Program: Doctoral Academic Studies

Course title: PRIVATE INTERNATIONAL LAW

Teachers: Prof. Dr Aleksandar Jakšić, Prof. Dr Vladimir Pavić

Course status: optional (mandatory course for Private International Law stream)

Number of ECTS: 10

Requirements:

Aims of the course: The main purpose of the coure is to provide students with in-depth knowledge of Private International Law (hereinafter:PIL) and allow them to apply PIL concepts in further scientific and research work. Particular emphasis is placed on critical re-evaluation of existing legal rules in domestic and international context, as well as theoritcal concepts and judicial and arbitral practice.

Course result: The course offers to students a possibility to attain overall in-depth knowledge of Private International Law, including conflict of law rules and civil proceedings with a foreign element as well as rights of aliens. Particular choice of topics will largely depend on the thesis focus of students at the course. Complexity and variety of subjects at the doctoral course require a combination of methodologies in researching chosen topics which engages students to part-take individually (apart from regular ex catedra lectures) in a series of interactive methods such as seminars, topical discussions etc.

Course content:

I GENERAL PART (Subject and Methods of PIL; Legal Sources of PIL; Conflict of Law Rules, Classification; Preliminary Question; Renvoi; Public Policy; Mandtary Rules; Fraus Legis; Time Factor in PIL; Discovery and Application of Foreing Law; Reciprocity and Retorsion; Histoy of PIL);

II CONFLICT OF LAW RULES (determining applicable law for family matters, personal law, inheritance, contracts and torts, securities, property and realted issues);

III CIVIL PROCEEDINGS WITH A FOREIGN ELEMENT (International Jurisdiction; Lis Pendens Rules, Foreigners before Domestic Courts; International Legal Aid in Civil Matters; Recognition and Enforcement of Foreign Judgments; Immunity);

IV RIGHTS OF ALIENS (General Introduction; Foregin Investors' Rights; IP and related issues).

Literature:

Mandatory

In Serbian:

T. Varadi, B. Bordaš, G. Knežević, V. Pavić, Međunarodno privatno pravo, 14. izdanje, Beograd 2012; M. Stanivuković, M. Živković, Međunarodno privatno pravo - opšti deo, Beograd 2010; Dika, G. Knežević, S. Stojanović, Komentar Zakona o međunarodnom privatnom i procesnom pravu, Beograd 1991; Živković, Međunarodno privatno pravo - nacionalne kodifikacije, Beograd 1996.

Foreign authors (mandatory reading of at least two tomes selected by students)

Sajko, Međunarodno privatno pravo, Zagreb 2009. Vuković, Kunštek, Međunarodno građansko postupovno pravo, Zagreb 2005. Cheshire, North & Fawcett, *Private International Law*, Oxford University Press 2008. Fawcett, Harris, Bridge, International Sale of Goods in the Conflict of Laws, Oxford 2005. Vernon, Weinberg, Reynolds, Richman: *Conflict of Laws, Cases, Materials and Problems*, Lexis 2002. Mayer, Heuzé, *Droit international privé*, Paris 2007. Bureau, Muir-Watt, *Droit international privé*, Paris 2010. Kropholler, *Internationales Privatrecht*, Tuebingen 2006. Ilešič, Polajnar-Pavčnik, Wedam-Lukić, Mednarodno zasebno pravo – Komentar zakona, Ljubljana 1992.

Number of lectures – active	Theoretical classes:	Practical class	Practical classes :	
classes	75			
Instruction method: regular class	es and consultations			
Cooding constant (manipulation	on of noints 100)			
Grading system (maximum numb			1	
Pre-exam obligations	points	Final Exam	points	
Activities during lectures	30	Oral examination	70	
Activities during practical classes				
Tests				
Seminar classes				