

## Liverpool John Moores University

Title: Law of Tort  
Status: Definitive  
Code: **4100LAWSL** (126229)  
Version Start Date: 01-08-2021

Owning School/Faculty: Law  
Teaching School/Faculty: Sri Lanka Institute of Information Technology

Team	Leader
Alexandra Pimor	Y

**Academic Level:** FHEQ4  
**Credit Value:** 20  
**Total Delivered Hours:** 38  
**Total Learning Hours:** 200  
**Private Study:** 162

### Delivery Options

Course typically offered: S1, S2 and NS2 (S2 for Jan)

Component	Contact Hours
Lecture	20
Online	4
Seminar	6
Workshop	6

**Grading Basis:** 40 %

### Assessment Details

Category	Short Description	Description	Weighting (%)	Exam Duration
Essay	Essay	2500 words essay	50	
Exam	Exam	2 Hour Exam	50	2

### Aims

*To analyse, explain and illustrate the ways in which tortious obligations are created and compensated.*

### Learning Outcomes

After completing the module the student should be able to:

- 1 Demonstrate an understanding of the basic concepts, values, principles and rules of tort.
- 2 Demonstrate an ability to apply gained legal knowledge to complex problems and to present informed conclusions.
- 3 Demonstrate an ability to present a synthesis of relevant doctrinal and policy issues.
- 4 Demonstrate an ability to present an argument in a way that is comprehensible to others and which addresses their particular concerns or questions.
- 5 Demonstrate an ability to evaluate principles of the law of tort.

### **Learning Outcomes of Assessments**

The assessment item list is assessed via the learning outcomes listed:

2500 words Essay	1	3	5
Exam	2	4	

### **Outline Syllabus**

1. *What is tort law? General principles of negligence*
2. *Negligence: Psychiatric Injury*
3. *Negligence: Economic Loss.*
4. *Breach of Duty.*
5. *Trespass*
6. *Occupiers Liability*
7. *Defences*
8. *Employers Liability and Vicarious Liability*

### **Learning Activities**

Lectures, seminars, workshops and on-line case study

### **Notes**

This module examines the methods adopted by English law to create tortious obligations and to relieve the parties from their consequences.