

Program: Master Academic Studies			
Course title: INTERNATIONAL JURISPRUDENCE WITH SPECIAL EMPHASIS ON THE EUROPEAN COURT FOR HUMAN RIGHTS			
Teachers: Prof. dr Milenko Kreća, Prof. dr Ivana Krstić, Assistant Prof. dr Aleksandar Gajić			
Course status: optional – International Law module			
Number of ECTS: 10			
Requirements: /			
Aims of the course: The course aims for the student to develop and acquire more profound knowledge in the field of international jurisprudence, with a special emphasis on the European Court of Human Rights. The course is designed for the students to understand and learn about international courts and other quasi judicial bodies, their jurisdiction, procedures and the nature of their decisions, to develop critical and legal reasoning through the analysis of the relevant case law, especially the case law of the ECHR.			
Course result: A student should acquire the level of knowledge and skill sufficient for independent critical analyses of a wide spectrum of issues within international jurisprudence and for independent original research with the use of adequate reference, literature and methodology.			
Course content: Profound and thorough studies of the following questions: 1. International Court of Justice: Establishment, Relation with the Permanent Court of International Justice, Organizational Structure, Jurisdiction, Procedure before the ICJ, Ending of the Procedure, Advisory Opinion Procedure, Legal Nature of the Decisions. 2. European Court of Human Rights: Basic principles of the procedure before the EHRC and principles for the analysis of the Convention, The Role of the Advocate General/ Representative before the ECHR, Conditions for the Admissibility, Procedure before the Court, Decision before the Grand Chamber, Legal nature of the ECHR decisions, Enforcement of judgements. 3. International Criminal Court: Establishment of ICC, Legal sources used before the ICC, Basic characteristics and principles of the ICC procedure, ICC jurisdiction, Procedure before the ICC, Legal remedies and related procedure, International cooperation and help in legal matters, Enforcement of ICC judgements. 4. International criminal tribunals for ex-Yugoslavia and Ruanda. 5. International Court for the Law of the Sea.			
Literature: Mandatory: Kreca M., <i>International Public Law</i> , Belgrade, 2017; Paunovic M., Caric 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 literature: Shany, Y., <i>The Competing Jurisdictions of International Courts and Tribunals</i> , Oxford Scholarship Online, 2010; M. W. Yanis, R. S. Kay, A. W. Bradley, <i>European Human Rights Law</i> , Oxford University Press, 2008; W. A. Schabas, <i>An Introduction to the International Criminal Court</i> , Cambridge University Press, 2007. In French language: Achour, B., Laghmani, S., (eds), <i>Justice et juridictions internationales</i> , Paris, Pedone, 2000; B. Caire, <i>Relecture de Droit des Presomptions a la Lumiere du Droit Europeen des Droit de L’Homme</i> , Institut International des Droit de L’Homme, 2011.			
Number of lectures – active classes	Theoretical classes: 15		Practical classes :
Instruction method:			
Grading system (maximum number of points 100)			
Pre-exam obligations	points	Final Exam	points
Activities during lectures	20	Written test	
Activities during practical classes		Oral Exam	60
Tests		
Seminar classes	20		