

<b>Program: Doctoral Studies</b>
<b>Course title: CRIMINAL LAW (SUBSTANTIVE AND PROCEDURAL)</b>
<b>Teachers:</b> <b>Zoran Stojanović, Ph.D. full professor, e-mail: profstojanovic@gmail.com</b> <b>Milan Škulić, Ph.D. full professor, e-mail: skulic@ius.bg.ac.rs</b> <b>Ljiljana Radulović, Ph.D. full professor, e-mail: ljiljanaradulovic@gmail.com</b> <b>Goran Ilić, Ph.D. full professor, e-mail: gilic@ius.bg.ac.rs</b> <b>Nataša Delić, Ph.D. full professor, e-mail: ndelic@ius.bg.ac.rs</b> <b>Igor Vuković, Ph.D. associate professor, e-mail: igorvu@ius.bg.ac.rs</b> <b>Vanja Bajović, Ph.D. assistant professor, e-mail: bajovic@ius.bg.ac.rs</b> <b>Ivan Đokić, Ph.D. assistant professor, e-mail: djokic@ius.bg.ac.rs</b>
<b>Course status: optional, mandatory - Criminal Law Scientific Field, II module: Criminal Sciences</b>
<b>Number of ECTS: 10</b>
<b>Requirements:</b>
<b>Aims of the course:</b> Expanding the existing theoretical knowledge. Comprehensive review of the criminal law system. Systematic study of criminal dogmatics. Critical and analytical review of positive legal solutions. Multifunctional linking of the theoretical and practical aspects of study.
<b>Course result:</b> Training students to analyze existing solutions to national material and procedural criminal law, as well as training them for the application of these solutions in practice.
<b>Course content:</b> The course includes an in-depth study of individual areas from the general part of the criminal law and certain groups of criminal offences from a special part of the criminal law. Certain number of solutions of our criminal legislation, considering their complex nature, deserve a comprehensive scientific analysis. Within the framework of the criminal procedural law, the issues of the institutes of criminal procedural law, procedural subjects and their roles, the course of the general criminal procedure, the characteristics of specific criminal proceedings will be dealt with. As participants have basic knowledge in this field, the emphasis will be on the detailed theoretical processing of the mentioned institutes and the dilemmas in the practical application of legal solutions. In particular, the areas that have been underdeveloped in our literature and practice have to be deepened in particular (the relation between the factual and the legal, the issues of determining the facts, and the modalities of collecting evidence, the burden of proof, etc.). Particular attention will be paid to the traditional models of criminal proceedings and the tendency to introduce adversarial forms of treatment into contemporary criminal proceedings in European countries. To this end, a comparative approach is needed in order for course participants to gain insight into important foreign criminal process systems, the positive and negative consequences of process "transplants", and the possibility of applying the same process forms in a different social environment.
<b>Literature:</b>
<b>Obligatory:</b> Stojanović, Zoran: <i>Krivično pravo. Opšti deo</i> , dvadeset četvrto izdanje, Pravna knjiga, Beograd, 2017; Stojanović, Zoran/ Delić, Nataša: <i>Krivično pravo. Posebni deo</i> , četvrto izdanje, Pravna knjiga, Beograd, 2017; Delić Nataša: <i>Nova rešenja u posebnom delu Krivičnog zakonika Srbije</i> , Beograd, 2014; Škulić Milan: <i>Krivično procesno pravo</i> , deseto izdanje, Beograd, 2017; Škulić Milan: <i>Komentar Zakonika o krivičnom postupku</i> , Beograd, 2011; Ilić P. Goran i grupa autora: <i>Komentar Zakonika o krivičnom postupku</i> , 8. izmenjeno i dopunjeno izdanje, Beograd, 2015. (Glava prva - Osnovne odredbe); Škulić Milan: <i>Organizovani kriminalitet – pojam, krivična dela i krivični postupak</i> , Beograd, 2015 (odabrana poglavlja);

Škulić Milan: *Maloletničko krivično pravo*, Beograd, 2011. (2. poglavlje „Pojam maloletničkog krivičnog prava i osnovi uporednog krivičnog prava za maloletnike“).

**Additionall:** Stojanović, Zoran: *Komentar Krivičnog zakonika*, šesto izdanje, Službeni glasnik, Beograd, 2017; Radulović Ljiljana: *Maloletničko krivično pravo*, Beograd, 2010; Stojanović Zoran: Mere bezbednosti psihijatrijskog lečenja – Prinudno psihijatrijsko lečenje kao krivična sankcija, *Crimen* br. 2/2014; Vuković Igor: *Krivična dela nepravog nečinjenja*, Beograd, 2013; Bajović Vanja: O činjenicama i istini u krivičnom postupku, Beograd, 2015; Jekić Zagorka: *Ogledi o krivičnom postupku*, Beograd, 2015; Ilić P. Goran: *Institucije krivičnog procesnog prava*, u pripremi.

**Number of lectures – active classes**

**Theoretical classes:** 75

**Practical classes:**

**Instruction method:** Lectures, consultations

**Grading system (maximum number of points 100)**

<b>Pre-exam obligations</b>	<b>points</b>	<b>Final Exam</b>	<b>points</b>
Activities during lectures	20		
Activities during practical classes		Oral exam	70
Tests			
Seminar classes	10		