

Program: Doctoral Academic Studies			
Course title: INTERNATIONAL JURISPRUDENCE			
Teachers: Prof. dr Milenko Kreća, Prof. dr Ivana Krstić, Assistant Prof. dr Aleksandar Gajić			
Course status: optional for International Law narrow academic research			
Number of ECTS: 10			
Requirements: /			
Aims of the course: The course aims for the student to deepen and widen the knowledge in the field of international jurisprudence- jurisdiction, procedure and practice of the international courts and tribunals.			
Course result: Students will obtain knowledge and practice which will allow him to critically analyse this part of international law and to perform independent original research.			
Course content: International Court of Justice: Establishment; Relationship with the Permanent Court of International Justice; Election of Judges of the International Court of Justice; Organizational Structure; Competence of the International Court of Justice; Procedure before the Court; Initiation of the procedure; Incidental questions; Written and oral parts of proceedings before the Court; Procedure before the Chambers; End of the procedure; Procedure to request an advisory opinion; Questions when the Court can deliver advisory opinion; UN organs and organization that can request an advisory opinion; Legal nature of its decisions; European Court of Human Rights; Fundamental rules of procedure before the European Court of Human Rights and principles for the interpretation of the Convention; Participants in procedure; Role of a representative before the European Court of Human Rights; Third party interventions; Procedure before the decision on admissibility; Admissibility criteria; Since judges, Committees and Chambers, Expenses and Legal Assistance, Procedure before the Court; Establishment of Evidence ; Just satisfaction; Powers of the Grand Chamber; Judgement interpretation; Execution of judgements and supervision over the Convention; Procedure to request an advisory opinion; Legal nature of the judgements of the European Court of Human Rights; Execution of judgements. International Criminal Court: Establishment; Sources of international law to be applied by the Court; Fundamental characteristics and rules of procedure before the International Criminal Court; Participants in hearings and fundamental procedural functions; Measures to guarantee the presence of the the accused person; Phases of the procedure before the International Criminal Court; Evidence; Delivery of judgements; Appeal and Revision; International cooperation and legal assistance; Execution of the judgements of the International Criminal Court; <i>Ad hoc</i> International criminal tribunals; International Tribunal for the Law of the Sea.			
Literature:			
Mandatory: Kreća M., <i>International Public Law</i> , Belgrade, 2017; Paunović M., Carić S. <i>European Court for Human Rights: Basic Principles and procedure</i> , Belgrade, Faculty of Law, University in Belgrade, Official Gazzette, 2007. Optional: Skulic, M. <i>International Criminal Court</i> , Belgrade, 2005 (serbain language). Foreign litterature: Rosenne, S., <i>The Law and Practice of the International Court, I, II, III</i> , The Hague/Boston/London, 1997; Fitzmaurice, G., <i>The Law and Practice of The International Court</i> , Nijhoff, Dordrecht, 1985; Shany, Y., <i>The Competing Jurisdictions of International Courts and Tribunals</i> , Oxford University Press, 2003; Société française pour le droit international, <i>La juridictionnalisation du droit international</i> , Colloque de Lille, Paris, Pedone, 2003; Achour, B., Laghmani, S., (eds), <i>Justice et juridictions internationales</i> , Paris, Pedone, 2000; Berger, V., <i>Jurisprudence de la Cour européenne des droits de l’homme</i> , Sirey, Paris, 2002; Schabas, W., <i>An Introduction to the International Criminal Court</i> , Cambridge, Cambridge University Press, 2001; Cassese, A., Delmas-Marty, M., (eds), <i>Crimes internationaux et juridictions internationales</i> , Paris, Pedone, 2002; Condorelli, L., „La Cour internationale de Justice: 50 ans et (pour l’heure) pas une ride“, <i>E.J.I.L.</i> , 1995/3, pp. 388-400 ; Guillaume, G., „The future of international judicial institutions », <i>I.C.L.Q.</i> , 1995, vol. 44, pp. 848-862; Treves, T., “Le Règlement du Tribunal international du droit de la mer: entre tradition et innovation”, <i>AFDI</i> , 1997, p. 341.			
Number of lectures – active classes 30	Theoretical classes: 75		Practical classes :
Instruction method:			
Grading system (maximum number of points 100)			
Pre-exam obligations	points	Final Exam	points
Activities during lectures	30		
Activities during practical classes		Oral Exam	70
Tests		
Seminar classes			