal Skills; SQE2: Practical Legal Skills in Context</td>
</tr>
<tr>
<td>C5</td>
<td>Undertake targeted legal research and effectively communicate information, ideas, legal problems and solutions concerning specialist areas of study</td>
<td>All level 6 modules</td>
</tr>
</tbody>
</table>
Transferable skills

<table>
<thead>
<tr>
<th>Code</th>
<th>Learning outcome</th>
<th>Taught by the following module(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>D1</td>
<td>Demonstrate excellent ability in the use of public speaking skills and the development of coherent argumentation orally</td>
<td>All level 6 modules, and in particular Human Rights Law and Clinic; Criminal Evidence (with Advanced Mooting and Advocacy)</td>
</tr>
<tr>
<td>D2</td>
<td>Demonstrate strength in the application of legal practice skills required to succeed in the new qualifying examinations</td>
<td>21st Century Legal Skills; Criminal Law: Theory &amp; Practice; Land Law; Trusts; Law of Tort; Criminal Evidence (with Advanced Mooting and Advocacy); SQE2: Practical Legal Skills in Context</td>
</tr>
</tbody>
</table>

How you will learn

The LLB at Goldsmiths is highly inclusive and will appeal to different types of learners, and students with different backgrounds, experiences and aspirations. The programme deploys distinctive teaching methods, that range from the more traditional, such as lectures, seminars and self-directed learning, to the more modern and diverse, such as blended, experiential and clinical learning, learning through the production of reflective journals, videos and reports, and learning through online or virtual reality environments.

The programme uses novel forms of assessment, notably assessment by student participation in moots, mock trials, simulated exercises and other practical-skills acquisition exercises, as a means to ensure that students are actively engaged in and reflect on their learning and are thereby enabled to progressively grow in confidence as independent learners (see more detail on the interlinks between assessment and teaching in the next section).

A distinctive feature of the LLB at Goldsmiths is that it integrates, to a very significant degree, theory and practice, along the axis of a harmonious symbiosis between substantive and procedural law. Students are given the opportunity to study substantive law in its procedural, cultural, professional and institutional context. Students’ knowledge of substantive law is considerably enhanced, as substantive law is no longer studied in isolation, but as part of a wider system, that defines its characteristics, operation and practical effect. Students are simultaneously immersed into the legal professional environment, particularly where knowledge on the procedural, institutional and cultural elements is imparted through the means of guest lectures by legal professionals and personalities leading in Law or through appropriate field trips and participation in experiential learning activities and mooting competitions.
Developing knowledge and understanding

Seminars and lectures are continuously deployed in delivering the curriculum and engaging students in the teaching and learning process. Lectures take place on a weekly basis. The frequency of seminars depends on allocated credit, and the inclusion in the teaching strategy in specific modules of experiential learning, guest lectures, field trips, attendance in research centre events, professional awareness visits, participation in external competitions and other activities. Both lectures and seminars adopt a blended learning approach where appropriate. Students are introduced to particular reading and activities prior to attending the class; introductory VLE videos expose them to the key ideas that will be explored in the relevant lecture or seminar. Similarly, follow-up videos and other online activities, including follow up conversations with the teaching team in the VLE environment, give students the opportunity to engage fully with the learning process. The development of knowledge and understanding starts, but does not end in the classroom. Students are expected to actively engage with experiential learning activities that are integrated in the teaching provision, and, where appropriate, experiential learning opportunities offered as part of external competitions and similar.

Developing thinking (cognitive/intellectual) skills

These skills are developed and cultivated across the curriculum. Students are continuously exposed, through lectures and seminars and contact with academic staff, to a variety of legal perspectives, including socio-legal, empirical, and cosmopolitan legal perspectives (through increased reliance on comparative and international law). Students are encouraged to develop the capacity for independent thinking, and to continuously benefit from opportunities for self-managed learning.

In addition to exposing students to opportunities to engage with the conventional subject-matter in the LLB, Law at Goldsmiths strives to engage students with major contemporary socio-political, cultural and economic questions, including novel challenges posed by the rapid growth of technology on the way we communicate and interact or technology’s impact on art, the cultural industries and individual rights. The programme seeks to create an intellectual space for radical, critical and creative thinking. It challenges students to be future-orientated in their attitude to learning. It challenges them to reflect on the niche interactions between law and art or law and cutting-edge technologies, such as the implications of AI for the rights of employees, the effect of disruptive technologies such as Blockchain upon conventional financial services, the risks that the manipulation of big data can pose for the right to privacy and democratic processes or the growing importance of cognitive computing in researching legal cases. The programme also requires students to conceive original solutions to developing problems such as whether legislative and regulatory frameworks currently applying to the film, music and fashion industries are fit for purpose, asking whether relevant aspects of intellectual property and contract sufficiently
protect and encourage creativity, and what can be done to safeguard these critical industries.

Students are equally continuously challenged to critically interrogate how Law functions as a conservative force, particularly when dealing with marginalized groups in society.

Equal emphasis is placed on the outstanding contributions of women in law, and significant space is dedicated to the examination of foreign and international law. At a time when the UK is faced with an increasing risk of legal and political isolationism, Goldsmiths’ Law students’ intellectual capacities will be tested, in the process of searching for an inspiring cosmopolitan alternative.

Developing practical (including subject-specific) skills

This is another area where the Goldsmiths LLB’s attractiveness is enhanced through distinctiveness. Integration of theory and practice, substantive law and procedure, is well supported in various parts of the curriculum, and offers students the opportunity to develop relevant practical, Law-specific, skills. In addition to ‘flagship’ modules in this respect, such as Criminal Law: Theory and Practice, 21st century Legal Skills or SQE2: Practical Legal Skills in Context, several modules adopt an approach whereby functioning knowledge workshops, delivered by seasoned legal professionals, introduce students to legal practice skills, in the context of solidifying their knowledge and understanding of substantive knowledge and enhancing cognitive skills (these provide the backdrop against which practical skills are developed). A pioneering module that combines the teaching of Criminal Evidence theory with Advocacy workshops and (assessed) participation in mooting competitions offers a good illustration of the unique opportunities students have to acquire and perfect relevant skills. Opportunities to take part in a human rights clinic, and participate in a mooting competition at the European Court of Human Rights, or Goldsmiths’ inter-University ‘Knowing our Rights’ mooting competition, as part of the Human Rights module, offer another. The Criminal Evidence module and human rights law/clinic module are compulsory for final year students taking the LLB Law with Criminal Justice and Human Rights, who are thus given the opportunity to hone essential practical, subject-specific, skills.

Developing transferable skills

Powers of self-expression, willingness and ability to participate in open discussions, in which great importance is attached to the handling of ideas and development of coherent argumentation, are promoted throughout the degree programme. The 21st Century Legal Skills module exposes students to the skill of writing across the curriculum, the art of public speaking and fast developing digital technologies supporting oral and written communication and the identification of patterns in human behaviour. Students are thus
initiated in invaluable transferable skills such as creative writing, speaking with confidence – in formal and informal settings – and mastering novel digital communication technologies.

Continuous opportunities for interaction with leading experts in Law, potential future employers, business, educational and NGO experts, and exposure, through study visit and online learning environments, to a wide range of institutions, and institutional players, at the domestic and international level, open up unique opportunities for students to grow in confidence, adopt professional etiquette and have the audacity to pursue intellectually challenging opportunities, with the wider ambition of using law as a tool for positive change.

At levels 5 and 6, students in the two pathway programmes (the LLB Law with Criminal Justice and Human Rights, and the LLB Law with Politics and Human Rights) are grouped in personal tutorials together with students in the same pathway. This is to allow for students to be paired with lecturers and tutors who have relevant specialisms, and who will tailor discussions and learning in personal tutorial group meetings to pathway-relevant learning outcomes, including the development of transferable skills relevant to criminal justice and human rights professions or careers in policy making and the third sector. Students in the pathways will also be grouped together in seminars in interdisciplinary modules delivered by other departments, where practicable, to ensure the cohesion and focus of the learning experience.

At level 6, students in the pathways will also attend, and contribute research and written work, to specialist seminars embedded in the pathway dissertation module, where they will be exposed to current, challenging, debates pertaining to their pathway. These seminars will provide students with a unique opportunity to work with Law academics, Goldsmiths academics from other departments, Law Visiting Professors, and other external partners, who will have leading expertise in the areas related to the pathway. These seminars will also provide a platform for students and academics teaching in the programme to engage in relevant interactive exercises, study visits and public engagement work. Activities will include attendance in research seminars, public debates, film screenings, exhibitions, and other events of interest to the pathway area, at Goldsmiths and in the city. The students will be required to attend a specified number of events and produce a learning log in which they will articulate their learning experience and its relevance to their dissertation.

Students in the LLB Law programme will be offered similar opportunities in the context of the final year dissertation module, encompassing a wide range of academic interests.

**How you will be assessed**

The LLB Law, LLB Law with Criminal Justice and Human Rights, and LLB Law with Politics and Human Rights programmes use a wide range of assessment methods appropriate for
making valid judgements about student’s overall level of achievement in relation to the prescribed learning outcomes. Assessment will be timed or untimed, seen or unseen, or examination based, and tasks that a student will encounter could include, as part of coursework or examinations: essays and reports of varying length; case notes; statutory interpretation; critiques of articles; the production of videos; reflective learning journals; research project/dissertation.

In addition to these traditional assessment methods, the LLB uses innovative assessment strategies, notably assessment by student participation in two modules at level 5 and two modules at level 6.

In Criminal Evidence (with Advanced Mooting and Advocacy), students are assessed on the basis of the quality of their participation in mooting. The students and teaching team maintain an assessment portfolio, where contributions in individual moots are recorded. The quality of the students’ performance is marked against the following criteria:

Presentation and clarity of argument: This criterion looks at how well each Mooter presents their overall argument, looking at the construction and clarity of their argument and how they address their ground of appeal/response. This criterion also addresses each Mooter’s advocacy skills and how well they present themselves. For example, maintenance of eye contact, delivery of their speech, tone etc.

Courtroom manner and etiquette: This criterion addresses how well the Mooter conducts themselves in a professional and polite manner considering how they address the judges and their opponents accordingly.

Ability to respond to judicial intervention: This criterion looks at how well each Mooter can respond to judicial intervention, focusing on whether they can provide a well-informed response in relation to the relevant law. Furthermore, it also looks at how they recover from such intervention to get back to their argument.

Appropriate use of authorities: This criterion looks at whether the Mooter has selected their authority and how the authority relates to the overall argument. It also looks at whether the Mooter understands the authority they are seeking to use and whether they can identify the ratio decidendi of the case, not just whether they can distinguish the facts.

Use of bundles and skeleton: This criterion looks at the construction of the bundles and the skeleton arguments and looks at how well each is laid out. It also looks at how the Mooter makes uses of their bundles and skeleton argument within their submissions.
The bundles, skeleton and oral participation exercises all draw on Criminal Evidence Law-related substantive knowledge and understanding, critical thinking skills and practical skills acquired in the context of the module.

In the SQE2: Practical Legal Skills in Context module, a range of activities may be assessed:

- in relation to client interviewing, the assessment will consist of a role-play exercise with a 'client';
- in relation to advocacy/persuasive argumentation, the assessment will consist of a role-play exercise with a judge/decision-maker;
- in relation to case and matter analysis, the assessment consists of a role-play exercise involving a structured interview with a supervisor. Students have a specified period of time to review a file concerning a case or transaction that will involve some negotiation to prepare a brief for the supervisor on the file.
- in relation to legal research and written advice, students have a specified period of time to carry out a piece of research arising from instructions received from a client in a given scenario.
- in relation to legal drafting, students have a specified period of time to draft a document or documents.

Finally, the Immigration Law and Intellectual Property Law optional modules at level 5, assess student participation in classes in the following ways. The assessment relates to: (a) ‘voluntary contributions’, which are volunteered responses to lecturer questions and comments (lecturers will adopt inclusive strategies, offering all students the opportunity to contribute to discussion in class) and (b) ‘prepared contributions’, which are responses to pre-assigned questions. Prior to class, specific questions relating to the next class topic will be identified. These specific questions will provide the basis for class discussion and will be assigned to individual students or small groups.

In these four modules, the students and teaching team maintain an assessment portfolio, where performance in relevant assessed activities is recorded. Assessment rubrics and grade descriptors are provided to students at the beginning of the year. The learning and assessment portfolios and rubrics as well as video recording of assessed activities, where appropriate, or attendance in class of a fellow member of the teaching team or fellow academic member of staff, allow for effective moderation. Where students have been unable to attend one or more of the assessed activities, they will be offered alternative opportunities for assessment (subject to appropriate mitigating circumstances being accepted where more than one assessed activities have been missed).

Benefits of assessment by student participation for student learning include increasing motivation, as students take responsibility for their own learning; active engagement during
class, and the development of genuine staff-student partnership in the educational process; improvements in academic performance; the enhancement of critical thinking skills, as students are much better positioned to adopt a deep approach to learning and learn through interaction; respect for other learners' point of view; enhanced opportunities of learning as part of a group; the enhancement of oral and language communication skills; an enhanced capacity to critique the opinion of fellow learners’ and that of members of the teaching team, in a collegial environment.

The process also simulates learning in the real world, where the acquisition and delivery of knowledge, and exercise of critical thinking and practical skills, is ongoing and progressive.

**Marking criteria**

<table>
<thead>
<tr>
<th>Mark</th>
<th>Descriptor</th>
<th>Specific Marking Criteria</th>
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</thead>
<tbody>
<tr>
<td>80-100%</td>
<td>1st: First (Exceptional)</td>
<td>Students will demonstrate an outstanding and highly advanced application and understanding of theoretical or methodological areas, and an original, critical and sophisticated approach.</td>
</tr>
</tbody>
</table>

Criminal Evidence with Advanced Mooting and Advocacy: 
Students will demonstrate an outstanding application of theoretical and practical knowledge of the Law of Evidence, and appropriate critical thinking and mooting skills.

Assessment by student participation: Human Rights Law and Clinic: 
Students will demonstrate an outstanding application of theoretical and practical knowledge of Human Rights Law, and related practical legal skills.

SQE2: Practical Legal Skills in Context: 
Students will demonstrate an outstanding application of functioning legal knowledge, and related practical legal skills.

Assessment by Student Participation (Applies to: Immigration Law, Intellectual Property Law): 
Students will demonstrate an outstanding application of theoretical and practical knowledge, and appropriate critical thinking skills, assessed on the basis of (a) ‘voluntary contributions’ (volunteered responses to lecturer questions and comments) and (b) ‘prepared contributions’ (responses to pre-assigned questions).
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<tr>
<td></td>
<td>Students’ participation in seminars will be outstanding. They will engage with tasks set and class discussion extremely well. Written work will be of exceptional quality, in terms of argumentation, research skills and writing skills. The ability for self-reflection and the consolidation of learning from appropriate sources will be of the highest level. Through participation, students will extend knowledge and understanding of the themes/topics and methods introduced in class. They will work exceptionally well in groups, and demonstrate deep knowledge of preparatory reading.</td>
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</tbody>
</table>
| 70-79%   | 1st: First (Excellent) | A first class performance demonstrating an excellent application of appropriate knowledge, understanding and skills as specified in the module learning outcomes. At the higher end of the scale, students will demonstrate an advanced or sophisticated understanding and application of theoretical or methodological areas in critical, original and independent ways in relation to the module learning outcomes.  
  
  Criminal Evidence with Advanced Mooting and Advocacy:  
  A first class performance demonstrating an excellent application of theoretical and practical knowledge of the Law of Evidence, and appropriate critical thinking and mooting skills. At the higher end of the scale, students will demonstrate an advanced or sophisticated understanding and application of knowledge and critical thinking skills, and related mooting skills, marked against the following criteria: presentation and clarity of argument; courtroom manner and etiquette; ability to respond to judicial intervention; use of authorities; use of bundles and skeleton.  
  
  Assessment by student participation: Human Rights Law and Clinic:  
  A first class performance demonstrating an excellent application of theoretical and practical knowledge of Human Rights Law, and related practical legal skills. At the higher end of the scale, students will demonstrate an advanced or sophisticated understanding and application of knowledge and critical thinking skills, and related practical skills. |
<table>
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<tr>
<th>Mark</th>
<th>Descriptor</th>
<th>Specific Marking Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>SQE2</td>
<td>Practical Legal Skills in Context: A first class performance demonstrating an excellent application of functioning legal knowledge, and related practical legal skills. At the higher end of the scale, students will demonstrate an advanced or sophisticated understanding and application of knowledge and critical thinking skills, and related practical legal skills. Assessment by Student Participation (Applies to: Immigration Law, Intellectual Property Law): A first class performance demonstrating an excellent application of theoretical and practical knowledge, and appropriate critical thinking skills, assessed on the basis of (a) ‘voluntary contributions’ (volunteered responses to lecturer questions and comments) and (b) ‘prepared contributions’ (responses to pre-assigned questions). At the higher end of the scale, students will demonstrate an advanced or sophisticated understanding and application of knowledge and critical thinking skills. Students will demonstrate excellent participation in seminars. They will engage with tasks set and class discussion very well. Written work will be of excellent quality, in terms of argumentation, research skills and writing skills. The ability for self-reflection and the consolidation of learning from appropriate sources will be of very high level. Through participation, students will help consolidate knowledge and understanding of the themes/topics and methods introduced in class. Students will work very well in groups, and will demonstrate excellent knowledge of preparatory reading.</td>
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</tr>
<tr>
<td>60-69%</td>
<td>2.1: Upper Second (Very good)</td>
<td>A mark of 60-69% is awarded when candidates show consistency and fluency in discussing and evaluating appropriate reading from a range of sources (or bringing a range of reading to bear on analysis of an area). They will demonstrate an ability to relate this reading clearly to the examination/coursework topic and to structure their own essay. They will clearly have understood, assimilated and responded to the relevant literature. The written submission will demonstrate the effective application of appropriate</td>
</tr>
<tr>
<td>Mark</td>
<td>Descriptor</td>
<td>Specific Marking Criteria</td>
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<tr>
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<td>knowledge, understandings and skills specified in the module learning outcomes.</td>
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<td>Criminal Evidence with Advanced Mooting and Advocacy: A mark of 60-69% is awarded when candidates show consistency and fluency in the application of theoretical and practical knowledge of the Law of Evidence, and appropriate critical thinking and mooting skills. They will demonstrate an ability to relate Criminal Evidence theory and jurisprudence to the mooting scenario and to structure the required documentation. They will clearly have understood, assimilated and responded to the relevant literature. The oral and written submissions will demonstrate the effective application of appropriate knowledge and understanding of the Law of Evidence, and related critical thinking and mooting skills, marked against the following criteria: presentation and clarity of argument; courtroom manner and etiquette; ability to respond to judicial intervention; use of authorities; use of bundles and skeleton.</td>
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<td>Assessment by student participation: Human Rights Law and Clinic: A mark of 60-69% is awarded when candidates show consistency and fluency in the application of theoretical and practical knowledge of Human Rights Law, and related practical legal skills. They will demonstrate an ability to relate Human Rights Law theory and jurisprudence to issues examined in the clinic, and to structure the required documentation. They will clearly have understood, assimilated and responded to the relevant literature. The oral and written submissions will demonstrate the effective application of appropriate knowledge and understanding of Human Rights Law, and related practical legal skills.</td>
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<td>Marking criteria – SQE2: Practical Legal Skills in Context: A mark of 60-69% is awarded when candidates show consistency and fluency in the application of functioning legal knowledge, and related practical legal skills. They will demonstrate an ability to relate theory and jurisprudence to practical legal skills. They will clearly have understood,</td>
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<td>assimilated and responded to the relevant literature. The oral and written submissions will demonstrate the effective application of functioning legal knowledge, and related practical legal skills.</td>
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<td>Assessment by Student Participation (Applies to: Immigration Law, Intellectual Property Law): A mark of 60-69% is awarded when candidates show consistency and fluency in the application of theoretical and practical knowledge, and appropriate critical thinking skills, assessed on the basis of (a) ‘voluntary contributions’ (volunteered responses to lecturer questions and comments) and (b) ‘prepared contributions’ (responses to pre-assigned questions). Students will demonstrate an ability to relate theory and jurisprudence to lecturer questions. They will clearly have understood, assimilated and responded to the relevant literature. The oral and written contributions will demonstrate the effective application of appropriate knowledge and understanding, and related critical thinking skills. Students will demonstrate very good participation in seminars. They will engage well with tasks set and will be open, and contribute, to class discussion. Written work will be of very good quality, in terms of argumentation, research skills and writing skills. Students will provide evidence of self-reflection and make a good effort to reinforce learning through appropriate materials and reading. Students will work well in groups. They will almost always carry out preparatory reading.</td>
</tr>
<tr>
<td>50-59%</td>
<td>2.2: Lower Second (Good)</td>
<td>A mark of 50-59% is awarded when there is evidence of knowledge and understanding, but where there is limited development of ideas and critical comment. The written submission will demonstrate an overall satisfactory application of knowledge, understandings and skills specified in the module learning outcomes. There will be reference to relevant reading, though not necessarily critical evaluation. Within these limitations there will be some indication that the candidate has grasped fundamental concepts in the field and the point of the question.</td>
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<td>Criminal Evidence with Advanced Mooting and Advocacy: A mark of 50-59% is awarded when there is evidence of application of theoretical and practical knowledge of the Law of Evidence, but there is limited development of ideas and critical thinking skills. The oral and written submissions will demonstrate an overall satisfactory application of knowledge and understanding of the Law of Evidence, and the application of related mooting skills. Within these limitations there will be some indication that the candidate has grasped fundamental concepts in the field and the mooting scenario, and has applied appropriate mooting skills, marked against the following criteria: presentation and clarity of argument; courtroom manner and etiquette; ability to respond to judicial intervention; use of authorities; use of bundles and skeleton.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Assessment by Student Participation: Human Rights Law and Clinic: A mark of 50-59% is awarded when there is evidence of application of theoretical and practical knowledge of Human Rights Law, but there is limited development of ideas and critical thinking skills. The oral and written submissions will demonstrate an overall satisfactory application of knowledge and understanding of Human Rights Law, and related practical legal skills. Within these limitations there will be some indication that the candidate has grasped fundamental concepts in the field and the issues examined in the clinic, and has applied related practical skills.</td>
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<td></td>
<td>SQE2: Practical Legal Skills in Context: A mark of 50-59% is awarded when oral and written submissions will demonstrate an overall satisfactory application of functioning legal knowledge, and related practical legal skills. Within these limitations there will be some indication that the candidate has grasped fundamental concepts in the field, and has applied appropriate practical legal skills.</td>
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<td>Assessment by Student Participation (Applies to: Immigration Law, Intellectual Property Law):</td>
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</tr>
<tr>
<td>50-59%</td>
<td></td>
<td>A mark of 50-59% is awarded when there is evidence of application of theoretical and practical knowledge, but there is limited development of ideas and critical thinking skills. The oral and written contributions will demonstrate an overall satisfactory application of knowledge and understanding, and the application of related skills. Within these limitations there will be some indication that the candidate has grasped fundamental concepts when providing answers to lecturers’ questions, assessed on the basis of (a) ‘voluntary contributions’ (volunteered responses to lecturer questions and comments) and (b) ‘prepared contributions’ (responses to pre-assigned questions). Students will demonstrate good participation in seminars. They will make consistent attempts to carry out set tasks, and will quite often contribute to class discussions. Written work will be of good quality, in terms of argumentation, research skills and writing skills. Students will carry out good group work. They will be consistent in carrying out preparatory reading.</td>
</tr>
</tbody>
</table>
| 40-49%     | 3rd: Third (Pass) | A mark of 40-49% is awarded when a candidate provides some evidence that they have read recommended texts but shows that their understanding is limited or contradictory, and organisation of the essay is inadequate. The written work will demonstrate that the majority of the appropriate module learning outcomes are achieved to a satisfactory level. However, the point of the question is not fully grasped or knowledge for responding to the question is lacking. There is no critical evaluation of reading. Criminal Evidence with Advanced Mooting and Advocacy: A mark of 40-49% is awarded when a candidate provides some evidence of the application of theoretical and practical knowledge of the Law of Evidence, and appropriate mooting skills, but shows that these are limited or contradictory, and the organisation of the oral and written submission is inadequate. The oral and written submissions will demonstrate that the majority of the appropriate module learning outcomes are achieved to a satisfactory level. However, the point of the mooting scenario is not fully
<table>
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<td>grasped or required knowledge is lacking. There will be no evidence of critical thinking and there will be scope for considerable improvement of appropriate mooting skills, marked against the following criteria: presentation and clarity of argument; courtroom manner and etiquette; ability to respond to judicial intervention; use of authorities; use of bundles and skeleton.</td>
</tr>
<tr>
<td></td>
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<td>Assessment by Student Participation: Human Rights Law and Clinic: A mark of 40-49% is awarded when a candidate provides some evidence of the application of theoretical and practical knowledge of Human Rights Law, and related practical legal skills, but shows that these are limited or contradictory, and the organisation of the oral and written submission is inadequate. The oral and written submissions will demonstrate that the majority of the appropriate module learning outcomes are achieved to a satisfactory level. However, the point of the scenario examined in the clinic is not fully grasped or required knowledge is lacking. There will be no evidence of critical thinking and there will be scope for considerable improvement of related practical skills.</td>
</tr>
<tr>
<td></td>
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<td>SQE2: Practical Legal Skills in Context: A mark of 40-49% is awarded when a candidate provides some evidence of the application of functioning legal knowledge, and related practical legal skills, but shows that these are limited or contradictory, and the organisation of the oral and written submission is inadequate. The oral and written submissions will demonstrate that the majority of the appropriate module learning outcomes are achieved to a satisfactory level. However, the point of the relevant practical legal exercise is not fully grasped or required knowledge is lacking. There will be no evidence of critical thinking and there will be scope for considerable improvement of appropriate practical legal skills.</td>
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<td>Assessment by Student Participation (Applies to: Immigration Law, Intellectual Property Law):</td>
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<td>Mark</td>
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<td>A mark of 40-49% is awarded when a candidate provides some evidence of the application of theoretical and practical knowledge, but shows that these are limited or contradictory, and the organisation of the oral and written contributions is inadequate. The oral and written contributions will demonstrate that the majority of the appropriate module learning outcomes are achieved to a satisfactory level. However, the issues raised by lecturers’ questions are not fully grasped or required knowledge is lacking. There will be no evidence of critical thinking, and there will be scope for considerable improvement of appropriate skills, assessed on the basis of (a) ‘voluntary contributions’ (volunteered responses to lecturer questions and comments) and (b) ‘prepared contributions’ (responses to pre-assigned questions). Students will demonstrate limited participation in seminars. They will make some attempt to carry out tasks set, although lack of attendance will reduce the capacity to achieve this. Written work will present significant weaknesses, in terms of argumentation, research skills and writing skills. There will be little attempt to critically evaluate issues or engage in discussions. Students will demonstrate limited capacity to work as a group member, in part due to lack of preparation. Does not carry out preparatory reading most of the times.</td>
</tr>
</tbody>
</table>
| 25-39%| Fail       | A mark of 35-39% is awarded when there is some recognition of the question, but knowledge or understanding for responding to the question is lacking. The majority of the module learning outcomes are achieved from a poor to a satisfactory level. There is confusion and incoherence and unfocused comment on the literature. A mark of 30-34% is awarded when the majority of the module learning outcomes are not achieved. There is some recognition of the question but no clarity and no evidence of sufficient knowledge or understanding to respond to it. A mark of 29% or below is awarded when the vast majority of the module learning outcomes are not achieved and there is
<table>
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<td>no recognition of the question nor of how it might be responded to.</td>
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<td>Criminal Evidence with Advanced Mooting and Advocacy: A mark of 35-39% is awarded when there is some recognition of the central issues in the mooting scenario, but knowledge or understanding, and appropriate mooting skills, for responding to it are lacking. The majority of the module learning outcomes are achieved from a poor to a satisfactory level. There is confusion and incoherence, and unfocused incorporation of Criminal Evidence theory and jurisprudence as well as unfocused application of appropriate mooting skills, marked against the following criteria: presentation and clarity of argument; courtroom manner and etiquette; ability to respond to judicial intervention; use of authorities; use of bundles and skeleton.</td>
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<tr>
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<td>A mark of 30-34% is awarded when the majority of the module learning outcomes are not achieved. There is some recognition of the central issues in the mooting scenario, but no clarity and no evidence of sufficient knowledge or understanding, and appropriate mooting skills, to respond to it.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>A mark of 29% or below is awarded when the vast majority of the module learning outcomes are not achieved and there is no recognition of the central issues in the mooting scenario nor of how they might be responded to.</td>
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<tr>
<td></td>
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<td>Assessment by Student Participation: Human Rights Law and Clinic: A mark of 35-39% is awarded when there is some recognition of the central issues in the scenario examined in the clinic, but knowledge or understanding, and related practical skills, for responding to it are lacking. The majority of the module learning outcomes are achieved from a poor to a satisfactory level. There is confusion and incoherence, and unfocused incorporation of Human Rights Law theory and jurisprudence as well as unfocused application of related practical skills.</td>
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<tr>
<td>30-34%</td>
<td>A mark of 30-34% is awarded when the majority of the module learning outcomes are not achieved. There is some recognition of the central issues in the scenario examined in the clinic, but no clarity and no evidence of sufficient knowledge or understanding, and related practical skills, to respond to it.</td>
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<tr>
<td>29% or below</td>
<td>A mark of 29% or below is awarded when the vast majority of the module learning outcomes are not achieved and there is no recognition of the central issues in the scenario examined in the clinic nor of how they might be responded to.</td>
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</tr>
<tr>
<td>35-39%</td>
<td>SQE2: Practical Legal Skills in Context: A mark of 35-39% is awarded when there is some recognition of the central issues in the relevant practical legal exercise, but knowledge or understanding, and appropriate practical legal skills, for responding to it are lacking. The majority of the module learning outcomes are achieved from a poor to a satisfactory level. There is confusion and incoherence, and unfocused incorporation of theory and jurisprudence as well as unfocused application of appropriate practical legal skills.</td>
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<tr>
<td>30-34%</td>
<td>A mark of 30-34% is awarded when the majority of the module learning outcomes are not achieved. There is some recognition of the central issues in the practical legal exercise, but no clarity and no evidence of sufficient knowledge or understanding, and appropriate practical legal skills, to respond to it.</td>
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<tr>
<td>29% or below</td>
<td>A mark of 29% or below is awarded when the vast majority of the module learning outcomes are not achieved and there is no recognition of the central issues in the practical legal exercise nor of how they might be responded to.</td>
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</table>

Assessment by Student Participation (Applies to: Immigration Law, Intellectual Property Law): A mark of 35-39% is awarded when there is some recognition of the central issues raised in lecturers’ questions, but knowledge or understanding, and appropriate skills, for
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<td>responding to them are lacking. The majority of the module learning outcomes are achieved from a poor to a satisfactory level. There is confusion and incoherence, and unfocused incorporation of theory, jurisprudence and skills, assessed on the basis of (a) ‘voluntary contributions’ (volunteered responses to lecturer questions and comments) and (b) ‘prepared contributions’ (responses to pre-assigned questions).</td>
</tr>
<tr>
<td></td>
<td></td>
<td>A mark of 30-34% is awarded when the majority of the module learning outcomes are not achieved. There is some recognition of the central issues raised in lecturers’ questions, but no clarity and no evidence of sufficient knowledge or understanding, and appropriate skills, to respond to them.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>A mark of 29% or below is awarded when the vast majority of the module learning outcomes are not achieved and there is no recognition of the central issues raised in lecturers’ questions nor of how they might be responded to.</td>
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<td></td>
<td></td>
<td>Students will have not been able to contribute to sessions and to work effectively with others. There will be little evidence of engagement. Written work will be of poor quality, in terms of argumentation, research skills and writing skills.</td>
</tr>
<tr>
<td>10-24%</td>
<td>Bad fail</td>
<td>A mark of 10-24% is awarded when none of the module learning outcomes are achieved and there is no recognition of the question nor of how it might be responded to.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Criminal Evidence with Advanced Mooting and Advocacy: A mark of 10-24% is awarded when none of the module learning outcomes are achieved and there is no recognition of the question nor of how it might be responded to.</td>
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<tr>
<td></td>
<td></td>
<td>Assessment by Student Participation: Human Rights Law and Clinic: A mark of 10-24% is awarded when none of the module learning outcomes are achieved and there is no recognition of related questions nor of how they might be responded to.</td>
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<td></td>
<td></td>
<td>SQE2: Practical Legal Skills in Context:</td>
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<td>Descriptor</td>
<td>Specific Marking Criteria</td>
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<td></td>
<td>A mark of 10-24% is awarded when none of the module learning outcomes are achieved and there is no recognition of the practical legal exercise nor of how it might be responded to.</td>
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<td></td>
<td>Assessment by Student Participation (Applies to: Immigration Law, Intellectual Property Law): A mark of 10-24% is awarded when none of the module learning outcomes are achieved and there is no recognition of the central issues raised in lecturers’ questions nor of how they might be responded to.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Students will have not been able to contribute to sessions and to work effectively with others. There will be little evidence of engagement. Written work will be of very poor quality, in terms of argumentation, research skills and writing skills.</td>
</tr>
<tr>
<td>1-9%</td>
<td>Very bad fail</td>
<td>A submission that does not even attempt to address the specified learning outcomes.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Criminal Evidence with Advanced Mooting and Advocacy: A submission that does not even attempt to address the specified learning outcomes.</td>
</tr>
<tr>
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<td></td>
<td>Assessment by Student Participation: Human Rights Law and Clinic: A submission that does not even attempt to address the specified learning outcomes.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>SQE2: Practical Legal Skills in Context: A submission that does not even attempt to address the specified learning outcomes.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Assessment by Student Participation (Applies to: Immigration Law, Intellectual Property Law): Applies to: Immigration Law, Intellectual Property Law Contributions that do not even attempt to address the specified learning outcomes.</td>
</tr>
<tr>
<td>0%</td>
<td>Non submission or plagiarised</td>
<td>A categorical mark representing either the failure to submit an assessment or a mark assigned for assessment that demonstrates bad academic practice.</td>
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<tr>
<td></td>
<td></td>
<td>Criminal Evidence with Advanced Mooting and Advocacy: A categorical mark representing either the failure to submit an assessment or a mark assigned for assessment that demonstrates bad academic practice.</td>
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<tr>
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<td>Assessment by Student Participation: Human Rights Law and Clinic: A categorical mark representing either the failure to engage with assessed activities, or a mark assigned for assessment that demonstrates bad academic practice.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>SQE2: Practical Legal Skills in Context: A categorical mark representing either the failure to take part in practical legal exercises or a mark assigned for assessment that demonstrates bad academic practice.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Assessment by Student Participation (Applies to: Immigration Law, Intellectual Property Law): A categorical mark representing either the failure to make any contribution in lectures or a mark assigned for written work that demonstrates bad academic practice</td>
</tr>
</tbody>
</table>

How the programme is structured

**LLB (Hons) Law**

At level 4, students take compulsory modules only.

Students will be able to transfer to or from the LLB and its specialist pathways at appropriate points during the programme, subject to availability on the desired programme pathway and on having taken the hitherto required modules for the programme pathway they wish to move on to.

At level 6, LLB (Hons) Law students will write a dissertation (30 credits) and will study optional modules to the value of 90 credits. These 90 credits can be made exclusively of optional modules in the list of ‘Law modules’, but students may choose to study a maximum 30 credits from the list of ‘interdisciplinary modules’.
A total of 45 credits in Interdisciplinary modules can be studied as part of the LLB (Hons) Law programme. Students study 315 credits in Law modules.

**LLB (Hons) Law with Criminal Justice and Human Rights**

At level 4, students take compulsory modules only. The ‘Criminal Law: Theory and Practice’ and ‘Public Law and the Human Rights Act’ modules, as well as elements of the ‘21st Century Legal Skills’ and ‘English Legal System in a Global Context’ modules will provide students with foundational knowledge in key criminal law, criminal justice and human rights issues central to the criminal justice and human rights pathway.

At level 5, students on the LLB (Hons) Law with Criminal Justice and Human Rights pathway will study compulsory modules to the value of 90 credits and will choose option modules to the value of 30 credits. Option modules must include at least 15 credits from an approved list of ‘Interdisciplinary modules’.

At level 6, students will write a dissertation (30 credits) on a topic relating to Criminal Justice and/or Human Rights, and will study compulsory criminal justice and human rights modules to the value of 30 credits: Criminal Evidence (with Advanced Mooting and Advocacy) (15 credits), Human Rights Law and Clinic (15 credits).

Students must choose at least 15 credits (but no more than 30 credits) from an approved list of interdisciplinary optional modules.

The remaining credits required (30-45) can be made up by optional modules from a list of options provided annually by the Department of Law.

**LLB Law with Politics and Human Rights**

At level 4, students take compulsory modules only. The ‘Public Law and the Human Rights Act’ module as well as elements of the ‘21st Century Legal Skills’ and ‘English Legal System in a Global Context’ modules will provide the foundational backdrop against which students in the Politics and Human Rights pathway will engage with the compulsory Year 2 ‘Modern Political Theory’ module in the Politics and International Relations department.

At level 5, students take compulsory modules only: 90 credits from the department Law, and 30 credits from the department of Politics and International Relations.

At level 6, students will write a dissertation (compulsory) (30 credits) on a topic relating to Law, Politics and Human Rights, and will take the compulsory module: Human Rights Law and Clinic (15 credits).
Optional modules must include 45 credits from a list provided annually by the Department of Politics and International Relations, and 30 credits from a list provided annually by the Department of Law.

**Tutorials for pathway students**

At levels 5 and 6, students in the two pathways will be grouped in personal tutorials together with students in their pathway. This is to allow for students to be paired with lecturers and tutors who have relevant specialisms, and who will tailor discussions and learning to pathway-relevant learning outcomes, including the development of transferable skills relevant to the pathways. Students in the pathway will also be grouped together in seminars in ‘Interdisciplinary’ modules delivered by other departments, where practicable, to ensure the cohesion and focus of the learning experience.

**Academic year of study 1 LLB (Hons) Law**

* Modules marked with an asterisk in the tables below represent the “Foundations of Legal Knowledge”, which the Bar Standards Board (BSB) require to be passed for the purpose of Call to the Bar. Students who achieve a compensatable fail in any one of these modules may be eligible for the award of the LLB but, in these circumstances, would not be eligible to move on to the vocational component of Bar training. Full details of the requirements are set out in the “Programme Specific Rules and Facts” section below.

<table>
<thead>
<tr>
<th>Module Title</th>
<th>Module Code</th>
<th>Credits</th>
<th>Level</th>
<th>Module Status</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>21st Century Legal Skills</td>
<td>LA51001A</td>
<td>15</td>
<td>4</td>
<td>Compulsory</td>
<td>1</td>
</tr>
<tr>
<td>Criminal Law: Theory and Practice</td>
<td>LA51003A</td>
<td>30</td>
<td>4</td>
<td>Compulsory*</td>
<td>1-2</td>
</tr>
<tr>
<td>Contract Law</td>
<td>LA51002A</td>
<td>30</td>
<td>4</td>
<td>Compulsory*</td>
<td>1-2</td>
</tr>
<tr>
<td>Public Law and the Human Rights Act</td>
<td>LA51005A</td>
<td>30</td>
<td>4</td>
<td>Compulsory*</td>
<td>1-2</td>
</tr>
<tr>
<td>English Legal System in a Global Context</td>
<td>LA51004A</td>
<td>15</td>
<td>4</td>
<td>Compulsory</td>
<td>2</td>
</tr>
</tbody>
</table>

**Academic year of study 2 LLB (Hons) Law**

<table>
<thead>
<tr>
<th>Module Title</th>
<th>Module Code</th>
<th>Credits</th>
<th>Level</th>
<th>Module Status</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>European Union Law in the UK</td>
<td>LA52001A</td>
<td>30</td>
<td>5</td>
<td>Compulsory*</td>
<td>1-2</td>
</tr>
<tr>
<td>Land Law</td>
<td>LA52002A</td>
<td>15</td>
<td>5</td>
<td>Compulsory*</td>
<td>1</td>
</tr>
<tr>
<td>Module Title</td>
<td>Module Code</td>
<td>Credits</td>
<td>Level</td>
<td>Module Status</td>
<td>Term</td>
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<tr>
<td>Law of Tort</td>
<td>LA52003B</td>
<td>30</td>
<td>5</td>
<td>Compulsory</td>
<td>1-2</td>
</tr>
<tr>
<td>Trusts</td>
<td>LA52004A</td>
<td>15</td>
<td>5</td>
<td>Compulsory</td>
<td>2</td>
</tr>
</tbody>
</table>

**EITHER up to 30 credits of Law Optional Modules**

<table>
<thead>
<tr>
<th>Module Title</th>
<th>Module Code</th>
<th>Credits</th>
<th>Level</th>
<th>Module Status</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>Immigration Law</td>
<td>LA52005A</td>
<td>15</td>
<td>5</td>
<td>Optional</td>
<td>1</td>
</tr>
<tr>
<td>Intellectual Property Law</td>
<td>LA52006A</td>
<td>15</td>
<td>5</td>
<td>Optional</td>
<td>2</td>
</tr>
</tbody>
</table>

**OR: 15 credits of Law Optional Modules above and 15 credits from an approved list of SO prefixed modules available from the Department of Sociology. A range of optional modules will be published annually which may include:**

<table>
<thead>
<tr>
<th>Module Title</th>
<th>Module Code</th>
<th>Credits</th>
<th>Level</th>
<th>Module Status</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>Criminal Justice in Context</td>
<td>SO52112A</td>
<td>15</td>
<td>5</td>
<td>Optional</td>
<td>1</td>
</tr>
<tr>
<td>Crimes Against Humanity</td>
<td>SO52113A</td>
<td>15</td>
<td>5</td>
<td>Optional</td>
<td>2</td>
</tr>
<tr>
<td>Law and Contemporary Society</td>
<td>SO52120A</td>
<td>15</td>
<td>5</td>
<td>Optional</td>
<td>2</td>
</tr>
<tr>
<td>Religion, Crime and Law</td>
<td>SO52128A</td>
<td>15</td>
<td>5</td>
<td>Optional</td>
<td>2</td>
</tr>
</tbody>
</table>

**OR: (if students opt to take neither Law nor Sociology optional modules)**

<table>
<thead>
<tr>
<th>Module Title</th>
<th>Module Code</th>
<th>Credits</th>
<th>Level</th>
<th>Module Status</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>Modern Political Theory</td>
<td>PO52002C</td>
<td>30</td>
<td>5</td>
<td>Optional</td>
<td>1-2</td>
</tr>
</tbody>
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**Academic year of study 3 LLB (Hons) Law**

<table>
<thead>
<tr>
<th>Module Title</th>
<th>Module Code</th>
<th>Credits</th>
<th>Level</th>
<th>Module Status</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dissertation</td>
<td>LA53001A</td>
<td>30</td>
<td>6</td>
<td>Compulsory</td>
<td>1-2</td>
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</table>

**AND: Law Optional Modules to the value of 60-90 credits from the list below:**

<table>
<thead>
<tr>
<th>Module Title</th>
<th>Module Code</th>
<th>Credits</th>
<th>Level</th>
<th>Module Status</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>Work Placement</td>
<td>LA53010A</td>
<td>15</td>
<td>6</td>
<td>Optional</td>
<td>1**</td>
</tr>
<tr>
<td>Commercial Law and International Trade Agreements</td>
<td>LA53004A</td>
<td>30</td>
<td>6</td>
<td>Optional</td>
<td>1-2</td>
</tr>
<tr>
<td>AI, Disruptive Technologies and the Law</td>
<td>LA53002A</td>
<td>15</td>
<td>6</td>
<td>Optional</td>
<td>1</td>
</tr>
<tr>
<td>Human Rights Law &amp; Clinic</td>
<td>LA53007B</td>
<td>15</td>
<td>6</td>
<td>Optional</td>
<td>1</td>
</tr>
<tr>
<td>Art Law</td>
<td>LA53003A</td>
<td>15</td>
<td>6</td>
<td>Optional</td>
<td>2</td>
</tr>
<tr>
<td>Company Law</td>
<td>LA53005A</td>
<td>15</td>
<td>6</td>
<td>Optional</td>
<td>2</td>
</tr>
</tbody>
</table>
SQE2: Practical Legal Skills in Context
LA53009A 15 6 Optional 2

Criminal Evidence (with Advanced Mooting and Advocacy)
LA53006A 15 6 Optional 2

AND: (depending on how many Law Optional Modules are taken) 30 credits from an approved list of interdisciplinary modules from a list published annually which may include:

<table>
<thead>
<tr>
<th>Module Title</th>
<th>Module Code</th>
<th>Credits</th>
<th>Level</th>
<th>Module Status</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anthropology of Rights</td>
<td>AN53039A</td>
<td>15</td>
<td>6</td>
<td>Optional</td>
<td>1</td>
</tr>
<tr>
<td>Media Law &amp; Ethics</td>
<td>MC53046A</td>
<td>15</td>
<td>6</td>
<td>Optional</td>
<td>1</td>
</tr>
<tr>
<td>Psychology and Law</td>
<td>PS53030C</td>
<td>15</td>
<td>6</td>
<td>Optional</td>
<td>1</td>
</tr>
<tr>
<td>Crimes of the Powerful</td>
<td>SO53174A</td>
<td>15</td>
<td>6</td>
<td>Optional</td>
<td>2</td>
</tr>
<tr>
<td>Globalisation, Crime and Justice</td>
<td>SO53115A</td>
<td>15</td>
<td>6</td>
<td>Optional</td>
<td>2</td>
</tr>
</tbody>
</table>

**Preparatory work for work placement module takes place in term 2 of the previous academic year, with the placement taking place over the summer. Assessed deliverables will be due in term 1 of the third year.**

**NB1:** At levels 5 and 6, students must choose an equal number of credits in terms 1 and 2

**NB2:** Some optional modules may not be available in a particular academic year.

**Academic year of study 1 LLB (Hons) Law with Criminal Justice and Human Rights**

* Modules marked with an asterisk in the tables below represent the “Foundations of Legal Knowledge”, which the Bar Standards Board (BSB) require to be passed for the purpose of Call to the Bar. Students who achieve a compensatable fail in any one of these modules may be eligible for the award of the LLB but, in these circumstances, would not be eligible to move on to the vocational component of Bar training. Full details of the requirements are set out in the “Programme Specific Rules and Facts” section below.
<table>
<thead>
<tr>
<th>Module Title</th>
<th>Module Code</th>
<th>Credits</th>
<th>Level</th>
<th>Module Status</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Law and the Human Rights Act</td>
<td>LA51005A</td>
<td>30</td>
<td>4</td>
<td>Compulsory</td>
<td>1-2</td>
</tr>
<tr>
<td>English Legal System in a Global Context</td>
<td>LA51004A</td>
<td>15</td>
<td>4</td>
<td>Compulsory</td>
<td>2</td>
</tr>
</tbody>
</table>

**Academic year of study 2 LLB (Hons) Law with Criminal Justice and Human Rights**

<table>
<thead>
<tr>
<th>Module Title</th>
<th>Module Code</th>
<th>Credits</th>
<th>Level</th>
<th>Module Status</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>European Union Law in the UK</td>
<td>LA52001A</td>
<td>30</td>
<td>5</td>
<td>Compulsory*</td>
<td>1-2</td>
</tr>
<tr>
<td>Tort</td>
<td>LA52003A</td>
<td>30</td>
<td>5</td>
<td>Compulsory*</td>
<td>1-2</td>
</tr>
<tr>
<td>Land Law</td>
<td>LA52002A</td>
<td>15</td>
<td>5</td>
<td>Compulsory*</td>
<td>1</td>
</tr>
<tr>
<td>Trusts</td>
<td>LA52004A</td>
<td>15</td>
<td>5</td>
<td>Compulsory*</td>
<td>2</td>
</tr>
</tbody>
</table>

AND: At least 15 credits (and up to 30 credits) from an approved list of SO prefixed modules available from the Department of Sociology published annually which may include:

<table>
<thead>
<tr>
<th>Module Title</th>
<th>Module Code</th>
<th>Credits</th>
<th>Level</th>
<th>Module Status</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>Criminal Justice in Context</td>
<td>SO52112A</td>
<td>15</td>
<td>5</td>
<td>Optional</td>
<td>1</td>
</tr>
<tr>
<td>Crimes Against Humanity</td>
<td>SO52113A</td>
<td>15</td>
<td>5</td>
<td>Optional</td>
<td>2</td>
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<tr>
<td>Law and Contemporary Society</td>
<td>SO52120A</td>
<td>15</td>
<td>5</td>
<td>Optional</td>
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</tr>
<tr>
<td>Religion, Crime and Law</td>
<td>SO52128A</td>
<td>15</td>
<td>5</td>
<td>Optional</td>
<td>2</td>
</tr>
</tbody>
</table>

OR: 15 credits of Law Optional Modules (to be taken with 15 credits of Sociology modules from list above)

<table>
<thead>
<tr>
<th>Module Title</th>
<th>Module Code</th>
<th>Credits</th>
<th>Level</th>
<th>Module Status</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>Immigration Law</td>
<td>LA52005A</td>
<td>15</td>
<td>5</td>
<td>Optional</td>
<td>1</td>
</tr>
<tr>
<td>Intellectual Property Law</td>
<td>LA52006A</td>
<td>15</td>
<td>5</td>
<td>Optional</td>
<td>2</td>
</tr>
</tbody>
</table>

**Academic year of study 3 LLB (Hons) Law with Criminal Justice and Human Rights**

<table>
<thead>
<tr>
<th>Module Title</th>
<th>Module Code</th>
<th>Credits</th>
<th>Level</th>
<th>Module Status</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>Criminal Justice and Human Rights Dissertation</td>
<td>LA53012A</td>
<td>30</td>
<td>6</td>
<td>Compulsory</td>
<td>1-2</td>
</tr>
<tr>
<td>Human Rights Law &amp; Clinic</td>
<td>LA53007B</td>
<td>15</td>
<td>6</td>
<td>Compulsory</td>
<td>1</td>
</tr>
<tr>
<td>Module Title</td>
<td>Module Code</td>
<td>Credits</td>
<td>Level</td>
<td>Module Status</td>
<td>Term</td>
</tr>
<tr>
<td>------------------------------------------------------------------------------</td>
<td>-------------</td>
<td>---------</td>
<td>-------</td>
<td>---------------</td>
<td>------</td>
</tr>
<tr>
<td>Criminal Evidence (with Advanced Mooting and Advocacy)</td>
<td>LA53006A</td>
<td>15</td>
<td>6</td>
<td>Compulsory</td>
<td>2</td>
</tr>
<tr>
<td>AND: Students must choose at least 15 credits (but no more than 30 credits) from a list of approved interdisciplinary module, published annually which may include:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Anthropology of Rights</td>
<td>AN53039A</td>
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<td>Psychology and Law</td>
<td>PS53030C</td>
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<td>Crimes of the Powerful</td>
<td>SO53174A</td>
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<td>6</td>
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<td>2</td>
</tr>
<tr>
<td>Globalisation, Crime and Justice</td>
<td>SO53115A</td>
<td>15</td>
<td>6</td>
<td>Optional</td>
<td>2</td>
</tr>
<tr>
<td>AND: The remaining credits required (30-45) can be made up with optional modules from the following list:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Work Placement</td>
<td>LA53010A</td>
<td>15</td>
<td>6</td>
<td>Optional</td>
<td>1**</td>
</tr>
<tr>
<td>AI, Disruptive Technologies and the Law</td>
<td>LA53002A</td>
<td>15</td>
<td>6</td>
<td>Optional</td>
<td>1</td>
</tr>
<tr>
<td>Commercial Law and International Trade Agreements</td>
<td>LA53004A</td>
<td>30</td>
<td>6</td>
<td>Optional</td>
<td>1-2</td>
</tr>
<tr>
<td>Art Law</td>
<td>LA53003A</td>
<td>15</td>
<td>6</td>
<td>Optional</td>
<td>2</td>
</tr>
<tr>
<td>Company Law</td>
<td>LA53005A</td>
<td>15</td>
<td>6</td>
<td>Optional</td>
<td>2</td>
</tr>
<tr>
<td>SQE2: Practical Legal Skills in Context</td>
<td>LA53009A</td>
<td>15</td>
<td>6</td>
<td>Optional</td>
<td>2</td>
</tr>
</tbody>
</table>

**Preparatory work for work placement module takes place in term 2 of the previous academic year, with the placement taking place over the summer. Assessed deliverables will be due in term 1 of the third year.**

NB1: At levels 5 and 6, students must choose an equal number of credits in terms 1 and 2

NB2: Some optional modules may not be available in a particular academic year.
Academic year of study 1 LLB (Hons) Law with Politics and Human Rights

* Modules marked with an asterisk in the tables below represent the “Foundations of Legal Knowledge”, which the Bar Standards Board (BSB) require to be passed for the purpose of Call to the Bar. Students who achieve a compensatable fail in any one of these modules may be eligible for the award of the LLB but, in these circumstances, would not be eligible to move on to the vocational component of Bar training. Full details of the requirements are set out in the “Programme Specific Rules and Facts” section below.

<table>
<thead>
<tr>
<th>Module Title</th>
<th>Module Code</th>
<th>Credits</th>
<th>Level</th>
<th>Module Status</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>21st Century Legal Skills</td>
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<td>Compulsory</td>
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<tr>
<td>Criminal Law: Theory and Practice</td>
<td>LA51003A</td>
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<td>4</td>
<td>Compulsory *</td>
<td>1-2</td>
</tr>
<tr>
<td>Contract Law</td>
<td>LA51002A</td>
<td>30</td>
<td>4</td>
<td>Compulsory *</td>
<td>1-2</td>
</tr>
<tr>
<td>Public Law and the Human Rights Act</td>
<td>LA51005A</td>
<td>30</td>
<td>4</td>
<td>Compulsory *</td>
<td>1-2</td>
</tr>
<tr>
<td>English Legal System in a Global Context</td>
<td>LA51004A</td>
<td>15</td>
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<td>2</td>
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</table>

Academic year of study 2 LLB (Hons) Law with Politics and Human Rights

<table>
<thead>
<tr>
<th>Module Title</th>
<th>Module Code</th>
<th>Credits</th>
<th>Level</th>
<th>Module Status</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>Modern Political Theory</td>
<td>PO52002C</td>
<td>30</td>
<td>5</td>
<td>Compulsory</td>
<td>1-2</td>
</tr>
<tr>
<td>European Union Law in the UK</td>
<td>LA52001A</td>
<td>30</td>
<td>5</td>
<td>Compulsory *</td>
<td>1-2</td>
</tr>
<tr>
<td>Tort</td>
<td>LA52003A</td>
<td>30</td>
<td>5</td>
<td>Compulsory *</td>
<td>1-2</td>
</tr>
<tr>
<td>Land Law</td>
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</tr>
<tr>
<td>Trusts</td>
<td>LA52004A</td>
<td>15</td>
<td>5</td>
<td>Compulsory *</td>
<td>2</td>
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</table>
**Academic year of study 3 LLB (Hons) Law with Politics and Human Rights**

<table>
<thead>
<tr>
<th>Module Title</th>
<th>Module Code</th>
<th>Credits</th>
<th>Level</th>
<th>Module Status</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>Law with Politics and Human Rights Dissertation</td>
<td>LA53012A</td>
<td>30</td>
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<td>6</td>
<td>Compulsory</td>
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</tr>
</tbody>
</table>

AND: Students must choose 45 credits from a list provided annually by the Department of Politics and International Relations, which may include:

<table>
<thead>
<tr>
<th>Module Title</th>
<th>Module Code</th>
<th>Credits</th>
<th>Level</th>
<th>Module Status</th>
<th>Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fascism: Old and New</td>
<td>PO53070A</td>
<td>15</td>
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</tr>
<tr>
<td>Finance and the Global Political Economy</td>
<td>PO53044C</td>
<td>15</td>
<td>6</td>
<td>Optional</td>
<td>1</td>
</tr>
<tr>
<td>Migration, Technology &amp; Humanitarianism</td>
<td>PO53066B</td>
<td>15</td>
<td>6</td>
<td>Optional</td>
<td>1</td>
</tr>
<tr>
<td>Politics of Popular Music</td>
<td>PO53068A</td>
<td>15</td>
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</tr>
<tr>
<td>Britain and Europe</td>
<td>PO53034A</td>
<td>15</td>
<td>6</td>
<td>Optional</td>
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</tr>
<tr>
<td>Colonialism and Non-Western Political Thought</td>
<td>PO53026B</td>
<td>15</td>
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<tr>
<td>Feminist Politics</td>
<td>PO53056B</td>
<td>15</td>
<td>6</td>
<td>Optional</td>
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<tr>
<td>Liberal Government and Power</td>
<td>PO53049A</td>
<td>15</td>
<td>6</td>
<td>Optional</td>
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</tbody>
</table>

AND: The remaining credits required (30) can be made up with optional modules from the following list:

<table>
<thead>
<tr>
<th>Module Title</th>
<th>Module Code</th>
<th>Credits</th>
<th>Level</th>
<th>Module Status</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Work Placement</td>
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<td>Optional</td>
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</tr>
<tr>
<td>AI, Disruptive Technologies and the Law</td>
<td>LA53002A</td>
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<tr>
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**Preparatory work for work placement module takes place in term 2 of the previous academic year, with the placement taking place over the summer. Assessed deliverables will be due in term 1 of the third year.**

NB1: At levels 5 and 6, students must choose an equal number of credits in terms 1 and 2

NB2: Some optional modules may not be available in a particular academic year.

**Academic support**

Support for learning and wellbeing is provided in a number of ways by departments and College support services who work collaboratively to ensure students get the right help to reach their best potential both academically and personally.

All students are allocated a Personal Tutor (one in each department for joint programmes) who has overall responsibility for their individual progress and welfare. Personal Tutors meet with their student at least twice a year either face-to-face, as part of a group and/or electronically. The first meeting normally takes place within the first few weeks of the autumn term. Personal Tutors are also available to students throughout the year of study. These meetings aim to discuss progress on modules, discussion of the academic discipline and reports from previous years if available (for continuing students). This provides an opportunity for progress, attendance and assessment marks to be reviewed and an informed discussion to take place about how to strengthen individual learning and success.

All students are also allocated a Senior Tutor to enable them to speak to an experienced academic member of staff about any issues which are negatively impacting their academic study and which are beyond the normal scope of issues handled by Programme Convenors and Personal Tutors.

Students are provided with information about learning resources, the Library and information available on Learn.gold (VLE) so that they have access to department/programme handbooks, programme information and support related information and guidance.

Taught sessions and lectures provide overviews of themes, which students are encouraged to complement with intensive reading for presentation and discussion with peers at
seminars. Assessments build on lectures and seminars so students are expected to attend all taught sessions to build knowledge and their own understanding of their chosen discipline.

All assessed work is accompanied by some form of feedback to ensure that students' work is on the right track. It may come in a variety of forms ranging from written comments on a marked essay to oral and written feedback on developing projects and practice as they attend workshops.

Students may be referred to specialist student services by department staff or they may access support services independently. Information about support services is provided on the Goldsmiths website and for new students through new starter information and induction/Welcome Week. Any support recommendations that are made are agreed with the student and communicated to the department so that adjustments to learning and teaching are able to be implemented at a department level and students can be reassured that arrangements are in place. Opportunities are provided for students to review their support arrangements should their circumstances change. The Disability and Wellbeing Services maintain caseloads of students and provide on-going support.

The Careers Service provides central support for skills enhancement, running The Gold Award scheme and other co-curricular activities that are accredited via the Higher Education Achievement Report (HEAR).

The Academic Skills Centre works with academic departments offering bespoke academic literacy sessions. It also provides a programme of academic skills workshops and one-to-one provision for students throughout the year.

**Links with employers, placement opportunities and career prospects**

The LLB programme at Goldsmiths will draw upon, and further develop, a range of existing and emerging collaborations with employers and legal practice. The following can be mentioned indicatively:

UK Supreme Court, Parliamentary Select Committees, the Wellcome Trust, Stanford Law School, Berkeley Law and Loyola Law School (Los Angeles), the Law Commission, the British Academy, Liberty, the Bar Human Rights Committee, the Being Human festival, the Human Rights Lawyers’ Association, the European Parliament, the Council of Europe, Big Brother Watch, Doughty Street Chambers, Garden Court Chambers, 2 Hare Court and 1 Chancery Lane, Linklaters LLP, Debevoise & Plimpton LLP and Boies, Schiller & Flexner LLP, the Joint Council for the Welfare of Immigrants and Migrants’ Rights Network, Oxford's
Bonavero Institute of Human Rights, the Forensic Psychology Unit in Goldsmiths’ Psychology department, Goldsmith’s Forensic Architecture.

The Inns of Court, and in particular the Honourable Society of the Inner Temple.

MPs, MEPs, NGO directors, leading Barristers, Judges, Solicitor Advocates, Compliance managers, Legal advisers at Select Committees.

The capacity of the Law programme to develop strong links with potential employers is particularly mirrored in the recent appointment of some of the UK’s foremost experts on criminal law and human rights as Visiting Professors, including the former Attorney General Dominic Grieve QC; Martha Spurrier, Executive Director of Liberty, the UK’s leading human rights campaigning organisation; Kirsty Brimelow QC, Head of Doughty Street Chambers’ international human rights team and Chairwoman of the Bar Human Rights Committee; Sir Geoffrey Nice QC, renowned for leading the prosecution of Slobodan Milošević and a leading figure on international criminal law; Judge Donald Cryan, a Family Law judge and former Treasurer of the Inner Temple; Adam Wagner, human rights expert at Doughty Street Chambers; Alison Levitt QC, former principal legal adviser to the Director of Public Prosecutions.

The fascinating range of placements on offer also reflects, and is sensitive to, the diverse professional development needs of our students.

Students are offered a unique opportunity to learn the law in action, whilst helping local communities and developing crucial professional skills, by participating in a wide range of Law Clinics:

- the University of London Refugee Law Clinic, which allows five of our LLB students every year to work on litigation involving fresh claims for asylum, under the supervision of experienced solicitors and leading law firms;

- our Law & Policy Clinics – on immigration, counter-terrorism, financial wrongdoing and suspects’ procedural rights – which we modelled upon observation of the work of pioneering Law Clinics at Stanford Law School and Berkeley Law.

Students are also offered continuous access to placement opportunities, including placements with a focus on social justice and human rights, where students are empowered to support people in need, for example as volunteers at Law Centres and advice agencies (in the academic year 2019-20, students in our Year 1 were offered 3-6 month placements by the Pro Bono Community charity) or in supporting students facing permanent or fixed term exclusion in secondary schools across London (we are delighted to collaborate with Southwark Council’s Safe Space Network, who empower student volunteers to advise and
represent parents whose child(ren) are at risk of permanent exclusion, draft written arguments or take part in school reintegration proceedings).

Students can also take the Placement module in Year 3, and use time spent in placement as Qualifying Work Experience (if they are pursuing a career as solicitor).

Where placements are offered on a competitive basis, students will be chosen on academic merit.

The Law programme also places particular emphasis on supporting applications that students will encounter during their professional journey, such as applications for placements and scholarships, as illustrated by a collaboration with the Honourable Society of the Inner Temple, which has a particular focus on how to apply to the Inner Temple’s Pegasus Access and Support Scheme (PASS) programme.

**The requirements of a Goldsmiths degree**

Undergraduate degrees have a minimum total value of 360 credits. Some programmes may include a year abroad or placement year and this may be reflected in a higher total credit value. Programmes are composed of individual modules, each of which has its own credit value. Full-time students take modules to the value of 120 credits each year and part-time students not less than 45 credits and not more than 90 credits each year. If a programme has a part-time pathway, the structure will be set out in the section “How the programme is structured” above. Each full-time year corresponds to a level of the Framework for Higher Education Qualifications (FHEQ), as follows:

- Year 1 = Level 4
- Year 2 = Level 5
- Year 3 = Level 6

More detailed information about the structure and requirements of a Goldsmiths degree is provided in the [Goldsmiths Qualifications and Credit Framework](#).

**Modules**

Modules are defined as:

- “Optional” – which can be chosen from a group of modules
- “Compulsory” – which must be taken as part of the degree
- “Compulsory (Non-compensatable)” – Some compulsory modules are central to the achievement of a programme’s learning outcomes. These are designated as “Non-
compensatable” for that programme and must therefore be passed with a mark of at least 40% in order to pass the module.

**Progression**

Full-time students are required to have passed modules to a minimum of 90 credits before proceeding to the next year. Part-time students must normally pass new modules to a minimum value of 45 credits before proceeding to the next year.

In addition, some programmes may specify particular modules which must be passed, irrespective of the minimum requirements, before proceeding to the next year.

**Award of the degree**

In order to graduate with a classified degree, students must successfully complete modules to the minimum value of 360 credits, as set out within the section “The requirements of a Goldsmiths degree” above. A failed module with a mark of 35-39% may be compensated (treated as if it has been passed) so long as the average mean mark for all 120 credits at that level is 45% or above and the module has not been defined as “Non-compensatable”. No more than 60 credits may be compensated this way across a programme and no more than 30 credits at any one level.

**Classification**

Final degree classification will usually be calculated on the basis of a student’s best marks for modules equivalent to 90 credits at Level 4, 105 credits at level 5 and 105 credits at level 6, applying a relative weighting of 1:3:5 to modules at level 4, 5 and 6 respectively.

Degrees are awarded with the following classifications:

- **1st:** First Class – 70%+
- **2.1:** Upper Second – 60-69%
- **2.2:** Lower Second – 50-59%
- **3rd:** Third – 40-49%

Students who, following the application of compensation and having used all their permitted resit attempts, have passed modules to the value of 300-345 credits, at least 60 of which are at level 6 may be awarded a pass degree.

More detail on the [calculation of the final classification](#) is on our website.
Interim exit awards

Some programmes incorporate interim exit points of Certificate of Higher Education and/or Diploma of Higher Education, which may be awarded on the successful completion of modules to the value of 120 credits at level 4 or 240 credits (120 of which at level 5) respectively. The awards are made without classification.

When these awards are incorporated within the programme, the relevant learning outcomes and module requirements will be set out within the “What you will be expected to achieve” section above.

The above information is intended as a guide, with more detailed information available in the Goldsmiths Academic Manual.

Programme-specific rules and facts

Professional Bodies’ Qualifying Regulations

The LLB (Hons) Law, LLB (Hons) Law with Criminal Justice and Human Rights, and LLB (Hons) Law with Politics and Human Rights are recognised by the Solicitors Regulation Authority (SRA) and Bar Standards Board (BSB). A requirement of the BSB recognition is successful completion of all modules in those legal subjects referred to as the Foundations of Legal Knowledge. Although Goldsmiths’ regulations allow the award of its degrees with the inclusion of credit for a limited number of failed modules through the application of compensation (see the section “Award of the Degree” above), students who graduate with a compensated fail in one of the Foundations of Legal Knowledge modules will not be eligible to move on to the vocational component of Bar training that is necessary for qualification as a barrister.

General programme costs

In addition to your tuition fees, you will be responsible for meeting standard costs associated with your study. Find out more information at gold.ac.uk/programme-costs.

Specific programme costs

Not applicable.
How teaching quality will be monitored

Goldsmiths employs a number of methods to ensure and enhance the quality of learning and teaching on its programmes.

Programmes and modules are formally approved against national standards and are monitored throughout the year, such as in departmental committees, a variety of student feedback mechanisms and through the completion of module evaluation questionnaires. Every programme has at least one External Examiner who reviews comments annually on the standards of awards and student achievement. External Examiner(s) attend Boards of Examiners meetings and submit an annual written report.

Modules, programmes and/or departments are also subject to annual and periodic review internally, as well as periodic external scrutiny.

Quality assurance processes aim to ensure Goldsmiths’ academic provision remains current, that the procedures to maintain the standards of the awards are working effectively and the quality of the learning opportunities and information provided to students and applicants is appropriate.

Detailed information on all these procedures are published on the Quality Office web pages.