

**UNIVERSITY OF ZENICA
FACULTY OF LAW**

CURRICULUM

**MASTER STUDIES
(2nd CYCLE)**

1. FIRST SEMESTER

JOINT CURRICULUM FOR ALL SCIENTIFIC FIELDS

No	Subject	Hours	ECTS
1.	The Methodology of Scientific Research	20	6,0
2.	General History of State and Law	20	6,0
3.	Civil Law	20	6,0
4.	Criminal Law	20	6,0
5.	Constitutional law	20	6,0

2. SECOND SEMESTER

CURRICULUM FOR CLOSER SCIENTIFIC FIELDS (COURSE SUBJECTS)

2.1. CIVIL LAW

No	Subject	Hours	ECTS
1.	Law of Obligations	20	4,0
2.	Business and Company law	20	4,0
3.	Private International law	20	4,0
4.	Civil Procedural Law	20	4,0
5.	Elective course	20	4,0

2.2. CRIMINAL LAW

No	Subject	Hours	ECTS
1.	Criminal Procedural Law	20	4,0
2.	Criminology with penology	20	4,0
3.	Criminalistics	20	4,0
4.	International Criminal law	20	4,0
5.	Elective courses	20	4,0

2.3. HISTORY OF THE STATE AND LAW

No	Subject	Hours	ECTS
1.	History of the State and the Law of Bosnia and Herzegovina	20	4,0
2.	Roman law	20	4,0
3.	History and Development of Civilization	20	4,0
4.	Comparative Legal History	20	4,0
5.	Elective course	20	4,0

2.4. NATIONAL AND INTERNATIONAL PUBLIC LAW

No	Subject	Hours	ECTS
1.	Administrative Law	20	4,0
2.	Public International law	20	4,0
3.	Labor Law	20	4,0
4.	Political Systems	20	4,0
5.	Elective course	20	4,0



ELECTIVE COURSES (LIST FOR ALL ABOVE SCIENTIFIC FIELDS)

No	Subject	Hours	ECTS
1.	The Law of the European Union	20	4,0
2.	Legal and Institutional Framework of Antiterrorist Operation	20	4,0
3.	Competition Law	20	4,0
4.	International Business law	20	4,0
5.	Organized crime	20	4,0
6.	Diplomatic and consular law	20	4,0
7.	History of legal thought of Bosnia and Herzegovina	20	4,0
8.	History of legal and political system of Bosnia and Herzegovina	20	4,0

	Sati	ECTS
Master Thesis	20	10,0

1. FIRST SEMESTER

JOINT CURRICULUM FOR ALL SCIENTIFIC FIELDS

		UNIVERSITY OF ZENICA FACULTY OF LAW ZENICA			
Course structure of subject: The methodology of scientific research					
Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
I	Compulsory	20		6,0	PRF ZE 110
ECTS through activity					
Lectures	Vježbe	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1
Lecturer: doc.dr.sc. Šefik Baraković, University of Zenica prof.dr.sc. Željko Škuljević, University of Zenica			Assistant E-mail:		
Subjects that are a prerequisite for taking					
Goal	Train students for independent research, publishing papers and project management.				
Competencies that students will develop		Students will be trained to understand the basic problems of methodology and trained for independent research. They will be trained for independent project management and publication of various scientific-research activities.			
Program of lectures: <i>1st Theoretical and methodological approach to the study of social and individual phenomena</i> - Defining the objects of study methodology, - Conceptual definition of social and individual phenomena, - Nomothetic and ideographic approach to research, - Types of research and method classification, - Phases of the research process (defining goals and problems of research, determining the areas of research, conceptual analysis, setting identification identification and classification of variables, operationalization of variables to indicators, research files). <i>2nd Research process</i> - Review of relevant methods for data collecting with reference to the strengths and weaknesses, opportunities and difficulties of application, methods of systematic observation, questionnaires, interviews, content analysis, check lists, scales and assessment tests, - Review of the qualitative research of documents analysis, life histories, life stories of case study and application of techniques of single system. Displaying the study of social problems through qualitative research and application etnometodologije, - Statistical research and analysis with special explanations of needs and capability of features and application of descriptive and inferencial statistics, non-parametrical testing procedures and the significance of hypothesis differences, an explanation of the non-hypothesis concept and display of					

cross contingent and tabulation analysis with the use of hi square test, lamda and C coefficient.

3rd Methods and techniques of processing results.

- Preparation of data for computer entry, data coding methods from the free responses, and production of complex index of two or more variables or indicators,
- Data assortment in accordance with the draft research, review of "craft solutions" in the assortment process and adjustment of manifest variables for the implementation of multivariable analysis,
- Detailed explanation of the factor, canonical multiple regression, semiparcial and taxonomic analysis- meaning and development,
- Professional suggestions on interpretation course of latent structure (principal components, common factors, interpreted and unexplained variance, etc.)
- Illustration of bio- variable analysis of the research of differences and discriminative analysis through ANOVA-e, and an explanation of the multi-plog model using partial correlation and determination coefficients.

4th Expression of the result interpretation- development of research reports and master's thesis

- Review of results interpretation obtained by factor, canonical and multiple regression analysis and three major socio-legal studies and Political Science, social structure, social status and attitudes of young people, ethnic and religious attitudes in the pre-war and current Bosnia, attitudes towards safety conducted among citizens and officials in BiH.
- Instructions and a reminder for critical analysis of technical and scientific reports and studies.
- Instructions for writing clearly and how to revise the text of the Master's work.
- The structure of scientific research project and master thesis.
- Citation of literature: traditional and modern style to the footnotes determination.
- Preparation of manuscript for publication in scientific journals.

Teaching methods:	- Description of activity (%)	Methods of assessment of students	- Participation in the evaluation (score)
	1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%		1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20

Literature

Required	1. Filipović, M., Metodologija znanosti i znanstvenog rada, Svjetlost, Sarajevo, 2003.; 2. Mesihović, N.; Uvod u metodologiju društvenih znanosti, Ekonomski fakultet, Sarajevo, 2003.; 3. Weber, M., Metodologija društvenih znanosti, Globus, Zagreb, 1985.; 4. Lukić, D.R., Metodologija prava, Zavod za udžbenike i nastavna sredstva, BIGZ, Beograd, 1995.; 5. Bailey, K. D., Methods of Social Research, New York, 1994.; 6. Popper, K., Logika naučnog otkrića, Beograd, 1973.;
Supplementary	Supplementary literature will be recommended by the lecturers.

Student Responsibilities: Students must actively participate in the planned evaluation of teaching materials, consultation, preparation of seminar papers, etc. Students will be monitored through attendance and their active participation in class.



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA



Course structure of subject: General History of State and Law

Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
I	Compulsory	20		6,0	PRF ZE 108

ECTS through activity

Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1

Lecturer:

Doc.dr.sc. Dževad Drino, Univerzitet u Zenici

Assistant

E-mail:

Additional lecturer:

Doc.dr.sc. Edin Mutapčić

Prof.dr.sc. Fikret Karčić

Subjects that are a prerequisite for taking

Goal

The aim of this course is to train students to understand the glossary of basic rights. The basis of course is a study of legal norms, legal relations, the application of legal norms and systematization of legal norms. Students are expected to use the intellectual resources for critical thinking and basic concepts of law analysis as well as develop skills of law interpretation. This course allows the student to acquire the right knowledge, skills and abilities related to: understanding the importance of links between the state and law, introduction to basic concepts of the state as an organization and the state as a political community; introductory knowledge of the state, form of government, political system, state arrangement and the degree of centralization of state authority, explaining the general concepts of state and government activities, - constitutional legislative, executive political, judicial and administrative, exploring the work of state agencies and the right to create categories of public recognition of rights. The aim of this course is acquiring knowledge and skills that are prerequisite for the student to study positive law cases on further study of law.

Competencies that will students develop

Students will be trained to understand the basic terms related to the state and law.

Program of lectures:

INTRODUCTION

Subject, purpose, method, development of general history and state of law, ancient period, early Christianity, Glosatori and postglosatori, French law school, the school of natural law, historic-legal schools.

STATE AND LAW IN THE PERIOD – Chattel slavery

Eastern State chattel slavery period and their essential characteristics:

Vavilon state, Egyptian state, the socio - economic structure, the State Planning, General

characteristics of the law, some branches of law, Persian empire.

Western states slave periods: Athen State, Spartan state, state organization, law and its branches, general view of the Roman state and its development.

STATE AND LAW IN THE PERIOD - Feudalism

General characteristics of feudalism, genesis of feudalism in the West, genesis of feudalism in the East, the characteristics of law and its development, classification of feudal rights, the Basic Law in England, Reception of Roman law, particular rights: the urban law, Canon law, shari'at right and its resources.

Thoughts on the Frankish, Byzantine, Arabic caliphate, Ottoman Turkey.

STATE AND LAW IN THE PERIOD - Bourgeois

The important features of the new formation, basic characteristics of the state and the rights of the bourgeois period, some states and their right: England, United States, France, Germany, Italy, England, civil war, revolution and the formation of the English bourgeois state, the Constitutional and the constitutionality of acts, Development parliamentarism, development British empire, Right: characteristic and sources, some branches of law.

United States: Creating the United States, the Declaration of Independence, the constitutionality of Development Planning and U.S. constitution, specificity of the political system of the United States, right development and fundamental characteristics.

France: Revolution of 1789. year - its patterns and the importance, development of state and law in the first stage (the Revolution of 1789. until the restoration of the 1814th year).

Declaration on the Rights of Man and Citizen and further development of constitutionality in the first stage,

Organization of state administration and judiciary, the relationship between church and state from the Revolution to the Concordat 1801th, the rights development, second stage and further development of state to the Paris Commune 1871st, the changes in the arrangement of state - the labor movement, the third phase of development: from the Third to the Fifth Republic, the Paris Commune 1871st, the organization of government and industry Commune, Lacks and causes of the Commune fall, the First and Second Internationals.

Germany: United Germany, Empire, the German law, the First World War and the end of Empire, the Weimar Republic.

Italy: The situation in Italy untill Napoleon, Napoleon's conquests, the Vienna Congress in 1815, the Movement for unification - Piedmont, Italy United 1861st The Austro-Hungary settlement 1867th The constitutional order, the Kingdom of Italy 1871 - 1918. The Fascist Italy.

Socialism and the Transition Period STATES

From Imperial Russia to the Soviet Union, the 60-ies of the XIX century to 1917. The Revolution 1905th, the February Revolution and basics of state changes, the October revolution, trends and historical significance, the first decree of the new government, the construction of the Soviet origins of political system and statehood, the first constitution from 1918., the process of creation of the Soviet state, the Constitution of the 1924th and 1925th and the Soviet law.

ECONOMIC CRISIS 1929-1933. YEAR

New Deal, the emergence of Nazi Germany, World War II, the Paris Peace Congress of 1946-47.

Teaching methods:	- Description of activity (%)	Methods of assessment of students	- Participation in the evaluation (score)
	1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%		1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20
Literature			
Required	-Festić, R.: Opća historija države i prava, Studentska štamparija Univerziteta u Sarajevu, Sarajevo, 1998, -Festić, R.: Stari kodeksi, Magostrat, Sarajevo, 1998, -Vajs, A. – Kandić, Lj.: Opšta istorija države i prava, Savremena administracija , Beograd, 1977, ili neko kasnije izdanje, -Avramović, S.: Opšta pravna istorija: stari i srednji vek, Pravni fakultet Univerziteta		

	u Beogradu, Beograd, 2000, - Popović, D. M.: Opšta pravna istorija, Dosije, Beograd, 2002, - Šarkić, S. – Popović, D.: Veliki pravni sistemi i kodifikacije, Beograd, 1993, - Horvat, M. – Bastaić, K. – Sirotković, H.: Riječnik historije države i parva, Zagreb, 1968, - Šarkić, S.-Marellica, A.: Pravne teorije i institucije antike I, Novi Sad, 1994, - Bek, H. G.: Vizantijski milenij, Clio, Banja Luka, 1998, str. 13-107, - Franzen, A.: Pregled povijesti Crkve, Kršćanska sadašnjost, Zagreb, 1988, - Živojinović, D.: Uspon Evrope (1450-1789), Novi Sad, 1985, - Fire, F.: Kritički rečnik francuske revolucije, Izdavačka knjižara Zorana Stojanovića, Sremski Karlovci-Novu Sad, 1996, - Makoli, Dž. T.: Društvena istorija Engleske, Beograd, 1982, - Aleksis de Tokvil, O demokratiji u Americi, Izdavačka knjižara Zorana Stojanovića, Sremski Karlovci-Novu Sad, 2002, - Fransworth, A.: Uvod u pravni sistem SAD, Beograd, 1973, - Karčić, F.: Studije o šerijatskom pravu, Bemus, Zenica, 1997, - Inaldžik, H.: Osmansko carstvo, Srpska književna zadruga, 1977
Supplementary	Supplementary literature will be recommended by the lecturers.
Student Responsibilities: Students are required to attend all forms of work (attendance at classes, group and individual forms of work). Students , in the first class, will receive the instructions on the forms of tracking their work, character and content of activities and assess the impact on the formation of the final grade. Students are required to do access work tests that impact on the formation of the final grade.	



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA



Course structure of subject: Civil Law

Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
I	Compulsory	20		6,0	

ECTS through activity

Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1

Lecturer:

Prof.dr.sc. Enes Hašić, University of Bihać

Assistant

E-mail:

Additional lecturer:

prof.dr.sc. Milorad Živanović, University for business studies of Banja Luka

Subjects that are a prerequisite for taking

Goal

Train students for independent research of institute-civil law, writing papers on the subject, and participation in projects.

Competencies that will students develop

Students will be trained for self-study institute citizen-law relations, defining the problems caused by shortcomings in the existing system citizen-law relations and making adequate solutions for them, the application of appropriate regulations for the adoption of adequate response to the specific situation in this field.

Program of lectures:

GENERAL PART

- Civil Law in the modern world
- Analysis of civil relationships - the principles on which it is based civil relationship; architectonics civil relationships - elements: the subject (especially the theory of the legal person; natural persons as subjects of Civil Rights (legal, business and the delict ability) facilities - selected issues; content - subjective rights.
- Private law - concept and creation of personal rights, personal rights of a legal nature, types of personal rights, civil protection resources, modern tendencies.
- Legal - concept and types; hypothesis of validity, will disability, limit legal affairs; futility and voidance; restitution; representation.

Property law

- Institute of Contemporary Development of real rights, social functions of law Institute, the legal nature of the actual legal authority on things, the main tendencies of modern development.
- Objects and types of property rights.
- Property - property type, subject and object properties, protection of property.
- The right of ownership - the right of ownership and its role, subjective property rights: concept,

content and features, role limitations, subjects, facilities, protection of property rights.

- Easement - concept, types, subjects and objects, the acquisition and protection of rights of easements, rights of termination of easements.

- Right of building, construction law and its role, the previous development, the subjective right of construction, concept, content, features, objects, entities, acquisition, performance and protection; conclusion of right of construction,

- Lien - a pledge and his role: the development so far; pledge relationship; holdings, mortgage and Obligations, mortgage problem structure relationship; subjective lien; concept, content, features, types, objects, entities, acquisition, transfer, inheritance and mortgage rights; loading lien (podzalog) pvlaštenja participants lien relations, legal relations in respect of movables, real estate and mortgage law as subjective object, protection, termination of the lien, a lien related institutes

- Rights related and similar to real rights - special legal regime of property, real estate, term, the principle of superficies solo cedit, records of property and rights to them, especially the legal system for agricultural land, especially the legal system for building land, particularly the legal regulation of forest, especially legal system for apartments and commercial premises as well as other special parts of buildings; neighbors rights.

FAMILY LAW

1. Sources of family law:

2. Divorce:

3. Support in family law:

4. Adoption

5. Development of legal protection of children in domestic law:

6. Content of parental rights:

7. Children's rights (personal rights)

8. New tendencies in the family - the legal protection of children and their impact on the Institute Parental Rights:

9. Interests of the child

LAW of SUCCESSION

1. Law institution of inheritance

2. Subjective law of heredity

3. Problems with necessary part right

4. The freedom of will disposal and its borders

5. Inheritance and its process

6. The legal applicable of para-inheritance character

Teaching methods:	- Description of activity (%)	Methods of assessment of students	- Participation in the evaluation (score)
	1. Lectures 50%		1. presence 10
	2. Presentations 25%		2. esej/practice/research 20
	3. Workshop/		3. written examination 50
	Team work 25%		4. oral exam 20

Literature

Required	<p>GENERAL PART</p> <ul style="list-style-type: none"> - Martin Vedriš-Petar Klarić: „Građansko pravo“, Narodne novine, Zagreb 1996. ; - Dušan Nikolić: „Uvod u sistem građanskog prava“, Novi Sad, Pravni fakultet u Novom Sadu, 2001.; - Obren Stanković-Vladimir V. Vodinelić: „Uvod u građansko pravo“, Nomos, Beograd, 1995.; - Vladimir V. Vodinelić: „Građansko pravo“, Uvodne teme, Nomos, Beograd 1991; - Vedriš, M.: Opći dio građanskog prava po Zakonu o obveznim odnosima;
----------	--

	<ul style="list-style-type: none"> - Vedriš-Klarić: Građansko pravo, Zagreb, 2000. <p>PROPERTY LAW</p> <ul style="list-style-type: none"> - Gavella-Josipović-Gliha-Belaj-Stipković: Stvarno pravo, Zagreb, 1998. - Josipović, T.: Komentar Zakona o zemljišnim knjigama, Zagreb, 1998. - Obren Stanković – Miodrag Orlić: „Stvarno pravo“, Savremena administracija, Beograd (sva izdanja), <p>FAMILY LAW</p> <ul style="list-style-type: none"> - Nermana Traljić, Suzana Bubić: „Porodično pravo“, Sarajevo, 2001. II izdanje, - Mira Alinčić, Ana Bakarić-Abramović, Dubravka Hrabar, Dijana Jakovac-Lozić, Aleksandra Korać: „Obiteljsko pravo“, Zagreb, 2001., - Marija Draškić: „Porodično pravo“, Beograd, 1998, - Nerimana Traljić: „Pravne posljedice razvoda braka“, doktorska disertacija (dio koji se odnosi na izdržavanje), Beograd, 1974, - Suzana Bubić: „Izdržavanje bračnog druga kao posljedica razvoda braka“, magistarski rad, Beograd, 1981, - Udžejna Habul: „Institut razvoda braka u savremenim uslovima sa posebnim osvrtom na domaće pravo“, doktorska disertacija (dio koji se odnosi na sisteme razvoda braka i evropsko pravo), Sarajevo, 2000, - Nada Đuretić: „Usvojenje – teorija i zakonodavna praksa“, Zagreb, 1981, - Dijana Jakovac-Lozić: „Posvojenje“, Split, 2000, - Dubravka Hrabar: „Dijete – pravni subjekt u obitelji“, Zagreb, 1994, - Suzana Bubić: „Pravo djeteta na život sa roditeljima u evropskoj praksi“, Sarajevo, 2002, - Dubravka Hrabar: „Europska konvencija o ostvarivanju dječijih prava – nov doprinos promicanju dječijih prava“, Europsko privatno pravo, Zagreb, 1997, - Dubravka Hrabar: „Pravo na privatnost i pravo na saznanje podrijetla – nove smjernice instituta posvojenja“, Zbornik Pravnog fakulteta u Zagrebu, 47 (1997), - Aleksandra Korać: „Sadržaj i doseg prava na poštovanje obiteljskog života u hrvatskom pravnom sustavu“, Zbornik Pravnog fakulteta u Zagrebu, 49 (1996), 6, - Mira Alinčić: „Europsko viđenje postupka obiteljskog posredovanja“, Revija za socijalnu politiku, 6 (1999), - Dubravka Hrabar: „Institucionalni i izvaninstitucionalni oblici zaštite dječijih prava“, Zbornik Pravnog fakulteta u Zagrebu, 4-5/1995, - Aleksandra Korać: „Prosudbe Evropskog suda za prava čovjeka o opravdanosti ograničenja prava na sklapanje braka“, Zbornik Pravnog fakulteta u Zagrebu, 4/1997, - Mira Alinčić: „Građanski brak sklopljen prema državnim propisima i u vjerskom obredu“, Zbornik Pravnog fakulteta u Zagrebu, 6/1997. <p>LAW of SUCCESSION</p> <ul style="list-style-type: none"> - Gavella, N.: Nasljedno pravo, Zagreb, 1990, - Crnić, J., Končić, A.M.: Zakon o nasljeđivanju, Zagreb, 1993, - Kreč, M., Pavić, Đ.: Komentar Zakona o nasljeđivanju, Zagreb, 1964, - Gavella – Alinčić – Klarić – Sajko – Tumbri – Stipković – Josipović – Gliha: Hrvatsko građanskopravno uređenje i kontinentalnoeuropski pravni krug, Zagreb, 1994.
Supplementary	<ul style="list-style-type: none"> - Goldštajn, Barbić, Vedriš, Matić: Obvezno pravo, I. knj., Zagreb, 1987.; - Radmila Kovačević-Kuštrimović: „Građansko pravo“, Opšti dio, Institut za pravna i društvena istraživanja Pravnog fakulteta, Niš 1997; - Gavella, N.: Osobna prava, I. dio, Zagreb, 2000.; - Gavella, N.: Osobna prava II. dio (u pripremi), Zagreb 2000.;

	- Dragoljub D. Stojanović: „Stvarno pravo“, Pravni fakultet u Kragujevcu, Kragujevac, 1998.
<p>Student Responsibilities: Students are required to continuously attend the lectures and participate in educational activities (production of term papers, essays) whether in the form of the individual or team work.</p> <p>At the end of the semester there shall be oral and / or written tests, while respecting the previously achieved results during the classes.</p>	



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA



Course structure of subject: Criminal Law

Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
I	Compulsory	20		6,0	
ECTS through activity					
Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1
Lecturer: doc. dr.sc Adnan Duraković, University Zenica Additional lecturer: doc. dr.sc Tadija Bubalović, University Rijeka prof.dr.sc. Duško Modly, University Zagreb and Rijeka E-mail: adnan.durakovic@prf.unze.ba			Assistant E-mail:		
Subjects that are a prerequisite for taking					
Goal	Understand the basic concepts of criminal law and juridical apprenticeship as a branch of positive law and legislation relating to criminal law.				
Competencies that will students develop		Ability of independent and expert analysis of the theoretical concepts of crime, criminal responsibility, criminal sanctions, and the characteristics of the crimes prescribed positive criminal legislation of Bosnia and Herzegovina.			
Program of lectures:					
1. The objectives of the criminal law. 2. Sources of criminal law. 3. Criminal legislation worth I. Offense. 1. The concept of crime. 2. General basis, which excludes the existence of a criminal offense. 3. Stages in the realization of the crime. 4. Place, time and manner crime doing 5. Combination of offenses. II. Criminal responsibility. 1. The concept of criminal responsibility. 2. Mental. 3. Forms of guilt and blame. 4. Errors and their significance in the criminal law.					

III. Criminal sanctions:

1. The concept of criminal sanctions and the types of criminal sanctions.
2. Criminal sanctions in the applicable criminal law of Bosnia and Herzegovina,
 - 1.1. Penalties:
 1. The concept of punishment,
 2. Justification of punishment,
 3. The purpose of punishment,
 - 1.2. System of penalties:
 1. Types of sentences and their classification,
 2. Prison
 3. Long-term prison
 4. Fine
 5. Alternatives of death penalty abolishment,
 - 1.3. The assessment penalties:
 1. Lawful prescribing fines and penalties measuring,
 2. Individualization of punishment,
 3. Mitigating and aggravating circumstances,
 4. Qualification and tame circumstances,
 5. Mitigate the sentence,
 6. Exemption from punishment,
 7. Tightening of penalties,
 8. Numbering penalties for criminal acts assessment,
 9. The assessment penalties convicted person,
 10. Recognition of earlier deduction and sentence,
 - 1.4. Admontivne criminal sanctions:
 1. General notes of parol sentence and judicial reminders,
 2. The purpose of suspended sentence and judicial warnings,
 3. The emergence of suspended sentence and its criminal political justification,
 4. Systems suspended sentence,
 5. Conditional sentence in the domestic criminal law,
 6. Conditional sentence with protective custody,
 7. The concept and importance of judicial warnings,
 8. The effect of judicial warnings and conditions of its imposition
 - 1.5. Security measures:
 1. Origin and basis of application of security measures,
 2. Justification for the existence of security measures as criminal sanctions,
 3. The relationship of security measures and penalties,
 4. System security measures in the domestic criminal law,
 5. Analysis of individual measures of security
 - 1.6. Criminal sanctions against juvenile perpetrators of criminal acts:
The importance and uniqueness of criminal sanctions,–
 1. The purpose of criminal sanctions for juvenile delinquents,
 2. Educational recommendations / purpose, type, pronouncing /,
 3. Education measures / general features, purpose, type, pronouncing /,
 4. Juvenile prison / purpose, the imposition of conditions, duration /.
 - 1.7. Domestic system of criminal sanctions of positive law would be problematic to compare criminal legislation of countries from the territory of former Yugoslavia, and with elected– criminal legislation of European Union / Germany, Austria, Sweden /.–
 - 1.8. A special part of criminal law. Crimes prescribed in the Criminal Code of BiH. Criminal works prescribed in the Criminal Code of FBiH.– Analysis of some of the most typical crimes.

Teaching methods:	- Description of activity (%) <ol style="list-style-type: none">1. Lectures 50%2. Presentations 25%	Methods of assessment of students	- Participation in the evaluation (score) <ol style="list-style-type: none">1. presence 102. esej/practice/research 20
--------------------------	---	--	--

	3. Workshop/ Team work 25%		3. written examination 50 4. oral exam 20
Literature			
Required	<ul style="list-style-type: none">- Borislav Petrović,- Jovašević Dragan: Krivično/ kazneno pravo Bosne i Hercegovine - Opći dio, Pravni fakultet Univerziteta u Sarajevu, Sarajevo, 2005.- Borislav Petrović,- Jovašević Dragan: Krivično/ kazneno pravo Bosne i Hercegovine – Posebni dio, Pravni fakultet Univerziteta u Sarajevu,Sarajevo, 2005.- Tomić, Zvonimir: Krivično pravo I, Pravni fakultet Univerziteta u Sarajevu, Sarajevo, 2008.- Tomić, Zvonimir: Krivično pravo II-Posebni Dio, drugo izmjenjeno i dopunjeno izdanje, Pravni fakultet Univerziteta u Sarajevu, Sarajevo, 2007.- Đurić B.-Jovašević D.: Praktikum za krivično pravo, opšti deo, drugo izmenjeno i dopunjeno izdanje, Beograd, 2008.- Komentari krivičnih zakona u BiH, "Vijeće Evrope i Evropska Komisija, Sarajevo, 2005. (grupa autora).- Babić, M., Marković I.:Krivično pravo , opšti dio, Banja Luka, 2008.- Babić, M.,Marković, I.:Krivično pravo , posebni dio ,Banja Luka, 2007- Petar Novoselec, Opći dio kaznenog prava, Zagreb, 2007.- Petar Novoselec (ur) i dr., Posebni dio kaznenog prava, Zagreb, 2007.- Srzentić, N. – Stajić, A. – Lazarević, Lj.: Krivično pravo SRJ – Opšti deo, Savremena administracija Beograd, 1998.- Bačić, F.: Krivično pravo – Opći dio, Informator, Zagreb,1978.- Bačić, F.: Krivično pravo – Opći dio, Informator, Zagreb, 1995.- Bačić, F.: Kazneno pravo – Opći dio, Iinformator, Zagreb, 1998.- Bačić, F. – Šeparović, Z.: Krivično pravo – Posebni dio, Informator, Zagreb, 1997.- Horvatić, Ž.: Novo hrvatsko kazneno pravo, Organizator, Zagreb, 1997.- Horvatić, Ž.- Šeparović, Z. i sardnici: Kazneno pravo – Posebni dio, Masmedija, Zagreb, 1999.		
Supplementary	<ul style="list-style-type: none">- Komentar krivičnog zakona SFRJ, grupa autora, pod redakcijom N. Srzentića, Savremena administracija, Beograd, 1978.- Pavišić, B. – Veić, P.: Komentar Kaznenog zakona, MUP Republike Hrvatske, Zagreb, 1979.- Bavcon, Lj. Bele, I.- Kobe, P. – Šelih, A.: Komentar krivičnog zakona SFRJ, Ljubljana, 1979.- Marjanović, Đ.: Krivično pravo, opšti dio, Pravni fakultet u Skoplju, Skoplje, 2000.		
Student Responsibilities: Apart from the compulsory presence of the students, it is required to develop a seminar paper / essay / reviews / research work (up to 20 pages) on related material as a condition to be able to access part of the written and oral exams. Topics are selected in accordance with the carrier module.			



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA



Course structure of subject: Constitutional Law



Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
I	Compulsory	20		6,0	
ECTS through activity					
Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1
Lecturer: prof.dr.sc. Kasim Trnka, University Zenica			Assistant E-mail:		
Additional lecturer: Doc. dr. Šukrija Bakšić, University Zenica					
Subjects that are a prerequisite for taking					
Goal	Treatment of key concepts of constitutional law in the context of concepts and categories of the Institute of Constitutional Law, with special emphasis on the developmental stages of constitutional development in BiH, and the preconditions for democracy				
Competencies that will students develop		Students will deepen their knowledge in the field of constitutional rights and master the basic concepts in this field.			
Program of lectures:					
1 Critically review the existing constitutional solutions in BiH; 2 Possible directions for the development of constitutional system in BiH; 3 Realization and protection of human rights and freedoms in Bosnia and Herzegovina; 4 Electoral system; 5 The process of parliamentary decision-making; 6 Control of the executive; 7 Constitutional jurisprudence; 8 Judicial reform; 9 Realization and protection of rights of local self-government					
Teaching methods:	- Description of activity (%) 1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%		Methods of assessment of students	- Participation in the evaluation (score) 1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20	
Literature					

Required	<ol style="list-style-type: none"> 1. Kasim Trnka: <i>Ustavno pravo</i>, drugo izmjenjeno i dopunjeno izdanje, Sarajevo, 2006.
Supplementary	<ol style="list-style-type: none"> 1. Jovičić, M.: O ustavu, Beograd, 1977.; 2. Smerdel, B.Sokol S.: <i>Ustavno pravo</i>, Zagreb, 2006.; 3. Krbek, Ivo: <i>Ustavno sudovanje</i>, Zagreb, 1960.; 4. Marković, Ratko: <i>Izvršna vlast – Beograd</i>, 1980. 5. Festić, Ibrahim: <i>Osnovna pitanja uprave u federativno uređenim državama – Pravna misao</i> br. 7-12/1995, 6. Marković, Ratko: <i>Izvršna vlast – Beograd</i>, 1980, 7. Pajić, Zoran: <i>Zaštita prava čovjeka po Daytonskom ustavu Bosne i Hercegovine – Pravna misao</i> br. 3-6/97, 8. Festić, Ibrahim: <i>Bosna i ustav- Zbornik radova „Agresija na BOSNU I Hercegovinu i borba za njen opstanak 1992-1995. godine“</i>, Sarajevo, 1997, str. 169-178., 9. Festić, Ibrahim: <i>Ignorisanje ustava i razgradnja države – „Republika“</i>, br. 17/97, str. 14-21., 10. Milidragović, Duško: <i>Evropska povelja o lokalnoj samoupravi i njena primjena na prostorima prethodne Jugoslavije</i>, - <i>Pravna misao</i>, br. 1-2/98, str. 107-118, 11. „Evropska konvencija o zaštiti ljudskih prava i osnovnih sloboda“ iz 1995. godine, (Protokole od I-XI), 12. „Daytonski mirovni sporazum (posebno anexi 4,6 i 7), 13. <i>Ustavi entiteta (neslužbeni prečišćeni tekst)</i>, 14. Sadiković, Ćazim: <i>Evropsko pravo ljudskih prava</i>, Sarajevo, 2001, 15. Festić, Ibrahim: <i>Neka pitanja državnosti Bosne i Hercegovine, prilog iz publikacije „Državnost BiH i Daytonski mirovni sporazum“</i>, Sarajevo, 1998, str. 127-151.
Student's Responsibilities: Students are required to attend all forms of work provided for. Foreign students are continually checked and assessed, especially test and oral exam as a final check.	

2. SECOND SEMESTER

CURRICULUM FOR CLOSER SCIENTIFIC FIELDS (COURSE SUBJECTS)

2.1. CIVIL LAW

		UNIVERSITY OF ZENICA FACULTY OF LAW ZENICA			
Course structure of subject: Law of Obligations					
Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Compulsory	20		4,0	
ECTS through activity					
Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1
Lecturer: Doc. dr. Enes Bikić, University of Mostar			Assistant E-mail:		
Additional Lecturer: prof.dr.sc. Milorad Živanović, University for Business Studies, Banja Luka					
Subjects that are a prerequisite for taking					
Goal	The main aim of this course is training students to study the acquisition of knowledge about the institutes of general and special obligation of the law. Students will learn about the sources of obligation applicable law, jurisprudence and practice in this branch of law as well as solutions obligation comparative law..				
Competencies that will students develop	In the framework of this subject students will acquire knowledge and skills necessary for understanding, interpretation and critical analysis of the norms of obligation and rights of the individual institutes obligation rights.				
Program of lectures:					
A) Concept, characteristics, principles, resources and the system of the law of obligations					
II. Concept and types of obligations					
- Complete and incomplete obligations					
- Obligations with multiple subjects					
- Obligations with multiple entertainment					
- Payment					
III. Contractual obligations					
- Concept, types, typology and interpretation of the contract					
- Conclusion of contracts: offer, acceptance, sometimes perfection, the conclusion of adhesion contract, and preliminary					
- Contracting for the benefit and burden of the third					
- Negotiations and liability for culpa in contrahendo (obligations in negotiations)					

IV. Institute of obligation-law relations reinforcement

- Liability for material defects of act,
- Guarantee for the proper functioning of things
- Responsibility for legal deficiencies of act,
- Excessive damage
- Down payment
- Warranty
- Contractual penalty
- Right of maintain.

V. Changes in the relative obligation-law

- Change the subject, assignment, changes to the debtor, and transfer contract
Instructions (assignment)
- Change the content - Reconstitution

VI. The effect of the contract

VII. Termination of the relationship obligation-law

- Termination
- Compliance obligations
- The concept of fulfillment, delay (sea), and the impact of changed opportunities to fulfillment,
- Inability to meet
- Offsetting (compensation)
- Forgiveness of debt
- The passage of time, cancellation
- Other methods of termination

B) Non-Contractual relations

I. Liability for damages

- The concept and assumption of responsibility, subjects, adverse actions, causal link, and illegality
- Types of liability for damages - delict and contract - subjective and objective, and our own responsibility for another - more responsible persons for the same damage, the special cases of responsibility
- Repairing the damage - subsistence restitution, - monetary compensation, satisfaction,
- Remove the threat of damage

II. Acquisition without base

- The concept and assumptions
- Typical cases
- Scope of return,
- Limitation

III. Management without a warrant

- Term and conditions
- Types

IV. Public promise Awards

C) Contractual relations

I. Contracts on the transfer of items and rights

- Agreement on sale
- Replacement
- Donation

II. Contracts on the use and the use of things

- Renting

- Rent
- Loan
- Borrowing

III. Contracts Services

- Contract work
- Agreement on the construction
- Agreement on leave
- Agreement on proxy

IV. Partnership.

Teaching methods:	- Description of activity (%)	Methods of assessment of students	- Participation in the evaluation (score)
	1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%		1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20

Literature

Required	<ul style="list-style-type: none"> - Abedin Bikić, Obligationo pravo - Opći dio, Sarajevo, 2004. - Abedin Bikić, Obligationo pravo - Posebni dio, skripta, Sarajevo, 2003. godina, - Bogdan Loza: „Obligationo pravo – posebni dio“, Sarajevo 1988, i kasnija izdanja, - Martin Vedriš – Petar Klarić: Građansko pravo, Zagreb, 2000,
Supplementary	<ul style="list-style-type: none"> - Genc Trnavci: „Obligationo pravo“ , knjiga prva, Pravni fakultet Univerziteta u Bihaću, 2002., - Genc Trnavci: „Obligationo pravo“, knjiga druga, Pravni fakultet Univerziteta u Bihaću, 2004., - „Komentar Zakona o obligacionim odnosima“ , Beograd 1980, - „Komentar Zakona o obligacionim odnosima“ , „ Kulturni centar“, Gornji Milanovac, 1980, - Boris Vizner: „Komentar Zakona o obveznim odnosima“, Zagreb, 1978, - Slobodan Perović:“Obligationo pravo“, NIU – „Službeni list SFRJ“ Beograd 1980 i kasnija izdanja, - Jakov Radišić: „Obligationo pravo“, Nolit, Sarajevo, 1983, - Bogdan Loza – Nevenko Misita: „Obligationo pravo – opšti dio“, Sarajevo 1981, - Boris Vizner – Ivan Bukljaš : Komentar ZOO, Zagreb – Rijeka, 1987, - Pletar Klarić: Odštetno pravo, Zagreb, 1997, - Hrvoje Momčinović: Ugovori obveznog prava, Zagreb, 1987.

Student Responsibilities: Teaching is carried out in lectures by established schedule with the use of interactive methods with students thereby gained insight into their specific knowledge and experience based on elaborated issues, but also insight into continuity of mastering the material. Students are required during the duration of the teaching and defense seminar paper on the topic associated with the material. The final test of the adopted theoretical and practical knowledge to perform the oral examination on completion of instruction.



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA



Course structure of subject: Business and Company Law

Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Compulsory	20		4,0	

ECTS through activity

Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1

Lecturer: Prof.dr.sc. Sead Dizdarević, University of Zenica Additional Lecturer: Prof.dr.sc. Halid Kurtović, University of Zenica	Assistant E-mail:
--	--------------------------

Subjects that are a prerequisite for taking	
--	--

Goal	The main aim of this course is training students for the acquisition of general knowledge about the institutions (of company law) and special (contractual) of business law. Students will learn about the sources of law, practice establishment, operation and termination of the existence of various forms of business companies, as well as comparative solutions of company, and contract law.
-------------	--

Competencies that will students develop	In the framework of this subject students will acquire knowledge and skills necessary for understanding, interpretation and critical analysis of the status of norms of company law and various types of contracts that come in various forms of business companies.
--	--

Program of lectures: I. The general business law seminar: <ul style="list-style-type: none"> - History of the trade law - Sources of economic rights - Ratio of domestic and international business law - Unification of domestic and international business law II. Thematic area: COMPANY LAW <p>1st Economic entities:</p> <ul style="list-style-type: none"> - The concept of economic entities - enterprises - Forms of companies and their connection <p>2nd Companies:</p> <ul style="list-style-type: none"> - Joint Stock company - Limited Liability Company - The company faces one - Joint Company with unlimited liability - Limited company - Public Company

- The European company and EEIG
- Cessation of business entities
- Status of business entities and registration
- The responsibility of business entities

3rd Changes in the classical concept of contract:

- Negotiations in business signing contracts and responsibilities
- The principle of freedom of contract in the domestic and comparison law
- Responsibility for the well aware execution of business contracts
- Force majeure and the war - the impossibility of execution of the contract
- Direct and indirect contractual partners protection funds

4th Contracts:

- Agreement on sale
- Agreement on Trade Mediation
- Agreement on Trade representation
- Agreement on commission
- Agreement on storage of
- Agreement on forwarding
- Agreement on rail transportation matters
- Agreement on road transportation of things
- License Agreement
- Agreement on the construction
- Insurance contract
- Concept and characteristics of securities
- Sources of Law and the importance of securities
- Types of Securities
- Transfer of Securities
- The concept and functions of bills
- Bill the action
- Bill complaints and objections
- Types of bills
- Concept and characteristics of the waiting
- Check actions
- Check claims and objections
- Types of checks
- Bond
- Treasury bills
- Commercial archive
- Certificate and Certificate
- Competition

5th Special Contracts

- Contract on foreign investment
- Concept and classification of foreign investment
- Leasing contracts
- Contract management - management

6th Competition

Teaching methods:	- Description of activity (%) 1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%	Methods of assessment of students	- Participation in the evaluation (score) 1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20
Literature			

Required	<ul style="list-style-type: none"> - Sead Dizdarević, Poslovno pravo, Fakultet za poslovni menadžment, Mostar, 2003. - Sead Dizdarević: Uzorci modernih poslovnih ugovora : najveća zbirka poslovnih ugovora sa primjerima i objašnjenjima / Amax bmr, Sarajevo, 2007. - Šefkija Čović: "Poslovno pravo", Pravni fakultet u Sarajevu 2003., - Hilmija Šemić: Trgovačko pravo, knjiga I i II – Trgovačko ugovorno pravo, Sarajevo, 2001. - Miloš Trifković, Milić Simić, Veljko Trivun, Poslovno pravo : ugovori, vrijednosni papiri i pravo konkurencije, Ekonomski fakultet, Sarajevo, 2004.
Supplementary	<ul style="list-style-type: none"> - Sead Dizdarević, Dioničari i dioničko društvo, Muller, Sarajevo, 2004. - Mirko Vasiljević: "Poslovno pravo", Udruženje pravnika u privredi Jugoslavije, Beograd, 2001., - Vladimir Kapor, Slavko Carić: "Ugovori robnog prometa", Naučna knjiga, Beograd, 1990., - Aleksandar Goldštajn: "Privredni ugovorno pravo", Informator, Zagreb, 1974., - Viliam Gorenc: "Trgovačko pravo- ugovori", Školska knjiga, Zagreb 2000., - Viliam Gorenc: "Trgovačko pravo - trgovačka društva", Školska knjiga, Zagreb 2000., - Dragutin Ledić: "Pravo društava i trgovačko pravo", Pravni fakultet Sveučilišta u Rijeci, 2002., - Jakša Barbić: "Pravo društava", Organizator, Zagreb 1999., - Esad Vilogorac – Mihret Dizdar: "Komentar Zakona o privrednim društvima", Revicon, Sarajevo, 2000., - Jelena Vilus: "Komentar Konvencije UN-a o međunarodnoj prodaji robe", "Informator" Zagreb, 1981., - Jelena Vilus: "Formularni ugovori", Informator, Zagreb - Miloš Trifković – Sanjin Omanović: "Međunarodno poslovno pravo i arbitraža", Ekonomski fakultet Univerziteta u Sarajevu, 2001., - Mladen Draškić: "Međunarodno privredno i ugovorno pravo", Beograd 1979.,
<p>Student Responsibilities: Teaching is carried out in lectures by established schedule with the use of interactive methods with students thereby gained insight into their specific knowledge and experience based on elaborated issues, but also insight into continuity of mastering the material. Students are required during the duration of the teaching and defense seminar paper on the topic associated with the material. The final test of the adopted theoretical and practical knowledge to perform the oral examination on completion of instruction.</p>	



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA



Course structure of subject: Private International Law

Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Compulsory	20		4,0	

ECTS through activity

Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1

Lecturer:

doc. dr. sc. Zlatan Meškić, University of Zenica

Additional Lecturer:

Prof.dr.sc. Valerija Šaula, University of Banja Luka

E-mail: zmeskic@hotmail.com

Assistant

E-mail:

Subjects that are a prerequisite for taking

Goal	Deepening the knowledge gained in undergraduate study on solving practical cases with foreign elements. The emphasis of the curriculum on modern problems such as conflicts of law and international jurisdiction in electronic business, the globalization of markets and its consequences for society and cross-border economic position and function of the private law rights within the European Union should provide the basis for scientific research in these areas, and finally resolve problems in these areas in practice.
-------------	---

Competencies that will students develop

Ability of scientific research, critical analysis and practical application of knowledge in relevant procedural law and the legal relations with the elements

Program of lectures:

I. Introductory remarks:

- Growing importance of private international law,
- The problem of legal regulation of the legal situation with the international feature,

II. Contemporary tendencies in Private International Law

- Codification of private international law norms,
- Specialization collision norms
- Mollification "method of bonding,
- Affirmation "jurisdictional" approach

III. Specific problems with internal sources of private international law in Bosnia and Herzegovina

IV. Resolving the conflict of laws in matters of contractual relations

- Is there room for collision problems in this matter for the implementation of collision mechanism of the private law?
- Influence of unification in this matter as a factor in narrowing the space for conflict:
- Unification of substantive law;
- Unification collision rights;

V. Special Problems (emphasis):

- Collision rights norms of the European Union - Reform of the resolution of conflicts of law with the regulations of other countries in certain relations to harmonize with the right of the European Union
- Analysis of the Regulation Rome I and II, Brussels I and II, and the Green Book in the field of inheritance, marriage and consumer rights
- Collision norms of European directives
- Conventional private international law
- Electronic commerce in Private International Law

Teaching methods:	- Description of activity (%)	Methods of assessment of students	- Participation in the evaluation (score)
	1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%		1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20

Literature

Required	<ul style="list-style-type: none"> - Edin Muminović: Međunarodno privatno pravo, Sarajevo 2008. - Edin Muminović, Procesno međunarodno privatno pravo, Sarajevo 2008. - Mirko Živković / Maja Stanivuković, Međunarodno privatno pravo, Opšti deo, 2007. - Zakon o rješavanju sukoba zakona sa propisima drugih zemalja u određenim odnosima (Sl. list SFRJ br. 43, 1982.) - Dupunska: - Tibor Varadi / Bernadet Bordaš / Gašo Knežević, Međunarodno privatno pravo, Novi Sad 2003. - Milan Pak, Međunarodno privatno pravo, Beograd 2001. - Aleksandar Jakšić, Praktikum za Međunarodno privatno i Međunarodno građansko procesno pravo, Beograd 2004. - Maja Stanivuković / Petar Đundić, Praktikum za Međunarodno privatno pravo (opšti deo), Novi Sad 2007. - Petar Bosnić: Hrvatsko međunarodno privatno pravo, knjiga I, Split, 1999. - Petar Bosnić: Hrvatsko međunarodno privatno i procesno pravo, knjiga II, Split, 2003. - Krešimir Sajko: Međunarodno privatno pravo, Opći dio, Zagreb, 1996. - Đuro Vuković: Međunarodno građansko procesno pravo, Informator, Zagreb, 1987. - Sajko Krešimir, Međunarodno privatno pravo – opći dio, Zagreb, Narodne novine 2005.
Supplementary	<ul style="list-style-type: none"> - Dika M. Knežević, G. Stojanović, S.: „Komentar Zakona o međunarodnom privatnom i procesnom pravu“ Beograd, 1991, - Duchek-Schwind, Internationales Privatrecht, Beč, 1979. - Eisner B.: „Međunarodno privatno pravo I“, Zagreb, 1953, - Jezdić M.: „Međunarodno privatno pravo I“, Beograd, 1982, - Jezdić M.: „Međunarodno privatno pravo II“, Beograd, 1979, - Jezdić-Pak: „Međunarodno privatno pravo III“, Beograd, 1980, - Katičić N.: „Novi ogleđi o međunarodnom privatnom pravu i o procesu prava“, Zagreb, 1977, - Kropholler Jan, Internationales Privatrecht, 4. izdanje, Mohr Siebeck, 2001. - Lowenfeld, A.F.: „International Litigation and the Quest for Reasonableness, Recueil des cours de l'Academie du droit international and Comparative Law Quarterly, vol. 36“, 1987, - Matic Ž.: „Kratak pregled nekih osnovnih teoretskih i praktičnih pitanja unifikacije međunarodnog privatnog prava u radu Haške konferencije za međunarodno privatno pravo“, Strani pravni život, 90, 1976, - Meškić Z., Europäisches Verbraucherrecht – gemeinschaftsrechtliche Vorgaben

und europäische Perspektiven, Manz, Beč 2008.

- Meškić Z., Osnove Evropskog kolizionog prava, Pravna misao 2009. 3-4, Sarajevo, 2009, 1-34.
- Muminović E.: "Osnovi međunarodnog privatnog prava", Sarajevo, 1997,
- Muminović E.: „Nekoliko napomena vezanih za značaj uspostavljanja minimalne kohezije pravnog sistema Bosne i Hercegovine u materiji privatnopravnih odnosa s međunarodnim obilježjem“, Godišnjak Pravnog fakulteta u Sarajevu XXXIX, 1996,
- Nadelmann K.: „Choise of Law Resolved by Rules of Presumption With an Escape Clause, The American Journal of Comparative Law, vol. 33“, 1985,
- Nadelmann K.: „Impressionism and Unification of Law: The EEC Draft Convention on the Law Applicable to Contrsactual and Non-Contractual Obligations, The American Journal of Comparative Law, vol. 24“, 1976,
- Overback von A. E.: „Les questions generales du droit international prive a la lumiere des codifications et projets recents, Collected Courses of the Hague Academy of Internacional Law“, 1982, III,
- Pak M.: „Međunarodno privatno pravo“, Beograd, 1986,
- Pak M.: „Međunarodno privatno pravo“ Beograd, 1995,
- Pak M.: „Neke nove tendencije u Međunarodnom privatnom pravu“, Anale Pravnog fakulteta u Beogradu, 1-4, 1983,
- Parra-Aranguren G.: „General Course on Private International Law: Selected problems, Recueil des cours de l Academie du droit international de l Haye“, 1988, III,
- Polajnar-Pavčnik: „Načelo najožje koneksnosti v mednarodnem zasebnom pravu“, Pravnik, Ljubljana, 39, 1984,
- Ročkomanović M.: „Međunarodno privatno pravo“, Niš, 1988,
- Sajko K.: „Međunarodno privatno pravo“, Zagreb 1996,
- Sajko K.: „Američko privatno pravo“, Prinosi za poredbeno proučavanje prava i međunarodno privatno pravo, posebni br. 9, 1976,
- Sajko K.: „Uloga javnog prava u međunarodnom privatnom pravu“, Privreda i pravo, 9-10, 1986,
- Scasellati-Sforzolini G.& Cavani R.: „The New Italnia international Private Law: An Overview, European Bussines Law Review“, Oktobar, 1995,
- Sier G.K.: „Recent trends in European Private International Law, Polish Yearbook of International Law, XX“, 1993,
- Stojanović S.: „Generalna klauzula odstupanja –izlaz iz krize međunarodnog privatnog prava“, Pravni život, 1, 1982,
- Varadi T.: „Međunarodno privatno pravo“, Novi sad, 1990,
- Visser F.: „General Course on Private International Law, Collected of the Hague Academi of International Law“, 1992,
- Vitta E.: „The Impact in Europe of the American Conlicts Revolution, The American Journal of Comparative Law“, vol. 30, 1982,
- Vuković Đ.: „Priznanje i izvršenje stranih sudskih i drugih odluka koje su sa njima izjednačene“, Banja Luka, 1986,
- Baxter I.: „International Bussines Disputes, International and Comparative Law Quaterly“, 39, 1990,
- Dika M., Knežević G., Stojanović S.: „Komentar zakona o međunarodnom privatnom i procesnom pravu“, Beograd, 1991,
- Draškić M.: „Međunarodno privatno ugovorno pravo“, Beograd, 1990,
- Đurović R.: „Međunarodno privredno pravo“, Beograd, 1991,
- Folsm R., Gordon M., Spanogle J.: „International Bussiness Transactions, St. Paul, Minn“, Suffolk, 1995,
- Goode R.: „Comercial Law“ Suffolk 1995,
- „Konvencija Ujedinjenih nacija o ugovorima o međunarodnoj prodaji robe (Bečka konvencija)“, Zbornik radova u izdanju Radničkog Univerziteta Đuro

	<p>Đaković, Srajevo, 1988,</p> <ul style="list-style-type: none"> - Lando O.: „New American Choise-of-Law Principels and European Conflict of Laws of Contracts, The American Journal of Comparative Law, vol. 30“, 1982. - Matić: „Mjerodavno pravo na ugovore prema Zakonu o rješavanju sukoba zakona iz 1982. godine“, Zbornik Pravnog fakulteta u Zagrebu, 2-3, 1985, - Matić: „Nekoliko misli o autonomiji volje u međunarodnom privatnom pravu“, Jugoslovenska revija za međunarodno pravo, 1-2, 1979, - Matić: „Obveznopравни odnosi s međunarodnim, međurepubličkim i međupokrajinskim obilježjem (separat)“, Zagreb, 1979, - „The Convention for the International Sale of Goods“, A Handbook of Basic materials, izdanje American Bar Assocation, 1990, - Triebel V.: „The Choise of Law in Comparative Law Quaterly, vol. 37“,1988.
<p>Student Responsibilities:</p> <ol style="list-style-type: none"> 1. presence 2. esej/practice/research 3. seminar work 4. written examination 5. oral exam 	



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA



Course structure of subject: Civil Procedural Law

Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Compulsory	20		4,0	

ECTS through activity

Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1

Lecturer:

Prof. dr. Milorad Živanović, University of Banja Luka

Assistant

E-mail:

Additional Lecturer:

Prof.dr.sc. Enes Hašić, University of Bihać

Subjects that are a prerequisite for taking

Goal	The main aim of this course is training students to study perception, understanding and mastering of current and relevant knowledge regarding the implementation of various procedural rules in the work of civil-law courts. Starting from the basic principles of civil procedural law, jurisdiction, plea actions of the parties and the court, the flow of civil procedure, evidence-action, making different types of court decisions and proceedings of appeals, students will master the fundamentals and methodology of the civil procedural law. Based on the analysis and adoption of the necessary knowledge through the application of rules of non-civil procedure and the executive process of law will fully examine the organization, procedures and the basic institutions that apply in the civil law and civil procedural law.
-------------	---

Competencies that will students develop

Theoretical and practical knowledge of the applicable rules of civil procedural law under which courts discuss and decide in civil law disputes. Mastering the teaching material, students will acquire the necessary theoretical and partly practical knowledge in the field of civil legal theory and practice

Program of lectures:

1st GENERAL CONSIDERATIONS

- Civil procedure and civil procedural law
- Place the civil procedural law in the system of rights
- Nature of civil procedure-conceptions about the legal nature of litigation
- Plea as the relationship and legal position
- The aim of civil procedure
- The right to judicial protection

2nd The relationship of civil procedure to other procedures:

- The relationship of civil and criminal proceedings
- The relationship of civil and administrative proceedings
- The validity of the standards process rights with respect to the premises, persons and time
- Prejudicial questions

3rd Basic principles of civil procedure.

4th The subjects of civil procedure:

- The court and the court system
- The constitutional principle of the courts
- Judicial authorities
- Responsibilities
- Parties (ability, identity card)
- Advocate
- Rivalry
- Participation of third parties in the lawsuit.

5th Plea act (term and type), deadlines and hearings, return in prior state of submission.

6th Complaint: definition and types, subject matter, the legal consequences; litispention; objective cumulation; reversal action; withdrawal of the application; attitude towards the defendant lawsuits; liticonstentation ; proceedings before the court of first instance, stop and hold the proceedings.

7th Evidentiary proceedings: case proof, the burden of proof, evidence, evaluation of evidence supporting means.

8th Judicial decisions: the concept and types of judgments; solution; court settlement; validity.

9th Remedies: regular (appeal against the verdict and the appeal against the decision), the reasons for the appeal, declared the appeal proceedings on the occasion, testing the limits of the first instance decisions; second instance court decision on appeal, extraordinary legal remedies.

II. SPECIAL COURSE – NON CONTENTIUS AND EXECUTIVE PROCEDURAL LAW

1st Out-civil procedure (general part): the concept, subject and subjects of put-civil proceedings; principles of out-civil process.

2nd Legal nature of out-civil process; attempts of out-civil demarcation of civil and administrative proceedings (theoretical settings); out-civil specific procedures.

3rd Individual Non-contentious cases (special section): the introduction of personal status (seizure and return of business skills), retention in a health institution; declare missing persons dead and proving death, arranging family relations (giving permission for the conclusion of marriage, extension and termination of parental rights, confiscation and returning the same).

4th Out-civil regulation of property relations (the controversy legacy; determining the refund for expropriation property, management and use of common items, things and division of property owned, Planning boundary); Planning the out-civil other matters (drafting and verifying the contents of documents, document storage, legal deposit, cancellation - amortization documents).

5 Executive Procedure (general part): the right executive and executive proceedings, the execution of a judicial function, the relationship of the executive and civil proceedings and the relationship to other forms of execution.

6th Basic principles of executive procedure: the subject of the executive proceedings, court and other authorities; jurisdiction of the courts, the parties in the enforcement procedure; assumptions for execution.

7th Decision: The execution, remedies, complaints, suspension and delay of execution, concept, and the effects of differences; counter perpetration.

8th Special part: implementation of the execution - the execution of cash for payment of claims (the execution of the movable, the execution of the monetary claims of the debtor, delivery and delivery of movable property or real estate, execution on the property); execution in order to achieve non-cash claims, provide treatment, lien on the property, previous measures, provisional measures.

III. SPECIAL TOPICS - SPECIAL PLEA PROCEDURES

1st Proceedings before the arbitration

2nd Process in labor relations disputes

3rd Proceedings in disputes due to trespassing

4th Treatment of low-value disputes

5th The procedure in commercial disputes

6th Procedure in matrimonial disputes

7th Paternus proceedings in disputes and other special civil actions



Teaching methods:	- Description of activity (%)	Methods of assessment of students	- Participation in the evaluation (score)
	1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%		1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20

Literature

Required	<ul style="list-style-type: none"> - Branko Čalija – Sanjin Omanović: Građansko procesno pravo, Univerzitet u Sarajevu, 2000., - Veroljub Rajović – Milorad Živanović – Radoslav Momčilović: "Građansko procesno pravo", Pravni fakultet Univerziteta u Banjoj Luci 2001. - Borivoje Poznić – Vesna Rakić-Vodinelić: "Građansko procesno pravo", "Savremena administracija" Beograd 1999., - Šiniša Triva – Velimir Belajec – Mihajlo Dika: "Građansko parnično procesno pravo", "Narodne novine", Zagreb 1986.,
Supplementary	<ul style="list-style-type: none"> - Borivoje Starović- Ranko Keča: "Građansko procesno pravo", Pravni fakultet Univerziteta u Novom Sadu, 1998., - Gordana Stanković: "Građansko procesno pravo", Pravni fakultet Univerziteta u Nišu, 1998., - Milislav Čizmović – Biljana Đuričin: "Građansko procesno pravo", Pravni fakultet Univerziteta u Podgorici 1997., - Siniša Triva – Velimir Belajec – Mihajlo Dika: "Sudsko izvršno pravo /opći dio/", "Informator", Zagreb 1984., - Mihajlo Dika – Jozo Čizmić: "Komentar Zakona o parničnom postupku Federacije Bosne i Hercegovine", OSCE, Sarajevo 2000., - Enver Zečević: "Komentar Zakona o vanparničnom postupku Federacije Bosne i Hercegovine", Sarajevo 2001., - Sanjin Omanović: "Komentar drafta novog Zakona o parničnom postupku Federacije BiH", "Magistrat - University Press", Sarajevo 2003.,

Student Responsibilities: Teaching is carried out in lectures by established schedule with the use of interactive methods with students thereby gained insight into their specific knowledge and experience based on elaborated issues, but also insight into continuity of mastering the material. Students are required during the duration of the teaching and defense seminar paper on the topic associated with the material. The final test of the adopted theoretical and practical knowledge to perform the oral examination on completion of instruction.

2.2. CRIMINAL LAW

		UNIVERSITY OF ZENICA FACULTY OF LAW ZENICA			
Course structure of subject: Criminal Procedural Law					
Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Compulsory	20		4,0	
ECTS through activity					
Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1
Lecturer: Doc. dr. Almin Dautbegović, University of Zenica Additional Lecturer: Doc. dr. Tadija Bubalović, University of Zenica E-mail: aleph@bih.net.ba Tadija.Bubalovic@vsfbih.ba			Assistant E-mail:		
Subjects that are a prerequisite for taking					
Goal	Students deepen their understanding of criminal process regulations based on trends functionality for criminal proceedings and the protection of citizens' rights in a historical and comparative aspect. In terms of globalization and international integration of students knowledge of the area where the EU approach to increasing harmonization of national criminal procedures and closer cooperation of the Member States in the prosecution of perpetrators of criminal acts are important and specific. The theoretical aspect of the assessment and regulation so far was based on the traditional teachings of the three types of criminal proceedings (by the students at length and in-depth study), but this aspect of the rich new approach to connecting elements of the structure of government from dominating the state's functions in order to identify the connection and analysis of the goals of the criminal process and its retroactive effect to its component elements.				
Competencies that will students develop		Develop analytical, critical and presentational skills in the field of criminal procedural law.			
Program of lectures:					
I. Basic principles of criminal procedure: Adversarial principle, The principle of legality and criminal prosecution, The principle of free evaluation of evidence, The principle of contradiction, The principle of public The principle of a fair procedure, The principle of legal evidence, Other criminal process principles II. Protecting the rights and freedoms in criminal proceedings: The right to defense					

Right to the protection of personal liberty, Right to privacy, The right to use the remedy, III. Actions and measures in gathering evidence: Negotiation and the person flat, Temporary confiscation of items and property Undercover investigative measures in detecting and proving the crime, IV. The position and role of the prosecutor during the criminal proceedings: Take action, and supervision of the authorized officials in the investigation, Negotiation of guilt Presentation of evidence at trial: direct and cross examination V. The position and role of the accused and defense counsel in criminal proceedings: Take action in gathering evidence in the investigation, Negotiation of guilt Presentation of evidence at trial: direct and cross-examination, VI. New approaches and experiences of contemporary legal systems in the process of reform criminal proceedings.			
Teaching methods:	- Description of activity (%) 1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%	Methods of assessment of students	- Participation in the evaluation (score) 1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20
Literature			
Required	<ul style="list-style-type: none"> - Dautbegović A.: Dokazivanje metodi i sredstva čijom primjenom se u krivičnom postupku krše ljudska prava i slobode garantovana Ustavom BiH. Zenica 2008. - Tadija B.: Pravo na žalbu u kaznenom postupku. Sarajevo 2006 - Sijerčić-Čolić, H.: Krivično procesno pravo knjiga I. Krivično procesni subjekti i krivičnoporcesne radnje, drugo izmjenjeno i dopunjeno izdanje, Sarajevo, 2008.; - Dijk, P. van et al.: Teorija i praksa Evropske konvencije o ljudskim pravima. Sarajevo, 2001.; - Sijerčić-Čolić, H.: Krivični postupak i zaštita prava i sloboda čovjeka. U: Čitanka ljudskih prava. Sarajevo. 2001., str. 345. - 362. ; - Zakon o krivičnom postupku Bosne i Hercegovine. "Službeni glasnik BiH", br. 3/2003., 36/2003. 26/2004., 63/2004. i 13/2005., 48/05, 46/06, 76/06, 29/07, 32/07, 53/07, 76/07,15/08.; - Zakon o krivičnom postupku Federacije Bosne i Hercegovine. "Službene novine Federacije BiH", br. 35/2003., 56/2003. i 78/2004. 		
Supplementary	<ul style="list-style-type: none"> - Bayer, V.: Kazneno procesno pravo - odabrana poglavlja. Priredio D. Krapac. Zagreb, 1995. - Bavcon, Lj.: The protection of human rights and fundamental freedoms by criminal law: the case of Slovenia. Croatic Law Review Vo. I., 1996., No. 2-3; - Grubač, M.: Krivično procesno pravo. Uvod i opšti deo. Beograd, 2002., - Krapac, D.: Kazneno procesno pravo. Prva knjiga: institucije. Zagreb, 2000. - Sijerčić-Čolić, H. et al.: Komentari zakona o krivičnom/ kaznenom postupku u BiH. Sarajevo, 2005. - Bayer, V.: Kazneno procesno pravo, Odabrana poglavlja. Priredio D. Krapac, Zagreb, 1995, - Delmas-Marty (ur): The Criminal Process and Human Rights. 		

	<p>Dordrecht, 1995,</p> <ul style="list-style-type: none"> - Dijk, P./Hoof, G.J.H.: Teorija i praksa Evropske konvencije o ljudskim pravima, Sarajevo, 2001, - Harris Dj/O'Boyle M./Warbick C.: Law of the European Convintion on Human Rights, Butterworts, London, 1995, - Krapac, D.: Kazнено procesno pravo, Knjiga I, Zagreb, 2000, - Krapac, D.: Posebne mjere i radnje za otkrivanje i suzbijanje kaznenih djela organiziranog kriminaliteta u novom Zakonu o kaznenom postupku Republike Hrvatske. Hrvatski ljetopis za kazнено pravo i praksu 4, 1997, 2, - Pavišić, B.: Komentar Zakona o kaznenom postupku s priložima, II izdanje, Knjiga prva, Rijeka 2001, - Sijerčić-Čolić, H.: Approximation of the Criminal Law System of the Federation of Bosnia and Herzegovina to the International Human Rights Law – A Separate Survey of the Criminal Procedure Code of the Federation of Bosnia and Herzegovina. European Journal of Crime, Criminal Law and Criminal Justice, 7 1999, 3., str. 289-299, - Sijerčić-Čolić, H./ Vuleta, D./ Hadžiomerađić, M.: Komentar Zakona o krivičnom postupku, Sarajevo 1999, - Sijerčić-Čolić, H.: Reforma krivičnog zakonodavstva u Federaciji Bosne i Hercegovine: karakteristike federalnog krivičnog prava. Hrvatski ljetopis za kazнено pravo i praksu 6, 1999, 1., str. 251-268, - Sijerčić-Čolić, H.: Ljudska prava i Bosna i Hercegovina: Implementacija međunarodnih standarda o pravima čovjeka u krivičnopravni sistem Federacije Bosne i Hercegovine: Država Bosna i Hercegovina i ljudska prava, 1999, str. 239-254, - Tomašević, G.: Osnove kaznenog procesnog prava, Split, 1998, - Zupančić, B.M.: Ustavno kazнено procesno pravo, Ljubljana, 2000, - Wyngaert, C.: Criminal procedure Systems in the European Community, London, 1993
<p>Student Responsibilities: Classes are running on the lecture with the assumption that students are familiar grounds that the items acquired in undergraduate studies. Apart from the compulsory presence in class, students are required to do seminars on related work with the material. Knowledge is checked on the exam in a fair way to see if they can show the knowledge acquired.</p>	



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA



Course structure of subject: Criminology with Penology

Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Compulsory	20		4,0	
ECTS through activity					
Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1
Lecturer: Doc.dr. Tadija Bubalović, University Rijeka			Assistant E-mail:		
Additional Lecturer: Doc. dr.sc. Nedžad Korajlić, University Sarajevo Doc. dr.sc. Almin Dautbegović, University Zenica					
Subjects that are a prerequisite for taking					
Goal	Understand the concept, object, criminology as a scientific discipline				
Competencies that will students develop		Understanding the concept, objects and methods of criminology as a science, knowledge of the etiology and phenomenology of crime in general and in connection with domestic criminal legislation, the notion of victimization and fear of crime and social reactions to crime			

Program of lectures:

Criminology

- I. The methods of criminology:
 - 1st The basic method
 - 2nd Special methods
 - 3rd Auxiliary method
- II. Endogen etiology of crime:
 - 1st General personal requirements,
 - 2nd Special personal conditions,
 - 3rd Endogenous conditions as criminal decisive factor,
- III. Exogenous etiology of crime:
 - General social conditions,
 - 1st Special social conditions,
 - 2nd exogenous conditions as decisive factor,
- IV. Phenomenology of crime:
 - 1st Collecting data on forms of crime,
 - 2nd Forms some forms of crime:
 - 2.1. delicta violence
 - 2.2. Organized crime,
- V. juvenile delinquency.

Penology

- I. The concept and subject penology
- II. Historical development of thought penology
- III. Development of ideas on the legal and social order based on fines and penalties
- IV. The appearance and development of punishment freedom
- V. Modern system in light of criminological and criminal law doctrine
- VI. International legal instruments and enforcement of criminal sanctions
- VII. System of enforcement of criminal sanctions in Bosnia - Assumptions and facilities for the execution of KS,
- VIII. System of enforcement of criminal sanctions in Bosnia - The execution of prison sentence,
- IX. System of enforcement of criminal sanctions in Bosnia - Premiership convicted persons,
- X. The system of execution of criminal sanctions in Bosnia - The execution of other penalties,
- XI. System of enforcement of criminal sanctions in Bosnia-Execution of other criminal sanctions,
- XII. System of enforcement of criminal sanctions in Bosnia and Herzegovina
- XIII. Enforcement of criminal sanctions in Bosnia and Herzegovina
- XIV. Execution of other criminal sanctions,
- XV. Visits the institution to carry out KS

Teaching methods:	- Description of activity (%)	Methods of assessment of students	- Participation in the evaluation (score)
	1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%		1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20
Literature			
Required	<ol style="list-style-type: none">1. Ignjatović Đorđe, 2005., Kriminologija, Službeni glasnik, Beograd.2. Modly D., Šuperina M., Korajlić N., 2008., Rječnik kriminalistike, Strukovna udruga kriminalista, Zagreb.3. Korajlić N., 2008., Kriminalistička metodika, Fakultet kriminalističkih nauka, Sarajevo.4. Mladenović Rajka, 2001., Kriminologija, Fakultet kriminalističkih nauka, Sarajevo.5. Petrović Borislav, Meško Gorazd, 2004., Kriminologija, Pravni fakultet, Sarajevo.6. Mladenović-Kupčević Rajka, 2001., Osnovi penologije, Svjetlost, Sarajevo.7. Petrović Borislav, Jovašević Dragan, 2005., Izvršno krivično/ kazneno pravo, Pravni Fakultet, Sarajevo8. Vildana Vranj, Mustafa Bisić, 2009., Primjena propisa o izvršenju krivičnih sankcija, pritvora i drugih mjera u Bosni i Hercegovini, Sarajevo.9. Izbor aktuelnih preglednih naučnih članaka iz oblasti Penologije.10. Važeći zakoni iz oblasti materijalnog i izvršnog krivičnog zakonodavstva u Bosni i Hercegovini11. Izbor aktuelnih preglednih naučnih članaka iz oblasti Kriminologije.12. Modly D., Šuperina M., Korajlić N., 2008., Rječnik kriminalistike, Strukovna udruga kriminalista, Zagreb.13. Mladenović-Kupčević Rajka, 2001., Osnovi penologije, Svjetlost, Sarajevo.		
Supplementary	<ol style="list-style-type: none">1. Milutinović, M. :Kriminologija. Beograd: Savremena administracija, 19812. Singer, M.: Kriminologija. Zagreb: Globus, 1994.3. Meško, G. (ur): Preprečavanje kriminalitete - teorija, praksa in dileme.		

	<p>Ljubljana: Institut za kriminologiju pri Pravni fakulteti v Ljubljani.2004;</p> <ol style="list-style-type: none"> 4. Meško, G.: Osnove preprečavanja kriminalitete. Ljubljana: Fakultet za policijsko-varnosne vede.2002; 5. Meško, G. (ur): Vizije slovenske kriminologije. Ljubljana: Fakultet za policijsko-varnosne vede.2002; 6. Ignjatović, D. : Kriminološko nasljeđe. Beograd: Policijska akademija.1998; 7. Adler, F., Mueller, G.O.W., Laufer, W.S.: Criminology. New York: Mc Graw Hill, 1991.; 8. Kanduč, Z.: Radikalna kriminologija: nova, kritična ali marksistična? Revija za kriminalistiko in kriminologijo, 1., s. 1-18., 1994. 9. Horvatić, Ž.: Elementarna kriminologija, Školska knjiga, Zagreb, 1993, 10. Milutinović, M.: Kriminologija, Savremena administracija, Beograd, 1985, 11. Meško, G.: Uvod u kriminologiju, Visoka policijsko-varnostna škola, 1998, 12. Dobovšek, B.:Organizirani kriminalitet, Unigraf, Ljubljana, 1997, 13. Munice, J., McLaughlin, E: The Problem of Crime, Sage Publications, London,1996, 14. London,1996, 15. Kratcoski, P.C., Kracoski, L.: Juvenile Delinquency, Prentice Hall, New York, 16. 1990, 17. Downes, D., Rock, P.: Understanding Deviance, Clarendon Press, Oxford, 18. 1995, 19. Milutinović, M.: Osnovi penologije, Beograd, 1985. 20. Zakon o izvršenju krivičnih i prekršajnih sankcija i izvršenju pritvora u BiH, «Službeni glasnik BiH» br. 13/2005. 21. Zakon o izvršenju krivičnih sankcija Federacije BiH, «Službene novine Federacije BiH», 44/1998. 22. Sijerčić-Čolić, H. : Maloljetničko krivično pravosuđe i maloljetnička delinkvencija u BiH. Godišnjak pravnog fakulteta u Sarajevu, XLIV, 2001
<p>Student Responsibilities:</p> <p>Writing essays / reviews / seminar work / research:</p> <p>Students will be listening to during the module have the obligation:</p> <ul style="list-style-type: none"> - Write an essay on a selected topic, and / or - A critical study (up to 5 pages), judging a research phenomenon. <p>Topics are selected in accordance with the carrier module.</p>	



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA



Course structure of subject: Criminalistics

Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Compulsory	20		4,0	
ECTS through activity					
Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1
Lecturer: Doc.dr.sc. Nedžad Korajlić			Assistant E-mail:		
Additional Lecturer: Prof.dr.sc. Duško Modly					
Subjects that are a prerequisite for taking					
Goal	The aim is to introduce students to the concept, role and tasks of heuristic and syllogistic criminology, its basic principles, institutions, subjects and methodology of work. Students are trained to understand the normative framework and procedural rules for the practical application of criminal methods and tools in their daily work in the field of detection and proof of crime. Indication of the correspondednce Criminology with other subjects, the way the system handled the issues which are interfering and significant for the actual application of substantive and procedural criminal law, and the application of related scientific disciplines, primarily criminology.				
Competencies that will students develop		Develop analytical, critical and presentational skills in the field of criminology			
Program of lectures:					
I. Relation between criminology and related sciences: Crime and criminal law, Crime and criminal procedural law, Crime and Criminology, II. The role of criminology in combating crime: Item and the task of heuristic criminology, Item and the task of syllogistic Criminology III. Crime detection and the research methodology of organized crime: Criminal tactical measures and actions, Crime content of investigative actions, IV. Sophisticated technology in the function of criminal investigations and evidence organized crime. V. Measures and actions of the secret surveillance and research to be applied in proceedings by the Criminal Police.					
Teaching	- Description of activity (%)		Methods of	- Participation in the	

methods:		assessment of students	evaluation (score)
	1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%		1. presence 10 2.esej/practice/research 20 3. written examination 50 4. oral exam 20
Literature			
Required	<ul style="list-style-type: none">- Pavišić, B., Modly, D./1999/: Kriminalistika, Rijeka: Pravni fakultet,- Aleksić, Ž., Škulić, M./2000/: Kriminalistika, Beograd, Dosije,- Maksimović, R., et.al. /1998/: Metode fizike, hemije i fizičke hemije u kriminalistici, Beograd, Policijska akademija,- Bošković, M. /2000/: Kriminalistička metodika II, Beograd, Policijska akademija,- Krivkapić, V. /2000/: Kriminalistička taktika I, Beograd, Policijska akademija,- Krivokapić, V. /1997/: Kriminalistička taktika III, Beograd, Policijska akademija,- Brnetić, D. /1997/: Suradnja policije i državnog odvjetnika prije početka kaznenog postupka, Policija i sigurnost, broj 3,- Holyst, B. /1995/: Primjena lasre u daktiloskopiji, IZBOR članaka iz stranih časopisa, broj 1		
Supplementary	<ul style="list-style-type: none">- Jefferys, A.J./1996/: Tipizacija DNA: pristup i prmjene. IZBOR članaka iz stranih časopisa, broj 1-2,- Levi, M./1998/: Prljavi novac. IZBOR članaka iz stranih časopisa, broj 1,- Modly, D./1998/: Priručni kriminalistički leksikon, Sarajevo, Fakultet kriminalističkih nauka,- Pernose, R. /1998/: Metode tajnog nadzora. IZBOR članaka iz stranih časopisa, broj 4,- Pilant, L. /1998/: Tajne operacije. IZBOR članaka iz stranih časopisa, broj 4		
Student Responsibilities: Classes are running on the lecture with the assumption that students familiar grounds that the items acquired in undergraduate studies. In addition to the obligatory presence in class, students are required to do seminars on related work with the material.			



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA



Course structure of subject: International Criminal law

Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Compulsory	20		4,0	
ECTS through activity					
Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1
Lecturer: Doc. dr. sc. Adnan Duraković, University of Zenica			Assistant E-mail:		
Additional Lecturer: Doc.dr.sc. Šukrija Bakšić, University of Zenici					
Subjects that are a prerequisite for taking					
Goal	Understand the concept, object, objectives and tasks of international criminal law as a scientific discipline				
Competencies that will students develop		Theoretical understanding of international criminal law cases as well as science, general knowledge of the institute of international criminal law, and international crimes, an overview of international legal bodies and international criminal proceedings.			

Program of lectures:

- I. international criminal law as a segment of public international law (formation and development)
- II. basic principles, sources, temporal and spatial validity
- III. general concept of an international criminal
- IV. criminal sanctions
- V. International criminal justice and legal assistance in criminal legal matters
- VI. Common questions of international criminal law:
 - 1st The concept of international criminal law,
 - 2nd The basic principles of international criminal law,
 - 3rd Sources of international criminal law,
 - 4th Temporal and spatial validity.
- VII. International crime and criminal sanctions:
 - 1st General concept of international crime,
 - 2nd The basis of exclusion of international crime,
 - 3rd Complicity,
 - 4th Criminal sanctions,
 - 5th Certain international crimes.
- VIII. International criminal justice and international legal assistance in matters of criminal law:
 - 1st Ad hoc tribunals (Ninrberg and Tokis tribunal and tribunals for the former Yugoslavia and Rwanda),
 - 2nd The permanent International Criminal Court (Establishment, jurisdictional and organization)
 - 3rd Extradition (country and the international criminal court)
 - 4th Enforcement of the criminal conviction.

IX. Elaboration of the Statute of the International Tribunal for the Prosecution of Persons Responsible for Serious Violations of International Humanitarian Law Committed in the former Yugoslavia since 1991. year.

1st Jurisdiction of Tribunal

2nd Grave breaches of the Geneva Conventions of 1949. The

3rd Violations of the laws or customs of war,

4th Genocide,

5th Crimes against humanity,

6th Jurisdiction over persons,

7th Individual criminal responsibility

8th Territorial and temporal jurisdiction,

9th Comparative jurisdiction,

10th Non bis in idem,

11th Organization of the Tribunal,

12th The composition of the judicial council,

13th Qualifications of judges,

14th The choice of permanent judges

15th Selection and judges,

16th Status of ad litem judges,

17th members of the Council,

18th Rules of Procedure and Evidence,

19th Secretariat,

20th Investigation and preparation of indictment

21st Overview of the indictment,

22nd Start and conduct court proceedings,

23rd Rights of the accused,

24th Protection of victims and witnesses,

25th Judgments,

26th Criminal sanctions,

27th Appeal,

28th The review,

29th Sentence,

30th Pardon or mitigate the sentence,

31st Cooperation and judicial assistance,

32. Status, privileges and immunities of the Tribunal,

33. Seat of the Tribunal

X. Development of the Statute of the International Criminal Court

1st Founding Court

2nd Actual jurisdiction, admissibility and the start of legal proceedings, applicable law,

3rd General principles of criminal law,

4th The composition of the court and judicial administration,

5th Investigation and prosecution,

6th Trial,

7th Penalties,

8th Appeal and review,

9th International cooperation and judicial assistance,

10th Execution,

11th Assembly of States Parties,

12th Funding,

13th Final provisions.

Teaching methods:	- Description of activity (%) 1. Lectures 50% 2. Presentations 25% 3. Workshop/	Methods of assessment of students	- Participation in the evaluation (score) 1. presence 10 2. esej/practice/research 20 3. written examination 50
--------------------------	---	--	---

	Team work 25%		4. oral exam 20
Literature			
Required	<ol style="list-style-type: none"> 1. Stojanović. Zoran: Međunarodno krivično pravo, Dosije, Beograd,2008. 2. Kaseze. Antonio: Međunarodno krivično pravo, Beogradski centar za ljudska prava, Beograd 2005. 3. Džons. Džon R.V.D.- Pauls. Stiven.: Međunarodna krivična praksa,Fond za humanitarno pravo, Beograd 2006. 4. Degan. Vladimir. Đ. - Pavišić Berislav.: Međunarodno kazneno pravo, Pravni fakultet Univerziteta u Rijeci. 		
Supplementary	<ol style="list-style-type: none"> 1. Andassy, Juraj. – Bakotić, B. – Vukas, B.: Međunarodno pravo I, Školska knjiga, Zagreb, 1998, 2. Avramov, Smilja. – Kreča, Milenko: Međunarodno javno pravo, Savremena administracija, Beograd, 1999, 3. Bačić, Franjo.: Krivično pravo – Opći dio, Informator, Zagreb, 1995, 4. Bačić, Franjo: Kazneno pravo-Opći dio, Informator, 1998, 5. Statut Međunarodnog tribunala za krivično gonjenje lica odgovornih za teška kršenja međunarodnog humanitarnog prava na teritoriji bivše Jugoslavije nakon 1991, Usvojen 25 maja 1993 Rezolucijom UN br. 827. sa izmjenama i dopunama Rezilucijam 1166,1329,1411,1431,1481,1527,1660. 6. Statut Međunarodnog krivičnog suda potpisan u Rimu , 17 jula 1998, stupio na snagu 1. jula 2002 7. Krivični zakon Bosne i Hercegovine , „Službeni glasnik Bosne i Hercegovine“ br. 3/03, 32/03,37/03,54/04,61/04,30/05,53/06.55/06 8. Bogdan Zlatarić: Međunarodno krivično pravo, prvi dio, “Informator”, Zagreb, 1979.; 9. Vlado Kambovski: Međunarodno kazneno pravo, “Prosvetno delo”, Skoplje,1998.; 10. D. Radulović: Međunarodno krivično pravo, Podgorica, 1999., ; 11. Zoran. Stojanović; Međunarodno krivično pravo (skripta), “Dosije”, Beograd, 2003.,; 12. Ivo. Josipović, Davor. Krapac, Petar. Novoselec: Stalni međunarodni kazneni sud, “Hrvatski i Pravni centar”, Zagreb 2001, 13. Bačić, F. – Šeparović, Z.: Krivično pravo-Posebni dio, Informator, Zagreb, 1997, 14. Bisić, M.: Ratni zločini i genocid – birka pravnih dokumenata i sudska praksa, Biblioteka „ZAP“, Sarajevo, 1998, 15. Degan,V. Đ.:Međunarodno pravo, Pravni fakultet Sveučilišta u Rijeci, Rijeka, 2000, 16. Horvatić, Ž.: Novo hrvatsko kazneno pravo, Organizator, Zagreb, 1997, 17. Horvatić, Ž.-Šeparović, Z. i saradnici: Kazneno pravo - Posebni dio, Masmedija, Zagreb, 1999, 18. Josipović, J.: Haško implementacijsko kazneno pravo, Informator – Hrvatski pravni centar, Zagreb, 2000, 19. Komentar krivičnog zakona SFRJ, grupa autora, pod redakcijom N. Srzentića, Savremena administracija, Beograd, 1978, 20. Krapac, D.: Međunarodni sud za ratne zločine na području bivše Jugoslavije, Informator, Zagreb, 1987, 21. Krapac, D.: Međunarodna krivičnopravna pomoć (sa zbirkom propisa), Informator, Zagreb, 1987, 22. Lazarević, Lj.: Krivično pravo Posebni dio, Savremena administracija, Beograd, 1981, 23. Lumdsen, M.: Od dum-dum metaka do napalma – borba protiv nehumanog oružja, Globus, Zagreb, 1985, 		

24. Marković, M.: Nirnberško suđenje – primjena novih načela u međunarodnom krivičnom postupku, Zbornik Instituta zakriminološka i sociološka istraživanja, Beograd, 1973, str. 2,
25. Marković, M.: Međunarodna krivična dela i razvoj međunarodnog krivičnog prava, Jug. Revija za međunarodno pravo, Beograd, 1972,
26. Nirnberška presuda, Arhiv za pravne i društvene nauke, Beograd, 1948,
27. Pavišić, B.-Veić, P.: Komentar Kaznenog zakona, MUP Republike Hrvatske, Zagreb, 1998,
28. Povodom presude Američkog vojnog suda u Ninbergu, Arhiv za pravne i društvene nauke, Beograd, 1948, br. 1.
29. Presuda Međunarodnog vojnog suda u Ninbergu, Arhiv za pravne i društvene nauke, Beograd, 1947, br. 2,
30. Seizović, Z.: Međunarodno javno pravo. Zbirka eseja, Pravni fakultet Univerziteta u Zenici, Zenica, 2008.
31. Srzentić, N., - Stajić, A. – Lazarević, Lj: Krivično pravo SFRJ –Opšti deo, Savremena administracija, Beograd, 1988,
32. Suđenje za ratne zločine, Materijali sa međunarodne konferencije o suđenjima za ratne zločine, održane u Beogradu 7-8. novembra 1998, Fond za humanitarno pravo, Beograd, 2000,
33. Tomić, Z.: Seksualno nasilje kao ratni zločin u odredbama međunarodnog humanitarnog prava, objavljeno u „Elementi evropskog prava“, izdavač Naučni projekt „Evropa 92“ i PP „ZID“, Sarajevo, 1994,
34. Vasiljević, V.: Međunarodni krivični sud, Institut za kriminološka i sociološka istraživanja, Beograd, 1968,
35. Vasiljević, V.: Suđenje pred međunarodnim vojnim sudom u Ninbergu i razvoj međunarodnog krivičnog prava, Jug. Revija za međunarodno pravo, Beograd, 1971, br. 3.
36. Zlatarić, B.: Haška konvencija od 1907. godine i individualna krivična odgovornost za ratne zločine, Jug. Revija za međunarodno pravo, Beograd, 1958, br.2,
37. Zlatarić, B.: Problem zastare međunarodnih zločina u usporednom i međunarodnom pravu, Zbornik Pravnog fakulteta u Zagrebu, Zagreb, 1966, br. 1.
38. Zlatarić, B.: Zastara međunarodnih zločina po jugoslovenskom krivičnom pravu, Zbornik Pravnog fakulteta u Zagrebu, Zagreb, 1966, str.2,
39. Zlatarić, B.: Krivično pravo – Opći dio – prvi svezak, Informator, Zagreb, 1977,
40. Zlatarić, B.: Međunarodno krivično pravo, Informator, Zagreb, 1979.



Student Responsibilities: writing essays / reviews / seminar work / research:

Students will be listening to during the module have the obligation:

- Write an essay on a selected topic, and / or
- A critical study (up to 5 pages), judging a research phenomenon.

Topics are selected in accordance with the carrier module.

2.3. HISTORY OF THE STATE AND LAW

		UNIVERSITY OF ZENICA FACULTY OF LAW ZENICA			
Course structure of subject: History of the State and Law of Bosnia & Herzegovina					
Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Compulsory	20		4,0	
ECTS through activity					
Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1
Lecturer: Prof.dr.sc. Salih Jalimam, Univerzitet u Zenici Additional Lecturer: Prof.dr.sc. Enes Durmišević, Univerzitet u Sarajevu E-mail: salihjalimam@yahoo.com			Assistant E-mail:		
Subjects that are a prerequisite for taking					
Goal	Meaning and purpose of postgraduate course in the subject of law and history of the state of BiH is not holding a "depth" of teaching, but most of all introduction of listeners in the scientific-research work in this area of state history (the so-called "national history"). In this sense, it is necessary to point out the emergence and development of science and history of the state and law as a national scientific discipline. Leibnitz and Charles Montesquieu, right, and his history is studied as a unique event whose starting point was the universality of the Roman Empire and Roman law. Leibnitz was the first who made the distinction between "internal" and "external" history of law. According to him, "internal" explores the history of one nation and country while "foreign" includes all the known history of nations and states. In fact, it was him who first made the distinction between national and general history of the state and law.				
Competencies that will students develop		Students will expand knowledge in the field of history of the state and the rights of BiH. Students will know the importance of national history.			
Program of lectures: 1st Feudalism process in Bosnia and Bosnia as independent emergence of the feudal state; 2nd Kulin Ban Treaty with Dubrovnik in the year of 1189. The Bosnian court and offices as the last link in the construction of the feudal government organizations, legal system of the Bosnian state; 3rd “Bogomil” and the Bosnian Church; 4th Consolidation and territorial expansion of the medieval Bosnian state: Bosnia with Grnjim Podrinje, salt, Usora, Hum, lower end (Bosanska Krajina) and the Coast; 5th The Prince and the court set;					

6th Parliament as a government authority and Assembly of the Bosnian nobility;
 7th The weakening of the Bosnian state and its territorial cohesion in the first half of the 14th century; Herzegovina as a geopolitical term; Ottoman conquest and destruction of the Bosnian state;
 8th Organization of the Ottoman authorities in the territory of the former Bosnian kingdom, Bosnian, Zvornik, and the Herzegovinian Province, Ottoman Empire;
 9th The establishment of the Bosnian ejalet or pashaluk in the year of 1580; Territorial expansion and organization of the Bosnian pashaluk;
 10th Bosnia during the wars and international contracts late 17th and during the 18th century;
 11th Great "Viennese" war 1683-1699. Karlovac peace and borders of Bosnia;
 12th Požarevački peace in the year of 1718. Borders of Bosnia. Klek-Neum and Sutorina;
 13th Battling the Banja Luka in the year of 1737 Belgrade and peace in 1739th;
 14th Dubički war and Svištovski peace in the year of 1791.
 15th Ajan and captains. Movement Hussein Gradašević. Delineation of Bosnia with the Principality of Serbia autonomy in the year of 1883;
 16th Tanzimat (reforms) in Bosnia 1839-1850. Regulation on the organization of the Bosnian wilaya in the year of 1867;
 17th In the large eastern Bosnia war crisis from 1875-1880. and 1876-1878. Congress of Berlin and the occupation of Bosnia. Sandžak of Novi Pazar and Carigrad convention. Defining BiH's borders with Montenegro;
 18th Organization of government and legal system of Bosnia and Herzegovina during the 1878-1908 Austrian government.
 19th Annexation of Bosnia and Herzegovina and the Constitution of 1908 (Provincial Statutes) 1910th Bosnian Parliament and its work 1910-1914.
 20th Bosnia and Herzegovina in the Yugoslav unification 1914-1918. Main Board of the National Council for BiH SHS, 24-26. October 1918th
 21st National, or National government in BiH and its position in Vidovdan Constitution.
 22nd Elections for the Constituent Assembly on BiH territory and its position in Vidovdan Constitution.
 23rd BiH Law on the name and division of Yugoslavia in the administrative area of 3 October 1929th year.
 24th Cvetkovic-Macek agreement, Banovina Croatia and Bosnia. Movement for the autonomy of Bosnia and Herzegovina.
 25th Establishment of the first session of ZAVNOBiH. BiH-second session of AVNOJ.
 26th Second Session of ZAVNOBiH, Assembly of BiH and the formation of the first of the BiH government.
 27th ZAVNOBiH-third session, the proclamation of the republic, Bosnia and Herzegovina in the first of Yugoslav Constitution.
 28th DFJ Constituent Assembly and its work; proclamation of the republic, Bosnia and Herzegovina in the first of Yugoslav Constitution.
 29th International position of the new state.
 30th The Constituent Assembly of People's Republic of Bosnia and the first Constitution of the People's Republic of Bosnia and Herzegovina 31st December 1946th The

Teaching methods:	- Description of activity (%) 1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%	Methods of assessment of students	- Participation in the evaluation (score) 1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20
Literature			
Required	-Aličić, Ahmed S.: Pokret za autonomiju Bosne od 1831. do 1832. godine, Orijentalni institut u Sarajevu, Sarajevo, 1996 -Babić, Anto: Bosanski heretici, Sarajevo, 1963. -Banac, Ivo: Nacionalno pitanje u Jugoslaviji-Porijeklo, povijest, politika, Duriex, Zagreb, 1988. -Borovčanin, Drago: Izgradnja bosanskohercegovačke državnosti u uslovima NOR-a,		

	<p>Svjetlost, Sarajevo, 1979.</p> <p>-Bosna i Hercegovina od najstarijih vremena do kraja dugog svjetskog rata(grupa autora), Bosanske kulturni centar, sarajevo, 1998.</p> <p>-Čulinović, Ferdo: Jugoslavija između dva rata, I –II, JAZU, Zagreb, 1961.</p> <p>-Durmišević, Enes: Uspostava i pravni položaj Rijasetu Islamske zajednice u BiH 1882 -1899, Magistrat,Sarajevo,2002.</p> <p>-Handžić, Adem: Tuzla i njena okolina u XVI vijeku, Svjetlost, Sarajevo, 1975.</p> <p>-Imamović, Mustafa,: Pravni položaj i unutrašnje-politički razvitak BiH 1878-1914, Bosanski kulturni centar, Sarajevo 1997.</p> <p>-Imamović, Mustafa: Historija Bošnjaka, Bošnjačka zajednica kulture „Preporod“, Sarajevo,1997.</p> <p>-Imamović, Mustafa: Historija države i prava Bosne i Hercegovine, Pravni fakultetu u Sarajevu i Magistrat, Sarajevo, 2003.</p> <p>-Inaldžik, Halil: Osmansko carstvo- Klasično doba 1300-1600, Srpska književna zadruga, Beograd 1974.</p> <p>-Istorija naroda Jugoslavije, Knj. I., Beograd – Zagreb, 1953.</p> <p>-Istorija naroda Jugoslavije, Knj.II, Beograd- Zagreb, 1961.</p> <p>-Jalimam, Salih: Historija bosanskih bogumila, IPP Hamidović, Tuzla,1999.</p> <p>-Jalimam, Salih: Državnopravni razvitak Bosne i Hercegovine, Zenica, 2008.</p> <p>-Kapidžić, Hamdija: Bi H u vrijeme austrougarske vladavine, Svjetlost, Sarajevo, 1968.</p> <p>-Kapidžić, Hamdija: Hercegovački ustanak 1882. godine, Veselin Masleša, sarajevo, 1973.</p> <p>-Karčić, Fikret: Šerijatski sudovi u Jugoslaviji 1918-1941, Islamski teološki fakultet, Sarajevo, 1986.</p> <p>-Karčić, Fikret: Društveno-pravni aspekti islamskog reformizma- Pokret za reformu šeriatskog prava u njegov odjek u Jugoslaviji u prvoj polovini XX stoljeća, Islamski teološki fakultet, Sarajevo, 1990.</p> <p>-Klaić, Nada: Srednjovjekovna Bosna - politički položaj vladara do Tvrtkove krunidbe (1377.god.), Eminex, Zagreb – Sarajevo1995.</p> <p>-Kreševljaković, Hamdija: Kapetanije u Bi, Svjetlost, Sarajevo 1980.</p> <p>-Malcom, Noel: Povijest Bosne, Zagreb – Sarajevo 1995.</p> <p>-Petranović, Branko: Istorija Jugoslavije 1918-1978, Beograd, 1981.</p> <p>-Popović, Vasilj, Istočno pitanje. Istorijski pregled borbe oko opstanka Osmanlijske carevine u Levantu i na Balkanu, Vasilin Masleša, Sarajevo, 1965.</p> <p>-Sirotković, Hodimir- Margetić, Luj: Povijest države i prava naroda SFR Jugoslavije, Školska knjiga; Zagreb, 1983.</p> <p>-SR Bosna i Hercegovina (separat iz druge sveske drugog izdanja EnciklopedijeJugoslavije), Zagreb, 1983.</p> <p>-Sućeska, Avdo: Ajani – Prilog izučavanju lokalne vlasti u našim zamljama za vrijeme Turaka, Naučno društvo SR BiH, Sarajevo,1965.</p> <p>-Šabanović, Hazim: Bosanski pašaluk- Postanak i upravna podjela, Svjetlost, Sarajevo,1965.</p> <p>-Zovko, Ljubo: Bosna i Hercegovina 1918-1943, Mostar,1990.</p> <p>-Božić, Ivan-Ćirković, Sima – Ekmečić, Milorad- Dedijer, Vladimir: Istorija Jugoslavije, Beograd, 1972.</p> <p>-Ćirković, Sima: Istorija srednjovekovne bosanske države, Srpska književna zadruga; Beograd 1964.</p> <p>-Đaković, Luka: Političke organizacije bosanskohercegovačkih katolika Hrvata, Globus, Zagreb, 1985.</p> <p>-Đaković, Luka: Položaj BiH u austrougarskim koncepcijama rješenja jugoslovenskog pitanja 1914 1918, Univerzal, Tuzla, 1981.</p> <p>-Engelsfeld, Neda: Prvi parlament Kraljevine Srba, Hrvata i Slovenaca, Globus, Zagreb, 1989.</p> <p>-Engelsfeld, Neda: Povijest hrvatske države i prava od 18. do 20. stoljeća, Pravni</p>
--	---

fakultet u Zagrebu, Zagreb, 1999.

- Fine, John V. A. – Donia, Robert J.: Bosna i Hercegovina: Tradicija koju su izdali, Sarajevo, 1995,
- Gaković, Milan: Savez zemljoradnika do 1929. godine, Sarajevo, 1982,
- Gavranović, Berislav: Uspostava redovite katoličke hijerarhije u Bosni i Hercegovini 1881. godine (Prilog političkoj historiji Austro-Ugarske monarhije na Balkanu), Filozofski fakultet u Beogradu, 1935,
- Guzina, Ružica: Kneževina i postanak srpske buržoaske države, „Kultura“, Beograd, 1995.
- Hadžijahić, Muhamed: Od tradicije do identiteta– Geneza nacionalnog pitanja bosanskih Muslimana, Svjetlost, Sarajevo, 1974,
- Hadžijahić, Muhamed: Posebnost Bosne i Hercegovine i stradanja Muslimana, Kulturno društvo Muslimana Preporod, Centar za muslimanske studije, Sarajevo, 1991,
- Handžić, Adem: Studije o Bosni – Historijski prilozi iz osmansko – turskog perioda, Istanbul, 1994,
- Hurem, Rasim: Kriza NOP-a u BiH krajem 1941. godine i početkom 1942. godine, Sarajevo, 1972,
- Imamović, Mustafa: Bosanski ustav (uvodna studija) – Fototip izdanaja iz 1910, Muslimanski glas, Sarajevo, 1991,
- Imamović, Mustafa – Hrelja, Kemal – Purivatra, Atif: Ekonomski genocid nad Bosanskim Muslimanima, Sarajevo, 1993
- Imamović, Mustafa: Bošnjaci u emigraciji – Monografija Bosanskih pogleda 1955-1967, Bošnjački institut Zurich – Odjel Sarajevo, 1996,
- Kamberović, Husnija: Begovski zemljišni posjedi u BiH 1877-1918, Hrvatski institut za povijest, Zagreb i Institut za istoriju Sarajevo, Zagreb, 2003,
- Kapidžić, Hamdija: BiH u vrijeme austrougarske vladavine, Svjetlost, Sarajevo, 1968,
- Karabegović, Ibrahim: Reformistički pravac u radničkom pokretu BiH 1919-1941, Svjetlost, Sarajevo, 1979,
- Klaić, Vjekoslav: Poviest Bosne do propasti kraljevstva (fototip izdanja iz 1882. godine), Svjetlost, Sarajevo, 1990,
- Kovačević, - Kojić, Desanka: Gradska naselja srednjovjekovne bosanske države, Veselin Masleša, Sarajevo, 1978,
- Kovačević, Ešref: Granice Bosanskog pašaluka prema Austriji i Mletačkoj Republici po odredbama Karlovačkog mira, Svjetlost, Sarajevo, 1973,
- Kraljačić, Tomislav: Kalajev režim u BiH 1882-1903, Veselin Masleša, Sarajevo, 1987,
- Krizman, Bogdan: Raspad Austro-Ugarske i stvaranje jugoslovenske države, Školska knjiga, Zagreb, 1977,
- Kruševac, Todor: Sarajevo pod austro-ugarskom upravom 1878-1918, Sarajevo, 1960,
- Kržišnik – Bukić, Vera: Cazinska buna 1950, Svjetlost, Sarajevo, 1991,,
- Mirković, Mirko: Pravni položaj i karakter srpske crkve pod turskom vlašću 1459-1766, Zavod za izdavanje udžbenika Srbije, Beograd, 1965.
- Mitrović, Andrej: Jugoslavija na Konferenciji mira 1919-1920, Zavod za izdavanje udžbenika SR Srbije, Beograd, 1969,
- Muvekkit, Salih Sidki Hadžihuseinović: Povijest Bosne, El-Kalem, Sarajevo, 1999,
- Nilević, Boris: Srpska pravoslavna crkva u BiH do obnove Pečke patrijaršije, Veselin Masleša, Sarajevo, 1990,
- Vego, Marko: Postanak srednjovjekovne bosanske države, Sarajevo, 1982,
- Zečević, Miodrag: Slovenska ljudska stranka i jugoslovensko ujedinjenje, Beograd, 1973,

Supplementary	-
<p>Student Responsibilities: Required presence of students in class. During the classes each student is obliged to do: Individual or group research on the topic from the curriculum of this subject. The research results in the form of Power Point will be publicly presented, details regarding the issue of research, technical aspects and dynamics of the presentation will be told.</p>	



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA



Course structure of subject: Roman Law

Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Compulsory	20		4,0	
ECTS through activity					
Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1
Lecturer: Doc.dr.sc. Dževad Drino, University of Zenica			Assistant E-mail:		
Additional Lecturer: Prof.dr.sc. Dragan Pantić, University Aperion, Banja Luka					
Subjects that are a prerequisite for taking					
Goal					
Competencies that will students develop					
Program of lectures:					
I. ROMAN LAW OF THE OLD AGE					
There would be covered the following topics: city-states and twelve o'clock right panel, the development rights through its interpretation, legal protection through civil "promises" in the form of edicts, international law or ius gentium and the formation of juridical call the Roman Empire and the law, lawyers classical period , the order of state and legal branches, and sources of law, the culmination of classical jurisprudence, the division of the empire, law and judicial process in post-classical period, the decline of legal science, the end of the Roman Empire, Justinian and the Corpus iuris civilis.					
II. PERIOD JUSTINIJANOVOG LEGAL RIGHTS OR RENAISSANCE					
There would be covered the following topics: Roman law and Germanic (barbarian) law in Western Europe, the Church and Empire, the rediscovery of the Digest, glosatory and Roman law, Roman law and canon law, pull the Bologna law school, legal science outside of Italy, application of Roman law-court proceedings and legislative power, the Roman law and customary law, Roman law and the terrestrial case law in the 13th century, and his influence Accurius - Arc School (Jacobus de Ravanis).					
III ROMAN LAW AND THE BEGINNINGS OF NATIONAL STATE					
This thematic unit includes the following questions: commentators, the impact of humanism, humanism and Roman law, the order of state and common law, counter-post-glosatory-Bartolus de sassoferato, reception of Roman law in the German countries, the reception in other European countries, judicial decisions as a source of law, the formation science of Roman law, Roman law and natural law, Roman law and international law, theory and practice in the Netherlands - Hugo Grotius.					
IV ROMAN LAW AND MODERN LEGAL CODIFICATION					
There would be processed the following topics: Roman law and national law, the culmination of the development and influence of natural law, the movement for codification of law, codification of the German countries, Robert Joseph Pothier and the French Civil Code, Karl Friedrich Savigny and the historical school, digest doctrine, the influence of German jurisprudence on the right in other European countries, Sir Henry Maine and his "ancient Law" 1861st The Roman law in the 20th century.					
Teaching	- Description of activity (%)		Methods of	- Participation in the	

methods:		assessment of students	evaluation (score)
	1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%		1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20

Literature

Required	<p>I. Udžbenici:</p> <ul style="list-style-type: none"> -Boras M.-Margetić L., Rimsko pravo, Rijeka 2004. -Horvat Marijan: Rimsko pravo, Zagreb 1984. -Antun Malenica: Rimsko pravo, Novi Sad 1999. -Milošević Miloš: Rimsko pravo, Beograd 2005. -Ramac Ante: Rimsko pravo, Zagreb 1988. -Stanojević Obrad: Rimsko pravo, Sarajevo 2000. -Šarac M.-Lučić Z.: Rimsko privatno pravo, Sarajevo 2007. <p>II Literatura:</p> <ul style="list-style-type: none"> -Bogojević-Glušćević N., Izvori za rimsko obligaciono pravo (posebni dio), Podgorica 1995. -Gaj, Institucije (Gai Institutionum Commentarii), prev. O. Stanojević, Beograd 1982. -Justinijan, Digesta, prva knjiga, drugo izdanje, prev. A. Malenica, Beograd 2003. -Justinijan: Institucije (Institutiones Iustiniani), prevod, uvod i komentar A. Ramac, Zagreb 1994. -Ulpijan, Knjiga regula (regularum liber singularis Ulpiani), Zagreb 1987. -Apostolova-Maršavelski, M. O problemu porijekla rimske hipoteke, ZPFZ, 24, 4/1974, 345-364. -Baron, I., Institucije rimskog prava, Zagreb 1925. -Bujuklić, Ž. Forum Romanorum. Rimska država, pravo, religija i mitovi., Beograd 2005. -Čučković V., In iure cessio ususfructus, GPFS, XXIII, 29-37, Sarajevo 1975. -Danilović, J.-Stanojević, O., Tekstovi iz rimskog prava. Praktikum za vežbe, deveto izdanje, Beograd 2003. -Egersdorfer, A., Predavanje o institucijama rimskog prava, Zagreb 1919. -grupa autora, Hrestomatija rimskog prava, sv. I, Pravni fakultet Zagreb 1998. -grupa autora: Imperium und Provinzen (Zentrale und Regionen), Pravni fakultet Sarajevo 2006. -Jaramaz-Reskušić, I., Sustav kazni u rimskom pravu, ZPFZ, 48, 5/1998, 545-576. -Jocić, L., Interdiktna zaštita kao jedan od vidova pretorovog uticaja na razvoj rimskog prava, Beograd 1982. -Jovanović M., Augustovo bračno zakonodavstvo, Beograd 1994. -Jovanović M.: "Leges regiae"-pitanje autentičnosti, Niš 2004. -Jovanović M.: Praktikum iz rimskog prava, Pravni fakultet Novi Sad 1997. -Margetić L., Rimsko pravo-izabrane studije, Rijeka 1999. -Mojović, N., Periculum rei venditae od rimskog do savremenog prava, Beograd 1985. -Petrak, M., Rimske pravne tradicije i hrvatsko stvarno pravo, ZPFZ, 52, 5/2002, 1043-1060. -Petranović, A., Položaj kupca u pravnom režimu rimske kupoprodaje, Zagreb 1996. -Polojac, M., Rimski societas u najnovijoj literaturi, Anali PFB, 54, 2/2006, 177-204. -Polojac, M.: Izvori rimskog prava, Zagreb 1973. -Polojac, M.: Riječnik rimskog prava, Zagreb 1989. -Sicz, M., Praktikum iz rimskog privatnog prava, Novi Sad 2002. -Stanojević, O., Rimsko pravo, Sarajevo 2001. -Stojčević, D., Rimsko privatno pravo, Beograd 1979. -Šarac M.: Mandatum u rimskom pravu, Zagreb 1994. -Čučković V., In iure cessio ususfructus, GPFS, XXIII, 29-37, Sarajevo 1975. -Danilović, J.-Stanojević, O., Tekstovi iz rimskog prava. Praktikum za vežbe, deveto
----------	--

	<p>izdanje, Beograd 2003.</p> <p>-Egersdorfer, A., Predavanje o institucijama rimskog prava, Zagreb 1919.</p> <p>-grupa autora, Hrestomatija rimskog prava, sv. I, Pravni fakultet Zagreb 1998.</p> <p>-grupa autora: Imperium und Provinzen (Zentrale und Regionen), Pravni fakultet Sarajevo 2006.</p> <p>-Jaramaz-Reskušić, I., Sustav kazni u rimskom pravu, ZPFZ, 48, 5/1998, 545-576.</p> <p>-Jocić, L., Interdiktna zaštita kao jedan od vidova pretorovog uticaja na razvoj rimskog prava, Beograd 1982.</p> <p>-Jovanović M., Augustovo bračno zakonodavstvo, Beograd 1994.</p> <p>-Jovanović M., "Leges regiae" - pitanje autentičnosti, Niš 2004.</p> <p>-Jovanović M., Praktikum iz rimskog prava, Pravni fakultet Novi Sad 1997.</p> <p>-Margetić L., Rimsko pravo-izabrane studije, Rijeka 1999.</p> <p>-Mojović, N., Periculum rei venditae od rimskog do savremenog prava, Beograd 1985.</p> <p>21. Petrak, M., Rimske pravne tradicije i hrvatsko stvarno pravo, ZPFZ, 52, 5/2002, 1043-1060.</p> <p>-Petranović, A., Položaj kupca u pravnom režimu rimske kupoprodaje, Zagreb 1996.</p> <p>-Polojac, M., Rimski societas u najnovijoj literaturi, Anali PFB, 54, 2/2006, 177-204.</p> <p>- Polojac, M., Izvori rimskog prava, Zagreb 1973.</p> <p>- Polojac, M., Riječnik rimskog prava, Zagreb 1989.</p> <p>-Sicz, M., Praktikum iz rimskog privatnog prava, Novi Sad 2002.</p> <p>-Stanojević, O., Rimsko pravo, Sarajevo 2001.</p> <p>-Stojčević, D., Rimsko privatno pravo, Beograd 1979</p> <p>-Šarac M., Mandatum u rimskom pravu, Zagreb 1994.</p>
Supplementary	
<p>Student Responsibilities:</p> <p>Students are required to attend all forms of work provided. Foreign students are continually checked and assessed, especially in form of test and oral exam as a final check.</p>	



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA



Course structure of subject: History and Development of Civilizations

Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Compulsory	20		4,0	
ECTS through activity					
Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1
Lecturer: Prof.dr.sc. Salih Jalimam, University Zenica Additional Lecturer: Doc.dr.sc. Dževad Drino, University Zenica E-mail: salihjalimam@yahoo.com			Assistant E-mail:		
Subjects that are a prerequisite for taking					
Goal	The aim of this course is to introduce students to the concept of civilization, continuity and discontinuity in the development of civilization, the laws of its development, its progress, regression and stagnation, as well as introducing students to civilization and cultural heritage on the territory of Bosnia and Herzegovina from the earliest times to the present.				
Competencies that will students develop		Students will gain knowledge about the concept of civilization, continuity and discontinuity in the development of civilization, the laws of its development, its progress, regress and stagnation, and knowledge of the civilization and cultural heritage on the territory of Bosnia and Herzegovina from the earliest times to the present			
Program of lectures: INTRODUCTION: The subject, method, concept of civilization and culture, the problem of continuity and discontinuity in the development of civilization: the legality of the development, progress, regress and stagnation, role of personality in history and its impact on civilization - cultural heritage. ORIGINAL COMMUNITY: material and spiritual culture of the original community, the development of the original communities in the Neolithic period, Age of metals and dissolution of the original community. Ancient history: the people of the Old Civilization of the East: The economy and culture of ancient Egypt, Mesopotamia, India and China. Greek Civilization: Society, economy, culture of Rome from the formation of the Roman state to III century B.C., Republic: Development of Literature and Art, Period Empire: History, philosophy and law, literature and art, the general features of the culture. Middle Ages: The economy and culture of Western Europe, the great migrations, the cities and the emergence of the Middle traffic-money economy middle-age culture. Byzantine Civilization: Specificity of feudal development of Byzantium, the City's economy, Byzantine culture. Arab civilization: the Arabs in pre-Islamic era, Muhammad, Islam and the emergence of Arabic state Education halifat, social and economic relations, the Arab culture. Lat middle ages: Strengthening the bourgeois and capitalist economy within the framework of feudal society, humanism and the Renaissance, the Reformation and the Catholic reaction, Age of enlightened absolutism, the bourgeois revolution in America and the creation of the United States. development of science, philosophy, art in					

the seventeenth century.

NEW CENTURY: The importance of the bourgeois revolution in France as well as events in Europe from the revolutionary in the year of 1848. The bourgeois property relations and the capitalist mode of production, the most important scientific and technical achievements in the first half of the nineteenth century, literature and art, the development of biological, psychological sciences and psychiatry, geographical discovery, creation of modern music.

Modern historical period: The period between the two World Wars: The importance of studying modern history and the difficulties in its processing, basic characteristics of social-political, economic and national development, the Second World War.

WORLD After World War II: results and consequences of war, population growth, huge growth of world economy, changes in its structure and problems, science, literature, art, development of all branches of natural and social sciences.

Teaching methods:	- Description of activity (%)	Methods of assessment of students	- Participation in the evaluation (score)
	1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%		1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20
Literature			
Required	-Vajs, A.: Razvitak civilizacije, Beograd,1965, -Kale, E.: Historija civilizacije, Školska knjiga, Zagreb, 1991, -Tojnbi, A.:Proučavanje istorije, izvod iz knjige I-IV, JP Službeni list – Cid, Beograd- -Podgorica, 2002. ili Istraživanje istorije I-II, Beograd, Prosvjeta, 1971, -Huntigton, S. P.: Sukob civilizacija i preustroj svjetskog poretka, Izvor, Zagreb, 1998, -Pierre, Ch.:Civilizacija klasične Evrope, Beograd, 1977, -Morin, E.: Kako misliti Evropu, Svjetlost, Sarajevo, 1989		
Supplementary			
Student Responsibilities: Students are required to attend all forms of work (attendance at classes, group and individual forms of work). Students in the first hour of receiving the instructions on the forms of tracking their work, character and content of activities and assess the impact on the formation of the final grade.			



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA





Course structure of subject: Comparative Legal History

Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Compulsory	20		4,0	
ECTS through activity					
Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1
Lecturer: Doc.dr.sc. Dževad Drino, University of Zenica			Assistant E-mail:		
Additional Lecturer: Doc.dr.sc. Edin Mutapčić, University of Tuzla					
Subjects that are a prerequisite for taking					
Goal	The aim of this course is to introduce students to historical examination of certain creation of legal systems exhibiting the following segments: Political institutions, sources of law, review the legal branch, the judiciary, development of jurisprudence and the role of lawyers in society.				
Competencies that will students develop		Students will gain knowledge about the origin and development of the basic elements of legal systems comparative-legal analysis.			
Program of lectures:					
Introductory presentations					
- The subject and method of comparative legal history					
-Aims					
-Sources and literature					
States and the rights of the Old East					
-Egypt					
-Babylon					
Old-Jewish-state					
-Ancient Greece					
States and the rights of the Middle Ages					
-Byzantium					
-Arab-Islamic countries					
-French and successor countries (France, Italy, Germany)					
The emergence of the modern world					
-Reformation and the right					
-Autocratic regimes and the right					
-Revolution and the right					
-Socialist revolution and the law.					
Teaching	- Description of activity (%)		Methods of	- Participation in the	

methods:	1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%	assessment of students	evaluation (score) 1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20
Literature			
Required	1. Festić Raifa: Opća historija države i prava, Sarajevo 1998. 2. Imamović Mustafa: Predavanja iz opće povijesti prava i političkih institucija, Sarajevo 2005. 3. Karčić Fikret: Komparativna pravna historija, Sarajevo 2007. 4. Pantić Dragan: Komparativna istorija države i prava, Banja Luka 2008		
Supplementary	1. Avramović S.: Opšta pravna istorija, Beograd 2000. 2. Bastajić K.-Krizman B.: Opća historija države i prava, Zagreb 1976. 3. Festić R., Stari kodeksi, Sarajevo 1998. 4. Karčić F.: Pravni tekstovi, Sarajevo 2004. 5. Krkljuš L.J.-Šarkić S.: Opšta istorija države i prava, Beograd 1989. 6. Kurtović Š.: Opća historija države i prava I i II, Zagreb 1987-1990. 7. isti: Hrestomatija Opće povijesti prava i države, Zagreb 2005. 8. Šarkić S.-Popović D.: Veliki pravni sistemi i kodifikacije, Beograd 1993. 9. Rječnik historije države i prava, “Informator“, Zagreb 1968. 10. Vajs A.-Kandić Lj.: Opća istorija države i prava, Beograd 1996. 11. Višić M.: Zakoni drevne Mesopotamije, Sarajevo 1989.		
Student Responsibilities: Students are required to attend all forms of work (attendance at classes, group and individual forms of work). Students in the first hour of receiving the instructions on the forms of tracking their work, character and content of activities and assess the impact on the formation of the final grade.			

2.4. STATE LAW AND PUBLIC INTERNATIONAL LAW

		UNIVERSITY OF ZENICA FACULTY OF LAW ZENICA			
Course structure of subject: Administrative Law					
Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Compulsory	20		4,0	
ECTS through activity					
Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1
Lecturer: Doc.dr.sc. Šukrija Bakšić, University of Zenica Additional Lecturer: Doc.dr.sc. Ferid Otajagić, University of Zenica Doc.dr.sc. Enver Išerić, University of Zenica E-mail: s.baksic@yahoo.com otajagic@hotmail.com			Assistant E-mail:		
Subjects that are a prerequisite for taking					
Goal	Given the realization of human rights and freedoms of students must acquire a thorough knowledge of administrative procedure and administrative disputes, and the level of knowledge in material violation of law and misdemeanor proceedings, then the goal is that students gain knowledge about the administrative-legal relations: considering the fact is Since the faces and administrative organizations.				
Competencies that will students develop		Students will expand their knowledge of administrative and legal issues.			
Program of lectures:					
Bylaws regulation in the legal system The concept of sub-regulation, development of sub-regulation, Social Influence of sub-regulation, Rules and regulation in the system of separation of powers, Rules and regulation the assembly system, application of the principle of federalism in the making by-laws, Rules and regulation in the municipality. Relation between sub-enactments by the autonomic / outside state / general acts,					
Kind bylaws acts Bylaws as a way of regulating relationships: by-laws that are passed to the application or enforcement of laws and bylaws which have the force of law; Bylaws as a way of giving authority for decision: spontaneous or constitutional bylaws / dependent and independent spontaneous Bylaws /, by-laws by the explicit authority over the legal standards, ratification of by-laws, annulment, revocation and suspension of execution of by-laws and legal nature Guidelines and instructions.					

NORMATIVE FUNCTIONS**PUBLIC POWERS**

Specificity normative functions outside subjects in the exercise of the powers entrusted to the public, Outside entities which can entrust a public authority, criteria and conditions for assigning public authority outside subjects, methods of entrusting public authority outside subjects, the consequences of entrusting public authority, types of acts that perform the functions of the authority outside by entities that are entrusted with public powers, especially affiance performing the functions of normative social organizations and citizens' associations / as a public authority /.

Teaching methods:	- Description of activity (%)	Methods of assessment of students	- Participation in the evaluation (score)
	1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%		1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20

Literature

Required	1. Ivančević, Velimir : Institucije Upravnog prava, Zagreb, 1983, 2. Kramarić, M. – Festić, I.: Upravno pravo, samo Upravni spor i Dodatak, 3. Jovanović, Slobodan: Država, Beograd, 1992 ili 1936, 4. Lukić, Radomir : Teorija države i prava, Beograd, 1983 do 109. strane, 5. Jovičić, Miodrag : Savremeni federalizam, Beograd, 1983, 6. Šarčević, Edin : Ustav i politika, Sarajevo, 1997, 7. Članci iz Godišnjaka Pravnog fakulteta u Sarajevu i časopisa „Ljudska prava“, 8. Duvnjak, Nedžad : Članci iz Godišnjaka Pravnog fakulteta u Sarajevu, 9. Ustav BiH.
Supplementary	1. Kramarić, Mustafa: Problemi uredbe sa naročitim osvrtom na široka ovlaštenja, Sarajevo, 1957, 2. Dimitrijević, Pavle : Pravosnažnost upravnih akata, 3. Perić, Berislav : Država i pravni sistem, 4. Tomić, Zoran : Upravno pravo, 1998, 5. Visković, Nikola : Država i pravo, 6. Mariten, Žak : Čovjek i država, Zagreb, 1951, 7. Wilhelm von Rudolf : Ideja za pokušaj uređenja granice države, 1951, 8. Novaković, Mileta : Osnovi međunarodnog javnog prava, Beograd 1936, 9. Avramov, Smilja – Krečar, Milenko : Međunarodno javno pravo, 1990, umjesto literature pod predhodnom tačkom može i V.Đ. Degan: Međunarodno pravo,

Student Responsibilities: Students are required to attend all forms of work (attendance at classes, group and individual forms of work). Students in the first hour of receiving the instructions on the forms of tracking their work, character and content of activities and assess the impact on the formation of the final grade.



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA



Course structure of subject: Public International Law

Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Compulsory	20		4,0	

ECTS through activity

Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1

Lecturer:

Doc.dr. Šukrija Bakšić, University of Zenica

Assistant

E-mail:

Additional Lecturer:

Prof.dr.sc. Vesna Kazazić, University of Mostar

Subjects that are a prerequisite for taking

Goal	The aim is to introduce students to the concept of international law, basic principles and sources of international law. Basic questions and definitions of the term theoretical legal issues of legal nature and treatment of domestic law. Sources of international law and codification. Subjects of international law, international organizations, state succession states. One man in international law international legal personality of the individual citizen the protection of international criminal responsibility of man. Then, students will gain knowledge about the objects of international law: state and territory borders, international rivers, sea, air space, the development of the concept of common heritage of mankind in the theory and practice, a quiet resolve disputes and ensure peace: the general characteristics of the place and role of the United Nations and other international organizations.
-------------	--

Competencies that will students develop

Students will acquire general and specific knowledge of the system of legal rules that regulate relations between international entities / relationships above all countries, states and international organizations, and the relations between international organizations.

Program of lectures:

I. INTRODUCTION AND GENERAL QUESTIONS

Definition and concept of international law, division, legal nature, the relationship between international and domestic law, development of science.

II. SOURCES OF INTERNATIONAL LAW

Common law, contract law, legal principles recognized by civilized nations, aids: judicial doctrines, and other possible sources of codification.

III. ENTITIES OF RIGHTS

General views, Country: origin, termination, recognition of state and government, fundamental rights, complex country, dependency relations, uprisings and liberation movements, areas with a special position, permanent neutrality.

IV. MAN (ONE) IN INTERNATIONAL LAW

Nationals and foreigners, International protection of human, minorities, the criminal responsibility of

individuals.

V INTERNATIONAL RIGHTS OBJECTS

State area, boundaries, international rivers, sea, sea bottom and the subsoil, air space, space, acquisition category, Succession State, Interstate servitude.

VI Government official interstate relations

General view, the head of State, Prime Minister, Minister of Foreign Affairs, diplomatic representatives, consuls, international officials.

VII. LEGAL RIGHTS OF FACTS

International legal affairs - in general, Unilateral legal affairs, international treaties: the concept, types, origin, cessation, action, International delict.

VIII. INTERNATIONAL ORGANIZATIONS

General overview, the United Nations: Law and objectives, members, organs, position non-member states, specialized agencies of the United Nations, regional organizations, European integration: the European Union, Council of Europe, the European Free Trade Association, the Conference on Security and Cooperation in Europe.

IX. SAFE INSURANCE SETTLEMENT OF DISPUTES AND PEACE

General problems, mediation, investigation, reconciliation, Equalization, Arbitration, International Court, The role of the United Nations, disarmament, self-help.

X. Law of War

The concept of war, sources of War, the beginning and end, front, persons in the war, limit the protection of persons, including war, war occupation, neutrality, economic war at sea, material and formal right.

Teaching methods:	- Description of activity (%)	Methods of assessment of students	- Participation in the evaluation (score)
	1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%		1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20

Literature

Required	1. Vladimi- Đuro Degan: Međunarodno pravo, Pravni fakultet Sveučilišta u Rijeci, Rijeka, 2000, 2. Vladimir – Đuro Degan : Međunarodno pravo u miru i u oružanim sukobima, Pravni fakultet Sveučilišta u Rijeci, Rijeka, 2002, 3. Kazazić, Vesna.: Dno i podzemlje mora izvan granica nacionalne jurisdikcije, Sarajevo, 2002, 4. Crnić-Grotić, Vesna: Pravo međunarodnih ugovora, Pravni fakultet Sveučilišta u Rijeci, Rijeka, 2002, 5. „Riječnik međunarodnog javnog prava“, Informator, Zagreb, 1987, 6. Mišljenja, komentari odluka (Banditerove) arbitražne Komisije konferencije o Jugoslaviji.
Supplementary	

Student Responsibilities:

lectures, interactive teaching - presentation - discussion - simulated trials.



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA



Course structure of subject: Labor Law

Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Compulsory	20		4,0	
ECTS through activity					
Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1
Lecturer: Doc.dr.sc. Faruk Sinanović, University of Zenica			Assistant E-mail:		
Additional Lecturer: Doc.dr.sc. Ferid Otajagić, University of Zenica					
Subjects that are a prerequisite for taking					
Goal	The aim of this course is introducing students about the basics of employment law, on the market aspects of employment, the collective contract of employment, the right to strike and labor disputes.				
Competencies that will students develop		Students will gain knowledge in the field of labor relations and its problems, which are monitored.			
Program of lectures:					
I. MARKET AND OTHER ASPECTS OF EMPLOYMENT: Labor market, Contract, Company / normative and the real relationship / as employer Director - employment of persons with special rights and responsibilities, Rights of workers and the technological and economic surplus, Company - intellectual work and the right of industrial property, New legislation in the field of work.					
II. COLLECTIVE CONTRACTS OF EMPLOYMENT Collective contracts and other forms of regulation of labor relations, The main characteristics of the collective employment contract: concept, application areas, the subjects of collective bargaining, legal sanctions for non-compliance in the application of collective agreements, The effect of collective agreements, The legal nature of collective work contracts, The relationship of collective work contracts and other sources of employment law, Requirements for drafting and signing of collective agreements,					
III. RIGHT TO STRIKE The main characteristics of the right to strike in modern states, Term and type of strike The right to strike in public services and public administration, Forms of labor struggles like the strike, The effect of the strike on the application of social legislation, The strike as a basis for legal liability					
IV. LABOR DISPUTES Individual labor disputes,					

Collective labor disputes.			
Teaching methods:	- Description of activity (%)	Methods of assessment of students	- Participation in the evaluation (score)
	1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%		1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20
Literature			
Required	<ol style="list-style-type: none"> 1. Baltić, A.-Despotović, M.: Osnovi radnog prava Jugoslavije – Beograd, 1978, 2. Brajić, V.: Radno pravo, Beograd, 1991, 3. Blagojev, B.: Pravni i politički karakter kolektivnih ugovora o radu, Arhiv za pravne i društvene nauke, Beograd, br. 3/82, 4. Brozek, B.: Plaće u tržišnim uvjetima rada – rad, profit, plaća – Sl.list BiH, Sarajevo, 1995, 5. Crnić, I. : Zakon o radu s objašnjenjima, povezivanjem stvarnim kazalom, Informator, Zagreb, 1995, 6. Dedić, S. – Kenović. M.: Osnovi radnog prava, drugo izmjenjeno i dopunjeno izdanje, Sarajevo, 1999, 7. Dedić, S.: Osnovi socijalnog prava, Sarajevo, 2000, 8. Dedić, S. – Šimić, H.: Kolektivno i individualno pravo F BiH, Sarajevo, 1999, 9. Dedić, S. – Gradašćević- Sijerčić, J.: Međunarodni radni standardi u radnom zakonodavstvu BiH, Sarajevo, 2001, 10. Dedić, S. – Kurtović, H.: Komentar zakona o radu, Sarajevo, 2001, 11. Đurđević, N.: Funkcije kolektivnih ugovora u jugoslovenskom pravu, Arhiv za pravne i društvene nauke, Beograd, broj 4/95, 12. Gamillscheg, F.: Internationales Arbeitsrecht, J. C. B. Mohr, Tubingen 1959, 13. Gradašćević-Sijerčić, J.: Specifičnosti radnopravnog statusa zaposlenika državljana država članica Evropske unije, Godišnjak Pravnog fakulteta u Sarajevu, XLII, 1998, 14. Gradašćević Sijerčić, J.: Ugovor o radu, Godišnjak Pravnog fakulteta u Sarajevu, XLI, 1998, 15. Gorman, A. Robert.: Labor Law-Unionazation and Collective, Bargaining, 1976, 16. Košutić, B.: Kolektivni pregovori, pravo na štrajk i lock-out u suvremenim kapitalističkim državama, Beograd, 1986, 17. Kyovsky, R: Delovno pravo, Prva knjiga s plošni del. Pravni fakultet v Ljubljana, 1978, 18. Končar, Polonca, Međunarodno delovno pravo, Ljubljana, 1993, 19. Lubarda, B.: Kolektivni ugovori o radu, Radnička štampa, Beograd, 1990, 20. Lubarda, B.: Rješavanje kolektivnih radnih sporova, Beograd, 1999, 21. Paravina, D.: Radni sporovi u jugoslovenskom i uporednom pravu, Pravni život, III tom, Beograd, 1995, 22. Potočnjak, Ž.: Pravo na štrajk, Zagreb, 1992, 23. Player, M.A.: Federal Law Employment Discrimination, West Publishing Co, St. Paul, Minn, 1992, 24. Šunderić, B.: O radnom sporu, Anali Pravnog fakulteta u Beogradu, br. 1-3/1991, 25. Šunderić, B.: Kolektivno radno pravo, Pravni život, Beograd, br. 1-2/1992, 26. Tintić, N.: Radno i socijalno pravo- Knjiga I, Radni odnosi, Narodne novine, Zagreb, 1969, 27. Učur, M.: Vrela radnog i socijalnog prava i promjene u radnim odnosima, skripta, Pravni fakultet u Rijeci, 1996, 		

	<p>28. Učur, M.: Socijalno pravo, Informator, Zagreb, 2000,</p> <p>29. Weiss, M.: Labour Law and Industrial Relations in Germany, Kluwer Law and Taxation Publisher, Deventer, 1987.</p>
Supplementary	
<p>Student Responsibilities: Students are required to attend all scheduled teaching forms of work (lectures, consultations) to the fund established school hours, and make its own tasks (exercises) from the specific institute labor law. Student success in mastering the categories and institutes working rights are continuously monitored during the suspension and expressed the appropriate credits / loans.</p>	



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA



Course structure of subject: Political Systems

Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Compulsory	20		4,0	

ECTS through activity

Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1

Lecturer:

Doc.dr.sc. Džemal Najetović, University of Zenica

Assistant

E-mail:

Additional Lecturer:

Doc.dr.sc. Tarik Haverić, University of Zenica

Subjects that are a prerequisite for taking

Goal

The aim of this course is to deepen knowledge of the contemporary legal and political systems on a global scale. Students are trained to critically reflect on contemporary legal and political systems, forms in which they appear, the mode of operation, classification, and their evolution. Introducing students to contemporary constitutional, legal and political systems, especially of parliamentarism, the basis for further development and understanding of how, modern political system and political system of Bosnia and Herzegovina.

Competencies that will students develop



Students will deepen the knowledge in the field of political system and its problems, which are monitored, acquired in undergraduate studies

Program of lectures:

The role of civil society in creating the right
 -The general issue of political system
 Motives-political engagement
 -Association as well as sets the policy
 Conversation-targets in requirements
 -Political Party
 -Stakeholders Association
 Public-opinion
 -The right response to the requests.
 Parliamentary political system
 -Bipartisan in the British parliamentary system
 Bipartisan-coalition in Germany
 -Multiparty the Italian political system
 Strain-parliamentary system
 Presidential -political system

Modern-dualistic parliamentary Assembly system -Modern tendencies in the development of political system International-political systems United Nations Forms of world order.			
Teaching methods:	- Description of activity (%) 1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%	Methods of assessment of students	- Participation in the evaluation (score) 1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20
Literature			
Required	Cazim Sadikovic "Politicki sistemi", izd. Pravni fakultet Sarajevo, 2004. Nijaz Duraković, Uporedni politički sistemi, Sarajevo, 2007.		
Supplementary	Nijaz Durakovic "Savremeni politicki sistemi", Sarajevo 1999; Dr. Najdan Pasic "Uporedni politicki sistemi", izd. Beograd. 1981. Kolektivno djelo "Uporedni politicki sistemi", izd. Savremena adrninistracija, Beograd 1988; Eckard Jesse "Tipologija suvremenih politickih sistema", izd. Osijek, Zagreb, Split 1999; Miodrag Jovicic "Veliki ustavni sistemi", izd. Beograd 1984. Hague-Harrop-Breslin, Komparativna politika i vladavina, Fakultet političkih znanosti, Zagreb 2001. Jurgen Hartman, Politički sustavi Velike Britanije, Francuske i SAD, Politička kultura, Zagreb 2007. Smerdel, Branko. Konvencija o budućnosti Europe: pokušaj prethodne prosudbe rezultata, Zbornik PFZ, 3-4 (2003). Smerdel, Branko: Ustavna osnova prava javnosti na informaciju, Informator, LV, 5527 (2007). Nenad Dimitrijević/ Pavle Jovanović/ Milan Popović, Savremeni politički sistemi, Univerzitet Crne Gore, 2004		
Student Responsibilities: Students are required to attend all scheduled teaching forms of work (lectures, consultations) to the fund established school hours, and make its own tasks (exercises) from the specific institute labor law. Student success in mastering the categories and institutes working rights are continuously monitored during the suspension and expressed the appropriate credits / loans			

**ELECTIVE COURSES
(LIST FOR ALL SCIENTIFIC FIELDS)**

		UNIVERSITY OF ZENICA FACULTY OF LAW ZENICA			
Course structure of subject: The Law of the European Union					
Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Elective	20		4,0	
ECTS through activity					
Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1
Lecturer: doc. dr. sc. Zlatan Meškić, University of Zenica			Assistant E-mail:		
Additional Lecturer: doc. dr. sc. Enes Bikić, University of Mostar E-mail: zmeskic@hotmail.com					
Subjects that are a prerequisite for taking					
Goal	The main aim is to introduce students with theoretical and historical framework of European law, exploring the structure of the European Union as well as the acquisition of views in the most important directions of its activity. Deepening the knowledge of the arrangement public private relations in accordance with the right of the European Union. All of a private area of national law should be put in correlation with the relevant legal sources, the European Union in order to determine the upcoming legislative reforms aimed at approaching the EU membership. Emphasis was placed on the reform of the Law on Obligations and Consumer Protection Act is used to approach the matter already existing examples of harmonization of BiH legislation with the acquis of the Union, and should be motivated for further scientific analysis.				
Competencies that will students develop	Students will expand their knowledge of administrative and legal issues. Ability analysis of future legal development in the area public private relations with regard to the convergence of the full membership of the European Union, it is necessary for all scientific research within the private rights in Bosnia and Herzegovina today.				
Program of lectures:					
State-law and public-international-law aspects of the European Union					
I. Structure of the European Union:					
1st European Community and Union.					
2nd Membership in the EU.					
3rd Forms of cooperation with non-member state bloc.					
II. International legal personality and the European Union.					

1st Legal personality of the member states.

2nd Position region.

3rd Subjectivity and the Union Board.

III. International law and the European Union.

1st The position of international law in the legal order of the European Union.

2nd General principles of law.

3rd Concluding international agreements by the European Community and the Community.

4th International agreements and legal system.

5th Stabilization and Association Agreement

6th Bosnia and Herzegovina on its path towards European Union

III. Selected areas of joint action Member States of the European Union:

1st protection of human rights,

2nd law of the sea, environmental protection.

3rd The European Union and the resolution of international disputes by peaceful means.

4th Common Foreign and Security Policy of the European Union - cooperation with other European organizations and NATO-m. West European Union / ZEU /. The Organization for Security and Cooperation / OSCE /.

Private-law aspects of EU

I. Introductory remarks:

- Growing importance of European private law,
- General information about the Right of the European Union
- What is the right of EU private law?

II. Legal sources

- Legal sources of private rights within the EU (primary and secondary law, general principles, case law)
- Lando principles and European contractual principles
- UNIDROIT Principles 2004th
- Vienna Convention 1980th
- Common frame of reference

III. European contract law

- Directive on contracts concluded away from business premises
- Directive on package travel arrangements with
- Directive on unfair clauses in consumer contracts
- Directive on the use of property for a certain time (Timesharing-contracts)
- Directive on distance contracts
- Directive on the sale of consumer goods

IV. European property law

- Directive on the use of property for a certain time (Timesharing-contracts)
- Regulation on the export of cultural goods
- Directive on the return of cultural goods illegally set forth the area of the member states

V. European competition law

- Primary-legal regulation (Article 81-90 of the Treaty on European Union)
- principled jurisprudence of the European Court (of Justice)

VI. European e-commerce law

- directive on electronic signatures
- Directive on electronic commerce

VII. European intellectual property law

- Jurisdiction of European Union in the matter of copyright
- Directive on rental right and lending right and on certain rights related to copyright the fields of intellectual property
- Directive on the coordination of certain rules in the Copyright and Related Rights, which it is applied to satellite and cable retransmission
- Directive on the right tracking in favor of authors of original works of art
- Liabilities of BiH for the harmonization of copyright based on the SAA

VIII. Harmonization of Bosnia Herzegovina with the European private law in these areas			
Teaching methods:	- Description of activity (%)	Methods of assessment of students	- Participation in the evaluation (score)
	1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%		1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20
Literature			
Required	1. Nevenko Misita, Osnovi Prava Evropske unije, Sarajevo (2007.) 2. Radovan Vukadinović, Uvod u institucije i Pravo Evropske unije, Kragujevac (2008.) 3. Ugovor o osnivanju Evropske Zajednice i Ugovor o osnivanju Evropske unije (Sl. List C 325 2002.) 4. Matthias Herdegen, Europsko pravo, Rijeka (2003.) 5. Nikola Gavella et al., Europsko privatno pravo, Pravni fakultet Sveučilišta u Zagrebu, Zagreb 2002.. 6. Rodin/Čapeta, Izbor presuda Europskog suda, Zagreb, Novi informator, 2009. 7. Mathijsen. P.S., A Guide to European Community Law, London, Sweet and Maxwell, 1990.		
Supplementary	1. Tatjana Josipović, Nacela europskog prava u presudama Suda Europske zajednice, Zagreb, Narodne novine, 2005., str. 47 – 104. 2. Meškić Z., Europäisches Verbraucherrecht – gemeinschaftsrechtliche Vorgaben und europäische Perspektiven, Manz, Beč 2008. 3. Nikola Gavella, O europskom privatnom pravu, njegovoj stvarnosti i predvidivom daljnjem razvoju, Hrvatska pravna revija 1, 2001, 10, str. 1-17. 4. Hartley, T.C., Temelji prava Europske zajednice, Pravni fakultet Sveucilište u Rijeci, 2004. 5. Gorenc, V. / Schwank F., Međunarodna pravila za kupoprodaje placanja i arbitraže, Dio II.: Becka konvencija o međunarodnoj kupoprodaji robe, RRiF, Zagreb, 1996., str. 19 – 32. 6. Silvija Petrić, Uvod u načela europskog ugovornog prava (Landova načela), Zbornik Pravnog fakulteta u Rijeci, 2008., str. 1-27. 7. Silvija Petrić, Odgovornost za materijalne nedostatke stvari prema novom Zakonu o obveznim odnosima, u: Zbornik Pravnog fakulteta u Rijeci, v. 27, br. 1, 2006., str. 87- 128. 8. Pošćić, Ana, Nepoštena klauzula u potrošackim ugovorima, Zbornik Pravnog fakulteta u Rijeci, 43, 2/2006., str. 165-190. 9. Marko Baretić, Zaštita potrošača u Europskoj zajednici – I. Dio, Hrvatska pravna revija br. 7, 2002., str. 93-108. 10. Marko Baretić, Zaštita potrošača u Europskoj zajednici – II. Dio, Hrvatska pravna revija br. 8, 2002., str. 50-63. 11. Silvija Petric, Izvanugovorna odgovornost države za štetu u pravu Europske Zajednice, str. 1 – 32. 12. Marko Bevanda, Odgovornost proizvođača za štetu od proizvoda, Pravni fakultet u Rijeci Zbornik 24 (2003), 1, str. 277-309. 13. Andrej Abramović, Osnove budućeg europskog odštetnog prava i neka razmišljanja o tome koliko smo u toj materiji daleko od Europe?, Hrvatska pravna revija br. 7-8/2006., str. 30- 47. 14. Tatjana Josipović, Zaštita potrošača iz ugovora o timesharingu u Europskoj uniji, Zbornik Pravnog fakulteta u Zagrebu, 53 (3-4), 2003., str. 653-670. 15. Vedran Šoljan, Vladajući položaj na tržištu i njegova zlouporaba u pravu tržišnog natjecanja Europske zajednice, Zagreb, 2004. 16. Romana Matanovac (ed.), Hrvatsko pravo intelektualnog vlasništva u svjetlu pristupa Europskoj uniji, NN/DZIV, Zagreb, 2006.		

	17. Helmut Koziol / Barbara Steininger, European Tort Law 2001, Wien / New York 2001. 18. Siniša Varga, Upravni postupak za primenu antimonopolskog prava EU, Revija za Evropsko pravo 2005., str. 31. 19. Milena Lazarević, Prednosti i mane principa harmonizacije i uzajamnog priznavanja kao osnova za napredak u stvaranje Evropskog pravosudnog prostora, Revija za Evropskog pravo 2006., str. 25. 20. Nevenko Misita, Osnove prava zaštite potrošača Evropske zajednice, Sarajevo 1997. 21. Enes Bikić, Zastupanje u domaćem pravu i principima Evropskog ugovornog prava, Mostar, Univerzitet "Džemal Bijedić", Pravni fakultet, 2008.
Student Responsibilities: 1 presence 2 essay / practice / research 3 seminar paper 4 written exam 5 oral exam	



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA



Course structure of subject: Legal and Institutional Framework of Antiterrorist Operation

Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Elective	20		4,0	
ECTS through activity					
Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1
Lecturer: Doc.dr.sc. Adnan Duraković, University of Zenica Additional Lecturer: Doc. dr sc. Džemal Najetović, University of Zenica Doc.dr.sc. Selmo Cikotić, University of Sarajevo E-mail: adnan.durakovic@prf.unze.ba			Assistant E-mail:		
Subjects that are a prerequisite for taking					
Goal	Students get acquainted with the phenomenon of terrorism which is very dynamic and the problems of legal, institutional and systemic effects				
Competencies that will students develop		Developing the legal, analytical and organizational skills to understand terrorism and antiterrorist actions.			
Program of lectures: I. Conceptual definition of the causes of terrorism and its proponents, II. Organization, forms of expression III. International legal framework relating to terrorism IV. Criminal legal definition of terrorism in domestic legislation V. National and international security; VI. Strategy and tactics of terrorists VII. Classification of terrorism VIII. Team with organized crime IX. The concept and characteristics of a terrorist act X. Organizational and socio-psychological factors of the holders of terrorism XI. Basic notions of geopolitics and geopolitical effects as a potential generator of terrorism XII. Elements and operation of the antiterrorist system state XIII. Entities and forces the state to defend the prevention of terrorism XIV. Specialized forces for fighting terrorism XV. Intelligence and Terrorism XVI planning, organization and implementation of state of defense against terrorism					
Teaching	- Description of activity (%)		Methods of	- Participation in the	

methods:		assessment of students	evaluation (score)
	1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%		1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20
Literature			
Required	<ul style="list-style-type: none">-M. Mijalkovski: Odgovor terorizmu, FCO, Beograd, 2005.- B. Kurmon, D. Ribnikar: Asimetrični ratovi, terorizam i nove pretnje, NIC "Vojska", Beograd, 2003.-Tomić, Zvonimir: Krivično pravo II-Posebni Dio, drugo izmjenjeno i dopunjeno izdanje, Pravni fakultet Univerziteta u Sarajevu, Sarajevo, 2007-Grizold, A., Tatalović, S., Cvrtila, V.: Suvremeni sistemi nacionalne sigurnosti, Zagreb, Hrvatska: Fakultet političkih znanosti, 1999.-Clutterbuck Richard: Terrorism, Drugs and Crime in Europe after 1992. London, Routled,1990.		
Supplementary	<ul style="list-style-type: none">-Dimitrijević Vojin: Terorizam. Beograd, Radnička štampa, Ideje.1982.-Purg Adam: Boj proti mednarodnemu terorizmu. Visoka policijskovarnostna šola, Ljubljana. 1997.-Jurina, M., Jurković, S., Pušeljić, M.: Elementi organizacije policije (str.46-79). Zagreb, Hrvatska: Ministarstvo unutarnjih poslova, 1999.-International Terrorism: Characteristics, Causes, Controls , Ur. Charles W. Kegley, Jr. New York, St. Martin's Press, 1990.-Ryan, Patrick J. (1997): Understanding organized crime in globalperspective, Thousand Oaks, London, New Delhi : Sage.-Barry Buzan, Sigurnost: Novi okvir za analize; Lynne Rienner Publishers, USA, 1997;- Dimitrijević Vojin, Pojam bezbednosti u međunarodnim odnosima, Beograd, 1973;		
Student Responsibilities: Apart from the compulsory presence of the teaching of students is required to develop a seminar paper on the topic related materials as a condition to be able to access part of the written and oral exams			



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA



Course structure of subject:: Competition Law

Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
I	Elective	20		4,0	
ECTS through activity					
Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
1	-	1	-	1	1
Lecturer: prof. dr. sc. Halid Kurtović			Assistant E-mail:		
Subjects that are a prerequisite for taking					
Goal	Students will get an opportunity to learn about the competition law, its legal and economic aspects, its emergence within the Rights of the European Union and the implementation into the Bosnia and Herzegovina legislation.				
Competencies that will students develop		Develop the ability to understand and research in the field of competition law.			

Course programme:

Introduction and concept

- What is competition law
- The role of economics in competition law
- Monopoly and dominant position
- Concentration
- Historical development
- Purpose of the competition
- The role of competition law in the European Union and Bosnia and Herzegovina
- Term of the relevant market

Concentration

- Concept, forms
- Log concentration
- Feedback concentration
- Prohibited agreements
- Exemption

Abuse of dominant position in the market

- Jurisdiction
- Control
- Punishment of entrepreneurs
- Allowed state aid
- Subsidies in the practice of Bosnia and Herzegovina

<div>- Public enterprises in Competition</div> <div>- Competition Council of Bosnia and Herzegovina</div>			
Teaching methods:	<div>- Description of activity (%)</div> <div>1. Lectures 50%</div> <div>2. Presentations 25%</div> <div>3. Workshop/ Team work 25%</div>	Methods of assessment of students	<div>- Participation in the evaluation (score)</div> <div>1. presence 10</div> <div>2. esej/practice/research 20</div> <div>3. written examination 50</div> <div>4. oral exam 20</div>
Literature			
Required	<div>Books:</div> <div><div><div></div><div>Miloš Trifković – Sanjin Omanović: "Međunarodno poslovno pravo i arbitraža", Ekonomski fakultet Univerziteta u Sarajevu, 2001.</div></div><div><div></div><div>Nevenko Misita, Osnovi Prava Evropske unije, Sarajevo (2007.)</div></div><div><div></div><div>Radovan Vukadinović, Uvod u institucije i Pravo Evropske unije, Kragujevac (2008.)</div></div><div><div></div><div>Zakon o konkurenciji Bosne i Hercegovine, "Službeni glasnik BiH" broj 48/05; Zakon o izmjeni Zakona o konkurenciji Bosne i Hercegovine, "Službeni glasnik BiH" broj 76/07 ; Zakon o izmjenama i dopunama Zakona o konkurenciji Bosne i Hercegovine,"Službeni glasnik BiH" broj 80/09</div></div><div><div></div><div>Ugovor o osnivanju Evropske Zajednice i Ugovor o osnovanju Evropske unije (Sl. List C 325 2002.)</div></div></div>		
Accessories	<div><div><div></div><div>Mlikotin-Tomić, Pravo konkurencije Evropske zajednice, Deša, Varady, Tibor (ur.). Budimpešta : Constitutional and Legal Policy Institute (COLPI), 2000.</div></div><div><div></div><div>Šoljan, Vedran, Pravni okvir za ispitivanje dopustivosti koncentracija, <i>Pravo i porezi.</i>, (1999) ; 34-39.</div></div><div><div></div><div>Maja Stanivuković, Pojedinaac pred Sudom Evropskih zajednica, Beograd (2007)</div></div></div>		
<div>Student Responsibilities: In addition to the compulsory attendance, students will be required to submit a piece of work on the topic related to their subject as a prerequisite to sitting written and oral exams.</div>			



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA



Course structure of subject: International Business Law

Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Elective	20		4,0	

ECTS through activity

Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1

Lecturer:
prof. dr. Sead Dizdarević, University of Zenica

Assistant
E-mail:

Additional Lecturer:
Doc.dr.sc. Zlatan Meškić, University of Zenica

Subjects that are a prerequisite for taking

Goal	Introduction of students in the subject that the majority do not law schools taught as a separate area. In this complexity and importance of international private and public private economic relations requires an independent analysis of how the contract with foreign element, and unified rules of conduct in international trade, foreign investment, structure and competencies of international economic organizations, and finally the legal regulation of international corporations.
-------------	--

Competencies that will students develop

In-depth knowledge in the economically most important areas of law, which requires the connection of legal and economic disciplines in order to understand their interaction.

Program of lectures:

- I. Introduction, the concept and importance;
II. The most important treaties of international business traffic
1st international sale of goods
a). term
b). criteria to distinguish domestic and international sales
c). sources of law, rights and obligations of the parties
d). fundamental breach of contract, breach of contract, compensation for damages;
2nd Agreements on Trade Services
a). agreement on mediation-agreement mediation in international traffic,
b). agreement on international trade representation
c). agreement in the international trade commission
d). contract of storage of
e). contract of insurance of goods in international transport;
f). contracts of carriage;
g). contracts of higher forms of economic cooperation - an agreement on financial leasing, franchising agreement in international traffic;
h). other international agreements of the business traffic - fundamental characteristics;
III. Unified trade regulations:
1st Principles of European Contract Law

2nd UNIDROIT Principles of International Commercial Contracts
 3rd UN Convention on Contracts for the International Sale of Goods:

- a). term,
- b). Importance
- c). field application
- d). the most important solutions and their comparison with domestic law;

IV. Legal aspects of foreign investment

1st concept and importance;

2nd international agreements and national laws as sources of foreign investment;

3rd major international institutions;

V. Securities and legal relations in connection with international payments

1.term and types of securities;

2. bill-legal status;

3.check legal relations;

4.međunarodni documentary credit;

5.banking guarantee;

VI. Dispute resolution in international business traffic

1. jurisdiction of courts, applicable law, recognition and enforcement of foreign judgments willy-nilly;

2. international commercial arbitration

a). concept and importance

b). benefits of the arbitral settlement of disputes arising from international trade,

c). types of arbitration,

d). arbitration agreement,

e). constitution of the arbitral tribunal,

f). arbitration,

g). award,

h). recognition and enforcement of arbitral awards;

VII. General Agreement on Tariffs and Trade (GATT);

VIII. World Trade Organization (WTO).

Teaching methods:	- Description of activity (%)	Methods of assessment of students	- Participation in the evaluation (score)
	1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%		1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20
Literature			
Required	1. Trifković/ Omanović, Međunarodno poslovno pravo i arbitraža, Ekonomski fakultet Univerziteta u Sarajevu, 2001. 2. Subotić-Konstantinović, Uvod u međunarodno privredno pravo, Beograd, 1999. 3. Vilus, Komentar Konvencije UN-a o međunarodnoj prodaji robe, "Informator" Zagreb, 1981. 4. Draškić, Međunarodno privredno i ugovorno pravo, Beograd 1979.		
Supplementary	1. Aleksandar Jakšić, Praktikum za Međunarodno privatno i Međunarodno građansko procesno pravo, Beograd 2004. 2. Marsh P.D.V., Comparative Contract Law – England, France, Germany, Gover, England, 1996; Richards P., Law of Contract, Financial Times Pitman Publishing, 1997. Towards a European Civil Code, Kluwer Law International The Hague-London-Boston, 1998. 3. Kapor, Carić, Ugovori robnog prometa, Naučna knjiga, Beograd, 1990., 4. Sead Dizdarević: Uzorci modernih poslovnih ugovora : najveća zbirka poslovnih ugovora sa primjerima i objašnjenjima / Amax bmr, Sarajevo, 2007.		

- | | |
|--|---|
| | <ol style="list-style-type: none"> 5. Abedin Bikić, Obligationo pravo - Opći dio, Sarajevo, 2004. 6. Abedin Bikić, Obligationo pravo - Posebni dio, Skripta, Sarajevo, 2003. godina Gavella-Josipović-Gliha-Belaj-Stipković: Stvarno pravo, Zagreb, 1998. 7. Kronke/Melis/Schnyder, Handbuch Internationales Wirtschaftsrecht, Köln, 2005. 8. Kraakman / Davies/ Hansman/ Hertig / Hopt / Kanda / Rock, The anatomy of Corporate Law, Oxford 2004. 9. International Uniform Law Conventions, Lex Mercatoria and UNIDROIT Principles, Uniform Law Review 2000. 10. Michael Joachim Bonell, UNIDROIT Principles 2004- The new edition of the Principles of International Commercial Contracts adopted by the International Institute for the Unification of Private Law, Uniform Law Review 2004, str. 5. 11. Jürgen Basedow, Lex Mercatoria and the Private International Law of Contracts in Economic Perspective, Uniform Law Review 2007, str. 697. 12. Paul Davies, Gower's Principles of Modern Company Law, London 1997. |
|--|---|

Student Responsibilities:

- 1 presence
- 2 essay / practice / research
- 3 seminar paper
- 4 written exam
- 5 oral exam



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA



Course structure of subject: Organized Crime

Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Elective	20		4,0	
ECTS through activity					
Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1
Lecturer: Doc.dr.sc. Almin Dautbegović, University Zenica			Assistant E-mail:		
Additional Lecturer: Doc.dr.sc. Nedžad Korajlić, University Sarajevo					
Subjects that are a prerequisite for taking					
Goal	To familiarize students with phenomenon organized crime that is dynamic and specific for each company as well as problems of crime and legal treatment.				
Competencies that will students develop		Understanding the phenomenon of organized crime and criminal organizations, from action and the appearance of these crimes, as well as the criminal process, criminal law and criminal aspects of the detection, investigation, liability and sanctions.			
Program of lectures:					
I. The concept and characteristics of organized crime; II. Core activities of organized crime; III. The most famous criminal organization in the world; IV. Way of opposing organized crime. V. smuggling of persons VI. Illegal traffic and trade in narcotic drugs VII. Alienation and smuggling of motor vehicles VIII. Organized crime: pedophilia and prostitution IX. Organized crime in connection with cultural goods X. Organized crime in connection with weapons and dangerous substances XI. Money laundering XII. International cooperation XIII. Problems forfeiture of property used XIV. Criminal legal issues of responsibility and sanctions XV. Procedural aspects of criminal detection and investigation concerning organized crime					
Teaching methods:	- Description of activity (%) 1. Lectures 50% 2. Presentations 25% 3. Workshop/		Methods of assessment of students	- Participation in the evaluation (score) 1. presence 10 2. esej/practice/research 20 3. written examination 50	

	Team work 25%		4. oral exam 20
Literature			
Required	Petrović, B., Dobovšek, B. (2006). Organizirani kriminal. Sarajevo: Pravni fakultet Bošković, M. (1998). Organizovani kriminalitet. Beograd: Policijska akademija Ignjatović, \. (1998). Organizovani kriminalitet. Beograd: Policijska akademija		
Supplementary	Abadinsky, H. (1991). Organized crime, third edition. Chichago Lopuniša, M., Lopuniša, D. (2001). Svjetska enciklopedija podzemlja. Niš: Zograf. Puzo, M. (2002). Kum. Beograd \ukić, I. (1997). Ruska mafija. Beograd Balzano, V., Karpoci, Dž. (2001). Mafija. Beograd: Laguna		
Student Responsibilities: Apart from the compulsory presence of the teaching of students is required to develop a seminar paper on the topic related materials as a condition to be able to access part of the written and oral exams.			



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA



Course structure of subject: Diplomatic and Consular Law

Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Elective	20		4,0	

ECTS through activity

Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1

Lecturer:

doc.dr. Selmo Cikotić, University of Sarajevo

Assistant

E-mail:

Additional Lecturer:

Doc.dr.sc. Džemal Najetović, University of Zenica

Subjects that are a prerequisite for taking

Goal

The main aim of items diplomatic and consular law is to introduce students with theoretical and historical development of diplomatic and consular law, introduction to the basic ways of presenting the state in international relations, and diplomatic strategies of action.

Competencies that will students develop

Students will gain knowledge about the basic ways of presenting the state in international relations, and diplomatic strategies of action

Program of lectures:

1. Subject, method, concept of diplomatic and consular law.
2. The complexity of the relationship-Historical Framework
3. International legal documents relating to the development of diplomatic and consular law
4. Historical development of diplomatic law, the Congress of Vienna 1815th and the codification of diplomatic law.
5. Basic mechanisms of diplomatic institutes of diplomatic law.
6. Internal organs for the maintenance of international relations.
 - a. Institutions of diplomatic relations - the establishment of diplomatic relations
7. Types of diplomatic missions.
8. The composition of the diplomatic missions and functions of diplomatic representative.
9. Incentives in the work of the mission freedom of movement and communication, freedom of expression.
10. Diplomatic privileges and immunities.
11. Termination of the functions of diplomatic representative.
12. Right to consular general elements and stages of development.
13. The establishment of consular relations.
14. Acquisition of consular status and type of the Consulate

15. Benefits, privileges and immunities pertaining to the consulate.
16. The functions of the consul and its termination
17. Bilateral diplomacy.
18. Multilateral diplomacy.
19. Permanent Mission of the international organizations

19. Permanent Mission of the International Organizations			
Teaching methods:	- Description of activity (%)	Methods of assessment of students	- Participation in the evaluation (score)
	1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%		1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20
Literature			
Required	1. M. Mitić, S.Đorđević: Diplomatsko i konzularno pravo, Službeni list SRJ, Beograd 2000. 2. F. Turčinović: Diplomatsko konzularno pravo, Pravni fakultet Banja Luka, 2009. 3. S. Berković: Diplomacija i diplomatska profesija, Dubrovnik, 2006. 4. V. Đ. Degan: Međunarodno pravo, Rijeka, 2000		
Supplementary	1. <i>M.Mitić: DIPLOMATIJA, DELATNOST, ORGANIZACIJA, VEŠTINA, PROFESIJA, Zavod za udžbenike i nastavna sredstva, Beograd 1999.</i> 2. J. Andrassy: <i>Međunarodno pravo</i> , Zagreb, 1990, §§ 38-44. 3. <i>B. Sen: A DIPLOMAT'S HANDBOOK OF INTERNATIONAL LAW AND PRACTICE, Martinus Nijhoff Publishers, Leiden (ili United Nations Publications), 1988.</i> 4. <i>E. Denza DIPLOMATIC LAW, A COMMENTARY ON THE VIENNA CONVENTION ON DIPLOMATIC RELATIONS (2ND ED.), Clarendon Press Oxford , 1998</i>		
Student Responsibilities: Students are required to attend all forms of work (hours of attendance, group and individual forms of work). Will be carried out in continuous tests and monitoring of students. Students are expected to actively participate, which includes preparation of materials and questions and the presentation of given topic., All forms of work, will be evaluated			



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA



Course structure of subject: History of Legal Thought of Bosnia and Herzegovina

Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Elective	20		4,0	

ECTS through activity

Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1

Lecturer:
prof.dr.sc. Salih Jalimam, University of Zenica

**Assistant
E-mail:**

Additional Lecturer:
Prof. dr.sc. Enes Durmišević, University of Sarajevo

Subjects that are a prerequisite for taking

Goal	The main aim of this course is to introduce students to the concept and development of legal thought in Bosnia and Herzegovina in the context of the emergence and development of the jurisprudence of the European Renaissance to modern times, developing awareness in students about the place of Bosnian legal thought in relation to its general trends, with special emphasis on indigenous Bosnia contribution to its development, from the time of the Ottoman authorities to modern times.
-------------	---

Competencies that will students develop	Students will gain basic knowledge about the concept and development of Bosnia and Herzegovina's legal thinking in the context of the emergence and development of European jurisprudence.
--	--

Program of lectures:

INTRODUCTION: The subject, method, concept of legal thought in the history of Bosnia and Herzegovina since the earliest times to the present. Sources and literature on this problem. The problem of continuity and discontinuity in the development of legal thought in Bosnia and Herzegovina: the legality of the development, progress, regress and stagnation.

The objectives of this case are: to acquaint students with the emergence and development of legal thought in Bosnia and Herzegovina in the context of the emergence and development of the jurisprudence of the European Renaissance to modern times, to develop awareness in students about the place of Bosnian legal thought in relation to its general trends, with special emphasis on native Bosnia contribution to its development since the time of the Ottoman authorities to modern times, and to enable students to contribute insight into the Bosnian legal thought in the development of self-apply the latest scientific results in his later practice.

History of law and legal development of thought. Renaissance and the emergence of the history of law as science. Reformation and the right. School of natural law. Enlightenment and rationalism and legal thought. Historico-legal schools. Development of legal thought in the Slavic countries. Baltazar Bogišić. The beginnings of legal thought in Bosnia and Herzegovina. Kjačija Pruščak Hasan. Ivan Frano Jukić. Muvekkit (Salih Zedekiah Hadžihuseinović). Institutionalization of legal thought in Bosnia and Herzegovina. Shari'at referee school (SSS) and the Higher Islamic shari'at-theological school (Vista). National Museum. Faculty in Sarajevo. Faculty of Law in Bosnia and Herzegovina.

Teaching methods:	- Description of activity (%)	Methods of assessment of students	- Participation in the evaluation (score)
	1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%		1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20
Literature			
Required	-Mustafa Imamović:Historija države i prava Bosne i Hercegovine, I izdanje, Sarajevo, 1999, -Salih Jalimam,Državnopravni razvitak Bosne i Hercegovine.-Zenica, 2009. -Hazim Šabanović: Književnost Muslimana BiH na orijentalnim jezicima, Svjetlost, Sarajevo, 1973. -Aleksandar Solovjev: Predavanja iz historije slovenskih prava, Beograd, 1939.		
Supplementary	-Julijan Jelenić: Bio-bibliografija franjevac Bosne Srebrene, Zagreb, 1925. -Hasan Kjačija Pruščak: Izabrani spisi, Veselin Masleša, Sarajevo, 1983. -Salih Sidki Hadžihuseinović Muvekkit: Povijest Bosne, El-Kalem i Gazi Husrevbegova biblioteka, Sarajevo, 1999. -Ivan Frano Jukić: Putopisi i historijsko-etnografski radovi, Svjetlost, Sarajevo, 1953.		
Student Responsibilities: Students are required to attend all forms of work (hours of attendance, group and individual forms of work). Will be carried out in continuous tests and monitoring of students. Students are expected to actively participate, which includes preparation of materials and questions and the presentation of given topic., All forms of work, will be evaluated			



UNIVERSITY OF ZENICA
FACULTY OF LAW
ZENICA



Course structure of subject: History of Legal and Political Systems of Bosnia and Herzegovina

Semester	Status	Hours per Week		ECTS credits	Code
		Lectures	Seminars		
II	Elective	20		4,0	
ECTS through activity					
Lectures	Seminars	Seminar paper	Colloquium	Written exam	Oral exam
2	-	1	-	1	1
Lecturer: Doc.dr.sc. Džemal Najetović, University of Zenica Additional Lecturer: Doc.dr.sc. Dževad Drino, University of Zenica Doc.dr. Tarik Haverić, University of Zenica			Assistant E-mail:		
Subjects that are a prerequisite for taking					
Goal	The main aim of course is to familiarize students with the history of the parliamentary system in Bosnia and Herzegovina, continuity and discontinuity in the development of political and legal system of Bosnia and Herzegovina, the laws of their development, their progress, regression and stagnation.				
Competencies that will students develop		Students will gain knowledge about the development of political and legal system of Bosnia and Herzegovina.			
Program of lectures:					
INTRODUCTION: The subject, method, concept of history, legal and political system in Bosnia and Herzegovina since the earliest times to the present. Indicate the diversity of historical and legal documentation on this issue. Identify the problem of continuity and discontinuity in the development of political and legal system of Bosnia and Herzegovina: the legality of the development, progress, regress and stagnation, role of personality in the history of Bosnia and Herzegovina and its impact on the political-legal system of Bosnia and Herzegovina. History of the parliamentary system in Bosnia and Herzegovina. Medieval times. During the Ottoman rule Habsburg Empire. The Kingdom of SHS. Period of the Kingdom of Yugoslavia, World War II. DFJ I FNRJ. Yugoslavia and its dissolution. Weather democratic Bosnia and Herzegovina Forms and methods of historical events: 1. Institutional structure: 2.Authorities 3. Mechanisms of parliamentary institutions, 4th Functioning of parliamentary institutions: History of political doctrines in the history of Bosnia and Herzegovina VI. The specificity of parliamentarism in BiH					
Teaching	- Description of activity (%)		Methods of	- Participation in the	

methods:	1. Lectures 50% 2. Presentations 25% 3. Workshop/ Team work 25%	assessment of students	evaluation (score) 1. presence 10 2. esej/practice/research 20 3. written examination 50 4. oral exam 20
Literature			
Required	-Mustafa Imamović: Historija države i prava Bosne i Hercegovine, I izdanje, Sarajevo, 1999, -Salih Jalimam, Državnopravni razvitak Bosne i Hercegovine.-Zenica, 2008. -Sadiković, Ćazim : Politički sistemi, - izdavač Pravni fakultet u Sarajevu, 2000, /izmjenjeno i dopunjeno izdanje/, -Duraković, Nijaz: Politički sistemi, Sarajevo, 1999.		
Supplementary			
Student Responsibilities: Students are required to attend all forms of work (hours of attendance, group and individual forms of work). Will be carried out in continuous tests and monitoring of students. Students are expected to actively participate, which includes preparation of materials and questions and the presentation of given topic. All forms of work, will be evaluated			