SAULT COLLEGE OF APPLIED ARTS AND TECHNOLOGY

SAULT STE. MARIE, ON

COURSE OUTLINE

COURSE TITLE: INTRODUCTION TO LAW

CODE NO.: LAS100

SEMESTER: ONE

PROGRAM: CORRECTIONAL WORKER

AUTHOR: JOHN JONES

DATE: SEPTEMBER 1991 PREVIOUS OUTLINE DATED: SEPT 1990

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APPROVED: < *JUf%AAflA4*~'____

KTOEROSARJO/LtEAN SCHOOL OF HUMAN SCIENCES AND TEACHER EDUCATION INTRODUCTION TO LAW LAS 100

Instructor: John E. Jones
Total Credit Hours: 45
Prerequisite;s): None

COURSE PHILOSOPHY/GOALS

This course will provide the student with an opportunity to appreciate/understand the nature of law as a mechanism for organized social control. It will introduce the structures, components, names, institutions and individuals involved with the administration of justice in Canada. The course will also examine the process of law in the Canadian Criminal Justice System.

STUDENT PERFORMANCE OBJECTIVES

Upon successful completion of the course, the student will be able to:

- 1. Define and outline the history of law, types and agencies of law.
- 2. Differentiate between the classification of criminal offenses and list the significance of each.
- 3. Define crime and its components.
- 4. List and discuss the role of each "party" to an offense.
- 5. List and discuss the levels of Police authorities, Corrections authorities, and Security authorities that apply in Canada.

TOPICS TO BE COVERED

- 1. Canadian Law
- 2. Criminal Law
- 3. Criminal Liability
- 4. Law enforcement, Correctional and Security authorities

INTRODUCTION TO LAW LAS 10 0

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Total Credit Hours: 45
Prerequisite^): None

LEARNING ACTIVITIES

1.0 Canadian Law

Upon successful completion of this unit, the student will be able to:

- 1.1 Define the term "Law"
- 1.2 Outline the history of Canadian law
- 1.3 Define and differentiate between the sources and types of law
- 1.4 State the process of law making at the different levels of government
- 1.5 Define legal terminology.
- 2.0 Criminal Law

Upon successful completion of this unit, the student will be able to:

- 2.1 Define Criminal Law
- 2.2 Differentiate between criminal law and provincial law
- 2.3 Define indictable, summary, and dual procedure offenses
- 2.4 State and discuss the significant factors in the classification of offenses, levels of courts, arrest/release, sentence, statute of limitations, appeals, etc.
- 2.5 Demonstrate an ability to find selected statutes in Criminal Code of Canada.

3.0 Criminal Liability

Upon successful completion of this unit, the student will be able to:

- 3.1 Identify and discuss the components of a crime (Mens Rea and Actus Rea)
- 3.2 List and define the parties to an offense (committer, aider, abbetor, counselor, and accessory)
- 3.3 List and define the parties to an offense which have not been committed (conspiracy and counselling)
- 3.4 Define the term "attempt"
- 3.5 State the appropriate maximum penalties associated with 3.2, 3.3, and 3.4
- 3.6 List and discuss defenses which negate Mens Rea (insanity, age, drunkenness, color of right and autoninism)

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4.0 Police, Correctional and Security Authorities

Upon successful completion of this unit, the student will be able to:

- 4.1 List and discuss the levels of Police authorities in Canada
- 4.2 List and discuss the levels of Correctional authorities in Canada
- 4.3 List and discuss the Security authority for personnel in Canada

METHOD OF EVALUATION

A final grade will be derived from the results of teacher designed tests and teacher/student discussion.

COLLEGE GRADING POLICY

90	_	100%	=	A+	-	
80	-	89%	=	Α		
70	-	79%	=	В		
60	-	69%	=	С		
Below 60				R	(Repeat	Course)

REQUIRED STUDENT RESOURCES

Pocket Criminal Code, 1990
Ciminal Law in Canada
Canadian Law Dictionary
Milligan Correctional Law
Ministry Corrective Services Act and Regulation 649
ADDITIONAL RESOURCE MATERIAL

Handouts will be provided by the instructor.

SPECIAL NOTES

Students with special needs (eg. physical limitations, visual impairments, hearing impairments, learning disabilities) are encouraged to discuss required accommodations confidentially with the instructor.

Your instructor reserves the right to modify the course as he/she deems necessary to meet the needs of students.