



MARITIME LAW

Introduction

The study of Maritime Law introduces the most important maritime law concepts and maritime jurisdiction.

It proceeds to an understanding of issues pertaining to, admiralty procedure and claims, registration and ownership of ships. The students will also be introduced to laws governing international carriage of goods by sea and the relevance and impact of international treaties such as the Hague/Visby Rules.

It also covers a wide range of maritime law issues including salvage, towage and collision, carriage of goods by sea, international maritime conventions and employment at sea and Health and Safety.

Pre-Requisite

The candidate has to be a:

- legal student;
- legal scholar with a formal qualification in law or;
- legal practitioner

The Objective Of The Course

The purpose of this training is to provide a course that:

- Gives knowledge and understanding the principles of Maritime Law.
- Develop skills of analysis, written communication, autonomy and ability to learn.

Course Outline And Outcome

- Salvage – General Principles

- The Salvage Convention 1989
- Special Compensation P&I Club Clause (“Scopic”)
- Collisions at Sea
- Admiralty Claims
- General Average
- General Average and the Cargo Conventions
- The Lettered York-Antwerp Rules
- The Numbered York-Antwerp Rules

After successful completion of the course the trainee will:

- Have an understanding of the principles of Maritime Law
- Have the ability to analyze and apply relevant law to problems accordingly

Training Facilities

Classroom lessons (packed with examples and illustrations).

Certificates

The trainee will receive a certificate of Maritime Law.

Training Details And Costs

Duration: 3 weeks
Time: 08.30am to 4.00pm
Tuition Fees: TBA
Minimum number of persons: 10

For further information, please contact:

Hayley Kana, Registrar
Phone: +675 7232 0725 / 7621 8379
Email: pmtcregistrark@gmail.com