

ERASMUS+ COURSE CATALOGUE FOR THE ACADEMIC YEAR 2024/2025

Winter Semester 2024/2025

Course Title	Level of study	ECTS	Language	Learning environment	Lecturers
History of Law and State	Master	8	English	On-site	Prof. Dr. Željko Bartulović Prof. Dr. Budislav Vukas
International Law	Master	8	English	On-site	Prof. Dr. Sandra Fabijanić Gagro Assoc. Prof. Dr. Petra Perišić
European Law II	Master	7	English	On-site	Prof. Dr. Emilia Mišćenić Prof. Dr. Vlatka Butorac Malnar
Contemporary History of Legal and Political Institutions	Master	5	English	On-site	Prof. Dr. Željko Bartulović Prof. Dr. Budislav Vukas
Artificial Intelligence, Technology and Law	Master	6	English	Online	Prof. Dr. Ana Pošćić Assoc. Prof. Dr. Adrijana Martinović
Clinic for Arbitration and Virtual Trial	Master	6	English	On-site	Assoc. Prof. Dr. Vanja Smokvina Prof. Dr. Nataša Žunić Kovačević Prof. Dr. Eduard Kunštek
European Family Law	Master	6	English	On-site	Assoc. Prof. Dr. Sandra Winkler
European Private International Law	Master	6	English	Online	Prof. Dr. Ivana Kunda Assist. Prof. Dr. Danijela Vrbljanac
EU Sports Law, Policy & Diplomacy	Master	6	English	Online	Assoc. Prof. Dr. Vanja Smokvina
Intellectual Property Law	Master	6	English	On-site	Prof. Dr. Ivana Kunda Assist. Prof. Dr. Danijela Vrbljanac
International Commercial Law	Master	6	English	On-site	Assoc. Prof. Dr. Mihaela Braut Filipović
Internet Law	Master	6	English	Online	Prof. Dr. Ivana Kunda Assist. Prof. Dr. Danijela Vrbljanac



Juvenile Criminal Law	Master	6	English	On-site	Prof. Dr. Marissabell Škorić Assoc. Prof. Dr. Dalida Rittossa
Rhetoric and Oratory in Law	Master	6	English	On-site	Assist. Prof. Dr. Matija Miloš Assist. Prof. Valentina Lončarić Assist. Prof. Maja Opašić

Summer Semester 2024/2025

Course Title	Level of study	ECTS	Language	Learning environment	Lecturers
European Law I	Master	8	English	On-site	Prof. Dr. Ana Pošćić Assoc. Prof. Dr. Adrijana Martinović
Anti-discrimination Law	Master	5	English	On-site	Prof. dr. Sanja Barić Prof. dr. Emilia Mišćenić Assoc. Prof. dr. Adrijana Martinović
International Humanitarian Law	Master	5	English	On-site	Prof. Dr. Sandra Fabijanić Gagro
International Law of the Sea	Master	5	English	On-site	Prof. Dr. Sandra Fabijanić Gagro Assoc. Prof. Dr. Petra Perišić
State and Legal History of Rijeka	Master	5	English	On-site	Prof. Dr. Željko Bartulović Prof. Dr. Budislav Vukas Assist. Prof. Dr. Ines Matić Matešković
European Administrative Law	Master	6	English	On-site	Prof. Dr. Dario Đerđa
Marine Environment Protection Law	Master	6	English	Online	Prof. Dr. Dorotea Ćorić Assoc. Prof. Dr. Iva Tuhtan Grgić
Taxation of the Digital Economy	Master	6	English	On-site	Prof. Dr. Nataša Žunić Kovačević Assoc. Prof. Dr. Stjepan Gadžo

Academic year: 2024/2025

Course title: History of Law and State



General course information

Level of study	Master
Study programme	Integrated undergraduate / graduate university Study of Law
Study year and semester	1 st year, Winter Semester
ECTS credits	8
Course language	English
Admission requirements	English level of B2 or higher
Teaching hours	38 hours of lectures
Learning environment	On-site (physical)
Lastymans	Prof. Dr. Željko Bartulović
Lecturers	Prof. Dr. Budislav Vukas

Course description

The general goal of the course is to present a basic knowledge of the features of Croatian legal history, comparing it with the European context. The course is focused on the development of the Croatian state (statehood) and the Croatian Law in the European Context. The development of the Croatian state in the Middle Ages, some institutes of Croatian medieval Law, and the development of the Croatian countries in the 19th and 20th century will be elaborated in the first part of the Lectures. Special emphasis of the second part of the Lectures will be placed on the modern and contemporary Croatian states and legal History in the 20th century and on the establishing of the independent Republic of Croatia in the 1990s. The students who have not passed a subject or topics regarding the issues on general legal history, on their home Faculties, are obligated to prepare the topics on the general Legal History (The old, middle and modern era). The focus of the legal-historical system will be placed on those states and the Law Systems that most subtly represent a particular historical period and form the basis of the legal culture.

Learning outcomes

By the end of the course, students should be able to:

- Define, describe, and explain various institutions in the history of law (real, contractual, family, and inheritance law, criminal law, as well as court procedures) and the state (government bodies: legislative, executive, and judicial) in a historical context;
- Recognize, compare, and explain the similarities and differences of legal and state institutions in historical periods;
- Compare and explain the similarities and differences of legal and state institutions across different historical periods and contemporary institutions;
- Identify and analyze the advantages and disadvantages of specific solutions in their historical development and compare them with contemporary conditions and problems;
- Acquire fundamental concepts and institutions in the development of law and the state;
- At the level of conceptual knowledge, students will recognize definitions, classifications, and categorizations in the history of law and the state;
- Within the framework of procedural knowledge, students will be able to apply the acquired knowledge to recognize legal and state institutions throughout history,

compare them with contemporary conditions, and understand historical and contemporary issues regarding the application of different institutional solutions.

Course contents

- development of the Croatian state in the Middle Ages, with an analysis of some institutes of Croatian medieval Law
- development of the Croatian countries in the 19th and 20th century
- modern and contemporary Croatian legal History and the establishing of the independent Republic of Croatia in the 1990s

Teaching methods

The course consists of weekly lectures in which basic topics are presented. The student will develop his/her writing skills in English (in the preliminary seminar in which he/she represents the chosen legal and historical issues from his/her national legal history whit Croatian context).

Assessment Methods

The student should present the seminar result at a lecture or a seminar lesson. In the Final exam the student will show the competences of written answers to the presented questions, developing a comparative legal dimension.

Course readings

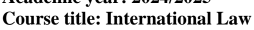
o Various texts available on the Merlin platform.

Contact information and office hours

Dr. Željko Bartulović, Full Professor, e-mail: <u>zeljko.bartulovic@uniri.hr</u>; Office hours: Mondays from 12:00 to 14:00

Dr. Budislav Vukas, Full Professor, e-mail: budislav.vukas@pravri.uniri.hr; Office hours: Mondays from 12:00 to 14:00

Academic year: 2024/2025





General course information

Level of study	Master
Study programme	Integrated undergraduate / graduate university Study of Law
Study year and semester	2 nd year, Winter Semester
ECTS credits	8
Course language	English
Admission requirements	English level of B2 or higher
Teaching hours	38 hours of lectures
Learning environment	On-site (physical)
Lastymans	Prof. Dr. Sandra Fabijanić Gagro
Lecturers	Assoc. Prof. Dr. Petra Perišić

Course description

The objectives of this course are to acquire knowledge of International Law, its characteristics, rules and institutes, which is a prerequisite for understanding the interrelationship between its subjects and its effective implementation. The position and role of International Law in relation to the contemporary challenges of the 21st century will be presented in detail. Students will be familiarized with the sources, subjects and objects of International Law, its interrelationship with national laws, the position of individuals and the rights to which they are entitled, the means and methods of dispute settlement and the challenges arising from armed conflicts.

Learning outcomes

By the end of the course, students should be able to:

- Define and analyse the nature, characteristics and development of International Law and to compare differences between national and International Law;
- Compare and explain particular sources of International Law;
- Describe and distinguish the status, rights and responsibilities of subjects of International Law including that of an individual;
- Analyse and explain similarities and differences between objects of International Law
- Explain and distinguish different means of peaceful settlement of disputes in **International Law**
- Describe and analyse rules of International Law concerning armed conflicts

Course contents

- Sources of International Law 1.
- 2. International Law and Municipal Law
- 3. **International Personality**
- 4. **Territory**
- 5. Jurisdiction
- 6. The Law of the Sea
- 7. **Human Rights**
- 8. The Use of Force
- 9. International Humanitarian Law and International Criminal Law
- Peaceful Settlement of International Disputes 10.

Teaching methods

The course consists of weekly lectures in which basic theoretical concepts and practical issues of International Law and its implementation are presented. In the on-site lectures, the discussion method is used to encourage students' critical thinking, active participation and the development of their communication skills. The group work method is also used as groups of students are assigned a joint project in which they have to research a specific topic of International Law, write an essay and present it to their classmates.

Assessment Methods

During the semester, different assessment methods are used so that students receive their grades before the final exam. First, students may receive points for their contributions to class discussions, including their ability to ask insightful questions and provide thoughtful responses, which will be taken into consideration for the final grade. Second, the mandatory case study will be graded based on demonstrated research skills, oral presentation, and ability to explain complex legal concepts clearly and concisely.

The final exam will take the form of an oral exam that tests students' knowledge of International Law and its application to complex real-life scenarios.

Course readings

Mandatory readings:

 Wallace, Rebecca M.M., Martin-Ortega, Olga, International Law, Sweet&Maxwell, London, 2016.

Suggested readings:

- International Law Handbook Collection of Instruments, Book 1, United Nations, 2017, available at: https://legal.un.org/avl/studymaterials/handbook/english/book_1.pdf
- International Law Handbook Collection of Instruments, Book 2, United Nations, 2017, available at: https://legal.un.org/avl/studymaterials/handbook/english/book_2.pdf
- o Additional texts (handouts) available on Merlin.

Contact information and office hours

Dr. Sandra Fabijanić Gagro, Full Professor, e-mail: sandrafg@pravri.uniri.hr; Office hours: Tuesdays from 12:00 to 14:00

Dr. Petra Perišić, Associate Professor, e-mail: petra.perisic@pravri.uniri.hr; Office hours: Tuesdays from 10:00 to 12:00

Academic year: 2024/2025 Course title: European Law II



General course information

Level of study	Master
Study programme	Integrated undergraduate / graduate university Study of Law
Study year and semester	3 rd year, Winter Semester
ECTS credits	7
Course language	English
Admission requirements	English level of B2 or higher
Teaching hours	30 hours of lectures + 15 hours of exercises
Learning environment	On-site (physical)
I actumon(a)	Prof. Dr. Emilia Mišćenić
Lecturer(s)	Prof. Dr. Vlatka Butorac Malnar

Course description

The objective of the course is to provide students with a deeper understanding and knowledge of European private law. The course is designed to give students the opportunity to engage with this fascinating area of law in a critical way, exploring its historical development and the impact of the European Union internal market on the harmonisation of private law. Students will also have the chance to compare and analyse the relationship between European private law and private law of Member States, recognising, analysing and interpreting European private law sources, and finally, to interpret and apply correctly the case-law of the Court of Justice of the European Union (CJEU).

Learning outcomes

By the end of the course, the students should be able to:

- explain and compare basic terms, principles and sources of European private law
- compare and critically evaluate the fundamental substantive law rules
- interpret and review the interrelationship between European, international and national legal norms
- identify the relevant legal issues and apply appropriate legal rules to the specific factual situation
- solve a practical legal problem and substantiate a legal opinion.

Course contents

- 1. Fundamentals of European private law
- 2. Transposition, interpretation and application of European private law
- 3. Consequences of violation of the duty to transpose, interpret and apply European private law
- 4. Core of European private law
- 5. EU contract law
- 6. EU tort law
- 7. EU property law
- 8. Anti-discrimination law of the EU
- 9. EU competition law

Teaching methods

The course includes weekly lectures where basic theoretical concepts and practical issues od European private law are presented. The teaching is delivered through the presentation and explanation of individual thematic units, with numerous examples from practice, which are then jointly analysed in class and put into a wider theoretical context. The discussion method is used to promote students' critical thinking, active participation, and the development of communication skills.

Assessment Methods

Different assessment methods will be used during the semester, by which students may receive marks before taking the final exam. Students may receive marks based on their contributions to class discussions, including their ability to ask insightful questions, provide thoughtful answers, and engage respectfully with their peers. Second, students will be assigned a CJEU case to present in class. The assessment of their performance will be based on three key areas: demonstrated research skills, oral presentation, and the ability to explain complex legal concepts clearly and concisely.

The final examination will be in the form of an open-book written exam, where students' ability to apply legal principles to complex real-life scenarios will be tested.

Course readings

Mandatory readings:

- Basedow Jürgen, EU Private Law, Anatomy of a Growing Legal Order, Intersentia, Cambrige et al., 2021.
- Course materials; relevant EU legislation and CJEU case law

Suggested readings:

• Hartkamp A., Sieburgh C., Devroe W. (ur.), Cases, Materials and Text on European Law and Private Law, Hart Publishing, Oxford and Portland, Oregon 2017.

Contact information and office hours

Dr. Emilia Mišćenić, Full Professor, e-mail: emilia.miscenic@pravri.uniri.hr; Office hours: Thersdays from 10:00 – 12:00 a.m.

Dr. Vlatka Butorac Malnar, Full Professor, e-mail: <u>vlatka.butorac@uniri.hr</u>; Office hours: Mondays from 10:00 – 12:00 a.m.

Academic year: 2024/2025

Course title: Contemporary History of Legal and

Political Institutions



General course information

Level of study	Master
Study programme	Integrated undergraduate / graduate university Study of Law
Study year and semester	3 st year, Winter Semester
ECTS credits	5
Course language	English
Admission requirements	English level of B2 or higher
Teaching hours	15 hours of lectures
Learning environment	On-site (physical)
Lecturers	Prof. Dr. Željko Bartulović
Lecturers	Prof. Dr. Budislav Vukas

Course description

The primary objectives of the course are to familiarize students with the historical origins of contemporary state and legal institutions that influence the functioning of the constitutional and international legal system, Croatian constitutional heritage compared to European models, the acquisition of state independence, and Croatia's participation in international institutions. The course complements the knowledge acquired in the courses History of Law and State, Constitutional Law, and International Law, contributing to a more comprehensive understanding of selected constitutional and international legal institutions, particularly in the 19th and 20th centuries.

The student will develop his/her writing skills in English (in the preliminary seminar in which he/she represents the chosen legal and historical issues from his/her contemporary national legal history, or some aspect of the International Law History from the point of view of his/her national

arguments. The student should present the seminar results at a lecture or seminar lessen, and to attempt a selected lessens. In the Final exam the student will show the competences of written answers to the presented questions, developing comparative legal dimension.

Learning outcomes

By the end of the course, students should be able to:

- Recognize and explain additional knowledge from legal history (especially post-1945 history) and align it with the knowledge from constitutional law and international law courses
- Identify and analyze institutions and processes of international relations and diplomatic history that are not included in the mandatory curriculum of the study
- Recognize, compare, and explain contemporary international legal and constitutional processes and the reality of legal systems in their historical development
- Evaluate and argue specific solutions in historical development and compare them with contemporary conditions and problems

• Critically analyze international globalization processes based on knowledge of their historical causes and development.

Course contents

- 1. The international order and Institutions in the 18th and 19th Century
- 2. International relations and institutions up to the end of World War I. (1899. 1918.)
- 3. The inter war Period a political framework
- 4. The League of Nations
- 5. The Cold War period and the foundations of the United Nations
- 6. The summary data of born and beginning of the European Integrations and Institutions
- 7. The Post Cold War Period
- 8. The phenomenon of the "Croatian Statehood" in the Croatian History
- 9. The genesis of Croatian national institution in the 19th and 20th Century The Croatian Diet (Sabor), and the autonomy
- 10. The general characteristics of the Yugoslav state
- 11. The Major Constitutional Decision of the Croatian Parliament (Sabor) in 1991 Toward the Establishment of Croatian Statehood
- 12. The international Recognition of the Republic of Croatia and its new Challenges
- 13. The Yugoslav dissolution and the question of succession
- 14. The Challenges of regional cooperation.

Teaching methods

The course consists of weekly lectures in which basic topics are presented.

The student will develop his/her writing skills in English (in the preliminary seminar in which he/she represents the chosen legal and historical issues from his/her contemporary national legal history, or some aspect of the International Law History from the point of view of his/her national arguments).

Assessment Methods

The student should present the seminar result at a lecture or a seminar lesson. In the Final exam the student will show the competences of written answers to the presented questions, developing a comparative legal dimension.

Course readings

o Various texts made available on the Merlin platform.

Contact information and office hours

Dr. Željko Bartulović, Full Professor, e-mail: <u>zeljko.bartulovic@uniri.hr</u>; Office hours: Mondays from 12:00 to 14:00

Dr. Budislav Vukas, Full Professor, e-mail: budislav.vukas@pravri.uniri.hr; Office hours: Mondays from 12:00 to 14:00

Academic year: 2024/2025

Course title: Artificial Intelligence, Technologies and Law



General course information

Level of study	Master
Study programme	Integrated undergraduate / graduate university Study of Law
Study year and semester	5 th year, Winter Semester
ECTS credits	6
Course language	English
Admission requirements	English level of B2 or higher
Teaching hours	45 hours of lectures
Learning environment	Online
Lecturer(s)	Prof. Dr. Ana Pošćić
Lecturer(s)	Assoc. Prof. Dr. Adrijana Martinović

Course description

This innovative interdisciplinary course aims to highlight the challenges that artificial intelligence and new technologies impose to the existing regulatory framework. Given the unprecedented impact of AI and new technologies in all spheres of life, the law has to be able to respond to the new challenges and risks of these disruptive and transformative technologies. The question what should be regulated and how, or if at all, can be addressed only with adequate knowledge and understanding of basic principles of functioning of AI, distributed ledger technologies, such as blockchain, and autonomous systems. The accent is on the regulation of AI at EU level, in different areas of law.

Learning outcomes

By the end of the course, the students should be able to:

- explain and differentiate fundamental concepts and definitions of new technologies, and analyse their significance in the creation and application of law;
- o describe and analyse areas of intersection using practical examples and identify potential risks and ethical dimensions of application of new technologies in law;
- o compare and critically evaluate legal sources and institutes of European and national law relevant to the application of new technologies in selected legal areas;
- apply acquired knowledge to resolve complex legal situations related to the application and implementation of AI and new technologies in law and provide wellfounded legal opinions through interdisciplinary methods.

Course contents

- 1. Introduction to Artificial Intelligence (AI) and the role of AI in law and society
- 1.1. Statistics and algorithms
- 1.2. Machine learning and AI
- 1.3. Agents and the aplication of AI in practice
- 1.4. Disadvantages of AI and the main obstacles in its application
- 2. Ethical dimension of AI and the application of new technologies in law
- 3. EU measures and proposals in the regulation of artificial intelligence and new technologies
- 4. Approach to regulating the application of AI and new technologies in selected legal areas
- 4.1. Case studies in labour law

- 4.2. Case studies in anti-discrimination law
- 4.3. Case studies in comptetition law
- 4.4. Case studies in legal profession

Teaching methods

The course is conducted entirely in an online environment through the LMS platform. The curriculum is organized based on thematic units and instructional lessons within the course content. During the lectures, in addition to explanations and analysis of the essential elements of the thematic units, an emphasis is placed on the practical application of the covered theoretical concepts. Students are advised to become familiar with the fundamental concepts of the upcoming instructional lesson prior to the lecture, as their readiness is assessed through questions, discussion, and practical tasks.

Assessment Methods

Students are required to prepare for classes according to the instructions announced on the e-course in the Merlin e-learning system (e.g. read the lesson, solve the self-assessment test, conduct research and solve the problem-based task, complete other tasks and activities within the e-course). All students are obliged to participate in discussions through the appropriate video conference system. An emphasis is placed on active learning based on research, understanding, and application of knowledge and information exchange in a collaborative environment.

Progress monitoring and evaluation of students on the course is carried out continuously.

A student will take a midterm exam (max 40% of the obligation) during the semester. The midterm exam is prepared according to the given literature from the mandatory literature list. A student can take a midterm retake exam, in which case only the results achieved on the midterm retake exam will be evaluated.

In order to take the final exam, students must obtain at least 25% of the grade points during classes (midterm exam + class participation). The final exam measures how a student mastered the expected learning outcomes. The minimum threshold for passing the final exam is 50% of the successfully solved tasks, that is, 25% of the grade points achieved. The final exam is conducted in a written and oral form and may include a case study/design and presentation of a project.

Course readings

In preparation for the midterm and final exam, students must use the mandatory course literature. It is essential to pay special attention that, in the event of regulatory changes during the academic year, students will need to consult/use the regulations in force according to the instructions provided by the instructor.

Mandatory literature is supplemented with lecture presentations, selected articles, texts, and case law that the instructor will refer to during the lectures.

Mandatory readings:

- Interactive working materials and lessons from the e-learning Merlin system
- Barfield, W.; Pagallo, U. (ur.): Research Handbook on the Law of Artificial Intelligence, Cheltenham Northampton, 2018 (selected chapters)
- Custers, B.; Fosch-Villaronga, E. (ur.): Law and Artificial Intelligence. Regulating AI and Applying AI in Legal Practice, The Hague, 2022 (selected chapters)
- DiMatteo, L. A.; Cannarsa, M.; Poncibò, C. (ur.): The Cambridge Handbook of Artificial Intelligence: Global Perspectives on Law and Ethics, Cambridge, 2022 (selected chapters)

- Dubber, M. D.; Pasquale, F.; Das, S. (ur.): The Oxford Handbook of Ethics of AI, Oxford, 2020 (selected chapters)
- Pošćić, A.; Martinović, A., Regulatory sandboxes under the draft EU Artificial Intelligence Act: An opportunity for SMEs? (2022), InterEULawEast IX(2), 71-117
- Pošćić, A.; Martinović, A., Towards a regulatory framework for Artificial Intelligence: An EU approach. U: Drezgić, S. et al. (eds.): Contemporary Economic and Business Issues, Rijeka, 2021, 49 – 62

Suggested readings:

- Aloisi, A.; De Stefano, V., Your boss is an algorithm. Artificial Intelligence, platform work and labour, Oxford-London-New York-New Delhi-Sidney, 2022
- Chesterman, S.: We, the robots? Regulating Artificial Intelligence and the limits of the law, Cambridge, 2021
- De Gregorio, G.; Dunn, P.: The European risk-based approaches: Connecting constitutional dots in the digital age, Common Market Law Review 59(2) 2022
- Géron, A.: Hands-On Machine Learning with Scikit-Learn, Keras, and TensorFlow: Concepts, Tools, and Techniques to Build Intelligent Systems, O'Reilly Media, 2022
- Hildebrandt, M.; O'Hara, K. (ed.): Life and Law in the era of data-driven agency, Cheltenham-Northampton, 2020
- Hildebrandt, M., Law for computer scientists and other folk, Oxford, 2020
- Leenes, R. et al.: Regulatory challenges of robotics: some guidelines for addressing legal and ethical issues, Law, Innovation and Technology, 9(1) 2017, 1 44, DOI: 10.1080/17579961.2017.1304921
- Liu, H.-Y. et al.: Artificial intelligence and legal disruption: a new model for analysis,
 Law, Innovation and Technology, 12(2) 2020, 205-258, DOI:
 10.1080/17579961.2020.1815402
- Liu, H.-Y.: The power structure of artificial intelligence, Law, Innovation and Technology, 10(2) 2018, DOI: 10.1080/17579961.2018.1527480, 197 – 229
- Mökander, J. et al.: The US Algorithmic Accountability Act of 2022 vs. The EU Artificial Intelligence Act: what can they learn from each other?, Minds and Machines 2022 [https://doi.org/10.1007/s11023-022-09612-y], published online 18 August 2022
- Pošćić, A.; Martinović, A., Rethinking Effects of Innovation in Competition in the Era of New Digital Technologies, InterEULawEast Journal for international and European law, economics and market integrations, VII (2020), 2; 245-261
- Pošćić, A.; Martinović, A., EU Competition Law in the Digital Era: Algorithmic Collusion as a Regulatory Challenge u: Petrašević, T.; Duić, D. (eds.) EU 2020 Lessons from the past and solutions for the future, Osijek: Pravni fakultet, 2020, 1016-1039, doi:10.25234/eclic/11937
- Russel, S. J. and Norvig, P.: Artificial Intelligence: A Modern Approach, 3rd Ed., New Jersey, 2010.
- Scherer, M. U.: Regulating Artificial Intelligence Systems: Risks, Challenges,
 Competencies and Strategies, Harvard Journal of Law and Technology 29(2) 2016
- Selbst, A.D., An Institutional View of Algorithmic Impact Assessments, Harvard Journal of Law and Technology, 35 (1) Fall 2021, 117-191
- O Smuha, N. A.: Beyond the individual: governing AI's societal harm, Internet Policy Review 10(3) 2021 [https://doi.org/10.14763/2021.3.1574]
- O Smuha, N. et al.: How the EU can achieve legally trustworthy AI: A response to the European Commission's proposal for an Artificial Intelligence Act [https://ssrn.com/abstract=3899991] or [http://dx.doi.org/10.2139/ssrn.3899991]

Veale, M.; Frederik Zuiderveen Borgesius, F.: Demystifying the Draft EU Artificial Intelligence Act, Computer Law Review International 22(4) 20221, 97 – 112 [https://doi.org/10.9785/cri-2021-220402

Contact information and office hours

Dr. Ana Pošćić, Full Professor, e-mail: ana.poscic@uniri.hr;

Office hours: Mondays from 10:00 - 12:00 a.m.

Dr. Adrijana Martinović, Associate Professor, e-mail: adrijana.martinovic@pravri.uniri.hr;

Office hours: Tuesdays from 10:00 - 12:00 a.m.

Academic year: 2024/2025





General course information

Level of study	Master
Study programme	Integrated undergraduate / graduate university Study of Law
Study year and semester	5 th year, Winter Semester
ECTS credits	6
Course language	English
Admission requirements	English level of B2 or higher
Teaching hours	15 hours of lectures + 30 hours exercises
Learning environment	On-site (physical)
	Assoc. Prof. Dr. Vanja Smokvina
Lecturer(s)	Prof. Dr. Nataša Žunić Kovačević
	Prof. Dr. Eduard Kunštek

Course description

The aim of the course is to enable students to monitor and actively participate in an arbitration procedure before a Swiss arbitral tribunal (eg Court of Arbitration for Sport) from the very beginning until the ruling and to enable students to consider the procedure before the Swiss Federal Court and the European Court of Human Rights. Students will actively participate in the creation of the case itself and its implementation under the mentorship of teachers and foreign guest practitioners from. Finally, special emphasis will be placed on their preparation to represent the parties to the dispute or to conduct the arbitration proceedings and to participate in the final decision. The entire course will take place in a hybrid form and will represent one virtual arbitration procedure.

Learning outcomes

By the end of the course, the students should be able to:

- explain and compare the basic terms, principles and sources of the arbitration procedure and branches of substantive law;
- apply the rules of the arbitration procedure and carry out arbitration (procedural) actions;
- organize and implement the preparation of the party's representation in the arbitration proceedings and in the team in accordance with the set procedural deadlines

Course contents

- 1. Introduction to arbitration proceedings
- 2. European Convention on Human Rights and Arbitration
- 3. Swiss civil litigation
- 4. Swiss arbitration proceedings
- 5. Preparation of submissions
- 6. Preparation of a summary presentation
- 7. Conduct of arbitration proceedings in Switzerland (example proceedings before CAS)
- 8. Legal remedies

Teaching methods

The course includes weekly lectures and excercies where basic theoretical concepts and practical issues relevant for the arbitration procedure and a virtual trial will be presented. Within lectures the discussion method will be used to promote students' critical thinking, active participation, and the development of communication skills. The group work method will also be used as groups of students will be assigned a collaborative project in which they will have to make a case study – prepare submissions for their respective role: claimant and respondent and prepare the representation of their clients in a virtual trial – hearing stage.

Assessment Methods

Different assessment methods will be used during the semester, by which students may receive marks before taking the final exam. First, students may receive marks based on their contributions to class discussions, including their ability to ask insightful questions, provide thoughtful answers, and engage respectfully with their peers. Second, peer assessment method will be used, by which students will evaluate each other's work, on the basis of a rubric provided by the lecturer. Third, students' case study assignments will be assessed on the basis of demonstrated research skills, oral presentation, and the ability to explain complex legal concepts clearly and concisely.

The final exam will take a form of a Moot Court hearing (before experiences members of international arbitration tribunals as a panel, such as the Court of Arbitration for Sport) where students will be devided into legal teams representing, respectfully, the claimant or the respondent, and take part in a virtual hearing.

Course readings

Mandatory readings:

- Thommen, Marc, Introduction to Swiss Law, Carl Grossmann Verlag, Zurich, 2018 (e-book, open access)
- Mavromati, Despina; Reeb, Matthieu, The Code of the Court of Arbitration for Sport: Commentary, Cases and Materials, Wolter Kluwer, Alphen aan den Rijn, 2015
- Course materials

Contact information and office hours

Dr. Vanja Smokvina, Associate Professor, e-mail: <u>vanja.smokvina@pravri.uniri.hr</u>; Office hours: to be confirmed via e-mail.

University of Rijeka, Faculty of Law Academic year: 2024/2025

Course title: European Family Law



General course information

Level of study	Master
Study programme	Integrated undergraduate / graduate university Study of Law
Study year and semester	5 th year, Winter Semester
ECTS credits	6
Course language	English
Admission requirements	English level of B2 or higher
Teaching hours	23 hours of lectures
Learning environment	On-site (physical)
Lecturer(s)	Assoc. Prof. Dr. Sandra Winkler

Course description

Family law has an increasing importance in the contemporary EU Law. This course tackles fundamental issues related to family relationships. The main goal of the course is to motivate a multidisciplinary approach to the analysed topics. This course will give to the students the possibility to compare single national legislations, the jurisprudence of the European Courts (Court of Justice of the EU and European Court of Human Rights) and the EU law, in order to recognize the newest trends in the process of the Europeanization of Family law. Students will also acquire skills in independent study as well as in the use of available electronic data basis on the topic.

Learning outcomes

By the end of the course, the students should be able to:

- explain and compare basic concepts, principles and sources of family law;
- compare and critically assess the fundamental substantive law rules;
- interpret and review the interplay between European, international and national legal norms with regard to the regulation of family relationships;
- critically evaluate the political, historical, economic and social factors influencing the process of europeanization of family law.
- identify the relevant legal issues and apply appropriate legal rules to the specific factual situation.

Course contents

- 1. Introduction. The process of Europeanization of Family law. Analysis of the pro et contra positions regarding the harmonisation and the eventual unification of the family law in EU.
- 2. Analysis of EU legal sources (hard law and soft law). European Union: Treaties and Charter on fundamental rights. Relevant Regulations and Directives. Principles of European family Law. Brief analysis of some International legal sources (Council of Europe: European Convention on human rights and fundamental freedoms) in order to compare with the EU primary law.

- 3. Family law institutes in the light of the European law. a) The concept and meaning of "family" in Europe and the notion of "family life". b) Civil status of the EU citizens. c) Family Reunification and free movement. d) marriage. d) Extramarital union. d) Relationship between parents and children. e) Children's right. f) Adoption. g) Guardianship. h) Property Regimes in the family.
- 4. Case law.

Teaching methods

The course includes weekly lectures where basic theoretical concepts and practical issues relevant for European Family Law will be presented. Within on-site lectures the discussion method will be used to promote students' critical thinking, active participation, and the development of communication skills. For this purpose, students will be assigned a research topic that will focus on the analysis of a family law institute, starting with a reconstruction of their domestic legal system, moving on to a comparative analysis with Croatian Family Law and concluding by reflecting on the Europeanisation perspective of family law in the light of supranational sources. Each student will write a seminar on the assigned research topic and present it to the class.

Assessment Methods

Different assessment methods will be used during the semester, by which students may receive marks before taking the final exam. First, students may receive marks based on their contributions to class discussions, including their ability to ask insightful questions, provide thoughtful answers, and engage respectfully with their peers. Second, students' case study assignments will be assessed on the basis of demonstrated research skills, oral presentation, and the ability to explain complex legal concepts clearly and concisely.

The final exam will take the form of an oral exam that tests students' knowledge of European Family Law and its application to complex real-life scenarios.

Course readings

Mandatory readings:

- Winkler, S., De Facto Couples: Between National Solutions and European Trends//The EU Regulations on Matrimonial Property and Property of Registered Partnerships/ Ruggeri, Lucia; Limante, Agne; Pogorelcnik Vogrinc, Neža (eds.) Intersentia, 2022.
- Winkler, S., The Right to Family Reunification // Exploring the Social Dimension of Europe. Essays in Honour of Nada Bodiroga-Vukobrat / Sander, G. G.; Pošćić, A.; Martinović, A. (eds.), Hamburg: Verlag Dr. Kovač, 2021. str. 259-272.
- O Bukovac Puvača, M.; Kunda, I.; Winkler, S.; Vrbljanac, D., Croatia // Family Property and Succession in EU Member States National Reports on the Collected Data / Ruggeri, L.; Kunda, I.; Winkler, S. (eds.). Rijeka: Sveučilište u Rijeci, Pravni fakultet / University of Rijeka, Faculty of Law, 2019. p. 68-92
- o https://www.euro-family.eu/documenti/news/psefs_e_book_compressed.pdf
- o Šarčević, P.; Josipović, T., Gliha, I.; Hlača, N.; Kunda, I.; Family Law in Croatia, Wolters Kluwer, 2011 (Selected chapters)

Suggested readings:

 Boele Woelki, K.; Ferrand, F.; Gonzales Beilfuss, C.; Jänterä-Jareborg, M.; Lowe, N., Martiny, D., Todorova, V. /eds), The Principles od European Family Law Revisited, Intersentia, 2024.

- o Duden, K., Wierdemann, D. (eds.); Changing Families, Changing Family Law in Europe, Intersentia, 2024.
- o Ruggeri, L.; Limante, A.; Pogorelcnik Vogrinc, N. (eds.), The EU Regulations on Matrimonial Property and Property of Registered Partnerships/ Intersentia, 2022.
- o https://www.euro-family.eu/documenti/risultati/intersentia_scientificbook.pdf
- The publication is available on this website https://www.euro-family.eu/pagine-15-results in 5 different languages.
- o Schrama, W.; Freeman, M.; Taylor, N.; Bruning, M. (eds.); International Handbook on Child Participation in Family Law, Intersentia, 2021.
- o Winkler, Sandra, L'impatto delle nuove tecnologie sul diritto della famiglia // Annali della Facolta' Giuridica dell'Universita' di Camerino, 10 (2021), 1-16.
- o https://afg.unicam.it/2021/limpatto-delle-nuove-tecnologie-sul-diritto-della-famiglia
- o Kunda, I.; Winkler, S.; Pertot, T., Jurisdiction and applicable law in succession matters // Property Relations of Cross-Border Couples in the European Union / Cazorla González, M. J.; Giobbi, M., Kramberger Škerl, J.; Ruggeri, L.; Winkler, S. (eds.) Napoli, Italija: Edizioni Scientifiche Italiane, 2020. str. 99-131
- The publication is available on this website https://psfes.euro-family.eu/pagine-15-results in 5 different languages.
- Winkler, S., Diritto al nome e libera circolazione delle persone, // Papers di diritto europeo, 10 (2020), 2; 54-68 https://www.papersdidirittoeuropeo.eu/fascicolo-2020-n-2/
- Roberto Garetto, The impact of multicultural issues on the notion of «family member», in Zbornik znanstvenih razprav, 2019, vol. 79, p. 7-22 https://www.pf.uni-lj.si/media/zzr2019_garetto.pdf
- o Winkler, Sandra, Il diritto di famiglia, in Temi e Istituti di Diritto Privato dell'Unione Europea, G. A. Benacchio, F. Casucci (ed.), Giappichelli, Torino, 2017, pp. 293 -316.
- o Büuchler, A.; Keller, H. (eds.), Family Forms and Parenthood, Intersentia, 2016.
- o Jänterä-Jareborg, M. (ed.); The Child's Interests in Conflict, Intersentia, 2016.
- Winkler, S., Benacchio, G. A., The Europeanisation of Law: Imposition or Natural Development of Legal Models? in N. Bodiroga-Vukobrat, S. Rodin, G. G. Sander (eds.), Legal Culture in Transition: Supranational and International Law in National Courts, Logos, Berlin, 2013, pp. 61-73.
- Winkler, S., Pacia, R., Invisible Minorities within Extramarital Unions Comparison of Different Solutions Provided by the Family Laws, Invisible minorities/Unsichtbare Minderheiten, Bodiroga-Vukobrat/Sander/Barić (eds.) verlag dr. Kovač, Hamburg, 2012, pp. 57-93.

Contact information and office hours

Dr. Sandra Winkler, Associate Professor, e-mail: sandra.winkler@uniri.hr

Office hours: Tuesdays from 10:00 - 12:00 a.m.

Academic year: 2024/2025





General course information

Level of study	Master
Study programme	Integrated undergraduate / graduate university Study of Law
Study year and semester	5 th year, Winter Semester
ECTS credits	6
Course language	English
Admission requirements	English level of B2 or higher
Teaching hours	45 hours of lectures
Learning environment	Online
Lecturer(s)	Prof. Dr. Ivana Kunda
Lecturer(s)	Assist. Prof. Dr. Danijela Vrbljanac

Course description

European Private International Law delves into the principles governing cross-border legal relations and disputes within the European Union, focusing on jurisdiction, choice of law, and the recognition and enforcement of judgments. The course provides a comprehensive overview of the EU regulations and conventions that structure this field, examining key cases and practical scenarios to illustrate these rules in action. Through a blend of theoretical study and practical application, students will develop a nuanced understanding of how private international law operates within the European context, preparing them to navigate complex legal issues in a globalized world. Active participation, including presentations, online tests, and discussions, is integral to the learning process, ensuring a thorough grasp of the subject matter.

Learning outcomes

By the end of the course, the students should be able to:

- analyse and critically evaluate institutes, legislative solutions and case law in the field of European private international law by analysing the text and discussing,
- present the assigned practical problem and propose its solution in the field of European private international law by working independently,
- propose and compare possible legal solutions to a given practical problem in the field
 of European private international law and critically evaluate them in the light of
 previously adopted extrajudicial values and legal principles and institutes in the
 discussion,
- represent an opinion on an issue in the field of European private international law and argue with reference to the purpose and goal of the provisions of European private international law,
- assess the social and political acceptability of certain legal solutions in the field of European private international law independently and in discussion.

Course contents

THEMATIC UNIT 1 – International jurisdiction, applicable law and recognition and enforcement in civil and commercial matter

- 1. International jurisdiction and applicable law for contracts involving weaker parties
- 2. International jurisdiction and applicable law for contractual relations
- 3. International jurisdiction and applicable law for non-contractual relations
- 4. Other jurisdictional and applicable law provisions
- 5. Recognition and enforcement

THEMATIC UNIT 2 - International jurisdiction, applicable law and recognition and enforcement in family and succession matters

- 1. International jurisdiction, applicable law, recognition and enforcement in matrimonial matters
- 2. International jurisdiction, applicable law, recognition and enforcement in parental responsibility matters
- 3. International jurisdiction, applicable law, recognition and enforcement in maintenance matters
- 4. International jurisdiction, applicable law, recognition and enforcement in succession matters
- 5. International jurisdiction, applicable law, recognition and enforcement in matrimonial property regimes and property consequences of registered partnerships

Teaching methods

This course is conducted entirely online, incorporating both synchronous (live) and asynchronous (self-paced) elements. Each week, students will explore fundamental theoretical concepts and practical issues in European private international law through digital course materials and live lectures. The course materials include extensive practical examples, which will be analyzed collaboratively during live sessions and integrated into broader theoretical frameworks. Students are expected to actively engage in the course by presenting assigned topics, completing online tests, and participating in discussions. These activities ensure continuous involvement and deep understanding of the subject matter.

Assessment Methods

Various assessment methods will be employed throughout the semester. Students will earn points based on their contributions to class discussions, and their performance on online short tests and hypothetical problem solving. Additionally, each student will be assigned a topic to present in class, with their performance evaluated in three key areas: research skills, oral presentation, and the ability to explain complex legal concepts clearly and concisely. The final assessment will be an open-book written exam, designed to test students' ability to apply legal principles to complex real-life scenarios.

Course readings

Mandatory readings (selected chapters):

- Van Calster, Geert, European Private International Law, 2 ed., Hart Publishing, Oxford and Portland, 2016
- Other course materials, relevant EU legislation and CJEU case law

Suggested readings:

- Magnus, Ulrich/Mankowski, Peter, Brussels Ibis Regulation, Otto Schmidt, Köln, 2022
- Magnus, Ulrich/Mankowski, Peter/Ilmer, Martin, Rome II Regulation, Otto Schmidt, Köln, 2019

- Magnus, Ulrich/Mankowski, Peter/Calvo Caravaca, Alfonso-Luis/Carrascosa González, Javier, Rome I Regulation, Otto Schmidt, Köln, 2017
- Magnus, Ulrich/Mankowski, Peter/Pintens, Walter/Borrás, Allegria, Siehr, Kurt, Brussels IIbis Regulation, Otto Schmidt, Köln, 2017
- Van Calster, Geert, European Private International Law, 2 ed., Hart Publishing, Oxford and Portland, 2016
- Calvo Caravaca, Alfonso-Luis/Davi, Angelo/Mansel, Heinz-Peter, The EU Sucession Regulation, A Commentary, Cambridge University Press, Cambridge, 2016
- BERGQUIST, Ulf Et Al., The EU Regulations on Matrimonial and Patrimonial Property, Oxford University Press, Oxford, 2019
- Course materials; relevant EU legislation and CJEU case law

Contact information and office hours

Dr. Ivana Kunda, Full Professor, e-mail: <u>ivana.kunda@pravri.uniri.hr</u>; Office hours: Monday, 10:00 – 12:00h or by appointment.

Dr. Danijela Vrbljanac, Assistant Professor, e-mail: <u>danijela.vrbljanac@pravri.uniri.hr</u>; Office hours: Wednesday, 10:00 – 12:00h or by appointment.

Academic year: 2024/2025

Course title: EU Sports Law, Policy & Diplomacy



General course information

Level of study	Master
Study programme	Integrated undergraduate / graduate university Study of Law
Study year and semester	5 th year, Winter Semester
ECTS credits	6
Course language	English
Admission requirements	English level of B2 or higher
Teaching hours	45 hours of lectures
Learning environment	Online
Lecturer(s)	Assoc. Prof. Dr. Vanja Smokvina

Course description

The aim of the course is to acquaint students with the basics of sports law, sports policies and sports diplomacy of EU and its Member States together with the multidisciplinarity of the field in which law, policy&diplomacy and sport intertwine. In this sense, students will be introduced to the general provisions on the place of sports in the national, European and International legal system. Special attention will be given to Case-Law of the CJEU, the European Court of Human Rights and the Court of Arbitration for Sport. In the end, the focus will be also on EU sports policies sources and the concept of Sports Diplomacy as a new tool in promotion of EU and Member States value

Learning outcomes

By the end of the course, the students should be able to:

- define and compare the basic concepts and categories of sports law, sports policy and EU sports diplomacy;
- describe and explain the elements, organisation and functioning of the sports system;
- define, describe and explain the elements, organisation and functioning of the sport system and people in sport in the EU,
- critically assess and argue positions and opinions in the field of sports law, policy and diplomacy using relevant terminology and present them orally and in writing,
- formulate and produce a normative proposal for a legal act from the thematic area of the course and present it in writing and orally.

Course contents

I. thematic Unit: Introduction and Sources

Introductory presentation (introduction to EU law and the legal system); sources of sports law (EU, international and national context); sources of politics in sport (EU and international context); sources in the field of sports diplomacy

II. thematic unit: EU sports law

EU legal framework; case law of the ECJ in the field of sports; case law of the European Court of Human Rights; case law of the Court of Arbitration for Sport (CAS)

III. thematic unit: Policies in EU sport

The relationship between sport and the EU institutions; regulation of sport through the legal framework of the Member States (examples of good practise)

IV. thematic Unit: Sport Diplomacy

Introduction to sports diplomacy; Examples of good practise around the world; The role of sports diplomacy in Europe and the EU

V. thematic Unit: Student Work

Teaching methods

The course material is processed according to thematic units and teaching units from the course content. The student must come to class prepared and study the material being presented. Student readiness is checked through discussion, questions asked, solving practical tasks and analysing the case-law. The student independently processes individual teaching units or their parts according to the teacher's instructions and discusses them in class.

The discussion method will be used to promote students' critical thinking, active participation, and the development of communication skills. The group work method will also be used as groups of students will be assigned a collaborative project in which they will have to make a case study of a specific legal document relevant for the sports system.

Assessment methods

Different assessment methods will be used during the semester, by which students may receive marks before taking the final exam. First, students may receive marks based on their contributions to class discussions, including their ability to ask insightful questions, provide thoughtful answers, and engage respectfully with their peers. Second, peer assessment method will be used, by which students will evaluate each other's work, on the basis of a rubric provided by the lecturer. Third, students' case study assignments will be assessed on the basis of demonstrated research skills, oral presentation, and the ability to explain complex legal concepts clearly and concisely.

As a part of written examinations during the semester, there is one mid-term exam on which students can earn a maximum of 40 percentage points. The mid-term exam consists of two parts. One is a written exam with a maximum of 20 points while the other part is a written team-work with a maximum of 20 points. The written team-work consists of drafting a normative proposal for an article of a law (example Sports Act) or an article of a contract on a sports system issues (doping, players' rights, match-fixing etc.) and present it in class. The evaluation is performed by the teacher but also as a students' peer-review.

In order to pass the mid-term exam, students must earn a minimum of 20 percentage points in total.

In order to qualify for the final exam students at the graduate program must earn a minimum of 25 percentage points in all activities during the class.

Exceptionally, students who participate in the Students Sports Law Conference may be exempted to pass the mid-term exam and could qualify of the final exam. The final exam is an oral exam.

Students who take part into the SLAM MOOT Court competition may be exempted from the final exam.

Course readings

Mandatory readings:

- 1. Siekmann Robert C. R., Parrish Richard, Smokvina Vanja, Bodiroga-Vukobrat Nada, Sander Gerald G., Social Dialogue in Professional Sports, *On some Topics about European Sports Law*, Shaker Verlag, Aachen, 2013. (chosen chapters)
- 2. Smokvina Vanja, *Sports Law in Croatia*, 2nd Edition, Kluwer Law International, Alphen aan den Rijn, 2022. (chosen chapters)
- Weatherill Stephen, *European Sports Law Collected papers* (2nd edition), Springer, Asser Press, The Hague, 2014. (chosen chapters)
- Parrish Richard, Duval Antoine, Mitevska Silvija, Perez-Gonzalez Carmen, Smokvina Vanja, Sonntag Albrecht, Zintz Thierry, Cattaneo Andrea *Promoting a Strategic Approach to EU Sport Diplomacy*, University of Rijeka Faculty of Law, Rijeka, 2022

 on line, open access
- Lectures presentation and materials

Contact information and office hours

Dr. Vanja Smokvina, Associate Professor, e-mail: <u>vanja.smokvina@pravri.uniri.hr</u>; Office hours: to be confirmed via e-mail.

Academic year: 2024/2025

Course title: Intellectual Property Law



General course information

Level of study	Master
Study programme	Integrated undergraduate / graduate university Study of Law
Study year and semester	5 th year, Winter Semester
ECTS credits	6
Course language	English
Admission requirements	English level of B2 or higher
Teaching hours	23 hours of lectures
Learning environment	Online
Lecturer(s)	Prof. Dr. Ivana Kunda
	Assist. Prof. Dr. Danijela Vrbljanac

Course description

The Intellectual Property Law course offers an in-depth exploration of the European Union and national legal framework pertaining to intellectual human creations. Students will examine the principles and regulations governing copyrights, patents, trademarks and other forms of intellectual property. The course will also cover the legal mechanisms for protecting these rights and address contemporary issues such as the impact of technology on intellectual property and the challenges of enforcement in the digital age. Through a combination of theoretical lectures and practical case studies, students will gain a comprehensive understanding of how intellectual property rights are established, maintained and defended within the EU and across its Member States. Additionally, the course will explore international treaties and agreements that influence European intellectual property law, providing a global perspective on the subject.

Learning outcomes

By the end of the course, the students should be able to:

- describe the basic characteristics and functions of intellectual property rights (IPRs), as well as their application and impact in social and economic life,
- identify means and scope of IPRs protection, their infringment and enforcement, and economic eploitiation,
- present a given practical problem and relevant rules from the field of intellectual proptey law through independent work,
- propose and compare possible legal solutions for the given practical problem in the field of intellectual property law, critically assessing them in light of previously adopted non-legal values and legal principles and institutes in the discussion with each other,
- assess the ethical and political acceptability of specific legal solutions in the field of intellectual property law considering their social and economic consequences independently and in discussion with each other.

Course contents

THEMATIC UNIT 1: Intellectual Property Rights (Basic properties, elements and functions;

Governance and sources of internet law and their relationships)

THEMATIC UNIT 2: Author's right; Neigbouring rights; Database right

THEMATIC UNIT 3: Trademarks; Geographical Indicatoins

THEMATIC UNIT 4: Patents; Designs; Semiconductor layout, Plant variety

THEMATIC UNIT 5: Assignment; Licencing; Infringment; Enforcement

Teaching methods

This course is conducted in the classrom, with accompanying self-paced online elements. Each week, students explore fundamental theoretical concepts and practical issues in IP law through lectures. The course materials include up-to-date legislation, case law, policy documents and stakeholder reports, which are studied jointly during the lectures and individually at home. Students are expected to actively engage in the course by presenting assigned topics and participating in discussions. These activities ensure continuous involvement and comprehension of the subject matter.

Assessment methods

Different assessment methods are employed throughout the semester. Students will earn points based on their contributions to class discussions, their performance in solving hypothetical cases. Additionally, each student will be assigned a topic to present in class, with their performance evaluated in three key areas: research skills, oral presentation and the ability to grasp and explain legal concets in a clear and concise manner. The final test is a written exam, designed to test students' ability to apply legal principles to real-life scenarios.

Course readings

Readings (selected chapters):

- European intellectual property law / Justine Pila, Paul L. C. Torremans, Oxford : Oxford University Press, 2016
- European intellectual property law: text, cases and materials / Annette Kur, Thomas Dreier, Cheltenham; Northampton: Edward Elgar, 2013
- Research handbook on intellectual property and digital technologies / edited by Tanya Aplin, Cheltenham; Northampton: Edward Elgar, 2020
- Copyright in the digital single market: article-by-article commentary to the provisions of directive 2019/790 / Eleonora Rosati, Oxford: Oxford University Press, 2021
- Developments and directions in intellectual property law: twenty years of the IPKat / edited by Hayleigh Bosher & Eleonora Rosati, Oxford: Oxford University Press, 2023
- Course materials; relevant EU legislation and CJEU case law

Contact information and office hours

Prof. Dr. Ivana Kunda, e-mail: <u>ivana.kunda@pravri.uniri.hr</u> Office hours: Monday, 10:00 – 12:00h or by appointment

University of Rijeka, Faculty of Law Academic year: 2024/2025

Course title: International commercial law



General course information

Level of study	Master
Study programme	Integrated undergraduate / graduate university Study of Law
Study year and semester	4 th year, Winter Semester
ECTS credits	6
Course language	English
Admission requirements	English level of B2 or higher
Teaching hours	23 hours of lectures
Learning environment	On-site (physical)
Lecturer(s)	Assoc. Prof. Dr. Mihaela Braut Filipović

Course description

This course shall introduce students to international commercial contracts, with a focus on the most frequent contract - international sale of goods contracts. It shall cover topics ranging from autonomous and heteronomous legal sources of these contracts to critical assessment of some important issues when drafting the international sale of goods contract. The biggest accent shall be put on the UN Convention on Contracts for the International Sale of Goods (CISG) and the building of argumentation between seller and buyer in the case of a dispute when the CISG applies to their contract. Students shall be encouraged to debate and write the arguments for the disputed parties based on a hypothetical case, which shall include the analysis of case law and scholarly writings, all available in English.

Learning outcomes

By the end of the course, the students should be able to:

- Differentiate between international and domestic commercial sale of goods contract
- Define legal sources applicable to international sale of goods contract
- Analyze obligations law elements of sale goods contract according to international and domestic legal sources
- Develop legal argumentation for sellers and buyers in disputes arising from international sale of goods contracts

Course contents

The course consists of 4 main thematic units:

- 1. Subject and sources of international commercial law or lex mercatoria,
- 2. Formation of the sale of goods contract
- 3. Analysis of the UN Convention on Contracts for the International Sale of Goods (CISG)
- 4. Argumentation in dispute between seller and buyer when applying the CISG on the contract

Teaching methods

The course includes on-site weekly lectures. Students are encouraged to actively participate in discussions, and group work is greatly used for developing argumentation for sellers and buyers of international commercial sale of goods contracts.

Assessment Methods

The final exam will be an open-book written exam, in which students will write a short memorandum with argumentation for sellers or buyers based on a hypothetical case.

Before the final exam, students may receive marks for answering a questionnaire on selected topics of international commercial law in the form of a short written essay.

Course readings

Mandatory readings:

o Schlechtriem, P., Schwenzer, I (ur.), Commentary on the UN Convention on the International Sale of Goods (CISG), 2. Edition, Oxford, 2005.

Suggested readings:

- o Bonell, M. J., A New Approach to International Commercial Contracts, The UNIDROIT Principles of International Commercial Contracts, Kluwer Law International, 1999.
- o Horn, N. (ur.), Adaptation and renegotiation of contracts in international trade and finance, Kluwer, 1985.
- o Huber, P., Mullis, A., The CISG, A new textbook for students and practitioners, Sellier, 2007.

Contact information and office hours

Dr. Mihaela Braut Filipović, Associate Professor, e-mail: mihaelabf@uniri.pravri.hr
Office hours: Wednesdays from 10:00 – 12:00 a.m.

Academic year: 2024/2025 Course title: Internet Law



General course information

Level of study	Master
Study programme	Integrated undergraduate / graduate university Study of Law
Study year and semester	5 th year, Winter Semester
ECTS credits	6
Course language	English
Admission requirements	English level of B2 or higher
Teaching hours	45 hours of lectures
Learning environment	Online
Lecturer(s)	Prof. Dr. Ivana Kunda
	Assist. Prof. Dr. Danijela Vrbljanac

Course description

The Internet Law course offers an in-depth exploration of the legal frameworks governing online activities within the European Union. The structure of legal sources, as well as the methods used to resolve fundamental issues of law on the internet, require detailed theoretical and practical study. This course provides a comprehensive understanding of the sources and principles of law in the digital realm, from e-commerce and online platfrom liability to digital copyright, data protection and artificial intelligence. Students are imparted with general and specific knowledge on internet law and are trained in the practical application of this knowledge.

Learning outcomes

By the end of the course, the students should be able to:

- describe the basic characteristics, elements, and functioning of information and communication technology (ICT), as well as its application and impact in social and economic life.
- identify legal issues specific to relying on ICT in human activities,
- present a given practical problem and relevant rules from the field of internet law through independent work,
- propose and compare possible legal solutions for the given practical problem in the field of internet law, critically assessing them in light of previously adopted non-legal values and legal principles and institutes in the discussion with each other,
- assess the ethical and political acceptability of specific legal solutions in the field of
 internet law considering their social and economic consequences independently and in
 discussion with each other.

Course contents

THEMATIC UNIT 1: Basics of Internet Law

Basic properties, elements, and applications of information and communication technology Defining internet law – functional approach

Governance and sources of internet law and their relationships, and network neutrality

THEMATIC UNIT 2: Obligations in the Digital Environment

Concept of information society service, categories of service providers (intermediary platforms, hosting service providers, online platforms, very large online platforms, very large search engines, gatekeepers etc.), and their freedom to provide services in the EU

Obligations of information society service providers according to provider categories (information on websites, commercial communications, contact points, notifications, actions and informing users, transparency reporting, obligations regarding recommendations, advertising, and profiling, content moderation, trusted flaggers etc.)

Complaint submission mechanism and out-of-court dispute resolution, reliable notifiers, and measures against malicious reports and counter-reports

Electronic form of contracts and documents, and electronic signatures, particularly distance selling contracts and delivery of digital content and services

Liability of information society service providers under EU law and the ECHR for violations of personal rights and intellectual property rights, and protection against violations

THEMATIC UNIT 3: Intellectual Property Rights in the Digital Environment Copyright and related rights
Digital databases
Computer programs
Trademarks and distribution agreements
Internet domain names

THEMATIC UNIT 4: Personal Data Protection in the Digital Environment Concept of personal data and processing, fundamental principles of data protection law Rights of data subjects and obligations of data controllers and processors Legal basis for processing, especially consent Transfer of personal data Protection against breaches

Teaching methods

This course is conducted mostly online, incorporating both synchronous (live) and asynchronous (self-paced) elements. Each week, students explore fundamental theoretical concepts and practical issues in internet law through digital course materials and live lectures. The course materials include up-to-date legislation, case law, policy documents and stakeholder reports, which are studied during live sessions and integrated into broader theoretical frameworks. Students are expected to actively engage in the course by presenting assigned topics, completing online tests and participating in discussions. These activities ensure continuous involvement and comprehension of the subject matter.

Assessment methods

Different assessment methods are employed throughout the semester. Students will earn points based on their contributions to class discussions, their performance in online short tests and hypothetical problem solving. Additionally, each student will be assigned a topic to present in class, with their performance evaluated in three key areas: research skills, oral presentation, and the ability to grasp and explain legal concets in a clear and concise manner. The final test is a written exam, designed to test students' ability to apply legal principles to real-life scenarios.

Course readings

Readings (selected chapters):

- EU internet law in the digital era: regulation and enforcement / editors Tatiana-Eleni Synodinou ... [et al.], Cham: Springer, 2020
- Information technology law: the law and society / Andrew Murray, 5th ed, Oxford: Oxford University Press, 2023
- Regulating big tech: policy responses to digital dominance / edited by Martin Moore and Damian Tambini, New York: Oxford University Press, 2022
- Online distribution of content in the EU / edited by Taina Pihlajarinne, Juha Vesala, Olli Honkkila, Cheltenham; Northampton: Edward Elgar, 2019
- Data protection in the Internet / editors Dario Moura Vicente, Sofia de Vasconcelos Casimiro, Cham: Springer, 2020
- Course materials; relevant EU legislation and CJEU case law

Contact information and office hours

Prof. Dr. Ivana Kunda, e-mail: <u>ivana.kunda@pravri.uniri.hr</u> Office hours: Monday, 10:00 – 12:00h or by appointment.

University of Rijeka, Faculty of Law Academic year: 2024/2025

Course title: Juvenile Criminal Law



General course information

Level of study	Master
Study programme	Integrated undergraduate / graduate university Study of Law
Study year and semester	5 th year, Winter Semester
ECTS credits	6
Course language	English
Admission requirements	English level of B2 or higher
Teaching hours	23 hours of lectures
Learning environment	On-site (physical)
Lecturer(s)	Assoc. Prof. Dr. Dalida Rittossa

Course description

More than a hundred years ago, the sociological school of criminal law around Franz von Liszt advocated the idea that the correct response to juvenile delinquency should be to educate and train young offenders through special, non-punitive disciplinary measures. The idea of rehabilitation was almost immediately taken up and further developed by criminal law scholars, implemented in national legal solutions and has continued to evolve ever since. As a result of this development, juvenile justice system has become a separate, independent subsystem in most countries, to which special substantive and procedural criminal law standards apply. The course therefore offers an in-depth approach to the commonly accepted basic principles that govern and lay the foundation of Juvenile Criminal Law. During the course, students will be provided with both theoretical understanding of juvenile delinquency and juvenile justice specific foreseen rules, and their implementation in court practice. Students will learn how to utilise the knowledge gained and will be inspired to criticaly analyse the implementation of international standards on juvenile justice into national legal systems in a comparative perspective. Students will also gain knowledge and insight into the accepted normative solutions in the Croatian juvenile justice system and have the opportunity to present the crucial features of said system in their respective countries.

Learning outcomes

By the end of the course, the students should be able to:

- critically asses and interprate phenomenological and etiological findings on juvenile delinquency as a wider social problemon from dogmatic tendencies,
- interpret and evaluate commonly accepted basic principles and institutes of Juvenile Criminal Law respecting recent dogmatic conclusions,
- analythically review the implementation of juvenile justice international standards in national legal systems in accordance with theoretical requirements and considerations,
- interprete and evaluate juvenile justice specific rules in a comparative perspective.

Course contents

- 1. Juvenile delinquency the basis for determining the criminal legal status of juvenile offenders
 - 1. 1. What is juvenile delinquency?
 - 1. 2. Legal and socio-political context associated with the juvenile delinquency
 - 1. 3. Criminological aspects of juvenile delinquency
- 2. Basic principles of Juvenile Criminal Law in historical and contemporary perspective
- 3. International human rights standards and youth justice
- 4. Protection of rights of juvenile offenders in the European Court of Human Rights case law
- 5. Juvenije justice in comparative perspective
 - a. Juvenile justice services
 - b. Juvenile sanctions
 - c. Juvenile procedure
 - d. Extensive application of juvenile justice laws to young adults and child victims

Teaching methods

The course consists of weekly interactive lectures where students can acquire theoretical knowledge and solve practical problems related to juvenile justice in a stimulating atmosphere. During the on-site lectures, students will be encouraged to participate in small group discussions and each student will be given the opportunity to contribute. Students will also have the opportunity to explore youth justice policy and practice in their respective countries and present their findings in the form of short presentations. If organisational circumstances allow, the field class to the Office of the Ombudsperson for Children in Rijeka or another appropriate juvenile justice institution will be organised to put the acquired knowledge into proper perspective.

Assessment Methods

The final course grade will be determined by the student's overall performance in meeting three different course requirements. First, students are expected to complete short weekly assignments in the form of written responses related to course lectures. The second factor that determines the grade is class participation, which is evaluated by the extent to which students engage in discussions of juvenile justice issues with their class coleagues and with the instructor. Third, in order to successfully complete the course, each student must submit a final word paper on a topic/activity related to the themes of this course.

Course readings

Mandatory readings:

- o Children as Suspects or Accused Persons in Criminal Proceedings Procedural Safeguards, European Union Agency for Fundamental Rights 2022.
- o Course materials published on Merlin, an e-learning system.

Suggested readings:

- o Goldson, B. (ed.), *Juvenile Justice in Europe: Past, Present and Future*, Routledge 2019.
- Rittossa, D., Violence Against Children in Family Settings During the COVID-19
 Outbreak in Croatia: Lessons Learned from the (In)Visible Pandemic, Collected
 Papers of the Faculty of Law of the University in Rijeka, Vol. 43, no. 2, 2022, pp.
 303-327.

o Rittossa, D., Strengthening the Rights of Sexually Abused Children in Front of the European Court for Human Rights - A Tale of Justice, Fairness and Constant Normative Evolution, EU and Comparative Law Issues and Challenges Series (ECLIC), Vol. 4, 2020, pp. 529-556.

Contact information and office hours

Dr. Dalida Rittossa, Associate Professor, e-mail: <u>dalida.rittossa@uniri.hr</u>; Office hours: Thursdays from 10:00 - 11:00 a.m.

Academic year: 2024/2025

Course title: Rhetoric and Oratory in Law



General course information

Level of study	Master
Study programme	Integrated undergraduate / graduate university Study of Law
Study year and semester	5 th year, Winter Semester
ECTS credits	6
Course language	English
Admission requirements	English level of B2 or higher
Teaching hours	15 hours of lectures, 30 hours of exercises
Learning environment	On-site (physical)
	Assis. Prof. Matija Miloš
Lecturer(s)	Assis. Prof. Valentina Lončarić
	Assis. Prof. Maja Opašić

Course description

The central aim of the course is to provide students in their final year of study with the opportunity to perfect their rhetorical competences, particularly (although not exclusively) in combination with speechcraft. Therefore, students will not only be exposed to the fundamentals of rhetoric and the specificities of legal rhetoric and argumentation but will have the chance to develop a toolkit for reflecting on and developing their own performance in public speaking. The course will thus delve into eloquence as well. In addition to this immediate, practical purpose, the course will be a chance for the students to compare the features of legal rhetoric and rhetoric in general and to reflect on the specificities of the profession for which they are preparing themselves.

Learning outcomes

After successfully passing the exam at the end of the course, the students will be able to achieve the following learning outcomes:

- *critically evaluate* the features of legal rhetoric against rhetoric as a broader discipline, at a level required for applied legal reasoning;
- *prepare* a speech adapted to the needs of the audience and other features of a rhetorical situation;
- *perform* a speech in conformity with the requirements of legal rhetoric.

Course contents

FIRST PART: LAW AND RHETORICS

- 1. Fundamentals of classical rhetoric and the interaction of rhetoric and argumentation
- 2. Ethos, pathos, and logos
- 3. Topics in law and beyond it

- 4. Syllogism, enthymeme and example
- 5. Categories
- 6. Metaphors
- 7. Fundamentals of narratology
- 8. Narratives in law
- 9. Social responsibility and rhetoric in law

SECOND PART: LAW RHETORIC IN PUBLIC SPEAKING

- 10. The notion of a rhetorical situation and its application within the law
- 11. Planning the intervention in accordance with the rhetorical situation
- 12. Invention, disposition and elocution
- 13. Morphological and lexical figures
- 14. Nonverbal expression
- 15. Voice and the body

Teaching methods

This course aims primarily at skill development in the domain off critical reading and oral expression. Students are therefore expected to regularly attend classes and to come to class prepared. They are expected to be active in the class. As the course is situated at the end of the study programme and is practical in nature, students will not be required to memorize theories and concepts to regurgitate them to their instructors with some precision. They are instead going to have to evaluate conceptual knowledge related to legal rhetoric and apply procedural knowledge in that discipline in order to prepare an analysis of a legal issue and an oral presentation of it. In order to meet these expectations, students must keep in mind the importance of language and both written and oral expression for the legal profession and should be prepared to undertake personal responsibility for an adequate professional preparation. This is why students should go over the material prepared for a specific class so that they can actively participate in the class discussion and, particularly, in the exercises that dominate the content of the course.

Assessment Methods

Students' work will be formally evaluated at two points during the semester. By the midway point of the course, they will be expected to prepare an essay on the rhetorical dimensions of a legal problem they will choose at the beginning of the semester. This assignment will be graded as a student project and will be the precondition for taking the final exam. The final exam is the second and final assessment of the students' work during the semester. For the exam, the students must prepare a speech grounded in the written rhetorical analysis they had done during the semester.

Course readings

Mandatory readings:

o summaries of individual course units authored by the course instructor and distributed via the e-learning system

Suggested readings:

- 1. Amsterdam, Anthony G.; Bruner, Jerome, Minding the Law, Harvard University Press, Cambridge, 2000.
- 2. Aristotel, Retorika, Naprijed, Zagreb, 1989.
- 3. Ball, Milner S., Stories of Origin and Constitutional Possibilities, Michigan Law Review, vol. 87, br. 8/1989., pp. 2280-2319.

- 4. Berger, Linda L., Studying and Teaching "Law as Rhetoric": A Place to Stand, The Journal of the Legal Writing Institute, vol. 16, br. 1/2010., pp. 3-64.
- 5. Bitzer, Lloyd F., The Rhetorical Situation, Philosophy & Rhetoric, vol. 25, Selections from Volume 1 (1992), pp. 1-14.
- 6. Boyd White, James, Law as Rhetoric, Rhetoric as Law: The Arts of Cultural and Communal Life, University of Chicago Law Review, vol. 52, 1985., pp. 684-702.
- 7. Britt Elizabeth C.; Longo, Bernadette; Woolever, Kristin R., Extending the Boundaries of Rhetoric in Legal Writing Pedagogy, Journal of Business and Technical Communication, vol. 10, br. 2/1996., pp. 213-238.
- 8. Cunningham, Clark D., A Tale of Two Clients: Thinking about Law as Language, Michigan Law Review, vol. 87, br. 8/1989., pp. 2459-2494.
- 9. Delgado, Richard, Storytelling for Oppositionists and Others: A Plea for Narrative, Michigan Law Review, vol. 87, br. 8/1989., pp. 2411-2441.
- 10. Eisele, Thomas D., The Activity of Being a Lawyer: The Imaginative Pursuit of Implications and Possibilities, Tennessee Law Review, vol. 54, br. 2/1987, pp. 345-390.
- 11. Fajans, Elizabeth; Falk Mary R.; Against the Tyranny of Paraphrase: Talking Back to Texts, Cornell Law Review, vol. 78, br. 2/1993, pp. 163-205.
- 12. Fahnestock, Jeanne; Secor, Marie, A Rhetoric of Argument (2nd ed.), McGraw-Hill, New York, 1990.
- 13. Godwin Phelps, Teresa, The New Legal Rhetoric, SMU Law Review, vol. 40, br. 4/1986., pp. 1089-1102.
- 14. Haft, Fritjof, Juristische Rhetorik, Verlag Karl Alber, Freiburg/München, 1985.
- 15. Hasanbegović, Jasminka, Perelmanova pravna logika kao nova retorika, Istraživačko-izdavački centar SSO Srbije, Beograd, 1988.
- 16. Hunt Greenhaw, Leigh, "To Say What the Law Is": Learning the Practice of Legal Rhetoric, Valparaiso University Law Review, vol. 29, br. 2/1995., pp. 861-896.
- 17. Jasinski, James, Sourcebook on Rhetoric. Key concepts in Contemporary Rhetorical Studies, Sage Publications, London, 2001.
- 18. Jost, Walter & Olmsted, Wendy, A Companion to Rhetoric and Rhetorical Criticism, Blackwell Publishing Ltd, Oxford, 2004.
- 19. Massaro, Toni M., Empathy, Legal Storytelling, and the Rule of Law: New Words, Old Wounds, Michigan Law Review, vol. 87, br. 8/1989., pp. 2099-2127.
- 20. Matsuda, Mari J., Public Response to Racist Speech: Considering the Victim's Story, Michigan Law Review, vol. 87, br. 8/1989., pp. 2320-2381.
- 21. May, James M. (ur.), Brill's Companion to Cicero. Oratory and Rhetoric, Brill, Leiden, 2002.
- 22. Meyer, Michel; Carrilho, Manuel Maria; Timmermans, Benoît, Povijest retorike od Grka do naših dana, Disput, Zagreb, 2008.
- 23. Nivala, John F., From Bauhaus to Courthouse: An Essay on Education for Practice of the Craft, New Mexico Law Review, vol. 19, br. 1/1989., pp. 237-264.
- 24. Nivala, John F., The Architecture of a Lawyer's Operation: Learning from Frank Lloyd Wright, Journal for the Legal Profession, vol. 20, br. 1/1995.-1996., pp. 99-164.
- 25. Radovčić, Vesna, Pravni aspekti u učenjima antičke retorike, Pravni fakultet u Zagrebu, Zagreb, 2004.
- 26. Ranney, Frances J., Aristotle's Ethics and Legal Rhetoric. An Analysis of Language Beliefs and the Law, Routledge, London, 2005.
- 27. Schreckenberger, Waldemar, Rhetorische Semiotik. Analyse von Texten des Grundgesetzes und von rehtorischen Grundstrukturen der Argumentation des Bundesverfassungsgerichts, Verlag Karl Alber, Freiburg/München, 1978.

- 28. Singer, Joseph William, Persuasion, Michigan Law Review, vol. 87, br. 8/1989., pp. 2442-2458.
- 29. Škarić, Ivo, Temeljci suvremenog govorništva, Školska knjiga, Zagreb, 2000.
- 30. Visković, Nikola, Argumentacija i pravo, Pravni fakultet Sveučilišta u Split, Split, 1997.
- 31. Wetlaufer, Gerald B., Rhetoric and Its Denial in Legal Discourse, Virginia Law Review, vol. 76, br. 8/1990., pp. 1545-1597.
- 32. Williams, Patricia, The Obliging Shell: An Informal Essay on Formal Equal Opportunity, Michigan Law Review, vol. 87, br. 8/1989., pp. 2128-2151.
- 33. Winter, Steven, The Cognitive Dimension of the Agon between Legal Power and Narrative Meaning, Michigan Law Review, vol. 87, br. 8/1989., pp. 2225-2279.

Contact information and office hours

Dr. Matija Miloš, Assistant Professor, e-mail: matija.milos@pravri.uniri.hr; Office hourse: Thursdays from 12:00-02:00 pm.

Academic year: 2024/2025 Course title: European Law I



General course information

Level of study	Master
Study programme	Integrated undergraduate / graduate university Study of Law
Study year and semester	2 nd year, Summer Semester
ECTS credits	8
Course language	English
Admission requirements	English level of B2 or higher
Teaching hours	38 hours of lectures
Learning environment	On-site (physical)
Lecturer(s)	Prof. Dr. Ana Pošćić
	Assoc. Prof. Dr. Adrijana Martinović

Course description

The aim of this course is to introduce students to fundamentals of the EU public law, to acquire basic and specific knowledge about the functioning of the European Union, the fundamental concepts of European law in the broader and narrower senses, the legal sources and institutions of the European Union, and the functioning of the internal market of the European Union.

Learning outcomes

By the end of the course, the students should be able to:

- o understand the legal framework and development of the European Union;
- o define the key actors and their competences, and explain decision-making procedures in the EU;
- o analyse the normative dimension of EU law and its relationship with national and international law:
- o define and differentiate the sources of EU law;
- o analyse the role of the general legal principles of EU law;
- o define and analyse the rights of EU citizens;
- o describe and analyse the internal market competences and fundamental freedoms of the EU:
- o be able to read, understand and analyse EU legal sources, including the case law of the Court of Justice of the EU.

- 1. The concept of EU Law
- 2. Council of Europe. European Convention for the Protection of Human Rights
- 3. Development of the EU
- 4. Structure of the EU. Legal nature of the EU
- 5. EU institutions
- 6. Sources of EU Law
- 7. General principles of EU Law
- 8. Legal protection in the EU

- 9. EU Law and national law
- 10. EU citizenship
- 11. Internal market and the development of the internal market
- 12. Economic freedoms; free movement of goods, free movement of persons, free movement of services, free movement of capital and payments
- 13. Other Policies of the EU

Teaching methods

The course includes weekly lectures where basic theoretical concepts and practical issues relevant for EU law will be presented. Students are expected to prepare for class in advance, based on the weekly reading assigned by the teachers. Within on-site lectures the discussion method will be used to promote students' critical thinking, active participation, and the development of communication skills.

Assessment Methods

This course assumes regular participation in classes. There are two types of assignments during lectures:

Weekly reading/research and participation in classes/discussion:

The weekly schedule with assigned and optional reading/watching materials and discussion questions will be available on the Merlin e-learning system. Active participation in class discussions during the semester can bring a total of 10 % of the final grade.

Written case note:

Students have to choose one judgment by the Court of Justice of the EU and write a case note (summary and analysis of a case). Detailed instructions for writing will be provided in Merlin, together with assessment criteria. This assignment can bring a total of 20 % of the final grade.

The final exam will take the form of a written essay. Students are free to use the Eur-Lex and InfoCuria databases during the exam, and write the essays on their laptops. Essay topics will be announced at the exam, and will relate only to the topics covered during lectures. Final exam brings a total of 70 % of the grade.

Course readings

Mandatory readings:

- 1. Barnard, C.; Peers, S. (ed.), EU Law, 4th ed., Oxford University Press, 2023 (selected chapters)
- 2. Kaczorowska, A., EU Law, 2 nd ed., Routledge, 2011 (selected chapters)

Suggested readings:

- 1. Schütze, R., EU law, 3rd ed., Oxford University Press, 2021
- 2. Craig, P.; De Búrca, G., EU Law, 7th ed., Oxford University Press, 2020

Contact information and office hours

Dr. Ana Pošćić, Full Professor, e-mail: ana.poscic@uniri.hr;

Office hours: Mondays from 10:00 - 12:00 a.m.

Dr. Adrijana Martinović, Associate Professor, e-mail: <u>adrijana.martinovic@pravri.uniri.hr</u>; Office hours: Tuesdays from 10:00 – 12:00 a.m.

Academic year: 2024/2025

Course title: Anti-discrimination Law



General course information

Level of study	Master
Study programme	Integrated undergraduate / graduate university Study of Law
Study year and semester	3 rd year, Summer Semester
ECTS credits	5
Course language	English
Admission requirements	English level B2 or higher
Teaching hours	15 hours of lectures
Learning environment	On-site (physical)
	Prof. dr. Sanja Barić
Lecturer(s)	Prof. dr. Emilia Mišćenić
	Assoc. prof. dr. Adrijana Martinović

Course description

The main objective of the course is to acquire specific knowledge about the legal framework of the anti-discrimination system in national, European, and international law. In order to fully understand and apply the developing EU anti-discrimination law it is necessary also to understand the place of equality as a human right, and how the EU, Council of Europe and United Nations human rights frameworks are increasingly interacting with each other. The course will cover theoretical fundaments and interconnected legal sources but mostly focus on the CJEU, ECHR and national case-law analysis in view of providing deeper understanding of both *ratio* and functioning of anti-discrimination law in the EU.

Learning outcomes

Students are expected to be able to, upon passing the exam:

- explain and interpret the fundamental constitutional principle of equality;
- distinguish, define, and explain the basic concepts and terminology of antidiscrimination law;
- identify, analyze, and correctly interpret specific sources of anti-discrimination law;
- interpret and apply the acquired knowledge to solving specific legal problems;
- critically analyze the application of anti-discrimination law

Course contents

I. General Part

- 1. Equality as a philosophical idea and the constitutional principle of equality
- 2. Sources of anti-discrimination law
- 3. Concept and forms of discrimination and exceptions to the prohibition of discrimination
- 4. Concept and challenges of positive measures
- 5. Legal protection against discrimination

II. Special Part – Selected Topics

- 6. Combating discrimination based on race or ethnicity
- 7. Combating discrimination based on gender, sexual orientation, and gender identity
- 8. Combating discrimination based on religious, political, and other beliefs
- 9. Combating discrimination based on age
- 10. Combating discrimination based on disability and health status

Teaching methods

The course includes weekly lectures where basic theoretical concepts and practical issues relevant for discrimination law will be presented. Within on-site lectures the discussion method will be used to promote students' critical thinking, active participation, and the development of communication skills. The group work method will also be used as groups of students will be assigned a collaborative project in which they will have to make a case study of a specific discrimination case.

Assessment Methods

Continuous assessment consists of objective-type tasks (20 points) and a midterm exam combining objective tasks and essay-type tasks (30 points). The final exam consists of a problem-solving/case-solving task (50 points). The final exam will take the form of an open-book written exam, where students' ability to apply legal principles to complex real-life scenarios will be tested.

Course readings

Mandatory readings:

- o Materials and case-law provided during the class.
- Barić, Sanja, The Philosophical Concepts of Equality, Zbornik Pravnog fakulteta u Rijeci, vol. 21, 2/2000., str. 841-869.
- Xenidis, R., The Concept of Direct Discrimination in European Anti-discrimination Law: Theory, Practice and Limits in O'Cinneide, C., Ringelheim, J., Solanke, I. (eds.), Research Handbook on European Anti-Discrimination Law (Edward Elgar), Available at: https://papers.ssrn.com/sol3/papers.cfm?abstract_id=4076605

Suggested readings:

- o Martinović, A., Country Report Gender Equality: Croatia 2022. How are EU rules transposed into national law? https://www.equalitylaw.eu/downloads/5690-croatia-country-report-gender-equality-2022-1-70-mb.
- Mišćenić, E., Kesonja, D., The Enforcement and Effectiveness of Anti-Discrimination Law: Chapter 8 Croatia' u M Mercat-Bruns, DB Oppenheimer and C Sartorius (ur.), Enforcement and Effectiveness of Discrimination Law in a Global World, Cham, Springer, 2018., str. 129-151.

Contact information and office hours

- o Dr. Sanja Barić, Full Professor, e-mail: sanja.baric@pravri.uniri.hr; Office hours: Thursdays from 12:00 02:00 p.m.
- o Dr. Emilia Mišćenić, Full Professor, e-mail: emilia.miscenic@pravri.uniri.hr; Office hours: Thursdays from 10:00 12:00 a.m.
- o Dr. Adrijana Martinović, Associate Professor, e-mail: adrijana.martinovic@pravri.uniri.hr; Office hours: Tuesdays from 10:00 12:00 a.m.

University of Rijeka, Faculty of Law Academic year: 2024/2025

Course title: International Humanitarian Law



General course information

Level of study	Master
Study programme	Integrated undergraduate / graduate university Study of Law
Study year and semester	3 rd year, Summer Semester
ECTS credits	5
Course language	English
Admission requirements	English level of B2 or higher
Teaching hours	15 hours of lectures
Learning environment	On-site (physical)
Lecturer	Prof. Dr. Sandra Fabijanić Gagro

Course description

The objectives of this course are to acquire a basic knowledge on International Humanitarian Law, its characteristics, rules and institutes, which is a prerequisite for understanding the relations between its subjects and the effective protection of persons affected by conflicts. In addition, students will be familiarized with international customary and treaty rules aimed at solving humanitarian problems closely related to contemporary armed conflicts. This Course also analyze modern armed conflicts, their consequences and contemporary challenges, including the introduction of core crimes for violating the norms of International Humanitarian Law and international criminal responsibility.

Learning outcomes

By the end of the course, the students should be able to:

- 1. analyse the concept, sources and the historical development of international humanitarian law, its relationship with other branches of law and to critically review the new tendencies of its development;
- 2. clarify and compare distinctions and similarities between different types of armed conflicts and to analyse international IHL norms applicable in them;
- 3. critically reassess the role of international organizations and international community in maintaining peace and security and in resolving armed conflicts;
- 4. reassess and analyse individual criminal responsibility for breaching the norms of the IHL, to compare and interpret elements of the crimes and to analyse the jurisdiction and the case-law of international criminal courts.
- 5. analyse and critically review basic rules and constraints on the wagging of armed conflicts and to identify contemporary challenges of their implementation in practice.

- 1. Introduction of International Humanitarian Law (terms, subjects, institutes)
- 2. Scope of application of International Humanitarian Law

- 3. Conduct of hostilities, constraints on the conduct of conflicts and contemporary challenges
- 4. Implementation and enforcement of International Humanitarian Law
- 5. Core crimes and international criminal responsibility for violations of norms of International Humanitarian Law

Teaching methods

The course consists of weekly lectures in which basic theoretical concepts and practical issues of International Humanitarian Law and its implementation are presented. In the on-site lectures, the discussion method is used to encourage students' critical thinking, active participation and the development of their communication skills. The group work method is also used as groups of students are assigned a joint project in which they have to research a specific topic of International Humanitarian Law, write an essay and present it to their classmates.

Assessment Methods

During the semester, different assessment methods are used so that students receive their grades before the final exam. First, students may receive points for their contributions to class discussions, including their ability to ask insightful questions and provide thoughtful responses, which will be taken in consideration for the final grade. Second, the mandatory case study will be graded based on demonstrated research skills, oral presentation, and ability to explain complex legal concepts clearly and concisely.

The final exam will take the form of an oral exam that tests students' knowledge of International Humanitarian Law and its application to complex real-world scenarios.

Course readings

Mandatory readings:

- Melzer, Nils; International Humanitarian Law, A Comprehensive Introduction, ICRC, 2022, available at: https://shop.icrc.org/international-humanitarian-law-a-comprehensive-introduction-pdf-en.html
- International Humanitarian Law Answers to Your Questions, ICRC, 2023, available at: https://shop.icrc.org/international-humanitarian-law-answers-to-your-questions-pdf-en.html

Suggested readings:

- o Kalshoven, Frits; Zegveld, Liesbeth; Constraints on the Waiging of War, An Introduction to International Humanitarian Law, ICRC, 2001
- o Additional texts (handouts) available on Merlin

Contact information and office hours

Dr. Sandra Fabijanić Gagro, Full Professor, e-mail: sandrafg@pravri.uniri.hr; Office hours: Tuesdays from 12:00 to 14:00

University of Rijeka, Faculty of Law Academic year: 2024/2025

Course title: International Law of the Sea



General course information

Level of study	Master
Study programme	Integrated undergraduate / graduate university Study of Law
Study year and semester	3rd year, Summer Semester
ECTS credits	5
Course language	English
Admission requirements	English level of B2 or higher
Teaching hours	30 hours of lectures
Learning environment	On-site (physical)
Lecturer(s)	Prof. Dr. Sandra Fabijanić Gagro
	Assoc. Prof. Petra Perišić

Course description

The course is intended to provide students with an understanding of the contemporary law of the sea. It will familiarize students with the legal regimes at sea, including rights and duties of states in these regimes. It will be observed in which maritime areas do coastal states enjoy sovereignty and in which sovereign rights, and what are the rights of third states in these areas. Also, legal regimes of areas which are completely outside of any state's jurisdiction will be elaborated. Specifically, issue of jurisdiction over ships on the high seas shall be dealth with. In this context, acts of piracy, slave trade, illicit traffic of narcotic drugs and others will be analysed in more detail. Rescue at sea is a topic that deserves special attention within this course. Issues of migrants crossing Mediterranean, the practice of pushbacks, search and rescue operations and other related topics will be analysed. Special attention will also be payed to delimitation of maritime spaces, which often results in disputes among states. That is why this issue will be connected to the issue of peaceful settlement of disputes.

Learning outcomes

By the end of the course, students should be able to:

- explain and compare the basic institutes of international law of the sea,
- analyse and resolve practical problems concerning jurisdiction at sea,
- critically assess particular legal solutions in the 1982 UN Law of the Sea Convention.

- 1. Introduction, historical development, codification of the law of the sea
- 2. Legal regimes at sea: internal waters, territorial sea, archipelagic waters; contiguous zone, continental shelf, exclusive economic zone; high seas, Area
- 3. Rescue at sea
- 4. Maritime delimitation and peaceful settlement of disputes in the law of the sea.

Teaching methods

The course includes weekly lectures where basic theoretical concepts and practical issues reoncerning law of the sea will be presented. Within on-site lectures the discussion method will be used to promote students' critical thinking, active participation, and the development of communication skills. The group work method will also be used as students are encouraged to work in groups when particular legal problem needs to be solved or when it is appropriate to work together while revising particular subject matter.

Assessment Methods

Students' assignments during lectures will be assessed on the basis of demonstrated research skills, oral presentation, and the ability to explain legal concepts clearly and concisely.

The written final exam in the form of short essays is aimed at demonstrating the knowledge of basic concepts of international law of the sea, as well as application of specific rules to hypothetical situations.

Course readings

Mandatory readings:

- Shaw, M.: International Law, 9th edition, Cambridge University Press, 2021. (pp. 473-554) "Law of the Sea" chapter
- PPT presentations (available on Faculty repository Merlin)

Suggested readings:

O Various texts available on Merlin

Contact information and office hours

Dr. Sandra Fabijanić Gagro, Full Professor, e-mail: sandrafg@pravri.uniri.hr; Office hours: Tuesdays from 12:00 to 14:00

Dr. Petra Perišić, Associate Professor, e-mail: petra.perisic@pravri.uniri.hr; Office hours: Tuesdays from 12:00 to 14:00

Academic year: 2024/2025

Course title: State and Legal History of Rijeka



General course information

Level of study	Master
Study programme	Integrated undergraduate / graduate university Study of Law
Study year and semester	3 rd year, Summer Semester
ECTS credits	5
Course language	English
Admission requirements	English level of B2 or higher
Teaching hours	15 hours of lectures
Learning environment	On-site (physical)
	Prof. Dr. Željko Bartulović
Lecturers	Prof. Dr. Budislav Vukas
	Assist. Prof. Dr. Ines Matić Matešković

Course description

The main aim of the course is to familiarise the students with the state law, international law, and other legal issues from the history of the city of Rijeka.

Learning outcomes

By the end of the course, students should be able to:

- distinguish, define and explain the basic concepts and institutes of legal organization, position of Rijeka and legal history of the city throughout history,
- analyze the circumstances relevant to the establishing of such an organization and the position of the town of Rijeka and reasons for its adoption,
- identify and analyze institutes od International Law from the perspective of legal history,
- identify and analyze institutes od International Law from the perspective of legal history,
- explain, differentiate and compare different forms of legal systems and determination
 of the institutionational and legal position of Rijeka, define, compare and analyze
 processes in the past and present in the framework of the European integration
 processes.

Course contents

- 1. Legal position of ancient Tarsatica and medieval Rijeka, Statute of Rijeka of 1530
- 2. Legal position of Rijeka from the 18th . century until 1918
- 3. The acts of International Law and legal position of Rijeka and Sušak in the period from 1918-1924-1941,
- 4. The acts of International Law and legal position of Rijeka and Sušak from 1941-1947

Teaching methods

The course consists of weekly lectures in which basic topics are presented. In lectures and discussions, the student learns the basics of Croatian legal history, participates in discussions, and compares trends in Croatian legal history (the history of Rijeka) with the legal history of the state of their own, as well as the general and European context.

In the research paper, the student explores the defined topic in writing form, the basis of which is a comparison of the selected issue of the national legal history of the student's

country with the Institute or trend of Croatian Legal History. The research is based on scientific literature, archival material or periodicals.

In the oral presentation and discussion, the student presents the basic theses and conclusions of his research to his colleagues.

Assessment Methods

Students can earn up to 50% points for being active in class (attending lectures, answering questions, participating in discussions, etc).

The student is required to prepare a research paper mentored by the professor. Accepted paper carries up to 30% points. The student presents the results of the research paper to colleagues or students of some of the groups of the Faculty of Law in Rijeka. The mentioned oral presentation carries up to 20% points.

Course readings

- o Selected texts and materials (handouts) or Power point presentations
- o Igor Žic, A short History of the City of Rijeka, Hardocover, Rijeka, 2007.
- Željko Bartulović, Summary of the book "Sušak državnopravni položaj grada",
 Pravni fakultet u Rijeci, Adamić, Državni arhiv Rijeka, Rijeka, 2004.

Contact information and office hours

Dr. Željko Bartulović, Full Professor, e-mail: <u>zeljko.bartulovic@uniri.hr</u>; Office hours: Mondays from 12:00 to 14:00

Dr. Budislav Vukas, Full Professor, e-mail: budislav.vukas@pravri.uniri.hr; Office hours: Mondays from 12:00 to 14:00

Dr. Ines Matić Matešković, Assistant Professor, e-mail: ines.matic@pravri.uniri.hr; Office hours: to be confirmed via e-mail.

Academic year: 2024/2025

Course title: European Administrative Law



General course information

Level of study	Master
Study programme	Integrated undergraduate / graduate university Study of Law
Study year and semester	4 th year, Summer Semester
ECTS credits	6
Course language	English
Admission requirements	English level of B2 or higher
Teaching hours	15 hours of lectures
Learning environment	On-site (physical)
Lecturers	Prof. Dr. Dario Đerđa

Course description

The objective of this course is to provide students with an understanding of the administrative law of the European Union and the application of European administrative law to the legal system of the Republic of Croatia. Students will be familiarized with the concept of EU administrative law, the legal sources of EU administrative law, the organization of executive and administrative bodies in the Union, the competences of the European Union, the performance of administrative tasks, with special reference to the conduct of administrative proceedings in the Union, and finally, the supervision of bodies that perform administrative duties in this European integration.

Learning outcomes

By the end of the course, students should be able to:

- compare, critically judge and investigate the basic institutes of administrative procedure and administrative dispute in different member states;
- argue and express oneself unambiguously in written and oral form and use appropriate legal terminology;
- solve a practical problem;
- describe the basic terms, institutes and concepts in the European public administration and selected member states.

- I. INTRODUCTION: the concept of administrative law of the European Union, the development of European legal science on administrative law, sources of administrative law of the European Union, areas of application of administrative law of the European Union, the relationship between administrative law of the European Union and the national rights of the member states of the European Union
- II. EXECUTIVE AND ADMINISTRATIVE POWER IN THE EUROPEAN UNION: the European Union system of government, the European Commission, the Council of the European Union, the administration of the European Union, agencies, committees in the comitology system
- III. EUROPEAN UNION CITIZENSHIP: legal features of European Union citizenship, acquisition and loss of European Union citizenship, rights and obligations of European Union citizens
- IV. JURISDICTION OF THE EUROPEAN UNION: the relationship between the jurisdiction of the European Union and the jurisdiction of the Member States, the exclusive

jurisdiction of the European Union, the shared jurisdiction of the European Union and the Member States

- V. MANAGEMENT IN THE EUROPEAN UNION: direct management, shared management
- VI. ADMINISTRATIVE PROCEDURES IN THE EUROPEAN UNION: concept of administrative procedure, administrative procedures at the level of the European Union, mixed administrative procedures, administrative procedures at the level of the member states VII. ADMINISTRATIVE DISPUTE IN THE EUROPEAN UNION: the court competent to resolve administrative disputes, the subject of an administrative dispute, reasons for refuting an act, parties in an administrative dispute, initiation and course of the dispute, powers of the court in the dispute

Teaching methods

The course consists of weekly lectures where basic theoretical concepts and practical issues relevant for European Administrative Law will be presented. In the on-site lectures, the discussion method is used to encourage students' critical thinking, active participation and the development of their communication skills. Active participation of students is also acknowledged through preparation of three research papers and their presentation to their classmates.

Assessment Methods

During the semester, different assessment methods are used so that students receive their grades before the final exam. First, students may receive points for their contributions to class discussions, including their ability to ask insightful questions and provide thoughtful responses, which will be taken into consideration for the final grade. Second, the three research papers and oral presentation will be graded. Based on grades of three research papers and orla presentations, students will get final grade.

Course readings

Mandatory readings:

o Craig, P., EU Administrative Law, third edition, Oxford Press, 2018.

Suggested readings:

- O Đerđa, D., et al. (eds.), Administrative Dispute in the Central and Eastern European States, Pravni fakultet u Rijeci, 2021.
- o Additional texts (handouts) available on Merlin.

Contact information and office hours

Dr. Dario Đerđa, Full Professor, e-mail: <u>dario.derda@pravri.uniri.hr</u>; Office hours: Wednesday from 8.00 - 10.00 a.m.

University of Rijeka, Faculty of Law Academic year: 2024/2025

Course title: Marine Environmental Protection law



General course information

Level of study	Master
Study programme	Integrated undergraduate / graduate university Study of Law
Study year and semester	4 th year, Summer Semester
ECTS credits	6
Course language	English
Admission requirements	English level of B2 or higher
Teaching hours	30 hours of lectures
Learning environment	On-line On-line
Lecturer(s)	Prof. Dorotea Ćorić
	Assoc. Prof. Iva Tuhtan Grgić

Course description

The objective of the course is to provide students with a detailed knowledge in the field of marine environmental protection law, with the focus on the regulation regarding ship-source pollution. As the protection from pollution of the marine environment is a problem that is dealt with at the global, regional, sub-regional and national levels, and the successful implementation of which requires a close cooperation between neighbouring countries, international organisations (IMO) and the European Maritime Safety Agency - EMSA, the aim is to make students aware of the multi-layered nature of this subject. The aim is to encourage students, after analysing international, European and national regulations in relation to marine pollution from ships, to reflect on the reasons for their adoption, the relationship of European and international law to national regulations, and the directions in which these legal sources could and should be developed to ensure a greater degree of protection of the marine environment. Students are encouraged to discuss and develop their independence and critical thinking skills. Finally, the aim of this course is the successful application of the acquired knowledge to practical cases, through the case study method, as well as through group work on a practical assignment.

Learning outcomes

Upon successful completion of this course, students will be able to:

- compare national and international legal sources on marine environmental protection and explain their scope of application;
- analyse and interpret sources of marine environmental law;
- explain and compare legislative and enforcement jurisdiction of coastal state regarding the marine pollution prevention;
- analyse, comment and present civil liability regimes for marine pollution from ships;

Course contents

I. Part – Marine environmental protection law – public law aspects

- 1. Introductory notes: definition of marine environment and marine pollution, sources of marine pollution, ship as a source of marine pollution, historical development of marine environment protection law at the international level
- 2. UN Convention on the law of the Sea, 1982: legislative and enforcement jurisdiction of the coastal state, port state and flag state
- 3. Prevention of marine pollution: main international conventions concerning prevention of marine pollution from ships, analysis of selected provisions, wreck removal
- 4. Regional cooperation in marine environmental protection

II. Part - Civil liability for ship-source pollution

1. Civil liability – special international regimes of liability for ship-source pollution, 1992 CLC/Fund regime, Bunker liability regime and Assessment of the pollution damage

Teaching methods

The course Marine Environmental Protection Law is performed entirely in a virtual environment. The work is carried out following thematic and teaching units from the content of the course. Students are required to study the working materials published on Merlin and to attend the classes. Students are expected to actively participate in the lectures, take part in discussions, answer and ask questions, present a specific segment of national legislation, etc. The students' preparation is checked through discussions and tests, some of which serve only for self-assessment of acquired knowledge, while others are also a way of earning points. Students will be given assignments – case study, and are expected to conduct research individually or in groups and to present the topic in front of other students or writing essays.

Assessment Methods

Learning outcomes will be assessed weekly by assessment of class participation, assessment of the written essay based on case study and through the mid-exam and final exam.

Course readings

- Gavouneli, M., State Jurisdiction in relation to the Protection and Preservation of the Marine Environment, The IMLI manual on international maritime law, Volume III: Marine Environmental Law and Maritime Security Law, ed. David Joseph Attard ed. Malgosia Fitzmaurice, Norman A Martínez Gutiérrez, Riyaz Hamza, Oxford University Press, Oxford, 2016.,
- 2. Fitzmaurice, M., The International Convention for the Prevention of Pollution from Ships (MARPOL), The IMLI manual on international maritime law, Volume III: Marine Environmental Law and Maritime Security Law, ed. David Joseph Attard ed. Malgosia Fitzmaurice, Norman A Martínez Gutiérrez, Riyaz Hamza, Oxford University Press, Oxford
- 3. Jacobson, Måns, Liability and Compensation for Ship-Source Pollution, The IMLI manual on international maritime law, Volume III: Marine Environmental Law and Maritime Security Law, ed. David Joseph Attard ed. Malgosia Fitzmaurice, Norman A Martínez Gutiérrez, Riyaz Hamza, Oxford University Press, Oxford
- 4. Maruma Mrema, E., Regional Seas Programme: The Role Played by UNEP in its Development and Governance, The IMLI manual on international maritime law, Volume III: Marine Environmental Law and Maritime Security Law, ed. David

- Joseph Attard ed. Malgosia Fitzmaurice, Norman A Martínez Gutiérrez, Riyaz Hamza, Oxford University Press, Oxford
- 5. Mensah, Thomas A.: Prevention of Marine Pollution: The Contribution of IMO, in: Basedow, J. and Magnus, U. (Ed.), Hamburg Studies on Maritime Affairs, Volume 10, Pollution of the Sea Prevention and Compensation, Springer, 2007.

Legal sources:

- 1. UN Convention on the law of the Sea, 1982
- 2. International Convention on Civil Liability for Oil Pollution Damage (CLC 69/92)
- 3. The International Convention on the Establishment of an International Fund for Compensation for Oil Pollution Damage (Fund Convention 71/92)
- 4. International Convention on Civil Liability for Bunker Oil Pollution Damage (BUNKER)

Additional literature:

- 1. Comenale Pinto, Michele, The Mechanism of Funds for the Compensation of Maritime Environmental Damage, International Law of the Sea: Current Trends and Controversial Issues, A cura di Angela Del Vecchio, The Hague, Eleven International Publishing, 2013.
- 2. Ćorić, D., Onečišćenje mora s brodova Međunarodna i nacionalna pravna regulativa, Pravni fakultet Sveučilišta u Rijeci, 2009.
- 3. Ćorić, D., Tuhtan Grgić, I., Istraživanje i eksploatacija ugljikovodika u Jadranu: Problem izvanugovorne odgovornosti za onečišćenje mora u hrvatskom zakonodavstvu, Naše more, 62/4/2015, Supplement, pp. 113-119.
- 4. Griggs, Patric, "Torrey Canyon", 45 years in: Have we solved all the problems?, Pollution at Sea, Law and Liability, (ed. Soyer, B. and Tettenborn, A.), Informa, London, 2012.
- 5. Karim, Saiful, Prevention of Pollution of the Marine Environment from Vessels, The Potential and Limits of the International Maritime Organisation, Heidelberg, Germany: Springer, 2015.
- 6. Ling Zhu, Can the Bunkers Convention ensure adequate compensation for pollution victims, Journal of Maritime Law and Commerce, April 2009.
- 7. Pepłowska-Dąbrowska, Zuzanna, Environmental damage under the CLC 92 and Fund 92 conventions: remarks concerning new guidelines for presenting claims for environmental damage, Maritime Law, Volume XXXIV, Polish Academy of Sciences, Gdańsk Branch, Gdańsk, 2018. 8. Pollution at Sea: Law and Liability, Edited by Baris Soyer, Andrew Tettenborn, Informa Law from Routledge, 2012.
- 8. Pollution of the Sea Prevention and Compensation, Editors Jürgen Basedow, Ulrich Magnus, Part of the Hamburg Studies on Maritime Affairs book series (volume 10), Springer, 2007.
- 9. Seršić, M., Međunarodnopravna regulativa zaštite morskog okoliša, Pravni fakultet Sveučilišta u Zagrebu, 2003.
- 10. The IMLI manual on international maritime law, Volume III: Marine Environmental Law and Maritime Security Law, ed. David Joseph Attard ed. Malgosia Fitzmaurice, Norman A Martínez Gutiérrez, Riyaz Hamza, Oxford University Press, Oxford
- 11. Vidas, D., The UN Convention on the Law of the Sea, the European Union and the Rule of Law: What is going on in the Adriatic Sea?, The International Journal of Marine and Coastal Law 24/2009, 1-66

Contact information and office hours

Dr. Dorotea Ćorić, Full Professor, e-mail: <u>dorotea.coric@pravri.uniri.hr</u>; Office hours: Wednesdays from 13:00 -15:00 a.m.

Dr. Iva Tuhtan Grgić, Associate Professor, e-mail: iva.tuhtan.grgic@uniri.hr; Office hours: Wednesdays from 10:00-12:00 a.m.

Academic year: 2024/2025

Course title: Taxation of the Digital Economy



General course information

Level of study	Master
Study programme	Integrated undergraduate / graduate university Study of Law
Study year and semester	4 th year, Summer Semester
ECTS credits	6
Course language	English
Admission requirements	English level of B2 or higher
Teaching hours	30 hours of lectures
Learning environment	On-site (physical)
Lecturer(s)	Prof. Dr. Nataša Žunić Kovačević
	Assoc. Prof. Dr. Stjepan Gadžo

Course description

The course is intended to provide students with an understanding of the current trends and developments as regards to the taxation of digital companies. More specifically, the course analyses how the international legal framework for taxing profits of the so-called digital companies will look like in the future, in light of the new proposals developed by the OECD and G20, in the aftermath of the Base Erosion and Profit Shifting (BEPS) initiative. By focusing the attention on the latest multilateral efforts to reach a consensus-based long-term solution to the conundrum of corporate taxation in the digital realm, the students will also familiarize themselves with some of the fundamental questions that dominate scholarly and political debates on cross-border taxation, e.g. allocation of the taxing rights between source and residence countries, the role of "value creation", etc. The practical outlook of the course is assured by the analysis of a scenario-type case study whereby the interaction between typical business structures of digital companies (e.g. Apple, Amazon, Uber) and international tax rules will be described.

Learning outcomes

By the end of the course, the students should be able to:

- explain and compare the basic concepts of international tax law relevant for taxation of digital companies,
- review a business model of a digital company in light of the relevant international corporate tax rules and identify main tax risks,
- break down the latest proposals to reform the international framework of taxing digital companies and assess the underlying policy issues,
- critically evaluate the ethical dimension of taxing digital companies.

- 1. Fundamentals of international tax law
- 2. Business model of a multinational digital company with the analysis of tax implications
- 3. BEPS measures and taxation of digital companies
- 4. EU digital tax agenda

5. Case studies with an emphasis of reform proposals

Teaching methods

The course includes weekly lectures where basic theoretical concepts and practical issues relevant for taxation of digital companies will be presented. Within on-site lectures the discussion method will be used to promote students' critical thinking, active participation, and the development of communication skills. The group work method will also be used as groups of students will be assigned a collaborative project in which they will have to make a case study of a specific digital company.

Assessment Methods

Different assessment methods will be used during the semester, by which students may receive marks before taking the final exam. First, students may receive marks based on their contributions to class discussions, including their ability to ask insightful questions, provide thoughtful answers, and engage respectfully with their peers. Second, peer assessment method will be used, by which students will evaluate each other's work, on the basis of a rubric provided by the lecturer. Third, students' case study assignments will be assessed on the basis of demonstrated research skills, oral presentation, and the ability to explain complex legal concepts clearly and concisely.

The final exam will take the form of an open-book written exam, where students' ability to apply legal principles to complex real-life scenarios will be tested.

Course readings

Mandatory readings:

o Eliffe, C., *Taxing the Digital Economy: Theory, Policy and Practice*, Cambridge University Press 2021.

Suggested readings:

- o Deveraux, M., et al., Taxing Profit in a Global Economy, Oxford University Press 2021
- o Hongler, P., *International Law of Taxation*, Oxford University Press 2021.
- o Hayashi, A. & Ran, K., Taxing Digital Platforms, 26 Virginia Journal of Law and Technology 1 (2023).

Contact information and office hours

Dr. Nataša Žunić Kovačević, Full Professor, e-mail: natasazk@pravri.uniri.hr; Office hours: Wednesdays from 10:00 – 12:00 a.m.

Dr. Stjepan Gadžo, Associate Professor, e-mail: <u>stjepan.gadzo@uniri.hr</u>; Office hours: Wednesdays from 10:00 – 12:00 a.m.