### COURSES IN WINTER 2018/2019

<table>
<thead>
<tr>
<th>No.</th>
<th>WINTER SEMESTER COURSE TITLE</th>
<th>LECTURER</th>
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</thead>
</table>
| 1.  | ADR in Administrative Matters (20 hrs) | Dr hab. Joanna Wegner-Kowalska  
|     | Language: English            | e-mail: jwegner@wpia.uni.lodz.pl |
|     | - ECTS: 4                   |          |
|     | - Contents:                 |          |
|     | The aim of this course is to present alternative (to a decision) forms of settling administrative matters. The course will refer to techniques of alternative disputes recommended by European soft law in the sphere of public administration. Techniques of resolving disputes between administration and the party of proceeding or between the parties, such as mediation, conciliation or arbitration will be discussed. Besides, various forms of administration action, including in particular administrative agreement, settlement, general decision or silent decision (positive or negative) will be presented. |          |
| 2.  | Aktualne problemy konstytucyjnego prawa (20 hrs) | Prof z.w. Dr Krzysztof Skotnicki  
|     | Language: Russian           | e-mail: skotnicki@wpia.uni.lodz.pl |
|     | - ECTS: 4                   |          |
|     | - Contents:                 |          |
|     | Topics discussed during the course concern the most current constitutional problems in Poland and are agreed upon with participating students who indicate relevant issues of their interest. All students may extend their language skills with specialized terminology in the field of constitutional law. Moreover, foreign students will also get to know Polish constitutional arrangements. |          |
| 3.  | Antidiscriminatory penal law (20 hrs) | Prof nadzw. Dr Justyna Jurewicz  
|     | Language: English           | e-mail: jjurewicz@wpia.uni.lodz.pl |
|     | - ECTS: 4                   |          |
|     | - Contents:                 |          |
|     | The lecture is addressed to the ones who want to realize and learn the specific matters of discriminative offences in Polish penal law. Students will know the most important legal solutions of the problem called "discrimination" of the perspective in criminal law. |          |
| 4.  | Constitutional means for the defence of freedoms and rights (20 hrs) | Dr Anna Michalak  
|     | Language: English           | e-mail: amichalak@wpia.uni.lodz.pl |
|     | - ECTS: 4                   |          |
|     | - Contents:                 |          |
|     | This course focuses on:     |          |
|     | a) Organizational issues. The Constitutional Law – basic information |          |
|     | b) Constitutional rights, freedoms and obligations |          |
|     | c) The constitutional principles of judgment and its structure, including the Supreme Court and the Supreme Administrative Court. |          |
|     | d) The Right to a fair trial |          |
|     | e) The Constitutional Court – role and responsibilities |          |
|     | f) The constitutional complaint |          |
|     | g) The application to the Commissioner for Citizens’ Rights. |          |
|     | h) Judicial proceedings before a civil court regarding compensation for a damage caused by wrongful act of public authorities. |          |
| 5.  | Constitutional Systems of ASEAN countries – between electism and uniqueness (20 hrs) | Dr Anna Michalak  
|     | Language: English           | e-mail: amichalak@wpia.uni.lodz.pl |
|     | - ECTS: 4                   |          |
|     | - Contents:                 |          |
|     | The aim of the seminar is to familiarize students with the constitutional systems of Southeast Asian countries and with the role of the ASEAN Association of Southeast Asian Nations in shaping democratic standards in the region of Southeast Asia. |          |
|     | ✓ Characteristics of constitutional systems of ASEAN countries, i.e. Malaysia, Philippines, Thailand, Indonesia, Singapore, Brunei, Vietnam, Laos and Myanmar and Cambodia; |          |
|     | ✓ Discussing constitutional institutions borrowed from other constitutional systems and legal regulations specific to the countries of the region; |          |
|     | ✓ Characteristics of legal acts regulating the functioning of ASEAN and documents developed by this organization, with particular emphasis on the “Charter of the Association”; |          |
|     | ✓ Characteristics of the regional system of protection of human rights of ASEAN countries. |          |
| 6.  | Einkommen- und Körperschaftsteuer (20 hrs) | Dr Ireneusz Mirek  
|     | Language: German            | e-mail: imirek@wpia.uni.lodz.pl |
|     | - ECTS: 4                   |          |
|     | - Contents:                 |          |
|     | A. Die Terminologie und Grundbegriffe in Bezug auf die Ertragsteuern in der deutschen Sprache |          |
|     | B. Die Einkommensteuer und die Körperschaftsteuer – die Ertragsteuern |          |
|     | C. Der Gegenstand der Besteuerung mit den Ertragsteuern (EST, KST) |          |
|     | D. Steuerpflichtige in der polnischen und deutschen Gesetzgebung |          |
|     | E. Das Konzept der abzugsfähigen Aufwendungen |          |
|     | F. Das Konzept des Einkommens. |          |
|     | G. Das Verfahren zur Erhebung von Ertragsteuern |          |
|     | A. Terminology and basic concepts of income taxes in the German language |          |
|     | B. Personal income tax and Corporate income tax. |          |
|     | C. Object of taxation of income taxes and the tax base. |          |
|     | D. Subject of taxation in the Polish and German tax legislation. |          |
|     | E. The concept and the subject of deductible expenses. |          |
|     | F. The concept of income. |          |
|     | G. The procedure for the collection of income taxes. |          |
| 7.  | Employment Aspects of Business in the EU (20 hrs) | Prof nadzw. Dagmara Skupień  
<p>|     | Language: English           | e-mail: <a href="mailto:dstskupien@wp.pl">dstskupien@wp.pl</a> |
|     | - ECTS: 4                   |          |
|     | - Contents:                 |          |
|     | This course aims at introducing students to the main employee aspects of business activities in the European Union. It indicates sources of legislation and fundamental principles of labour law in the European Union. It gives an information on the relation between economic and social rights. It explores the areas: of free movement of services and posting of workers, transfers of undertakings, collective redundancies, employee aspects of insolvency. It presents the topic of employee involvement in the management of companies and groups of companies as well as employers’ obligations in case of setting up of a European Company or a cross-border merger. It sacrifices a certain number of time to the analysis of the case law of the EU Court of Justice. |          |</p>
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<tr>
<th>Course Title</th>
<th>Language</th>
<th>ECTS</th>
<th>Contents</th>
<th>Instructor(s)</th>
<th>Email(s)</th>
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<tbody>
<tr>
<td>8. European Civil Procedure (20 hrs)</td>
<td>English</td>
<td>4</td>
<td>The main objective of the course is gaining theoretical knowledge about the institutions of European Civil Procedure Law, aims of their application and implementation. The course aims to enable the student to evaluate the position of European Civil Procedure in the overall system of Civil Procedural Law, its basic operating principles and basic issues of court jurisdiction, recognition and enforcement of judgments, service of documents, taking of evidence, functioning of the special (“autonomous”) procedures and harmonization of national law.</td>
<td>Dr hab. Robert Kulski</td>
<td><a href="mailto:hulski@wpia.uni.lodz.pl">hulski@wpia.uni.lodz.pl</a></td>
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<tr>
<td>9. European Economic Law (20 hrs)</td>
<td>English</td>
<td>4</td>
<td>The emphasis is on the economic aspects of legal integration. The policies dealt with will include i.a. the free movement of goods, persons, services, capital and payments, common customs tariff, agriculture, transport, competition, social policy, labour law, equality, environment, state aid. The course aims to familiarise the student with the main EC substantive regulations of its economic policies.</td>
<td>Dr Anna Górczyńska</td>
<td><a href="mailto:anna.gorzynska@interia.pl">anna.gorzynska@interia.pl</a></td>
</tr>
<tr>
<td>10. European Intellectual Property Law (20 hrs)</td>
<td>English</td>
<td>4</td>
<td>The subject of the lecture will refer to the issues of European intellectual property law, its role in the economic activity and the impact on the development of innovation in the European Union. During the lecture I will present and discuss legal acts of European intellectual property rights and the judgments of the Court of Justice of the European Union, as well as the decisions of the authorities judging cases in the field of intellectual property (Office for Harmonization in the Internal Market - the Community trade mark mark matters; European Patent Office - European patent matters). Students will gain knowledge of: ➢ the principles and protection of intangible assets, ➢ the institutional system, ➢ the role of intellectual property rights in the process of business activity and cultural and economic development in the EU, ➢ the technological tools used to obtain the necessary information about protected intangible good (OHIM, TMview, Romarin, EPO databases). ➢ in addition, students will be able to analyse factual and legal aspects of the intellectual property law cases. Content of the lecture: 1. The role of European intellectual property rights 2. Copyright: i. The object, scope and ways of obtaining protection ii. Legislation: the Bern Convention, Directive 2001/20/EC iii. Protection of intangible property in copyright law and detailed regulations: music works, computer programs, related rights 3. Industrial property law i. Trademarks: Regulation 207/2009, Directive 2008/95, the Community and national trade mark, types of trade marks, object, scope and ways of obtaining protection ii. Designs: Regulation 6/2002, Directive 98/71/EC, the Community and the national designs, types of designs, object, scope and ways of obtaining protection iii. Inventions: Munich Convention, Regulation 1257/2012, Regulation 1260/2012, the scope and ways of obtaining patent 4. Protection of geographical indications 5. Protection of Internet domains 6. European unfair competition law</td>
<td>Dr Karolina Sztobryn</td>
<td><a href="mailto:Ksztobryn@wpia.uni.lodz.pl">Ksztobryn@wpia.uni.lodz.pl</a></td>
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<tr>
<td>11. Historical Introduction to the System of English Law (20 hrs)</td>
<td>English</td>
<td>4</td>
<td>The course comprises the basics of Polish criminal law and criminal procedure. It is addressed to the students who want either to learn the basic institution of Polish Penal Law or to improve their English in connection with the vocabulary of penal law. The course performs the main regulations and trends of comments in Polish penal law.</td>
<td>Dr Lukasz Jan Korporowicz</td>
<td><a href="mailto:lkorporowicz@wpia.uni.lodz.pl">lkorporowicz@wpia.uni.lodz.pl</a></td>
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<tr>
<td>12. International Criminal Law (20 hrs)</td>
<td>English</td>
<td>4</td>
<td>The course is directed to the students who are interested in learning the basics of international penal liability and the criminal proceedings of international penal law and the criminal proceedings of international tribunals and courts. The course aims to present the deep analysis in the questions of international penal liability and to compare the chosen institutions of international and internal system of criminal law.</td>
<td>Prof nadzw. Dr hab. Justyna Jurewicz</td>
<td><a href="mailto:jurewicz@wpia.uni.lodz.pl">jurewicz@wpia.uni.lodz.pl</a></td>
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<tr>
<td>13. International Protection of Women's Rights (20 hrs)</td>
<td>English</td>
<td>4</td>
<td>The underlying assumption of the course is that gender equality is not just the concern of women - it is a human right issue, a concern for us all, because no society can fully develop – economically, socially or politically – when roughly half of its population is marginalized. Gender equality is also a necessary condition for a peaceful and sustainable world. As it was indicated by the UN, the challenges of building pathways to sustainability and enhancing gender equality are both urgent and must be addressed together. While gender equality has been listed as a separate goal under 2015 SDG Agenda, this issue is also present within targets connected with other goals (health, education and eradication of poverty). The course focuses on different barriers in achieving gender equality worldwide - discrimination, domestic violence, trafficking in women. Teaching methods include: lecture with power point presentation, discussion and case-studies to be solved by students in small groups.</td>
<td>Dr Anna Glogowska Balcerzak</td>
<td><a href="mailto:glogowska.ania@gmail.com">glogowska.ania@gmail.com</a></td>
</tr>
<tr>
<td>14. Introduction to Criminal Law - Part 1 - Criminal Procedure (10 hrs)</td>
<td>English</td>
<td>4</td>
<td>The course comprises the basics of Polish criminal law and criminal procedure. It is addressed to the students who want either to learn the basic institution of Polish Penal Law or to improve their English in connection with the vocabulary of penal law. The course performs the main regulations and trends of comments in Polish penal law.</td>
<td>Dr Katarzyna Rydz-Sylbiak</td>
<td><a href="mailto:kateryz@wp.pl">kateryz@wp.pl</a></td>
</tr>
<tr>
<td>15. Introduction to Criminal Law - Part 2 – Criminal Substantive Law (10 hrs)</td>
<td>English</td>
<td>4</td>
<td>The main objective of the course is gaining theoretical knowledge about the institutions of European Civil Procedure Law, aims of their application and implementation. The course aims to enable the student to evaluate the position of European Civil Procedure in the overall system of Civil Procedural Law, its basic operating principles and basic issues of court jurisdiction, recognition and enforcement of judgments, service of documents, taking of evidence, functioning of the special (“autonomous”) procedures and harmonization of national law.</td>
<td>Dr Magdalena Niewiadomska Krawczyk</td>
<td><a href="mailto:mkrawczyk@wpia.uni.lodz.pl">mkrawczyk@wpia.uni.lodz.pl</a></td>
</tr>
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</table>
### Legal writing for academic purposes (20 hrs)
- **Language:** English
- **ECTS:** 4
- **Contents:**

### Mecanismos institucionales para la protección de los derechos individuales en países seleccionados (20 hrs)
- **Language:** English
- **ECTS:** 4
- **Contents:**

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### Introduction to European Institutional Law (45 hrs)
- **Language:** English
- **ECTS:** 7
- **Contents:**
  1. Evolution of European integration and legal character of the European Union
     a. Political foundations of the European Communities
     b. From the Rome Treaties to the Treaty of Lisbon
     c. The process of enlargement
     d. Debate on the future of the European Union
     e. The European Union as an international organization
     f. Specific character of the European Union
     g. Does the EU have a constitution?
     h. Constitutional character of the Treaty – case study
  2. Basic institutional principles and division of competencies between the EU and member states
     a. Principle of the national identity of the Member States
     b. Principle of democracy, rule of law and protection of fundamental rights
     c. Principle of conferred powers
     d. Principle of subsidiarity
     e. Principle of proportionality
     f. Case - study
  3. Institutions, organs of the EU and decision-making process
     a. Principles governing relations between institutions
     b. Institutions composition and functions
     c. Decision-making process
  4. The legal order of the European Union
     a. Primary and secondary law
     b. The hierarchy of legal acts (legislative acts, delegated acts and implementive acts)
     c. Forms of legal acts (regulations, directives, decisions etc.)
  5. Nature and effect of EU law
     a. Direct effect of EU law
     b. Supremacy of EU law
     c. Legal effect of regulations
     d. Legal effect of decisions
     e. Legal effect of directives
     f. Indirect effect
     g. Mutual court
  6. System of judicial protection in the EU
     a. National courts
     b. The Court of Justice of the European Union
       i. Composition and jurisdiction
       ii. Main proceedings before the Court of Justice

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### Introduction to Immigration and Refugee Law (20 hrs)
- **Language:** English
- **ECTS:** 4
- **Contents:**

### Introduction to Public Law (30 hrs)
- **Language:** English
- **ECTS:** 4
- **Contents:**

### System of judicial protection in the EU
- **Language:** English
- **ECTS:** 4
- **Contents:**

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### Introduction to European Institutional Law (45 hrs)
- **Language:** English
- **ECTS:** 7
- **Contents:**

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### Introduction to Immigration and Refugee Law (20 hrs)
- **Language:** English
- **ECTS:** 4
- **Contents:**

### Introduction to Public Law (30 hrs)
- **Language:** English
- **ECTS:** 4
- **Contents:**

### System of judicial protection in the EU
- **Language:** English
- **ECTS:** 4
- **Contents:**

- **Language:** English
- **ECTS:** 4

**Contents:**
- The course examines the historical development and characteristics of the ancient legal systems of the Near East.
- 1. Introduction – an outlook of the history of the ancient Near East
- 2. Codeform script and oriental languages
- 3. Main research problems and dilemmas
- 4. Legal sources (as historical evidence and as legal authority)
- 5. International law in the ANE - introduction
- 6. subjects of international law
- 7. main notions of international law
- 8. beginnings of the international law - 19th mil. B.C.
- 9. international law in the Amarna period
- 10. International law in the time of world empires

**Dr Lena Fijalkowska**
e-mail: uleny@poacrz.onet.pl

### Polish Labour Law and Industrial Relations (20 hrs)

- **Language:** English
- **ECTS:** 4

**Contents:**
- The course examines the historical developments of Polish Labour Law from the Communism to the free-market economy, with reference to political and economic conditions. The comparative perspective of other ex-communist States is provided. Both collective and individual labour law are analysed.

**Prof zw. Dr hab. Michal Seweryński**
e-mail: mseweryn@uni.lodz.pl

### Protection of fundamental rights in the EU (20 hrs)

- **Language:** English
- **ECTS:** 4

**Contents:**
- Evolution of the protection of fundamental rights in the EU, the sources of fundamental rights, the modes of invoking human rights against the EU or member states, special relations between the system of the European Convention of Human Rights and the EU law; the role of the EU Charter of Fundamental Rights.

**Students know the legal bases of the protection of fundamental rights in the EU, know the catalogue and the different legal nature of various rights and how to invoke them in the court (national or international), get acquainted with the relations between the different layers of the protection – universal, the European Convention of Human Rights and the EU.**

**Prof zw. Dr hab. Anna Wyrozumiska**
e-mail: pwyrozumiska@uni.lodz.pl

### Structure of public administration. New trends and prospects of development (20 hrs)

- **Language:** English
- **ECTS:** 4

**Contents:**
- Overview of the General information about public administration, its features, function and legal forms of activity.
- 3. **PRELIMINARY REQUIREMENTS**
  - General information about public administration, its features, function and legal forms of activity.
- 4. **EFFECTS OF THE EDUCATION**
  - As a result of conducted classes student:
    - explain the notion and features of public administration;
    - define functions and principles of public administration;
    - explain new tendencies in public administration, such as: privatization, commissioner of public tasks, public-private partnership;
    - recognize and explain new phenomena in public administration, such as: Public Management; New Public Management; Good Governance, management in the Public Sector.

**Dr Maria Karcz-Kaczmarek**
e-mail: mkaczmarek@wpia.uni.lodz.pl

### The Doctrines of European Integration (20 hrs)

- **Language:** English
- **ECTS:** 4

**Contents:**
- 1. The ideas of cosmopolitansm, world state and universalism.
- 2. Tocqueville ideas of European integration.
- 3. European integration in the thoughts of Robert Schuman, Jean Monnet and the other Founding Fathers of Europe.
- 4. The critics of European integration.
- 5. The contemporary ideas of European integration.
- 6. The principle of supremacy of European law and jurisdiction as the tool of European integration
- 7. The principle of solidarity and subsidiarity as the means of European integration
- 8. Cohesion policy in the context of European integration.

**Dr Marek Traczyński**
e-mail: mtragzdtt.mpw.pl

### The Foundation of Social Policy (20 hrs)

- **Language:** English
- **ECTS:** 4

**Contents:**
- Social policy is the study of society, its wellbeing and the process of emergence of social problems within it. Traditionally, it has covered such areas as: poverty, health, housing, education, and unemployment, however during recent years it has expanded considerably to broader social issues and international context. The seminar aims at examining the nature of social provisions in different fields of social policy but also tracking changes in key areas, concepts as well as roles and relations between the state, market, voluntary concept, family and individual. The first half of the seminar is devoted to analysis of evolution of the welfare state in historical and international context and introduction to key social concepts, notions and models. The second part will provide a forum to discuss key topics of contemporary social policy, such as family, health, education, housing, unemployment, discrimination, migration, poverty.

**Dr Izabela Florczak**
e-mail: iflorczak@wpia.uni.lodz.pl

### The Old Polish Criminal Law in European Perspective (20 hrs)

- **Language:** English
- **ECTS:** 4

**Contents:**
- 1. Judiciary and the criminal procedure in the Germanic tribes and in the State of Francis.
- 2. The rules of criminal responsibility in the Germanic law and in the State of Francis.
- 3. Organization of courts in Europe in the Middle Ages and in the absolute monarchy – basic information.
- 4. The development of criminal procedure in the medieval Europe.
- 5. Crime, punishment and the principles of criminal responsibility in the medieval Europe.
- 6. Criminal law in law books and legal codes in Europe in the Middle Ages.
- 7. The development of the rules of the criminal responsibility and the criminal procedure in Europe in 16th, 17th and 18th century.
- 9. The organization of courts in Poland – since the beginning of the state till the end of the 18th century.
- 10. The concept of crime due to the old Polish law, public and private crimes, exclusions of criminal responsibility, responsibility for the participation of the criminal action of other persons.
- 11. Punishment in the old Poland, private and public punishments.
- 12. The development of the criminal procedure in The Kingdom of Poland – prosecution of offenders, trial in the court, the evidence, appeal.

**Dr hab. Maciej Rakowski**
e-mail: marciel@o2.pl
The Law of EU External Relations has long attracted attention of scholars and the practitioners alike. Yet, only in the past 10 years has the discipline been properly born positioning itself on the borderline between the legal and political studies. The offered course will focus on the position of the EU in the world, actors that drive its initiatives and the variety of instruments (diplomatic, legal, military, economic etc.) it uses. The hours you will spend studying the Law of EU External Relations will add to your understanding of the global affairs and, in particular, this course will raise your awareness as to the both realised and unrealised potential the EU has and impact it has long exerted on its third country collaborators. Finally, against the odds and the unfavourable internal setting, you will gather tools to evaluate if at all and if so - how - can the old continent maintain the position of the leader worldwide.

Dr Magdalena Frączczak
e-mail: matysiak.fracczak@gmail.com
COURSES IN SUMMER SEMESTER 2018/2019

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<th>No</th>
<th>SUMMER SEMESTER COURSE TITLE</th>
<th>LECTURER</th>
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<tr>
<td></td>
<td>Allgemeines Buergerliches Gesetzbuch (ABGB) aus dem Jahre 1811 (20 hrs)</td>
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<td></td>
<td>Language: German - ECTS: 4</td>
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<td>Contents:</td>
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<tr>
<td>1.</td>
<td>1. Die Einführung im ABGB</td>
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<td></td>
<td>2. Die Vorstellung von der wichtigsten allgemeinen Begriffe des Bürgerlichen Rechtes,</td>
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<td>3. Das Familienrecht,</td>
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<td>4. Das Schuldrecht,</td>
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<td>5. Das Erbrecht,</td>
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|    | American civil procedure (20 hrs)                                                               | Dr hab. Robert Kulski                           |
|    | Language: English - ECTS: 4                                                                      | e-mail: rkuks@wpia.uni.lodz.pl                  |
|    | Contents:                                                                                       |                                                 |
| 2. | 1. General Considerations                                                                       |                                                 |
|    | a. The General Description (Structure) of the American Court System                             |                                                 |
|    | b. Civil Procedure Defined                                                                     |                                                 |
|    | c. The Adversary System                                                                       |                                                 |
|    | d. The Federal Rules of Civil Procedure                                                        |                                                 |
|    | e. The Law of Civil Procedure                                                                  |                                                 |
| 2. | 2. Authority to Adjudicate                                                                      |                                                 |
|    | a. Overview                                                                                     |                                                 |
|    | b. Subject-Matter Jurisdiction                                                                 |                                                 |
|    | c. Removal Jurisdiction                                                                        |                                                 |
|    | d. Venue                                                                                       |                                                 |
|    | e. Personal Jurisdiction                                                                       |                                                 |
| 2. | 3. Due Process                                                                                  |                                                 |
|    | a. Due Process – Definition                                                                    |                                                 |
|    | b. Due Process Requirements                                                                    |                                                 |
| 2. | 4. Challenges to Jurisdiction                                                                   |                                                 |
|    | a. Challenging Jurisdiction – An Introduction                                                  |                                                 |
|    | b. Methods of Challenging Jurisdiction                                                         |                                                 |
| 2. | 5. Choice Between State and Federal Law                                                          |                                                 |
| 2. | 6. Stages of Litigation: Pre-trial and Trial                                                     |                                                 |
| 2. | 7. Pre-trial Phase                                                                              |                                                 |
|    | a. Modern Pleading                                                                             |                                                 |
|    | b. Discovery: Scope and Mechanics of Discovery, Purposes of Discovery, Discovery of Expert Testimony |                                                 |
|    | c. Pre-trial Conference                                                                        |                                                 |
|    | d. Settlement Procedures                                                                       |                                                 |
| 2. | 8. Comparison of the Structure (Sequence) of Litigation in American Procedure with Civil Law First-Instance Proceedings |                                                 |
| 2. | 9. The Trial                                                                                   |                                                 |
|    | a. General Description                                                                          |                                                 |
|    | b. Right to Jury Trial                                                                         |                                                 |
|    | c. Composition and Selection of a Jury                                                          |                                                 |
|    | d. Admissibility of Evidence and Sufficiency of Evidence                                         |                                                 |
|    | e. Problems Dealt with the Rules of Evidence:                                                   |                                                 |
|    | • Relevance                                                                                    |                                                 |
|    | • Competence                                                                                   |                                                 |
|    | • Privilege                                                                                    |                                                 |
|    | • and Prejudicial and Cumulative Evidence                                                       |                                                 |

|    | Anti-discrimination Law (20 hrs)                                                                | Dr Monika Smusz-Kulesza                         |
|    | Language: English - ECTS: 4                                                                      | e-mail: msmusz@go2.pl                           |
|    | Contents:                                                                                       |                                                 |
| 3. | 3. The lecture aim is to familiarize students with problems of anti-discrimination law, with particular emphasis on regulations relating to the prohibition of discrimination in employment. Within the monographic lecture students, focus both on substantive and procedural law. They learn in a straightforward, practical way what legal regulations (both in Polish and European law) relate to the issues in question, what is the subjective and objective scope of non-discrimination, which claims are beneficial for people who are discriminated and to whom they can report, what responsibility rests on those who are responsible for compliance with the prohibition of discrimination. |                                                 |

|    | Classical Republican and Liberal Traditions in the System of Polish Public Law (20hrs)          | Dr Marek Trac-Tryniecki                        |
|    | Language: English - ECTS: 4                                                                      | e-mail: cmnpadti.mtt@wp.pl                      |
|    | Contents:                                                                                       |                                                 |
| 4. | 4. The outline of Polish constitutional tradition with its doctrinal sources.                    |                                                 |
|    | The influence of Classical Republican thought on the institutions, rights and values of Polish constitutional law. |                                                 |
|    | The influence of Liberal thought on the institutions, rights and values of Polish constitutional law. |                                                 |
|    | The influence of Liberal thought on Polish criminal law.                                         |                                                 |
|    | The influence of Republican and Liberal traditions on the selected institutions and values of Polish commercial law. |                                                 |
|    | The influence of Republican and Liberal traditions on Polish educational law.                    |                                                 |

<p>|    | Competition Law and State Aid (20 hrs)                                                          | Prof zw. Dr hab. Maria Królikowska-Olczaik     |
|    | Language: English - ECTS: 4                                                                      | e-mail: <a href="mailto:MKrolikowska@wpia.uni.lodz.pl">MKrolikowska@wpia.uni.lodz.pl</a>          |
|    | Contents:                                                                                       |                                                 |
| 5. | 1. The relationship between the industrial and competition polices of the EU                    |                                                 |
|    | 2. Overview of the EU Competition Rules                                                          |                                                 |
|    | 2.1. Competition law objectives                                                                 |                                                 |
|    | 2.2. The rules addressed to undertakings                                                         |                                                 |
|    | a. Prohibition of anti-competitive agreements, decisions &amp; concerted practices (Article 101(1)) |                                                 |
|    | b. The criteria the Article 101(3)                                                               |                                                 |
|    | c. Abuse of dominant position (Article 102)                                                      |                                                 |
|    | d. Competition law in particular sectors                                                         |                                                 |
|    | 2.3. The rules addressed to a states                                                            |                                                 |
|    | a. State aid                                                                                    |                                                 |</p>
<table>
<thead>
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<th>No</th>
<th>SUMMER SEMESTER COURSE TITLE</th>
<th>LECTURER</th>
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<tbody>
<tr>
<td>6.</td>
<td>Environmental Protection Law and Politics (20hrs)</td>
<td>Dr Monika Król</td>
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<tr>
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<td>- Language: English</td>
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<td>The main objective of the course is to provide knowledge about the law and environmental policy. During the course they will be presented issues of international legal solutions in the field of policy and environmental law on a global basis and the implementing regulations of the European Union and individual selected countries. The program includes the presentation of the fundamental issues relating to the subject and the principles of environmental protection as a whole and its individual components, in particular biodiversity, landscape and climate.</td>
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<td></td>
<td>- Ecological Policy of the State. Regional and local strategies and programs for the protection of the environment.</td>
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<td>- Principles and methods of forecasting in environmental protection. Administrative tools and market axis. Public participation in the implementation of environmental policy objectives. Conditions for effective protection of the environment, its barriers and restrictions in different countries and regions of the world. The conflict between ecology and economy, the opposition between environmental protection and the needs of society and business.</td>
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<td>- The transnational nature of environmental problems and environmental law.</td>
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<td>- Principles of environmental law (detailed presentation of the principles of prevention, precaution, pollutor pays), the concept of sustainable development (idea, history, different spheres of interest, different meanings, implementation in practice, problems, etc.).</td>
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<td>- Atmosphere and climate protection: United Nations Framework Convention on Climate Change and the Kyoto Protocol (negotiations, the parties, the principles, the objectives, the instruments, including economic instruments, mechanisms), Climate protection in the EU (the system of allowances, the stakeholders, the main ideas and principles chapter, auctions etc.) climate protection in selected countries. Other aspects of the air and climate protection: the Geneva Convention on cross-border transmission of air pollutants over long distances and related protocols.</td>
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<td>- Protection of the biosphere: biodiversity conservation reasons, the specific problems of the environment, the protection of the environment, the protection of particular biodiversity, landscape and climate.</td>
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<td>- Other issues related to environmental policy: international ecological safety, the use of economic instruments for environmental protection, access to environmental information, etc.</td>
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<td>7.</td>
<td>European Constitutional Law (20 hrs)</td>
<td>Dr Maria Woźniak-Malczewska</td>
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<td>CLUSTER I – EU in the International Legal System</td>
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<td>Session 1: Fundamentals of the law of EU external relations</td>
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<td>1. Particularity of the EU as an international actor</td>
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<td>2. Basics of International Law</td>
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<td>3. Legal Personality of the EU</td>
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<td>4. Policy Objectives</td>
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<td>5. Policy Coherence</td>
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<td>7. Instruments</td>
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<td>Session 2: The Competence of the EU in its external dealings</td>
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<td>Session 3: International Agreements</td>
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<td>Session 4: Other instruments</td>
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<td>Session 5: Case study: Trans-Atlantic Trade and Investment Treaty with the US</td>
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<td>Session 6: The effects of international law in the EU internal legal order</td>
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<td>Session 7: Case study: the Kadi saga</td>
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<td>Session 8: Case study: the EU accession to the ECHR</td>
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<td>8.</td>
<td>European Law (20 hrs)</td>
<td>Prof nadz. Dr hab. Dagmara Skupień</td>
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<td></td>
<td>Content of the proposed course</td>
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<td></td>
<td>1. Scope and legislative procedure of European Law</td>
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<td></td>
<td>2. Free movement of persons (incl. employees),</td>
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<td>3. Anti-discrimination law in the labour relations,</td>
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<td>4. employee involvement in management (European company, European works councils, information and consultation on national level),</td>
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<td>5. atypical employment</td>
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<td>9.</td>
<td>Human Rights in Labour and Employment Relations (20 hrs)</td>
<td>Dr Marta Otto</td>
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<td>- Language: English</td>
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<td>The seminar provides an introduction to increasingly complex body of human rights law in labour and employment relations. It aims to explore basic human rights principles, instruments and institutions, as well as the ways in which the allegations of human rights violations in employment are dealt with in the European courts (ECtHR, CIEU). In particular, it will cover such themes as: the sources of human rights at work (including international and European laws and conventions, and the interrelationship between them); civil liberties of employees (e.g. right to private and family life, protection of personal data, freedom of thought, conscience and religion, freedom of expression and information); protection from discrimination in the labour market and employment; social and economic rights of workers (e.g. right to work, right to just and favourable conditions of work, right of collective bargaining and action).</td>
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<td>10.</td>
<td>International Labour Law (20 hrs)</td>
<td>Prof zw. Dr hab. Michał Seweryński</td>
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<td>The course contains a description of origins, structure and functioning of the ILO as well as its legal instruments shaping employment, industrial relations and social policy in the contemporary world. All these issues are presented on the political, economic and social background determining historical and current tendencies in labour relations and social policy with special regard to the EU policy.</td>
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<td>11.</td>
<td>Entertainment Law (20 hrs)</td>
<td>Dr Joanna Kulesza</td>
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<td>freedom of expression: media law and entertainment law</td>
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<td>press law – general principles</td>
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<td>rights and duties of journalists</td>
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<td>journalistic offences</td>
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<td>audio-visual media services</td>
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<td>radio and television broadcasting</td>
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<td>copyright and the entertainment industry</td>
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<td>protection of personal rights in the entertainment industry</td>
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<td>media convergence</td>
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</tbody>
</table>
e-mail: zikukulski@wpia.uni.lodz.pl |
| 13. | Introduction to Private Law (20 hrs) | Dr Bartosz Kucharski  
e-mail: bartosz.kucharski@adwokatura.pl |
| 14. | Law of the Internet (20 hrs) | Dr Joanna Kulesza  
e-mail: joannakulesza@gmail.com |
| 16. | Legal writing for academic purposes (20 hrs) | Dr Marta Otto  
e-mail: motto@wpia.uni.lodz.pl |
| 17. | L'histoire de la propriete (20 hrs) |  
Too few registered students  
THE COURSE HAS BEEN CANCELED |
| 18. | Migrants in Labour Market (20 hrs) | Dr Iztabela Florczak  
e-mail: iflorczak@wpia.uni.lodz.pl |

**Contents:**

**International Tax Law (20 hrs)**
- Language: English  
- ECTS: 4  
- Contents:  
The course is designed to show the international dimension of tax law, with references to general international tax law and bilateral international tax-agreements. The course is designed to familiarise the student with international tax regulations and their effects in the domestic tax systems.

1. Concept of international law.
2. International Tax Law:
   - Tax jurisdiction
   - Residence principle, principle of source and territorial principle as principle governing taxpayer’s tax liability in different tax jurisdiction (limited tax liability and limited tax liability).
3. Double taxation in juridical sense versus double taxation in Economic sense.
5. Bilateral double taxation Convention (DTC) – the role of the OECD Model Tax Convention and the UN Model Tax Convention.
7. The avoidance of double taxation in case of different types of income and capital – based on the OECD Model.
8. Polish treaty practice – differences and similarities between Model Conventions (OECD and UN) and bilateral DTC concluded by Poland.

**Introduction to Private Law (20 hrs)**
- Language: English  
- ECTS: 4  
- Contents:  
Notion of Private Law and distinction between Private and Public Law  
Basics of Private International Law (Conflicts of Law)  
Notions of Entrepreneur and Consumer  
Basics of Law of Commercial Contracts  
- Freedom of contracts and limits  
- Conclusion of contract  
- Form of contract  
- Kinds of contracts  
- Intermediation and Representation  
Basics of Partnerships and Company Law  
- Partnerships and Companies  
- Partnership  
- Registered Partnership  
- Professional Partnership  
- Limited Partnership  
- Joint – Stock Partnership  
- Limited Liability Company  
- Joint – Stock Company  
Basics of Bankruptcy Law

**Law of the Internet (20 hrs)**
- Language: English  
- ECTS: 4  
- Contents:  
The course is dedicated to key issues of international Internet law (III) - international law framework for Internet Governance. Internet Governance is an interdisciplinary area of research and practice. Its main goal is to provide for a uniform, multi-stakeholder regime applicable to cyber space and all its "netizens". It encompasses a number of issues, ranging from sociology, through philosophy, corporate management and economy, all leading up to crucial and difficult legal questions. Most controversial areas of various national legislations are indicated during the lecture (including copyright, privacy protection, regulation of converging media, cybercrime and cyberterrorism and legal status of domain names), key problems are identified and some solutions are offered for debate. A detailed curriculum of the lecture may be found at:  [http://www.wpia.uni.lodz.pl/mpi/lecture.html](http://www.wpia.uni.lodz.pl/mpi/lecture.html)

**Legal writing for academic purposes (20 hrs)**
- Language: English  
- ECTS: 4  
- Contents:  
Introduction to Legal Writing (vocabulary and structuring revision)  
Academic writing – the basis, ethics, referencing and software assistance  
How to draft a capturing introduction? How to maintain readers’ attention throughout your essay?  
Powerful concluding, useful summarising  
Writing Case Notes and Book Reviews  
Assessment of submitted pieces  
Introduction to Legal Writing for Practice (vocabulary and structuring revision)  
Drafting Legal Contracts  
Drafting Submissions for the Court and arbitration tribunals  
Concluding session

**L’histoire de la propriete (10 hrs)**
- Language: French  
- ECTS: 2  
- Contents:  
The course covers the evolution of the notion of property and property rights in Roman law and legal systems deriving therefrom. The course aims to familiarise the student with the Roman foundations of the system of private law in Europe and thus allow for better understanding of the modern regimes of civil law.

**Migrants in Labour Market (20 hrs)**
- Language: English  
- ECTS: 4  
- Contents:  
The course will discuss the relationship related to migration in the context of the labour market. Analysis of the sources of international law will be important as a starting point. The key issues discussed during the course will be the legal situation of migrant employees in the labour market. Attention will be put on the need to provide them with equal opportunities (equal rights). In addition, it is important to discuss issues related to the debatable issue of the level of access of migrants to the labour market of the country of arrival. It is also crucial to indicate status of migrant workers in the social security system. Legal basis for the issues discussed will be sources of International, European and EU law. Practical problems will be discussed on the examples of selected European countries, including Poland.
The course comprises the basics of Polish civil procedure and also introduces to the basic EU regulations in this field and their impact on the Polish legal order.

1. Basic information on the organization of the Polish administration of justice
   a) the structure of common courts
   b) the Supreme Court
   c) the Chief Administrative Court
   d) the Constitutional Tribunal
   e) the Tribunal of State
2. Principles of the Polish Civil Procedure
3. Parties, their statutory agents and attorneys
4. Formal requirements of procedural acts
5. The trial and evidence
6. Appeals
7. The non-litigious proceedings
8. The enforcement proceedings
9. Other types of civil proceedings
10. European Union Regulations on Civil Procedure

TOO FEW REGISTERED STUDENTS — THE COURSE HAS BEEN CANCELED

The course is devoted to problems of applicable law under the following EU regulations:
- Regulation 593/2008 (Rome I) — law applicable to contractual obligations
- Regulation 864/2007 (Rome II) — law applicable to non-contractual obligations
- Regulation 4/2009 and the 2007 Hague Protocol — law applicable to maintenance obligations
- Regulation 1259/2010 — enhanced cooperation in the area of law applicable to divorce and legal separation
- Regulation 650/2012 — law applicable to succession

IMPORTANT: The course DOES NOT concern the problems of conflicts of jurisdictions

TOO FEW REGISTERED STUDENTS — THE COURSE HAS BEEN CANCELED

The course deals with the basic elements of Roman law during the Republican age concerning with special emphasis put on civil and commercial law. Its aim is to give an insight into the system of law which has exerted an immense influence on legal thinking and legal culture in Europe.
COURSES IN FOREIGN LANGUAGES
at the Faculty of Law and Administration

NOTICE:

- Courses are available for incoming foreign students and for Polish students. The ECTS number indicated below concerns only the incoming foreign students participating in exchange programs (e.g. Erasmus).
- All students, including foreign students, have to register for the courses of their choice. If the foreign Erasmus students are not able to do it via the online registration system (USOS), they should just inform either the Faculty International Office, the Faculty Erasmus Coordinator or the ECTS Coordinator about their choice of courses (by most convenience means, e.g. e-mail), and we will assist with their registration. However, they always have to have their (changes to) Learning Agreement signed by the Faculty Erasmus Coordinator in any case.
- To start a course in form of a lecture a group of at least 6 students is required; otherwise the course may be given just for 2-3 foreign students in form of a tutorial (with the same ECTS value, under particular conditions set by the lecturer in cooperation with the Faculty Erasmus Coordinator).
- Additional ECTS credits may be awarded after completion of additional requirements (e.g. writing an essay on a topic within the scope of the course) – possible to be set out on individual basis, depending on the student’s needs and interests. Please contact International Office for further details.
- In case of any questions or doubts please contact either the Faculty International Office, the Faculty Erasmus Coordinator or the ECTS Coordinator.

CONTACT

Dr Izabela Skomierska-Muchowska  Ms Marta Mucha  Dr Anna Czaplińska
Faculty Erasmus Coordinator  Faculty International Office  Faculty ECTS Coordinator

Office hours in room 2.11
Mon, Tue, Thu, Fri 09:00-13:00

iskomerska@wpia.uni.lodz.pl  international.office@wpia.uni.lodz.pl  aczaplinska@wpia.uni.lodz.pl