THE ATTORNEYS' ADMISSION EXAMINATION**  
(2020 Issue)  

January 2020 (Revision 01)  

In this examination candidates must have a sound knowledge of substantive law and be able to apply it regarding matters covered by this syllabus.

2020 EXAMINATION DATES** Please refer to the LPC registration form  
19 and 20 February 2020  
5 and 6 August 2020  
The registration fee is currently: R345,00 (incl VAT), irrespective of the number of papers to be written.

THE EXAMINATION SYSTEM  
The guidelines for the admission examination (competency based assessment) are set out in terms of the Rules of the Legal Practice Act 28 of 2014.

THE EXAMINATION FORMAT  
Candidates are allowed 15 minutes to peruse the paper before starting to answer the questions. No candidate may start writing in the answerbook during this period.

The areas of practice to be assessed remain much the same

First paper (section 14)  
High court procedure; magistrates court procedure.

**This paper is written on the first day of the examinations usually in the morning session approximately from 09:00

Second paper (section 14)  
The winding up and distribution of deceased estates (drafting of wills, succession).

**This paper is written on the first day of the examinations usually in the afternoon session approximately from 14:00.

* NB: In terms of the Legal Practice Act of 2014, Attorneys are now designated as Legal Practitioners with a Fidelity Fund certificate, and the terms are used interchangeably in this document.
**Third paper (section 14)**

The practice, duties, ethics and functions of an attorney

*This paper is written on the second day of the examinations in the morning session, approximately from 09:00*

**Fourth paper (section)**

Accounting for attorneys

*This paper is written on the second day of the examinations in the afternoon session approximately from 14:00*

**EXAMINATION CRITERIA**

A candidate who attains 50% or more in a paper will not have to attend an oral, except if a special reason exists for calling a candidate to an oral. Candidates who achieve between 40% and 49% in any of the papers will be permitted to do an oral in respect of that paper. Candidates who attain less than 40% in any of these papers will not be given an oral and will fail the paper concerned.

**REMARK**

Candidates who are dissatisfied with their marks in any section of the examination may have their paper remarked before orals are conducted if:

1. they apply in writing for a remark to the Provincial Council concerned within one week of the results of the examination becoming available;

2. they pay a remark fee equivalent to twice the fee payable for the section of the examination in which the remark is requested. If the remark is successful in that the status improves (e.g. failed and after remark is eligible for an oral) this fee will be refunded.

**REGULATIONS**

1. A candidate may complete the four phases of the examinations in any sequence.

2. Some candidates are uncertain about whether, having successfully completed a certain part of the examination, they may in the oral be examined on the part completed previously when they attempt the next paper at a later stage and are called for an oral. This is unlikely but possible. The golden thread of ethics runs through the whole examination and it can never be considered finished before the whole examination has been completed. Questions concerning ethical matters and questions concerning the rules of a specific law society may be asked at all times.
COMPOSITION OF THE PAPERS

1. The Act does not deal directly with the appointment of examiners. It is understood that existing appointments will remain in force pro tem.

2. Examiners and experts in the various fields set the papers. Moderators, appointed from the ranks of the examiners, check, discuss and approve these papers.

PRACTICAL ORIENTATION

Although the emphasis in the examination is on practical aspects, this can never be totally separated from a thorough knowledge of the law, the Acts with regulations and the rules of court.

ALLOCATION OF MARKS

The allocation of marks is a good indication of the detail required. Do your planning for each section accordingly.

GENERAL

1. Unless you are informed to the contrary, all questions should be answered with reference to current rules, legislation, etc.

2. Copies of previous papers and answer guides are available from the Legal Education and Development [L.E.A.D] section of the Law Society of South Africa (Mr Sipho Mdluli at 012 441 4611) email: Sipho@LSSALEAD.org.za

3. The Legal Practice Council registration form has the latest administrative information including the dates and times of examinations.
GUIDE TO THE NATURE AND SCOPE OF THE ATTORNEY’S ADMISSION EXAMINATION (SYLLABUS)

1. INTRODUCTION

1.1 In terms of the Rules of the Act, for the examinations conducted in respect of: High court, magistrates court, criminal procedure and motor vehicle accidents. Administration of estates. Practical attorney's bookkeeping. The practice, functions and duties of an attorney.

1.2 At present the examination is conducted as follows:

*First paper:* High court, Magistrates court, Motor vehicle accidents, and Criminal procedure. This paper is set as a three hour paper and counts 100 marks.

*Second paper:* Administration of estates. This paper is set as a one and a half hour paper but two hours are allowed for completing it to allow candidates to read the questions carefully before answering them. This paper counts 100 marks.

*Third paper:* General attorney's practice. This paper is set as a one and a half hour paper but two hours are allowed for completing it to allow candidates to read the questions carefully before answering them. The paper counts 100 marks.

*Fourth paper:* Attorney's bookkeeping. This paper is set as a one and a half hour paper but two hours are allowed for completing it. The paper counts 100 marks.

1.3 A candidate may complete the four papers of the examination in any sequence. There is short term provision for recognition of passes in terms of the repealed Attorneys Act.

1.4 In general terms, candidates are tested in the written paper on their ability to draft and record matters related to the fields of practice set out above. It is obvious that they cannot be tested without also testing their ability to apply the relevant substantive law. The written test is fundamental to the success or failure of the candidate. Candidates who have to present themselves for oral examinations will be tested on their verbal presentation of legal knowledge. Special attention is given to the practical application of the particular fields of law, and to candidates' knowledge and insight into the ethical standards applicable to an attorney's practice.

The examinations are conducted with a view to establishing whether candidates meet these standards. Examination questions may be set with more than one object in view. In a single question, candidates may be tested on their knowledge of the rules and practice in the courts in whose jurisdiction they are examined and, simultaneously, they may be tested on their ability to examine and analyse facts placed before them, to apply the substantive law to the facts and to draft documents logically and coherently based on the facts that are relevant.
Similarly, a question may test the ability of the candidates to find the applicable law by using facilities such as encyclopaedias, textbooks, journals, indices and the like (whether by electronic means or hard copies), and to reduce such material into an effective letter, opinion or argument before a court or other tribunal. Candidates are also expected to have reasonable practical knowledge of proper procedures to be applied in a well-run office.

2. NATURE OF THE EXAMINATION: OBJECTIVES

The content of the syllabus (and the nature of the examination) aims at ensuring that candidates have certain skills and experience. The level expected is that of a newly admitted attorney in a general medium-sized firm. This implies the following:

2.1 Candidates must have a general understanding of the role of the attorney as a practitioner and an officer of court, of the role of the legal profession in society, of the ethics of the profession and an ability to recognise conflicts of interest and ethical difficulties. Candidates will be required to know the rules of the law society of the province in which they are being examined, in as far as they relate to professional conduct.

2.2 Candidates must be competent and have adequate experience in the basic skills and techniques of attorneys and for that purpose

- be able to handle facts and apply legal principles to factual situations;
- be able to research legal problems and to use the sources of law;
- have knowledge of the practical aspects of advocacy (the arguing of elementary cases before courts and tribunals and the effective presentation of written legal arguments), which shall include knowledge of negotiation (e.g. to settle the terms of an agreement, out of court settlements, finalising disputes without recourse to the courts), the preparation for and the conduct of a trial in the high court, the magistrates court and other tribunals, the gathering and preparation of evidence and the procedures relating to the calling of witnesses in civil and criminal courts;
- understand office procedures and routines, including the keeping of attorney’s books and the preparation and rendering of bills of cost and accounts and administer the affairs of clients;
- be experienced in the drafting of documents (straightforward contracts, wills, pleadings, opinions, briefs to counsel and, in particular, pleadings in the magistrates court and, where relevant, in the high court);
- be able to communicate effectively with clients, colleagues and officials orally and in writing.

The above objectives presuppose that candidates have adequate knowledge of the relevant principles and provisions of substantive law.

3. ANALYSIS OF VARIOUS PAPERS

The various papers test the following skills and knowledge.
3.1 Paper 1: Court procedure

High court

The practical application of the High Court Act and rules.

The ability to draft notices of motion, affidavits and causes of action for a summons, and other notices and documents in respect of which no prescribed forms exist; draft instructions to counsel on pleadings; conduct all types of proceedings in the high court and write letters and opinions.

Magistrates court

The practical application of the Magistrates Court Act and rules.

The ability to draft applications, affidavits, summons, pleadings and other notices and documents where prescribed forms exist; conduct all types of proceedings in the magistrates court and write letters and opinions.

Motor vehicle accidents

Candidates should know all aspects of the Multilateral Motor Vehicle Accidents Fund Act 93 of 1989 (as amended), as well as The Road Accident Fund Act 56 of 1996 the regulations promulgated in terms of this Act, as well as the case law, concerning the rights of injured persons and dependants and the procedure relating to the formulation, computation and institution of claims against the Fund. As candidates are aware, significant changes to the relevant legislation are pending but are not yet effective. Candidates must ensure that they are aware of the changes as and when they come into operation, questions relating thereto may be included in examination papers.

Criminal procedure

Aspects regarding the role of the prosecutor, investigation of crime and the various methods to secure the accused’s attendance in court.

The procedure relating to a criminal trial, including applications for bail, the procuring of evidence and a general working knowledge of the Criminal Procedure Act with emphasis on ss 3, 6, 20, 23, 24, 26, 27, 30, 34, 35, 37, 39, 40, 49, 50, 54, 55, 56, 57, 59, 60, 62, 65, 66, 73, 103, 112, 113, 114, 115, 123, 124, 150, 195, 196, 201, 217, 220 and 297.

3.2 Paper 2: Estates

A general working knowledge of the Administration of Estates Act and its regulations including the drafting of estate accounts, drafting and execution of wills, including testamentary trusts, the application of the law of testate and intestate succession, a knowledge of the principles of estate duty and capital gains tax relating to deceased estates and a rudimentary knowledge of estate planning.

3.3 Paper 3: General attorney’s practice

Professional ethics figure very prominently in this section. This term means all the rules of professional conduct appertaining to an attorney in his professional life - as an officer of court, in his relationship with his client, colleagues and his staff - also extra-professionally while he remains in the profession.
Sources:
ALS Practice Manual, Butterworths (contains inter alia Attorneys Act and Regulations Act and rules)
Lewis - Legal Ethics, Juta & Co 1982

Optional reading:
Lewis & Kyrou's, Handy Hints on Legal Practice, South African Edition by I M Hoffmann, Butterworths

The second broad subject that is included in this section is the drafting of the following documents.

- Deeds of sale - movable and immovable goods
- Partnership agreement
- Suretyship - reference to relevant Act
- Acknowledgement of debt
- Cession and assignment
- Option; right of pre-emption
- Sale of business
- Lease of fixed property
- Letter of demand
- Pledge
- Cancellation of agreement
- Indemnity

The paper on general practice does not stand in complete isolation to the content of other papers in the examination. For example, a question on ethics may relate to a situation arising during litigation and the legal opinion may be one relating to magistrate's court procedures.

Finally, the purpose of the paper is to cover subjects or topics that do not strictly belong to any other sections on which the examination is conducted, but are very important in an attorney's practice.

The following are the prescribed Acts and Regulations.

Legal Practice Act and Regulations including Chapter on the Legal Practitioners Fidelity Fund

Prescription Act, terms of prescription, stay of prescription, extinctive and acquisitive prescription

Alienation of Land Act 68 of 1981, only sections 2 and 28(2)

Matrimonial Property Act 88 of 1984, especially s15

VAT Act, liability for and payment of VAT, VAT implications of various contracts, VAT and the drafting of agreements

Insolvency Act, proving of claims, impeachable transactions and selected sections relating to the appointment of trustee/liquidator

Companies Act, selected sections regarding formation of company, transfer of shares, ss19/20, s44, s112 and ss76/7
3.4 Paper 4: Attorney’s bookkeeping

This entails a test in respect of the practical skills necessary for the keeping of attorney's books of account.

Candidates must show a thorough knowledge of the concept of trust money and of the essential requirements of the modern double entry bookkeeping system as applied to attorney's bookkeeping, the functions of the various books of account and must have sufficient practical knowledge of the supervision of bookkeeping to enable them to maintain the books of account required in an attorney’s office. They must be able to apply accepted measures, controls and ethical standards to bookkeeping and financial matters.

Questions on VAT may be included in this paper.

Please note: No bookkeeping paper will be provided in the answer books. Candidates must draw the necessary columns for the various books of account required. Pocket calculators may be brought along and utilised for this paper.

4. LEGISLATION

Apart from the other relevant Acts already mentioned above, the undermentioned additional Acts including rules and regulations where applicable, are relevant in all papers but particularly in Attorneys’ Practice.

- Apportionment of Damages Act, 34 of 1956
- Justices of the Peace and Commissioners of Oaths Act, 16 of 1963
- National Credit Act No 34 of 2005
- Credit Agreements Act, 75 of 1980 (in as far as it relates to the recovery of goods and the payment of monies owing)
- Conventional Penalties Act, 15 of 1962
- Trust Property Control Act 57 of 1988
- Prescription Act, 68 of 1969
- Insolvency Act, 53 van 1979
- Divorce Act, 70 of 1979
- Matrimonial Property Act, 88 of 1984
- Maintenance Act, 23 of 1963
- Constitution Act, 1996
- Consumer Protection Act
- Prevention of Illegal Eviction (PIE) and Unlawful Occupation of Land Act No. 19 of 1998.