GUIDE TO FOOTNOTING IN LAW

This guide is based on the style of the South African Law Journal

Use this guide in conjunction with the Guide to referencing in law – List of works cited

Examples of footnoting print sources are provided on pages 2-4; examples of footnoting electronic sources are provided on page 4.

WHY IS REFERENCING IMPORTANT?

- To acknowledge the sources of information you have used just as authors of books and journal articles list the sources they have used. Even when you put information in your own words the source must be acknowledged. Basically, acknowledge any information that is not your own.
- It is academic courtesy to acknowledge the work of others – none of us know everything and rely on the work of others.
- Your lecturers/readers need to see from where you obtained your information.
- Your lecturers/readers need to see how widely you have read; whether you have used key sources and how up to date your information is.
- Your lecturers/readers may need to verify the information you have used.
- Plagiarism – using someone else’s ideas as if they were your own is unacceptable and a punishable offence.

TERMINOLOGY USED IN THIS GUIDE

Citation – a reference to a particular source of information you used.
Footnotes – brief details of sources of information used, recorded at the bottom of the page on which the information source is referred to.
Source – the published or unpublished source of information to which you have referred.

The discipline of Law uses the footnoting system of referencing

FOOTNOTES

- When writing up an assignment you must acknowledge within the text of your assignment:
  - details of the sources of facts and information and quotes you have used, where you use them
  - the exact page/s on which the information was presented
- Your footnotes must reflect the sources you have actually used; you may not simply copy or transfer footnotes from a source into your own work.
- Footnotes are also used in legal writing to provide extra information on an idea from the main part of your assignment that would otherwise make the main part of your assignment too clumsy.
- You need to provide sufficient details for the reader to locate the item you are footnoting.
- The details provided in a footnote are briefer than those provided in a list of works cited.
- If the full information about a source is put in the text, do not repeat the details in a footnote.

Format

- When you have written something that needs to be referenced, the details of the source are placed at the bottom or ‘foot’ of the page (Microsoft Word can automatically footnote).
- In the text, a superscript number is placed at the end of the information (never start a sentence with a footnote number), fact or author’s name and the corresponding footnote number at the bottom of the page has the details of the source next to it.
- Particular details must be recorded, and recorded in a certain order.

THE IMPORTANT THING ABOUT FORMAT IS TO BE CONSISTENT AND NEAT
EXAMPLE OF FOOTNOTING

Text: Burchell\(^1\) indicates that the writ of habeas corpus was available for the release of persons unlawfully detained.


OR

Text: The writ of habeas corpus was available for the release of persons unlawfully detained.\(^1\)


- Within the text of the assignment, references are numbered sequentially from 1 onwards to the end of the assignment. The footnotes at the bottom of the page are also numbered sequentially and in accordance with the in-text reference.
- Items that are footnoted must be footnoted on the same page on which the references appear, not on the next page.
- The details given in a footnote are usually briefer than in a list of works cited / bibliography: publisher details are excluded.
- Author’s initials appear first then the surname.
- Authority eg cases and statutes are often referred to in footnotes. If the name of the case/statute has been mentioned in text, the footnote will indicate only the year, law report details etc. Do not repeat the name of the case or statute.
- Do not footnote indexes or databases – they are the tools for getting to a source of information not the actual source of information itself.

EXAMPLES OF FOOTNOTES FOR DIFFERENT SOURCES: PRINT SOURCES

1. BOOKS – including dictionaries, encyclopedias, reports

Basic format:
Initials and surname(s) of author(s) or editor(s) *Title of book* (title underlined if handwriting or in italics if typing) Edition (only when other than the first edition) Year in brackets Page/s.  
*Publisher details are omitted in footnotes.*

Examples:
Books by up to three authors

Books by more than three authors

Books in multiple volumes

Chapters or essays in books where different authors are responsible for different chapters (including LAWSA)

Corporate bodies as authors – eg SA Law Commission, companies, organizations

Reports of government departments – including white papers, etc.
Annual report of a government department
Commissions of inquiry and government committees (Chairperson of the commission is the author)

White papers

*Exclude South Africa from name if you are only using South African material in an assignment.


2. THESIS
The difference between a book reference and a thesis reference is that the kind of thesis and institution must be indicated. Use abbreviations for the discipline eg LLM is for a masters in Law; MA = masters in arts; MSc. = Masters in science etc. PhDs in any subject just have the abbreviation PhD.

Basic format:
Initial/s and surname of author Title of thesis which must be in italics the kind of thesis, institution and year (in curved brackets) and page/s consulted


3. LAW COMMISSION REPORTS
Similar to a book but add in the issue or discussion paper number and project number. You can abbreviate subsequent references to a South African Law Reform Commission to SALRC. Before 2002 the SALRC was called the SALC.

Example:

4. PERIODICALS – journals, magazines and newspapers
• Because all issues of a periodical have the same title, the volume, issue and page numbers must be indicated to differentiate between issues (these details are the ‘address’ of an article)
• Titles of periodicals and not articles are in italics or underlined. This is because the journal is the important bit: an article cannot be located if the journal in which it appears is unknown. Each word of the journal title starts with a capital letter. You may abbreviate journal titles – this is a common practice in Law
• Publisher details are never required for periodical references
• For newspapers, use the day and month instead of volume and part number
• If there is no volume number for a journal, do NOT put the year in brackets.

Basic format:
Initial(s) and surname(s) of author(s) Title of article (in quotation marks) Year (in brackets), volume and part number of journal Title of journal (italics or underlined) Page/s from which information taken. Law often abbreviates the titles of journals

Examples:
Journal or magazine article
• S P Moyo 'The decline and fall of constitutionalism' 2006 Acta Juridica 43*

*When the journal has no volume number the year is not placed in brackets.
Newsprint articles
‘Man probed over human trafficking’ Natal Witness 27 May 2005 at 3.*

* If there is no author, start with the title.

5. CASES
- The first time you refer to a case in the text by its name, the citation must be in full in the footnotes as per footnote example 25 below.
- Thereafter when referring again to the case in the text it is acceptable to refer to it in an abbreviated form. There are various options for doing this eg Khumalo v Chetty can be referred to as Khumalo’s case. In the footnotes you may also use the short cut supra which means the aforementioned case (literally the above case) – see below.
- You may choose to put the full citation in text instead of a footnote.
- Remember that the names of the parties of a case are always in italics when typed or underlined if writing.

Examples of case citation (if names of parties given in text, only put citation in footnote)

25 Khumalo v Chetty 2004 (3) SA 341 (C)
26 1999 (2) SACR 452 (C).
27 Dlamini v Jacobs (NPD) unreported case no 98/05 of 3 August 2006
28 Khumalo v Chetty supra at para 342G OR Khumalo v Chetty supra note 22 or Khumalo (note 22 above)

6. LEGISLATION
- In text you usually refer to the statute in full the first time, thereafter just by name with the act number and year etc in the footnote. If you are referring to a statute several times in the text you can put in brackets after the first reference: (hereafter referred to as the Act) OR (hereafter referred to as the Schools Act).
- Statute citations must include the short name of the statute, its number and year and then the relevant section (s); subsection (ss); chapter (ch) etc. If you refer to the Act by its title only in the text, in the footnote just refer to its number and year. As each Act is unique, the first letter of each word of the Act must be capitalised.

7. GOVERNMENT GAZETTE REFERENCES
The following details are required: notice number (GN), Gazette number (GG), date (day, month, year), and page/s:

Examples: GN 431 of GG 12703, 3/10/2001; 26

8. UNPUBLISHED SOURCES: LECTURE NOTES, THESES

Lecture notes
A Ramdhin Criminal law (unpublished lecture notes, University of KwaZulu-Natal, 2010).

Theses

EXAMPLES OF FOOTNOTES FOR DIFFERENT SOURCES: ONLINE PUBLICATIONS

NB
- Where the source is available in print / published form but is accessed online via the internet eg a book from Juta or Lexis or a journal article from a database such as Westlaw, Heinonline etc, there is no need to refer to the URL. Follow the rules for printed resources above.
- Exceptions are newspaper articles and documents from other countries such as Law Commission reports which may be difficult to trace without the URL.
- It is sometimes difficult to determine when this rule applies, if in doubt, add in the URL.
- Put the URL in italics.

**Online-only material such as some journals; newspaper articles, encyclopedias**

**Website documents**

NB: It is insufficient to put just the URL or just the URL of a site in a reference. You need to provide details of the actual document particularly where a site contains various documents.


**Online law reports and statutes:** NEVER provide the URL for an online case or statute, just its citation.

**SOME SHORTCUTS WHEN FOOTNOTING**

Sometimes a particular source is cited repeatedly throughout a document. It is not necessary to repeat all the details of the source in each footnote. There are various short cut options.

**Secondary sources**

Put the author’s name and then refer to the footnote where the source was first mentioned, but giving the new page number/s.

Example:

Footnotes 3 and 4 refer to the same source as footnote 1:

3 Burchell (note 1 above; 89). OR Burchell op cit note 1 at 5.
4 Burchell (note 1 above; 243).

Where the same reference is referred to in consecutive footnotes use: ibid

4 ibid 243.

**Cases**

It is common practice to use “supra” when referring to a case repeatedly. It is sometimes used when referring to statutes.

Example:

Footnote 3 refers to the same case as footnote 1:

1 *S v Eadie* 2002 (1) SACR 663 (SCA).
3 *Eadie supra* OR *S v Eadie supra* OR *Eadie* (note 2 above) OR *Eadie* supra note 1 at 365G