Program: Master Academic Studies -

Course title: JUDICIAL CONTROL OF THE ADMINISTRATION IN COMPARATIVE LAW

Teachers: Assistant Prof. Dr. Vuk Cucić, vukcucic@ius.bg.ac.rs

Course status: optional - Public law module, Administrative law sub-module

Number of ECTS: 10

Requirements: /

Aims of the course:

The aim of this course is to enable candidates to broaden and deepen their knowledge in the area of judicial control of the administration in comparative law.

Course result:

Candidates should acquire knowledge and skills that would enable them to critically approach complex questions of judicial control of the administration in comparative law and to conduct independent research in this area.

Course content:

Theoretical lectures

The course covers current questions concerning the judicial control of the administration, and in particular: the systems of the judicial control of the administration, including their various classifications; crucial factors of administrative judiciary (regulation of the administrative judiciary, the relations with administrative legal remedies, types of claims and acts that are the subject of judicial review, control of discretionary administrative acts, legal remedies in the administrative dispute, deciding in full jurisdiction etc.); studying the system of judicial control of the administration, carried out by special administrative courts, on the case of the German administrative judiciary; systems in which control is conducted by the administrative-judiciary instances headed by a state council (which is, at the same time, the judicial and advisory body), on the case of the French administrative judiciary; systems in which control is conducted by regular courts, on the case of judicial control of the administration in England.

Practical classes

Entails groupwork in which students discuss desirable models of administrative judiciary, based on gained theoretical knowledge, and justify their positions, with a critical approach of other possibilities.

Literature

- 1. Administrative law of the European Union, its member states and the United States, Intersentia, Cambridge, 2012.
- 2. Administrative law, Western European democracies, Volume I, II, III, Aldo Piras [Ed.], Giuffrè, Milan, 1997.
- 3. Bell, John, Judiciaries within Europe, Cambridge University Press, Cambridge, 2006.
- 4. Fromont, Michel, "La justice administrative en Europe: différances et convergences", dans *Revue française de droit administratif*, no. 24, 2008, Paris, (267-271), p. 267.
- 5. Fromont, Michel, Droit administratif des États européens. Presses Univ. de France, Paris, 2006.
- 6. Kopp, Ferdinand, Schenke, Wolf-Ruediger, *Verwaltungsgerichtsordnung, Kommentar*, 20 ed., C. H. Beck, Munich, 2014.
- 7. Lemasurier, Jeanne, Le contentieux administratif en droit comparé, Ed. Economica, Paris, 2001.
- 8. The administrative dispute and the organization of Administrative courts, ed. Šarčević, Edin, Foundation Public Law Center, Sarajevo, 2013.
- 9. Jerinić, Jelena, *Judicial control of the administration in domestic and comparative law*, Ph.D. thesis defended at the "Union" University Faculty of Law, Belgrade, 2011.
- 10. Popović, Slavoljub, *Administrative dispute in theory and practice*, Institute for Textbooks of the Socialist Republic of Serbiam Belgrade, 1968.
- 11. Cucić, Vuk, *Administrative Dispute of Full Jurisdiction Models and Types*, University of Belgrade Faculty of Law, Belgrade, 2016.

Number of lectures – active classes: 30	Theoretical classes:	Practical classes :
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Instruction method:					
Lectures, consultations.					
Grading system (maximum nu	mber of points 100)				
Pre-exam obligations	points	Final Exam	points		
Activities during lectures	20	Oral exam	70		
Activities during practical classe	es				
Tests					
Seminar classes	10				