



COMENIUS UNIVERSITY IN BRATISLAVA
Faculty of Law
International Relations and Foreign Study Office
Šafárikovo nám. 6, P.O. BOX 313, 810 00 BRATISLAVA 1
SLOVAK REPUBLIC



LIST OF FOREIGN LANGUAGE SUBJECTS - SUMMER SEMESTER

Course title	ADMINISTRATIVE JUSTICE IN THE SLOVAK REPUBLIC
Course ID	1/2-LEIG-713/13
Educational activities	Type of activities: lecture/seminar Number of hours: per week: 1/1 per level/semester: 14/14 Form of the course: on-site learning
Evaluation	Continuous assessment: 50% of grade Final assessment: 50% of grade
ECTS	4
Language	English
Curriculum	The aim of the course is to obtain knowledge from the area of Administrative Justice in the conditions of Slovak Republic.
Syllabus	Administrative Justice in the system of Justice in the Slovak Republic; Structure and assignments of the Public Administration in the Slovak Republic; Judicial control of decisions of administrative authorities; Judicial control of passivity and unlawful interventions within the Public Administration; Deciding about enforceability of foreign administrative decisions; Special proceedings.
Lecturers	doc. JUDr. Juraj Vačok, PhD.



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Course title	CENTRAL AND EAST EUROPEAN LAW MOOT COURT COMPETITION
Course ID	PRV-CEELMCC/16
Educational activities	Type of activities: seminar Number of hours: per week: 2 per level/semester: 28 Form of the course: on-site learning
Evaluation	Continuous assessment: 80% of grade: participation, activity, written analyses Final assessment: 20% of grade: final written submission and oral presentation
ECTS	4
Language	English
Curriculum	Students of this course will learn how to work with legal sources of European Union law, scientific literature and jurisdiction that is relevant to the case study and to analyze the situation at hand. It is followed by preparation of written submission and oral presentation. Preparation of written submissions and their oral presentation simulates proceedings before the Court of Justice EU. For those who are interested, the course serves as the preparation for the participation in the written and subsequently oral round of international law competition European Law Moot Court Competition (case study dealing with European Union law).
Syllabus	Consolidation of knowledge of European Union Law; Development of skills relevant for preparation of written submission (analytical part – analysis of moot case and questions; research part - research (relevant legal sources: EU law, jurisdiction of the Court of Justice EU, scientific literature, internet and electronic sources, test of relevance); preparation of written submission, ability to answer questions briefly, citing and bibliography); Development of skills relevant for oral presentation (subject matter of oral presentation; rhetorical aspects of oral presentation; procedural rules of the Court of Justice of EU; ability to answer panel's question).
Lecturers	JUDr. Barbora Grambličková, Mgr. Soňa Ondrášiková



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Course title	COMPETITION LAW 2
Course ID	C-bmPR-726/15
Educational activities	Type of activities: seminar Number of hours: per week: 2 per level/semester: 28 Form of the course: on-site learning
Evaluation	Continuous assessment: 10% of grade: active participation during semester 20% of grade: meta-mooting (active participation in solving of the case) Final assessment: 70% of grade: final “open-book” exam; students are allowed to bring and use any written materials, textbooks etc.; 2 out of 6 questions have to be answered
ECTS	3
Language	English
Curriculum	The aim of the course is to give students an overview on the basics of Competition Law, with focus especially on Competition Law of European Union, and thus provide a solid background for further studies of this subject. The course is primarily focused on antitrust behaviour (abuse of dominant position, agreements restricting competition). The content is to a limited extend a follow-up to the course “Competition Law 1”, however, attendance of the previous one is in not a precondition. The internships at the Antimonopoly Office of the Slovak Republic will be offered to the best students.
Syllabus	Abuse of dominant position I. (pricing practices); Abuse of dominant position II. (non-pricing practices); Horizontal (Cartel) Agreements and leniency programs; Vertical agreements; Public policy considerations and state aid; The application of competition rules in the different sectors; Public enforcement; Private enforcement; Cartel case (Meta-mooting) – first part; Cartel case (Meta-mooting) – second part; Cartel case (Meta-mooting) – third part.
Recommended literature	Rose, Vivien; Bailey, David: Bellamy and Child: European Union Law of Competition 7th ed. (Oxford: Oxford University Press, 2013). G. Monti: Perspectives on EC Competition Law (Cambridge: Cambridge University Press, 2007). R. Whish: Competition Law 7th ed (Oxford: Oxford University Press, 2012). A. Jones and B. Sufrin: EC Competition Law, Text, Cases and Materials 4th ed (Oxford: Oxford University Press, 2010). Geradin, Damien; Layne-Farrar, Anne; Petit, Nicolas: EU Competition Law and Economics (Oxford: Oxford University Press, 2012). Ortiz Blanco, Luis: EU Competition Procedure 3rd ed (Oxford: Oxford University Press, 2013). Kokkoris, Ioannis; Shelanski, Howard: EU Merger Control (Oxford: Oxford University Press, 2013). Niels, Gunnar; Jenkins, Helen; Kavanagh, James: Economics for Competition Lawyers (Oxford: Oxford University Press, 2011).
Lecturers	JUDr. Juraj Steinecker, JUDr. Radoslav Tóth, LL.M., JUDr. Zuzana Šabová



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Course title	ETHICAL DILEMMAS IN LEGAL PRACTICE
Course ID	C-014-L/15
Educational activities	Type of activities: seminar Number of hours: per week: 2 per level/semester: 28 Form of the course: on-site learning
Evaluation	Continuous assessment: 50% of grade: written assignment in which students may creatively compare ethical regulations, court decisions, decisions of disciplinary bodies and ethical commissions and provide also de lege ferenda solutions Final assessment: 50% of grade: final written case study, which will evaluate students' ability to identify and solve ethical dilemmas in legal practice
ECTS	4
Language	English
Curriculum	<p>Students will acquire scholarly and practical knowledge of legal ethics principles and ethical relationships within various legal professions. The course will consist of practical real and hypothetical case studies, comparative analyses of codes of conduct from other countries, international regulation and theory of legal ethics. Students will acquaint themselves with ethical principles of respective legal professions such as conflict of interest, duty of confidentiality, relationships among lawyers and judges, judges and public and prosecutors and public. The course will also provide room for discussion and opinion exchange on ethical dilemmas of attorneys, judges and prosecutors. Students will gain: an overview on how some of the ethical dilemmas were solved by competent disciplinary bodies and ethical commissions in Slovakia and abroad; a space to compare the decisions with their own proposed solutions; an insight into wider picture of ethical rules in connection with the rule of law principles.</p> <p>As an innovative feature of the course, external experts and professionals will be regularly invited to discuss with students. Upon completion of the course, students will have an insight into ethical regulations; they will develop practical skills to identify ethical problems in legal practice and to independently formulate solutions. They will be thereby better prepared for their future legal practice.</p>
Syllabus	Responsibility and accountability of lawyers, obligations to their clients (competence, communication, confidentiality, no conflicts) and conflicts of interest; Ethics and professional competence of legal professions (attorneys, internal lawyers, judges, prosecutors); Identification and resolution of ethical problems and dilemmas; System of ethical responsibility and accountability of judges in Slovakia and abroad; Culture of legal professions and placing legal professions in the system of democracy and justice; Professional duties, professional rules and codes of conduct; Globalization, digitalization/electronization of law, new challenges for legal professions.
Recommended literature	Moliterno, James E. Slovak Comparative Ethics Course Material. 2015. Moliterno, James E. Global Issues in Legal Ethics. West 2007. Rotunda, Ronald. Legal Ethics in a Nutshell (4th). West 2012. O'Dair, Richard. Legal Ethics: Text and Material. Butterworths. London 2001. United Nations. Promoting Ethics in the Public Service. New York 2000. Harvard University Edmond J. Safra Center for Ethics.
Lecturers	Mgr. Zuzana Dluhošová, Mgr. Ján Mazúr, PhD.



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Course title	EU ANTI-DISCRIMINATION LAW
Course ID	1/2-LEIG-777/14
Educational activities	Type of activities: lecture/seminar Number of hours: per week: 1/1 per level/semester: 14/14 Form of the course: on-site learning
Evaluation	Continuous assessment: 30% of grade: individual work Final assessment: 70% of grade: oral exam
ECTS	4
Language	English
Curriculum	The course is focused on the anti-discrimination law of the European Union. The aim of the course is to provide students with the overview of the primary and secondary legislation of the EU implementing the principle of equal treatment. The purpose of the course is to provide information on the system of anti-discrimination law of the EU, its fundamental concepts and interpretation of the EU legislation falling within this field by the Court of Justice of the EU. Scope of the course covers the whole anti-discrimination law of the EU with emphasis on the implementation of the principle of equal treatment in matters of employment and occupation and social security. The scope of the course also covers the negotiations of the EU anti-discrimination legislation and its subsequent implementation in the Slovak Republic.
Syllabus	Introduction to EU Anti-discrimination law; Fundamental concepts of the EU Anti-discrimination law (direct discrimination, indirect discrimination, harassment etc.); Principle of equal pay between men and women for the equal work or work of equal value; Principle of equal treatment between men and women as regards access to employment and occupation and working conditions; Principle of equal treatment between men and women in the field of social security (occupational social security schemes); Principle of equal treatment between men and women in the field of social security (statutory social security schemes); Other EU legislation relevant for the implementation of the principle of equal treatment between men and women in the matters of employment and occupation; Principle of equal treatment between men and women as regards access to goods and services; Principle of equal treatment between persons irrespective of racial or ethnic origin; Principle of equal treatment in matters of employment and occupation (prohibited grounds: sexual orientation, religion or belief and disability); Principle of equal treatment in matters of employment and occupation (prohibited ground age); Horizontal provisions of the anti-discrimination directives.
Recommended literature	KURIL, M.: International and European Labour Law (selected chapters). Bratislava, VO PF UK, 2009. ELLIS, E., WATSON, P.: EU Anti-Discrimination Law (5th edition). Oxford: Oxford University Press, 2012.
Lecturers	JUDr. Lenka Freel, PhD., JUDr. Andrej Poruban, PhD., Mgr. Denisa Nevická



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Course title	EU LAW 2
Course ID	1-LEIG-736/13
Educational activities	Type of activities: seminar Number of hours: per week: 2 per level/semester: 28 Form of the course: on-site learning
Evaluation	Continuous assessment: 40% of grade Final assessment: 60% of grade
ECTS	5
Language	English
Curriculum	The aim of the course is to deepen the knowledge in selected aspects of procedural and substantive law of the EU, which have particular importance for legal practice as well as for awareness about advantages stemming from EU membership to the citizens. The teaching method shall entail case-law studies and elaborating simulated cases to support creative thinking.
Syllabus	Enforcement of EU Law before the Court of Justice and national courts (focus on Slovak proceedings); Free Movement of Workers and EU Citizenship; Freedom of Establishment and Free Movement of the Goods; Enforcement of EU Competition law (decentralization of antitrust proceedings, concentration control and state aid control); Borderline between lawful conduct and a prohibited agreement or an abuse of dominant position; EU Competition rules in relation to other EU policies and norms; Selected EU policies (commercial, energy, environmental etc.); Implementation of EU Law, Comitology; Economic crisis in the context of EU Law and its limits, the future of Economic and Monetary Union.
Recommended literature	Barnard, C.: The Substantive Law of the EU The Four Freedoms. Oxford University Press 2013. Vivien Rose, V.-Bailey, D.: Bellamy and Child: European Union Law of Competition, Oxford University Press 2013. Ashiagbor, D. - Countouris, N. - Lianos, I.: The European Union after the Treaty of Lisbon. Cambridge University Press, 2012. Lenaerts, K. - Van Nuffel, P.: European Union Law, Third Edition, London, Sweet and Maxwell, 2011. Craig, P. - de Búrca, G.: EU LAW, Text, Cases, and Materials. Fifth Edition. 2011, New York, Oxford University Press. Woods, L. - Watson, P.: EU Law, Oxford University Press, 2012 Chalmers, D. - Davies, G. - Monti, G.: European Union Law, Cambridge University Press, 2010 Weatherill, S.: Cases and Materials on EU law. Oxford University Press, 2012.
Lecturers	JUDr. Ing. Ondrej Blažo, PhD., JUDr. Hana Kováčiková, PhD., JUDr. Ondrej Hamul'ák, PhD., JUDr. Daniela Ježová, PhD., LL.M., JUDr. Mária Patakyová, PhD.



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Course title	EUROPEAN CRIMINAL LAW
Course ID	C-mPR-718/15
Educational activities	Type of activities: lecture/seminar Number of hours: per week: 1/1 per level/semester: 14/14 Form of the course: on-site learning
Evaluation	Final assessment: 100% of grade
ECTS	3
Language	English
Curriculum	The main objective is to introduce the students the concept of European criminal law, mutual cooperation in criminal matters and its tools. The main focus will be given to emphasize the push and focus of the EU to create one jurisdiction with all necessary legal tools for full and effective enforcement and on the other hand show the obstacles and constitutional limitations of the states determining the delays. The subject will go through the most important decisions and judicial practice of national and European bodies to show the past and contemporary trends in this area.
Syllabus	Mutual cooperation in criminal matters, mutual trust, mutual recognition of judicial decisions, III. pillar, Policy on Justice and criminal matters, European arrest warrant, Human rights, The Charter of EU, Procedural standards of criminal proceedings, Corpus Iuris 2000, European criminal substantive law, Europeization of the Criminal law, European evidence warrant, Eurojust, Europol, Schengen acquis.
Recommended literature	Andre Klip; European Criminal Law: An Integrative Approach (Second Edition) (Ius Communitatis); Publisher: Intersentia; 2 edition (January 20, 2012). Andre Klip; Materials on European Criminal Law ; Publisher: Intersentia (March 4, 2012). Andre Klip; Substantive Criminal Law of the European Union; Publisher: Maklu Publishers (May 15, 2011). Martijn Zwiers; The European Public Prosecutor's Office: Analysis of a Multilevel Criminal Justice System (Supranational Criminal Law: Capita Selecta). Jeroen Blomsma; Mens rea and defences in European criminal law (School of Human Rights Research); Publisher: Intersentia (December 31, 2012). Alexandru Boroi, Ion Rusu, Minodora-Ioana Balan-Rusu; The Judicial Cooperation in Criminal Matters in the European Union: EU Judicial Cooperation ; Publisher: LAP LAMBERT Academic Publishing (May 8, 2012). Annika Suominen; The Principle of Mutual Recognition in Cooperation in Criminal Matters: A Study of the Principle in Four Framework Decisions and in the Implementation ... (Supranational Criminal Law: Capita Selecta); Publisher: Intersentia (December 31, 2011).
Lecturers	JUDr. Marek Kordík, PhD., LL.M.



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Course title	EUROPEAN HUMAN RIGHTS MOOT COURT COMPETITION
Course ID	PRV-EHRMCC/16
Educational activities	Type of activities: seminar Number of hours: per week: 2 per level/semester: 28 Form of the course: on-site learning
Evaluation	Continuous assessment: 80% of grade: participation, activity, written analyses Final assessment: 20% of grade: final written submission and oral pleading
ECTS	4
Language	English
Curriculum	The course aims to teach students to understand the principles and implementation of the European Convention on Human Rights in practice. The course focuses on developing practical skills of working with the European Convention on Human Rights and other Council of Europe's legal sources, scientific literature and jurisdiction that is relevant to the case study and analyzing the situation at hand. It is followed by preparation of written submission and oral presentation. Preparation of written submissions and their oral presentation simulates proceedings before the European Court for Human Rights. For those who are interested, the course serves as the preparation for the participation in the written and subsequently oral round of a European-wide competition European Human Rights Moot Court Competition (human rights case study under the European Convention on Human Rights).
Syllabus	Consolidation of knowledge of the international human rights law in the Council of Europe's context (Law of the European Convention on Human Rights; Jurisprudence of the European Court for Human Rights; Basic principles of interpretation); Development of skills relevant for the preparation of written submission (analytical part-analysis of moot case, issues for further clarification; research part- conducting a research (relevant legal sources, European Convention on Human Rights, case-law of the European Court of Human Rights, scientific literature, electronic sources and online databases, test of relevance); preparation of written submission-building legal argument, ability to address main issues briefly but comprehensively, citing and bibliography); Development of skills relevant for oral pleading (subject matter of oral pleadings; rhetorical aspects of oral pleadings (appropriate language); rules of procedure before the European Court of Human Rights; ability to answer panel question).
Lecturers	JUDr. Marek Domin, PhD., JUDr. Lívia Trellová, PhD., Mgr. Soňa Ondrášiková



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Course title	EUROPEAN LAW MOOT COURT COMPETITION
Course ID	PRV-ELMCC/16
Educational activities	Type of activities: seminar Number of hours: per week: 2 per level/semester: 28 Form of the course: on-site learning
Evaluation	Continuous assessment: 80% of grade: attendance and participation in lessons, written submission Final assessment: 20% of grade: final written exam and oral presentation
ECTS	4
Language	English
Curriculum	Students will learn how to work with legal sources of European Union law, and with the professional literature and case law relevant to enter the case, elaborate the issues of the case. Subsequently an opinion and to prepare for his oral administration. Preparation of written and oral submissions simulate proceedings before the Court of Justice of the EU. For those interested in this subject also serves as preparation and participation in the written or oral round of an international law competition European Law Moot Court Competition (Moot Court in European law).
Syllabus	The consolidation of knowledge of European Union law; Development of skills necessary to prepare written submissions (analytical part - analysis of the factual aspects of the case and questions; research part - finding resources to deal with cases: EU legislation, ECJ case law, literature (monographs, professional journals), use of the internet and electronic sources; search found sources and examining their relevance; drafting pleadings - the ability to briefly answer questions; citations and bibliography); Development of skills for oral presentation submission (the content side of oral submissions; rhetorical and presentational aspects of oral expression; the knowledge of the proceedings before the Court; the ability to answer the judges' questions in a simulated proceedings).
Lecturers	Mgr. Kristína Považanová, PhD., JUDr. Barbora Grambličková, Mgr. Soňa Ondrášiková



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Course title	INTERNATIONAL CRIMINAL COURT MOOT COURT COMPETITION
Course ID	PRV-ICCMCC/16
Educational activities	Type of activities: seminar Number of hours: per week: 2 per level/semester: 28 Form of the course: on-site learning
Evaluation	Continuous assessment: 30% of grade: activity, analysis of the compromise Final assessment: 70% of grade: written memorials or preparation for oral rounds
ECTS	4
Language	English
Curriculum	<p>The objective of the course is to provide students with deeper and more practical understanding of international criminal law and introduce to them the nature and basic principles of the proceedings before the International Criminal Court. One of the main objectives of the course is the participation of students in the International Criminal Court Trial Competition. In the course of preparation for the moot court students will analyze the case, conduct independent research of the legal issues involved and develop the arguments of all the parties.</p> <p>The main objective of the course is the participation of students in oral rounds of the International Criminal Court Trial Competition. In the course of preparation for the competition students will learn about principles of effective argumentation and will practice mooted skills and techniques. Students will also acquire understanding of procedural principles of the proceedings and oral pleadings before the International Criminal Court.</p>
Syllabus	<p>Overview of International Criminal Law and proceedings of the International Criminal Court; Legal analysis of the compromise; Legal research of the issues involved; Preparation of the arguments for both sides; Drafting of written memorials.</p> <p>Preparation for oral presentation of the arguments; Practice of mooted techniques; Participation in oral rounds of the International Criminal Court Trial Competition.</p>
Lecturers	JUDr. Marek Kordík, PhD., LL.M., JUDr. Ondrej Laciak, PhD., doc. JUDr. Tomáš Strémy, PhD., Mgr. Soňa Ondrášiková



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Course title	LAW AND TECHNOLOGY
Course ID	1/2-LEIG-709/13
Educational activities	Type of activities: lecture/seminar Number of hours: per week: 1/1 per level/semester: 14/14 Form of the course: on-site learning
Evaluation	Continuous assessment: 50% of grade: paper presentation Final assessment: 50% of grade: final written exam
ECTS	4
Language	English
Curriculum	The aim is to highlight the impact of modern science as a material source of law in the 20th and 21 Century. This course provides students with theoretical knowledge on how legal systems respond to modern technology and to the results of modern science, which comprise electronic communications (formerly known as telecommunications), electronic signature and internet banking, electronic administration (e-government, e-justice, e-health), protection of intellectual property with regard to software, privacy protection, criminal responsibility with regard to technology and the matters of technology transfer. All this represents a challenge for both current and future private law and public law.
Syllabus	Modern science and the International law, EU law and national law: sources and authorities; ICT market: infrastructure, regulation and standardization; ICT market: competition and relevant markets; E-government, e-justice, e-health; Intellectual Property and the protection of modern technologies (software, databases, computer chips); Contracts: hardware, software, distribution, maintenance, outsourcing; Electronic transactions: internet banking, electronic signatures; Liability (service providers, product liability); Data and privacy protection; Criminal responsibility; Technology transfer.
Recommended literature	Fernandez-Barrera, Meritxell et al.: Law and Technology: Looking into the Future. European Press Academic Publishing, 2009. Gábriš, Tomáš: Law and Technology (textbook in pdf). Reader Law and Technology.
Lecturers	doc. JUDr. PhDr. Tomáš Gábriš, PhD., LL.M.



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Course title	LE SYSTÈME CONSTITUTIONNEL DE LA RÉPUBLIQUE FRANÇAISE
Course ID	2-bmPR-597/16
Educational activities	Type of activities: lecture/seminar Number of hours: per week: 1/1 per level/semester: 14/14 Form of the course: on-site learning
Evaluation	Final assessment: 100% of grade
ECTS	3
Language	French
Syllabus	Creation of the Fifth Republic, ideological resources and the adoption of the Constitution in force - the source of the French constitutional law - Classification of the Constitution analysis of selected cells - the president, the method of choice, the question of political responsibility, authority - the government, the way creations powers, the Council of Ministers, the relationship to the president, cohabitation - legislative power in the organic sense, Parliament and its structure, legislative referendum and its application - legislative power in the material sense, legislative activity, the field covered by the law instruments rationalized parliamentarism - the hierarchy of norms, analysis of the two types of regulations and their relationship to the Constitution and law - instead of Community standards in French law - control of the constitutionality and legality of laws and their compliance with international standards, the Constitutional Council, the State Council, the court of Cassation.
Recommended literature	Pactet, P., Mélin-Soucramanien, F.: Droit constitutionnel, Paris, Dalloz, 2009. Carcassonne, G.: La Constitution, Paris, Seuil, 2009. Chantebout, B., Brève histoire politique et institutionnelle de la Ve République, Paris, 2004.
Lecturers	JUDr. Marián Giba, PhD.



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Course title	LEGAL HISTORY OF CENTRAL EUROPE
Course ID	1/2-LEIG-710/13
Educational activities	Type of activities: lecture/seminar Number of hours: per week: 1/1 per level/semester: 14/14 Form of the course: on-site learning
Evaluation	Continuous assessment: 50% of grade: paper presentation Final assessment: 50% of grade: final written exam
ECTS	4
Language	English
Curriculum	The course aims to familiarize students with the emergence and development of the legal system of countries of Central Europe with emphasis on the Hungarian, Czechoslovak and Slovak law. The subject will illuminate the roots and origin of the current Central European legal institutes of constitutional, administrative, civil, commercial, labor and criminal law, including the development of procedural law.
Syllabus	Sources of Law; Constitutional Law; Administrative Law; Law of Persons; Family Law; Property Law; Law of Obligations; Law of Succession; Commercial Law; Labour Law; Criminal Law; Procedural Law.
Recommended literature	Glyn Watkin, Thomas: An historical introduction to modern civil law. Aldershot : Ashgate, 1999. Beňa, Jozef – Gábriš, Tomáš: History of law in Slovakia I. (until 1918). Bratislava : VOPraFUK, 2008. Reader Legal History of Central Europe.
Lecturers	doc. JUDr. PhDr. Tomáš Gábriš, PhD., LL.M.



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Course title	NEGOTIATION 2
Course ID	C-bmPR-040/15
Educational activities	Type of activities: seminar Number of hours: per week: 2 per level/semester: 28 Form of the course: on-site learning
Evaluation	Continuous assessment: 50% of grade: meta-mooting simulation of negotiations in classes Final assessment: 50% of grade: written summaries of negotiations – written exam
ECTS	3
Language	English
Curriculum	After completing the course, students are familiar with the basic concepts of negotiations– bilateral negotiation, multilateral negotiation, coalitions, management of the negotiation process, evaluation of interests of third parties, etc. The course provides students an opportunity to practice the learned know-how and skills in simulated negotiations in lessons. Students will be prepare for negotiations and to analyze them ex post in terms of the outcome, the applied tactics and lessons learned from the respective scenarios.
Syllabus	Negotiation skills (cognitive skills, communication skills, strategic skills, relationship skills); Analysis of the structure and differences between negotiation, mediation, etc.; The fundamental tenets of bilateral and multilateral negotiation; Use of conflict and consensus-based methods in negotiation; Analysis of parties in negotiation; their personality, motivation and interests; Preparation for negotiation, setting of position and alternatives, their changes during negotiation; Coalitions in multilateral negotiation; Creation of value and consensus-building in negotiation; Use of agents in negotiation.
Lecturers	Mgr. Ivan Kisely



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Course title	PHILIP C. JESSUP INTERNATIONAL LAW MOOT COURT COMPETITION
Course ID	C-PRV-046/16
Educational activities	Type of activities: seminar Number of hours: per week: 2 per level/semester: 28 Form of the course: on-site learning
Evaluation	Continuous assessment: 30% of grade: activity, analysis of the compromise Final assessment: 70% of grade: written memorials or preparation for oral rounds
ECTS	4
Language	English
Curriculum	<p>The objective of the course is to provide students with deeper and more practical understanding of public international law and introduce to them the nature and basic principles of the proceedings before the International Court of Justice, the judicial organ of the United Nations. One of the main objectives of the course is the participation of students in Philip C. Jessup International Law Moot Court Competition. In the course of preparation for the moot court students will analyze the compromise, conduct independent research of the legal issues involved and develop the arguments of both sides to the case, the applicant and the respondent.</p> <p>The main objective of the course is the participation of students in oral rounds of Philip C. Jessup International Law Moot Court Competition. In the course of preparation for the competition students will learn about principles of effective argumentation and will practice mooted skills and techniques. Students will also acquire understanding of procedural principles of the proceedings and oral pleadings before the International Court of Justice.</p>
Syllabus	Legal analysis of the compromise; Legal research of the issues involved; Preparation of the arguments for both sides; Drafting of written memorials. Preparation for oral presentation of the arguments; Practice of mooted techniques; Participation in oral rounds of Philip C. Jessup International Law Moot Court Competition.
Lecturers	Mgr. Soňa Ondrášiková



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Course title	PUBLIC INTERNATIONAL LAW 2
Course ID	1-LEIG-684/13
Educational activities	Type of activities: lecture/seminar Number of hours: per week: 2/1 per level/semester: 28/14 Form of the course: on-site learning
Evaluation	Continuous assessment: 40% of grade: active participation, assignments Final assessment: 60% of grade: written exam
ECTS	6
Language	English
Curriculum	The purpose of the course is to provide students with advanced knowledge of general concepts of public international law and of relevant specific issues. By completing the course students will be familiar with international norms related to territory, jurisdiction, treaties, diplomatic and consular intercourse, including multilateral aspect of international organizations, security and humanitarian law. The course intends to develop students` ability to comprehensively asses the current international situation in terms of international legal rules.
Syllabus	Inception, continuity and content of state sovereignty; Territory in international law; Issues of state nationality and human rights protection; International law of treaties; Diplomatic, consular and multilateral intercourse; International law of security; International humanitarian law.
Recommended literature	Malcolm N. Shaw: International Law, 6th ed., Cambridge University Press, 2008. Malcolm D. Evans: International Law, 3rd ed., Oxford University Press, New York, 2010. Ian Brownlie: Principles of Public International Law, 7th ed., Oxford University Press, 2008. Antonio Cassesse: International Law, 2nd ed., Oxford University Press, 2005. David J. Harris: Cases and Materials on International Law, 7th ed., Sweet and Maxwell, London, 2010.
Lecturers	Mgr. Soňa Ondrášiková, JUDr. Metod Špaček, PhD.



COMENIUS UNIVERSITY IN BRATISLAVA
Faculty of Law
International Relations and Foreign Study Office
Šafárikovo nám. 6, P.O. BOX 313, 810 00 BRATISLAVA 1
SLOVAK REPUBLIC



Course title	WILLEM C. VIS INTERNATIONAL COMMERCIAL ARBITRATION MOOT
Course ID	PRV-WCVICAM/16
Educational activities	Type of activities: seminar Number of hours: per week: 2 per level/semester: 28 Form of the course: on-site learning
Evaluation	Continuous assessment: 20% of grade: attendance and activity at the seminars 10% of grade: attendance and activity at the seminars Final assessment: 80 % of grade: execution of the final written submissions for the claimant and also for the respondent 90% of grade: oral presentation of the pleading
ECTS	4
Language	English
Curriculum	<p>The aim of the course is to share the knowledge in the field of international commercial arbitration with the students and to familiarize them with the issue of international sales contract under the CISG. The content of the course is to teach the students how to analyze the case, work with the legal texts, judicial decisions and other relevant sources and discuss the problems concerning the case. Execute written submissions for the claimant and the respondent.</p> <p>The aim of the course is to extend and deepen the knowledge of the students in the field of international commercial arbitration and in the area of international sales contract under the CISG. The content of the course is the preparation of the oral pleadings. This course also serves as the preparation for the oral part of the international moot competition called Willem C. Vis International Commercial Arbitration Moot.</p>
Syllabus	<p>Introduction to the international commercial arbitration and international sales contract under the CISG; Legal analysis of the problem concerning international commercial arbitration (procedural part) and the CISG (substantive part); Research the sources for the problem: relevant legal texts and judicial decisions, electronic databases; search the information found and evaluation of their relevance for the purpose of their use in the written submissions; Execution of the written submissions composing of procedural part and substantive part for the claimant and also for the respondent. Extension of the knowledge from international commercial arbitration and international sales contract under the CISG.</p> <p>Deepening of the knowledge from international commercial arbitration and international sales contract under the CISG; Preparation of the oral pleadings, structuring the arguments and their logical connection; Improvement of the content of the pleadings; training and improving the oral and presentation skills; training the ability to answer the questions of the arbitrators; Oral presentation of the pleadings; Participation at the Willem C. Vis International Commercial Arbitration Moot in Vienna.</p>
Lecturers	Mgr. Soňa Ondrášiková