

The Society of Law Teachers of Southern Africa



THEME: Land Reform: Lessons for Law, Good Governance and Legal Education



Hosted by Faculty of Law, University of Namibia (UNAM)

16 to 20 January 2017 The Dome Conference Centre, Swakopm<u>und, Namibia</u>





Dear Colleagues

On behalf of the staff and students of the UNAM Faculty of Law, I very warmly welcome all of you to the beautiful coastal resort town of Swakopmund, the venue for the 2017 Conference of the Society of Law Teachers of Southern Africa.

The UNAM Faculty of Law feels extremely privileged and honoured to have been invited to host this - Swakopmund (Swakop, for short) will be the second time that the Faculty is hosting this conference. The first time that we hosted you was in 2003. In that year, the conference was held at our main campus in Windhoek, the capital of Namibia. It is at this campus that the faculty is actually housed. At a personal level, I feel singularly privileged to be among the few law deans to have hosted the Society of Law Teachers of Southern Africa at this conference on two occasions. The first time in 1999 in Bloemfontein, South Africa, and now in 2017 in Swakopmund, Namibia. Now, just a few words about our host town. Swakop is a singularly beautiful and historic town. It is well-known for its welcoming and relaxing ambience, and has extremely clean and attractive beaches that annually attract thousands of people from all over the world. You will be struck by its unique blend of old German architecture and the more modern genre. Swakop is also very close to the historic port of Walvis Bay. While you are here, I encourage you to explore not only Swakop and Walvis Bay and their environs, but also the rest of Namibia, if you have the opportunity. In Namibia, everybody and everything is beautiful. Please, enjoy the conference.

Kind regards, Professor J. Baloro Dean, Faculty of Law University of Namibia

Tuesday, 17 Janua	/ 2017			
16h00 - 19h00	REGISTRATION The Dome Conference Centre, 4th Floor			
Wednesday, 18 Ja	uary 2017			
	Director of Ceremonies: Daloro - Dean: Faculty of Law, University of Namibia (UNAM)			
08h00 - 09h00	REGISTRATION National and African Union Anthems			
09h00 - 09h15	Opening and Welcoming Remarks Prof Lazarus Hangula, Vice-Chancellor, UNAM			
09h15 - 09h30	Keynote Address Honourable Peter Shivute, Chief Justice of the Republic of Namibia			
09h30 – 10h30	Plenary Session I: Land reform in Southern Africa Conference Room, 4th Floor Chair: Prof John Baloro Main Speaker: Prof John Baloro Panellists Prof Nomthandazo Nthlama The disingenuous constitutional recognition of the institution of traditional leadership on the regulation of land administration in South Africa Prof SK Amoo Development of growth points and settlement areas in the land reform strategies of Namibia: Prospects and challenges Dr James Tsabora The constitutional regulation of land rights and implications for constitutionalism in Zimbabwe: Problems and prospects			

Prof Mia Swart Land reform as a form of reparation for serious human rights violations COFFEE AND TEA BREAK SLTSA Council Meeting Hoarusib Room - 5th Floor 10h30 - 11h00

11h00 - 13h00

Parallel Session 1

		Human Rights Chair: Prof H Combrinck	International Trade Law Chair: Prof EC Schlemmer	Human Rights Chair: Prof C Lumina	Labour Law Chair: Adv V Peach	Labour Law Chair: Dr N Lubisi
Session	Time	Venue: Ugab Room, 5th Floor	Venue: Hoab Room, 5th Floor	Venue: Hoanib Room, 5th Floor	Venue: Hoarusib Room, 5th Floor	Venue: Omaruru Room, 5th Floor
1	11h00 - 13h00	Dr Lovemore Chiduza Zimbabwe Human Rights Commission: Prospects and challenges for human rights protection Ms Phumla Mbuqe The ripple effects of apartheid still consuming the dignity and security of young women in South African townships Prof Helene Combrinck Rights and reasonable accommodation: Access to higher education for students with disabilities in South Africa Prof Klaus D. Beiter No freedom to think? Academic freedom globally under threat - developing a survey instrument to 'measure' academic freedom as an international human right Dr Chiku Mnubi-Mchombu & Ms Ivone Tjilale Access to services and information of students with disabilities: A case study of the University of Namibia	Prof Amos Saurombe Understanding 'inclusive trade' under the legal and institutional framework of Regional Trade Agreements in Africa Prof Lonias Ndlovu Zimbabwe's Statutory Instrument 64 of 2016: Safeguard measure or trade ban? Prof Patricia Lenaghan No 'one size fits all' approach for regional integration: a clear message sent by Brexit for the path of regional integration in Africa Dr Tapiwa Shumba Topic TBA Dr Tapiwa Victor Warikandwa and Ms Ndatega Asheela Balancing indigenisation objectives and Investment in Namibia: Is the Namibia Investment Promotion Act No. 9 of 2016 what the doctor ordered? Ms Chengetai Euphemia Hamadziripi Towards a regulatory framework for the use and production of biofuels in the SADC region: A trade and energy law developmental perspective	 Prof Puseletso Letete Taxation and human rights: Engaging economic justice and inequality Prof Cephas Lumina The impact of economic adjustment programmes on the realization of the economic, social and cultural rights of children with disabilities in Africa Motlalepula (Tiale) Rakubu 'Virginity testing': Can a cultural argument conform to the Bill of rights? Prof Timothy F Verima Effective access to justice by individuals in the African regional human rights judicial system: The role of African Commission on Human and Peoples' Rights in perspective Juanita Anne Easthorpe Bruised but not broken: A discussion around the gender issues in the case of <i>De Lange v Presiding Bishop of the Methodist Church of Southern Africa and Another</i> 2016 (2) SA 1 (CC) 	Adv Vuyo Peach The discriminatory impact of s 17(3)(a) (i) of the PSA on the rights of public sector employees Mr Ndivhuho Tshisevhe A critical analysis of the right to join a trade union vis-a- vis the right not to join a trade union under the SA labour law Dr DM (Denine) Smit Affirmative action as a labour practice within the context of substantive equality Tumo Charles Maloka A fair deal for the entrepreneurial owner- drivers? Precarious self-employment and independent contracting post Phaka v Brooks NO 2015 36 ILJ 1541 (LAC) Ms Nicola Jane Whitear No ordinary hearsay evidence!	Dr Nombulelo Lubisi A critical assessment of the law governing labour dispute resolution in South Africa Ms Delia Mokoena Unfair discrimination in South Africa: Second time around after Barnard Constitutional Judgment in Abrahams and Others v Department of Correctional Services and Others Ms Laetitia Fourie Employees with disabled children: Guilty by association? Marius van Staden The regulation of work and the rise of legislation

13h00 - 14h30

LUNCH BREAK

14h30 – 16h30

Parallel Session 2

		Constitutional Law Chair: Adv H Nyane	International Law Chair: Prof L Juma	Health Law / Bioethics Chair: Prof DJ McQuoid-Mason	International Law Chair: Prof H. Strydom	Constitutional Law Chair: Prof P Rathnaswamy
Session	Time	Venue: Ugab Room, 5th Floor	Venue: Hoab Room, 5th Floor	Venue: Hoanib Room, 5th Floor	Venue: Hoarusib Room, 5th Floor	Venue: Omaruru Room, 5th Floor
2	14h30 - 16h00	Chiedza Simbo Are judges between a rock and a hard place? Constitutional building and presidential election petitions in Africa Mr Myrone Stoffels Service delivery protests and accountability of municipal councillors in South Africa Ms Allison Jade Nicole Geduld Searching for a sense of belonging: An analysis of <i>City of Tshwane Metropolitan</i> <i>Municipality v Afriforum</i> (157/15) 2016 ZACC 19 Mr Abraham Klaasen The duty of the state to act fairly in litigation Mr Musavengana Machaya The revitalisation of forgotten voices in the Zimbabwean education sector	Samantha Huneberg On drones, new risks and insurance Phumelele Jabavu Compensation without borders: Towards equitable compensation for migrant miners Dr Angelo Dube, Mfundo Nkosi and Sikelela Ndlazi Corporate criminal liability and the new African criminal court: Wishful thinking or a real panacea to the plunder of African resources? Gerda du Toit Legal preparedness for disaster risk reduction: A South African perspective Prof Laurence Juma Global constitutionalism and international criminal justice in Africa: Regional challenges to universalisation of criminal norms	 Prof David Jan McQuoid-Mason When are doctors legally obliged to stop and render assistance to injured persons at road accidents? Ms Patricia Molusi Optimising transplantations based on donor choices in South Africa Ms Andrea Bauling Selling personal information about gamete donors: The rights of the donor, prospective parent, and the best interest of the child Prof M Slabbert Wrongful suffering: A life that should never have been Mr Jamwell Maswanganyi The place of administrative law in resolving biomedical questions, more particularly the protection of research participants in health research 	Prof Werner Scholtz Human rights, development and the environment: From Banjul with love Mr Jentley Lenong Challenging sovereignty: Transnational natural resources rights and title of indigenous communities in SADC Dr Moses Retselisitsoe Phooko The suspended SADC tribunal and its impact on state sovereignty Dr Nazreen Shaik-Peremanov South Africa and the ICC: To be or not to be Prof H. A. Strydom Reconsidering the role of parliament in the treaty-making process Dr John-Mark Iyl The United Nations and the maintenance of international peace and security: Two proposals for ending mass atrocities in Syria Dr Hendrik Johannes Lubbe International criminal jurisdiction for the African court of justice and human rights: Problematic aspects and the implications thereof	Vhonani Neluvhalani A review of statelessness in South Africa Prof H. A. Strydom Reconsidering the role of parliament in the treaty-making process Prof G E Devenish Parliamentary privilege in post-apartheid South Africa: An analysis of the judgment in Chairperson, National Council of Provinces v Malema and Others 2015 (5) SA 355 in historical and contextual perspective Prof Deeksha Bhana and CJ Visser The concurrence of breach of contract and delict in a constitutional context Prof Irma Johanna Kroeze Feminism Redux: It's not about what you think it's about Adv Moseki Maleka The constitutionality of the collection methods by SARS: Lessons from the UK Stephen Nkosi Traditional leadership and constitutional democracy in Southern Africa: Uncomfortable bedfellows?

18h00 till late

COCKTAIL FUNCTION Hosted by the Faculty of Law, UNAM The Dome Conference Centre, 4th Floor

Speaker for the evening Professor Tshepo Mongalo, President: Society for Law Teachers of Southern Africa

THURSDAY, 19 JANUARY 2017

08h30 – 10h00	Plenary Session II: Quality assurance in legal education Conference Room, 4th Floor Chair: Mr Olivia Mokgatle Main Speaker: Prof Elizabeth Snyman van Deventer Panellists Ms Leani van Niekerk Prof Lonias Ndlovu Using the Write Site at the University of the Free State as an intervention to help law students with legal writing Is research methodology accidental in South African postgraduate law studies?					
10h00 - 10h30	COFFEE AND TEA BREAK					
10h30 – 12h00	SLTSA Annual General Meeting Venue: Conference Room, 4th Floor					
12h00 - 13h00	LUNCH BREAK					
13h00 – 15h00	Parallel Session 3					

		Constitutional Law Chair: Adv H Nyane	Legal Education Chair: Prof E Haupt	Civil Procedure / Jurisprudence Chair: Mr J Nakuta	Property Law Chair: Prof W du Plessis	Jurisprudence Chair: Prof H Choma
Session	Time	Venue: Ugab Room, 5th Floor	Venue: Hoab Room, 5th Floor	Venue: Hoanib Room, 5th Floor	Venue: Hoarusib Room, 5th Floor	Venue: Omaruru Room, 5th Floor
3	13h00 - 15h00	 Prof Helena van Coller The right to bury - striking a balance between religious rights of communities, private rights and the public interest Mrs Raashi Chauhan An analysis of the recent High Court judgement of Nkala and Others v Harmony Gold Mining Company Ltd and Others (48226/12, 31324/12, 31326/12, 31327/12, 48226/12, 08108/13 (2016) ZAGP JHC 97 (13 May 2016) Dr Neo Morei Virginity testing in a constitutional context Dr Marelize Marais A conceptual and contextual evaluation of the restriction of online hate speech in South Africa Dr Roxan Venter Organs of state and official languages: Who are the real winners in the 'languages lottery'? Pro Jacques du Plessis Fairness and diversity in the South African law of contract 	Ms Nazreen Ismail The challenges faced when teaching law to non-law students: What is the way forward? Doreen Kgori Teaching law to disadvantaged non law students in a post- apartheid South Africa Mr Henry Selzer Reforming the LLB degree to include an African perspective: Why, how and when? Mrs Neetu Chetty Shifting the trajectory of legal education towards the holistic LLB graduate whilst marrying legal academia with legal practice Mr Philip Bothma Learning language skills in the legal context: An experiential learning approach Actor Katurura Towards andragogy: Humanising the teaching of law to adult learners at UFH Dr LPK Nuugwedha and Mrs AL Zender The role of clinical legal education in the promotion of access to justice for all: An attempt to realise some of the Namibian Vision 2030 developmental goals	TG Britz and Dr M Slabbert Wrongful suffering: A life that should never have been Prof SV Hoctor Mistake as to the causal sequence – an evaluation Ms Marissha Pillay Bitcoin quo vadis? Siyambonga Heleba Academic questions of law in South Africa: How should courts deal with them?	Mr Tshilidzi and Norman Raphulu Rethinking the personal nature of a servitude of habitatio in light of section 26 of the Constitution and foreign law Mr Werner Schoeman Resurrection of communal property associations Mr Maropen Norman Mpya The legitimacy of the Freedom Charter and section 25 of the South Africa Constitution in the redistribution of land Mr Sibusiso Nhlabatsi Ownership of property without land, a muted right? A critical analysis of the land tenure system in Swaziland Prof Willemien du Plessis The struggle for mineral resources: Communities, land claims and the loser: The environment Ms Safia Mohamed Ownership and secondary uses of human species Phillipus Balhao Review of judicial oversight in the High Court of Namibia regarding attachment and judicial sale of immoveable property	Dr Arthur van Coller Child marriage - acceptance by association Dr Terrence R Carney Dictionary shmictionary! The use of corpus linguistics in search of ordinary meaning Adv Hoolo 'Nyane African jurisprudence and gender equality: Redemption of customary law in Lesotho Prof Hlako Choma The constitutionality of <i>ukuhlola</i> : A South African cultural practice

15h00 - 15h30

COFFEE AND TEA BREAK

Parallel Session 4

15h30 – 17h30

		Environmental Law Chair: Prof A du Plessis	Property Law Chair: Prof W Erlank	Property Law Chair: Mr J Nakuta	Tax Law Chair: Prof P Letete	Jurisprudence Chair: Prof J de Ville
Session	Time	Venue: Ugab Room, 5th Floor	Venue: Hoab Room, 5th Floor	Venue: Hoanib Room, 5th Floor	Venue: Hoarusib Room, 5th Floor	Venue: Omaruru Room, 5th Floor
4	15h30 – 17h30	Prof Anel du Plessis Goal 11 of the SDGS: Legal adaptation towards safe, inclusive, resilient and sustainable cities in South Africa Ms Leila Neimane Teaching environmental impact assessment: Land property rights dimension Dr Willem Daniël Lubbe Access to justice in light of article 24 of the Banjul Charter Mr Jean Chrysostome Kanamugire Transboundary movement of hazardous waste: Africa v the rest	 Prof Wian Erlank Protecting your virtual property and digital goods by means of the <i>rei vindicatio</i> Prof Elmarie van der Schyff Is there an afterlife for prospecting (and mining) rights? <i>PALALA Resources v Minister of Mineral Resources and Energy</i> (479/15) (2016) ZASCA 80 (30 May 2016) Prof Wilhelmina Jacoba (Elmien) du Plessis Interpreting section 30 of the Restitution of Land Rights Act 	Dr Priviledge Dhliwayo Justifying limitations on landowners' right to exclude Thifulufhelwi Cedric Tshidada The right of indigenous people to communal land John B. Nakuta The paradoxes of Namibia's land reform programmes	Mr Pieter Stefanus Brits Equality within diversity: A South African tax dilemma C Fritz and S Papadopoulos VCs, crypto-currencies, bitcoin and VAT - A new perspective from the EU Court of Justice? Ms Zamankwali Njobe Regulated or prohibited: A framework for addressing the taxation of cross-border interactive gambling	Mr Zwelethu Sibiya The legal effects of colonialism and apartheid laws on African indigenous languages Wessel le Roux Denizenship, residence and street democracy: Decolonising the voting rights jurisprudence in post-apartheid South Africa Mr Clarence I. Tshoose Chickens come home to roost: Pitfalls and realisms of access to justice for the victims of silicosis in South Africa Dr Omar Mahomed Khan Paralegals and the important role that they play in facilitating swift justice administration in South Africa Prof Jacques de Ville On judgment: Derrida's Préjugés: devant la loi

19h30 - till late

LEXISNEXIS FUNCTION (Braai - Dinner - Dance) Seaside Hotel and Spa

Speaker

Honourable Dr Albert Kawana, MP, Minister of Justice of the Republic of Namibia

FRIDAY, 20 JANUARY 2017

08h30 - 10h00

Plenary Session III Conference Room, 4th Floor Prof Tshepo Mongalo Prof Jonathan Campbell Main Speaker:

Panellists

Chair:

Dr Phumudzo Munyai Claims for damages arising from prohibited conduct under the Competition Act, 1998: A case for a greater role of competition authorities in competition damages Prof Howard Chilimina Unpacking selected key elements of the insider trading and market manipulation offences under the Financial Markets Act 19 of 2012 Martha van Niekerk and Prof Corlia van Heerden How the financial stability mandate of the South African Reserve Bank has changed in terms of the Twin Peaks model

COFFEE AND TEA BREAK SLTSA Annual General Meeting Harrisib Room - 5th Floor
Hoarusib Room - 5th Floor

13h00 - 15h00 Parallel Session 5

		Company Law Chair: Adv T Majake	Criminal Procedure Chair: Prof S Terblanche	Criminal Procedure Chair: Prof Dane Ally	Company Law/Commercial Law Chair: Prof J Campbell	Intellectual Property Law Chair: Adv L Ndlovu
Session	Time	Venue: Ugab Room, 5th Floor	Venue: Hoab Room, 5th Floor	Venue: Hoanib Room, 5th Floor	Venue: Hoarusib Room, 5th Floor	Venue: Omaruru Room, 5th Floor
5	10h30 - 12h30	Adv Thibedi Majake Risk for bankers connected to closing a customer's account: Case study of Oakbay Investments (Pty) Ltd Ms Rayde Villiers Giving content to the duty to 'negotiate in good faith' in the context of an enforceable agreement to negotiate Ms Siphethile Phiri Topic TBA Ms Verine Etsebeth Topic TBA Mpakwana Annastacia Mthembu Whose money is it anyway: The legal ramifications of unjust enrichment in internet payments? Aimite Jorge Historical synopsis of the loss of enrichment doctrine in Southern African, American and continental European laws.	Prof Wium de Villiers The effect of s 271A of the Criminal Procedure Act 51 of 1977 (the prescription of certain previous convictions) in relation to minimum sentencing legislation Prof Adriaan Mauritz Anderson Getting justice or getting even? Is a better dispensation for victims of crime beckoning? Mr Khulekani Khumalo When is protest action 'violent' for purposes of the crime of public violence? Mrs Yvette Joubert Pre-trial and error: Lessons to be learnt from the new Namibian judicially managed pre- trial process Prof Stephan Terblanche Topic TBA	Adv Saul Posche Makama An analysis of the principle of open justice within the South African criminal justice system Prof Dane Ashley Ally The incorrect procedural approach adopted by the Supreme Court of Appeal in their interpretation of the exclusionary rule in <i>Singh & Others v S</i> (862/2015) (2016) ZASCA 37 (24 March 2016) Ms René Hilary Cheryl-Anne Koraan Dolus eventualis: In need of a makeover? Mr Gideon Louis Rossouw Luddites, lawyers and level playing fields: Disruptive capitalism, technology and competition law	Zingaphi Mabe The abuse of insolvency proceedings in South Africa by a debtor to halt sales in execution Raymond Msaule Does section 73A(5) of The Competition Act 89 of 1998 create a reverse onus offence? Dr Brighton Mupangavanhu Acting in the best interests of the company: An examination of the corporate governance system followed by South Africa in light of the Companies Act 71 of 2008 Fiona Kaplan A critical comparison of the corporate rescue procedures in South Africa and Australia: Lessons to be learnt Prof Jonathan Campbell Short-term credit: Recent developments and the new limits on the cost of micro-loans Anelia Dodd The consumer's right to privacy vs the retailers' right to search persons and property on its premises – Has the time come for a better balancing act? Mrs Sanrie Lawrenson The right of a creditor to cancel an executory lease agreement when a debtor company is placed under business rescue and subsequent proceedings in relation to property: A case discussion	Dr Lee-Ann Tong Individual attribution of employer-owned intellectual property: Considerations for an alternative approach An analysis of legal protection of geographic indications in South Africa Dr Enemaku Obaje Assessment of fair dealing provisions in Nigerian and Namibian copyright law

LUNCH BREAK

13h30 - 15h30

Parallel Session 6

		Environmental Law Chair: Prof A du Plessis	Property Law Chair: Prof W Erlank	Property Law Chair: Mr J Nakuta	Tax Law Chair: Prof P Letete	Jurisprudence Chair: Prof J de Ville
Session	Time	Venue: Ugab Room, 5th Floor	Venue: Hoab Room, 5th Floor	Venue: Hoanib Room, 5th Floor	Venue: Hoarusib Room, 5th Floor	Venue: Omaruru Room, 5th Floor
6	13h30 - 15h30	 Prof Pieter du Toit The abuse of powers of review by superior courts Gideon Petrus Bouwer Search and seizure of electronic evidence: Communication data Prof Annette van der Merwe Victims and the media: A South African perspective Prof Dawie de Villiers Unlawful warrantless arrests - An ongoing concern in South Africa and Namibia 	Ms Lesego Selemale The national payment system within the Twin Peaks regulatory framework Mr Vela Madlela Trends and perspectives on director and executive remuneration claw backs Aimite Jorge The use and status of BOT and BDO contracts in developed and developing countries	Prof Magdaleen Swanepoel A human rights law perspective on mentally ill patients in South Africa Dr DM (Denine) Smit The deadly tango between addiction and employment health	Kayaletu Tshiki Choosing foreign direct liability as the preferred means of holding multinational corporations responsible for harmful operations Dr Nkhangweni Jerry Malange The National Credit Regulator's (NCR) lack of enforcement of the complaints regarding the allegations of reckless lending M Shandukani Muthugulu-Ugoda The group reigns supreme: The parent company's abuse of control over its subsidiary	Ms Bronwyn Le-Ann Batchelor The reasonableness and effectiveness of section 26 of the Maintenance Amendmeni Act 9 of 2015 Lindelwa Mhlongo and Prof M J Mathenjwa The distinctiveness and interrelatedness of the privileges and immunities of parliament Mr Ishepo Aubrey Manthwa Topic TBA Mr Itumeleng Lephale The constitutionality of disqualification from obtaining a professional driving permit on the ground of previous convictions Mr Henry Selzer Reforming the LLB degree to include an African perspective: Why, how and when? Prof Tshepo Herbert Mongalo Community involvement in economic development in rural communities of South Africa Dr GHA (Arda) Spijker Can compensation be claimed for misuse of the power to remove a child under section 152(1) of the Children's Act?
15h30 – 16	5h00	Announcement of OUP First Time Preser Closing Prof SK Amoo Conference Room, 4th Floor	nters' Prize Winner			
8h30 for	19h00	JUTA GALA DINNER				

Shau for 1900 JUIA GALA DINNER Swakopmund Hotel and Casino & Entertainment Centre Speaker: Adv Thuli Madonsela - Former Public Protector of the Republic of South Africa We would like to thank the sponsors for their generosity and support



