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| **COURSE** | **PROFESSOR** | **SEMESTER**  Winter/ Summer | **LANGU**  **AGE/**  **LEVEL** | **ECTS CREDITS** | **STUDY LEVEL** | **COURSE DESCRIPTION** |
| **FONDAMENTS DU DROIT ROMAIN PRIVÉ** | Prof. Malina Novkirishka- Stoyanova, DSc. | W | Français | 5 | Bachelier en droit  Master en droit | Le cours de droit privé romain a pour but de familiariser les étudiants avec les institutions principales du droit privé romain. Une attention particulière est portée aux notions et aux règles qui sont à la base du droit privé moderne. Après l'introduction générale, le cours couvre les aspects les plus importants du droit des personnes et de la famille, de l'héritage et du droit de la procédure civile. L'accent suivant est posé sur les institutions du droit des biens (la possession, la propriété et les droits réels limités) et du droit des obligations (notion d'obligation, sources et classification, contrats synallagmatiques, etc.).  Le cours de droit romain est animé par l'étude des sources romaines et de cas pratiques et QCM mis à disposition aux étudiants. Les étudiants d'Erasmus+ rédigent une thèse sur un thème selon le plan des études.  Durée - 30 heures académiques. |
| **FONDAMENTI DEL DIRITO ROMANO PRIVATO** | Prof. Malina Novkirishka- Stoyanova, DSc. | W | Italiano | 5 | Laurea in giurispru-  denza | Il corso di diritto privato romano mira a familiarizzare gli studenti con le istituzioni principali di diritto privato romano. Una particolare attenzione è rivolta ai concetti e alle regole che sono alla base del diritto privato moderno. Dopo un'introduzione generale, vengono trattati alcuni aspetti del diritto personale e della famiglia, dell'eredità e della procedura civile. Poi l'attenzione si pone sugli istituzioni di (1) diritto dei beni (il possesso, la proprietà e i diritti reali limitati) e di (2) diritto di obbligazioni (nozione di obbligazione, fonti e classificazione, contratti sinallagmatici, ecc.).  Il corso è animato dallo studio delle fonti romane e casi pratici e testi d’autovalutazione a disposizione degli studenti. Gli studenti di Erasmus+ preparano una tesi secondo il programma di studio.  Durata di lezioni- 30 ore accademici. |
| **Introduction**  **au droit civil bulgare** | Prof. Luba Panayotova, Docteur en droit  Maître des conférences Angel Shopov, Docteur en droit | W, S | Français | 5 | Bachelier en droit  Master en droit | Le cours a but d’enseigner les institutions de base du droit civil national qui sont comparables aux institutions d’un autre système national appartenant au droit continental.  Le cours proposé englobe les thèmes civilistes fondamentales comme telles de sources de droit ; droits subjectifs ; personnes et leur représentation ; patrimoine et biens ; faits juridiques principaux (l’acte juridique et le contrat) et leur invalidité.  Durée - 30 heures académiques. |
| **Principles of European Family Law** | Assoc. Prof. Velina Todorova, PhD | S | English | 5 | Bachelor; Master | The aim of the course is to present and discuss with students the principles of European Family Law drafted by the Commission on European Family Law. The principles are result of a comparative research project based on transnational collaboration with a main objective to create a set of Principles of European Family Law, which aim to establish the most suitable means for the harmonization of family law within Europe. Various reasons have inspired the project of elaboration of the principles such as: the growing interest in national substantive family and succession law in the context of the rapid developments in the field of European private international law and international procedural law in matters of family law and inheritance law; the attempt to feel the gap caused by the absence of harmonized family law, which creates an obstacle to the free movement of persons and the creation of a truly European identity and an integrated European legal space; the swift development of the European private law and especially the European family law for cross-border situations with a legal basis for this development in the EU treaties.  The course program includes the three sets of principles drafted so far: the principles regarding divorce and maintenance between former spouses; regarding parental responsibilities and regarding property relations between spouses as well as their context, methods of drafting and philosophy.  The course is thought in 30 academic hours. |
| **Rights of the Child: Introduction to the UN Convention on the Rights of the Child** | Assoc. Prof. Velina Todorova, PhD | S | English | 5 | Bachelor, Master | The aim of the course is to present and discuss with students Convention on the Rights of the Child (CRC), adopted by the UN GA 30 years ago. The CRC is almost universally ratified treaty that incorporates a full range of human rights - civil, cultural, economic, political and social, and creates the international legal framework for the protection and promotion of the human rights and fundamental freedoms of all persons under the age of 18.  The course programme includes three modules: introduction to the CRC principles – non-discrimination, best interests of the child, hearing of the child and the right to life, survival and development. The second module is devoted to the rights as enshrined in the CRC and the third one – to the mechanism of the monitoring of the implementation of CRC by the state parties.  The course is thought in 30 academic hours by the lecturer who is a Vice Chair of the Commitee on the Rights of the Child (2019-2021). |
| **Contract Law** | Assoc. Prof. Krassen Stoychev, Dr Sc  Assoc. Prof. Krasimir Mitev, PhD | S | English | 5 | Bachelor, Master | The purpose of the course is to provide an opportunity of the students to study selected topics of Bulgarian contract law. Firstly, they will be introduced to the historical background of the Bulgarian contract law, the concepts of obligation and contract, the different sources of obligations and the sources of law of contract. The relationship between contract, tort and unjustified enrichment will be considered, as well. The following parts of course will give attention to the foundations of the binding force of contract, the types of contracts, the formation of contract and conditions for its validity, the content and interpretation of contract, the remedies for breach of contract.  The course is thought in 30 academic hours. |
| **International Relations** | Prof. Nadia Boyadzhieva, D.Sc. | Winter | English | 7 | Bachelor,  Master | This class provides a rigorous overview of theories of international relations (IR), with a focus on fundamental theoretical debates in IR and their relationship to empirical social science. The course complements other advanced courses that examine discrete empirical applications of these theories and methodological issues. Students should finish the course with an ability to situate arguments in the conceptual structure and intellectual history of IR theory, to grasp the assumptions, logical structure and implications of various theoretical positions, and to appreciate the diverse range of available concepts and explanations for state behavior.  The focus will be on several major topics: World Politics and International Relations, the Levels of Analysis in International Relations theory, Anarchy, Sovereignty, and the State System , Power, Distribution of Power, Polarity, and Order; Hegemony, Hierarchy, Power Transitions, and Order; Domestic Institutions, Democracy and IR, Strategic Interaction, Security Dilemmas, and Bargaining in International Politics, diplomacy, International Institutions, Ideas, Perception, and Culture. The course will also discuss briefly the following issues: the Foundations of Neo-Constructivist and Postmodern Approaches to IR, Neo-Realism Institutionalism, the “Neo-Realis Domestic Politics 1: Preferences, Institutions and Foreign Policies, the /Neo-Liberal” Debate, Neoclassical Liberalism and will conclude with a debate on the Future of IR Theory.  The course is thought in 45 academic hours. |
| **Legal English** | Assist. Prof. Kristina Krislova,  PhD | W, S | English | 5 | Bachelor,  Master | The Legal English course aims to improve students’ English language skills within a legal context.  The course starts with the introduction of the legal systems of Common law, Continental law and the law of EU in broad outline and emphasizes the differences and similarities in these legal systems in connection with general legal terminology.  It covers a range of legal topics with a focus on general theory of law and the state, the legal system, administrative, labour, criminal, civil, commercial and EU law. The course is thought in 30 academic hours. |
| **Droit social**  **de l`Union Européenne - introduction** | Yaroslava Genova,  Maitre des conferences, Docteur en droit | W, S | Français | 4 | Bachelier en droit  Master en droit | Le cours de droit social de l`Union Européenne a pour but de familiariser les étudiants avec les fondements du droit social de l`UE. Il se consacre sur les thèmes suivants: 1. Les compétences de l’UE en matière sociale, développement historique et état actuel; 2. Les principes de spécialité, de subsidiarité et de proportionnalité; 3. Dispositions de droit originaire intéressant le droit social; 4. Institutions de l`UE et leur rôle spécifique dans la création du droit social de l`UE; 5. Les droits sociaux fondamentaux : la Charte communautaire des droits fondamentaux des travailleurs et la Charte des droits fondamentaux de l`Union Européenne; 6. Le droit dérivé en matière sociale : processus décisionnel; 7. *Soft law* en matière sociale; 8. Le droit social de l`UE d`origine professionnelle; 9. L`effectivité du droit de l`UE; 10. Le concept de l` « Europe Sociale » ;  Le cours est basé sur l’étude des sources du droit social de l`UE et l`étude de documentations préalablement préparées et mises à disposition des étudiants. Le cours se termine par un test d`évaluation. Durée - 20 heures. |
| **Introduction to International Human Rights Law**  *(consultations)* | Assist. Prof. Gergana Gozanska, PhD | Summer | English | 5 | Bachelor,  Master | The course aims to introduce students to the main international human rights instruments. At the beginning, attention will be paid to the historical development of human rights and acts, such as Magma Carta (1215), Petition of Rights (1628), US Declaration of Independence (1776), Constitution of the USA (1787), Déclaration des droits de l'homme et du citoyen (1789) etc.  Chronologically, main international instruments adopted by the United Nations will be examined. On the focus will be put International Bill of Human Rights, Universal Declaration of Human Rights (1948); International Covenant on Civil and Political Rights; International Covenant on Economic, Social and Cultural Rights (1966). In addition to International Bill of Human Rights, other international treaties adopted by the United Nations in the area of human rights will be analyzed (conventions of prevention and prohibition of specific abuses such as torture and genocide and of protection of vulnerable people such as refugees (Convention Relating to the Status of Refugees, 1951), women (Convention on the Elimination of All Forms of Discrimination Against Women, 1979), and children (Convention on the Rights of the Child, 1989).  Final part of the course will shed light on some regional instruments on protection of human rights. In North and South America, Africa and Europe many regional documents extend the sphere of application of International Bill of Human Rights. The focus will be on the European Convention on Human Rights (1953), American Convention on Human Rights (1978) and African Charter of Human and People’s Rights (1981). |
| **Human Security in the International System** | Prof. Nadia Boyadzhieva, D.Sc. | Summer | English | 7 | Bachelor,  Master | This course helps students to understand major concepts in the theory of human rights protection and human security. We will explore the evolution of these concepts over time, looking at the legal and political dimensions of human rights and human security. The course sets out the basic methodology for research work as well as practical skills concerning human security in the general context of international law, national law, and international politics. We will be considering the complex relationship between states, international institutions, and non-state organizations in resolving issues related to the regulation, protection and observance of human rights, civil liberties, and human security.  The concept of human security arises in not only ordinary peacetime situations but also when armed conflicts are under way. Countries wracked by widespread violence offer particularly grave challenges for human security. The course will give particular attention to situations of armed conflict and will help students understand the laws of war and their applications to both domestic and international conflicts.  By successfully completing the course the students will raise their awareness of the specific legal mechanisms and institutional processes existing nowadays; will acknowledge the relevance and importance in the new environment of topics concerning the nature of international human rights law and the inter-related concept of humanitarian intervention, as well as of the role of human rights in civil conflicts and postwar reconstruction. Thus they will be able to evaluate the issues of external pressure for reforms versus the steps self-initiated by some states (some thinking those steps as self-sanctioning), as well as be able to judge on their own the scale of public awareness, institutional maturity and political readiness in their country to go on the path of establishment and safe-guarding of human rights protection mechanisms.  The course is thought in 45 academic hours. |
| **FONDAMENTS DU DROIT ROMAIN PUBLIQUE**  *(consultations)* | Prof. Malina Novkirishka- Stoyanova, DSc. | W | Français | 5 | Bachelier/  Master en  droit,  -adminis-  tration publique  -études politiques | Le cours, avec une approche traditionnelle, a pour l'objet l'étude du droit public romain. Dans le cadre des différentes questions abordées, les lignes du développement historique des institutions publiques modernes seront tracées en relation avec la démocratie et la protection des droits de l'homme. En particulier, après une introduction pour illustrer les objectifs de l'étude du droit public romain, la distinction entre droit privé et droit public, les périodisations et la méthode d'enseignement, les aspects suivants seront examinés : 1) Les périodes historiques de développement de l'État romain et de la formation des institutions publiques. 2) Droit administratif et fiscal. 3) Droit militaire. 4) Droit et procédure pénale. 5) Droit sacrée et droit ecclésiastique; 6) Droit international; 7) Fondements romains du droit public moderne.  Les étudiants d'Erasmus+ rédigent une thèse sur une thème selon le plan des études. |
| **FONDAMENTI DEL DIRITO ROMANO PUBBLICO**  *(consultazioni)* | Prof. Malina Novkirishka- Stoyanova, DSc. | W | Italiano | 5 | Laurea in:  -giurispru  denza  -ammini strazione pubblica  - studi politiche | Il Corso, di taglio tradizionale, ha per oggetto l’esposizione del diritto pubblico romano. Nell’ambito delle varie problematiche affrontate saranno tracciate le linee di sviluppo storico degli istituti pubblici moderni in relazione della democrazia e la protezione dei diritto di uomo. In particolare, dopo una introduzione diretta a illustrare le finalità dello studio del diritto pubblico romano, la distinzione fra diritto privato e diritto pubblico, le periodizzazioni e il metodo di insegnamento, saranno esaminati i seguenti aspetti: 1) Periodi storici di sviluppo dello stato romano e la formazione delle istituzioni pubbliche 2) Diritto amministrativo e fiscale; 3) Diritto militare; 4) Diritto e procedura penale; 5) Diritto sacro e diritto ecclesiastico ; 6) Diritto internazionale; 7) Fondamenti romani di diritto pubblico moderno.  Gli studenti di Erasmus+ preparano una tesi secondo il programma di studio. |
| **INTRODUCTION TO BULGARIAN COMPANY LAW** *(consultations)* | Assist. Prof. Nikolay Pavlevchev, PhD | W, S | English | 5 | Bachelor; Master | The course provides theoretical and practical knowledge related to Bulgarian company law through a comparative perspective with other European legal systems. The course covers a review of basic concepts on different types of companies – their constitution, distinctive features and dissolution. In addition, the course syllabus encompasses basic concepts of mergers and acquisitions.  The course is thought in 30 academic hours. |
| **INTRODUCCIÓN AL DERECHO DE SOCIEDADES BÚLGARO**  *(consultas)* | Profesor asistente  Nikolay Pavlevchev,  doctor en derecho | W, S | Español | 5 | Maestría y Bachillerato | El curso proporciona conocimientos teóricos y prácticos relacionados con el derecho corporativo en Bulgaria a través de una perspectiva comparada con otras legislaciones europeas. El curso abarca una revisión de conceptos básicos sobre los diferentes tipos de empresas en Bulgaria: constitución, características distintivas, conceptos básicos de fusiones y adquisiciones, y disolución.  El curso está pensado en 30 horas académicas. |
| **Droit du travail**  *(consultations)* | Yaroslava Genova,  Maitre des conferences, Docteur en droit | W, S | Français | 5 | Bachelier en droit  Master en droit | Le cours en droit du travail est un cours classique qui porte sur les concepts, sources et dispositions du droit du travail bulgare. Le cours peut être utile car il ouvre la perspective comparative et se veut enrichissant en proposant aux étudiants des connaissances sur un ordre juridique diffèrent que celui de leur pays d’origine. Cela permet de comprendre l’esprit et les principes et les spécificités qui caractérisent le droit du travail en tant que partie relativement jeune de du système juridique continental. Le cours est divisé en trois parties : 1. Sources et principes ; 2. Droit du travail individuel ; 3. Droit du travail collectif.  Validation des compétences : rédaction de notice juridique. |
| **Labour Law** *(consultations)* | Assoc. Prof. Yaroslava Genova,  PhD | W, S | English | 5 | Bachelor,  Master | This is a classic Labour Law teaching course. It is useful for the students in a comparative perspective and aim. It enhances the understanding of the general principles of Labour Law as a young part of the continental juridical system. The course has 3 parts: 1. Sources and principles; 2. Individual Labour Law; 3. Collective Labour Law.  Form of the validation of the competences: solution of a labour law case. |
| **Introduction to Bulgarian Civil Law** *(consultations)* | Assoc. Prof. Angel Shopov,  PhD | W | English | 5 |  | Course syllabus encompasses the most important issues of Bulgarian civil law observed through a comparative perspective. Since our legal system is a part of continental legal family, many similarities could be found with any national legal order of this family. Teaching aims are to give key knowledge on sources of our national civil law; on basic legal acts (declarations of will and contracts) and their validity; subjects, their rights and representation; objects. |
| **Fondamenti di diritto civile bulgaro**  *(consultazioni)* | Docente Angel Shopov, Dottore di ricerca | S | Italiano | 5 |  | Lo studio consente allo studente di acquisire la conoscenza delle istituzioni fondamentali di questa parte dell'ordinamento giuridico nazionale. Lo scopo del corso è quello di consegnare allo studente, un'informazione generale su fonti del diritto; atti giuridici tipici civilistici (il negozio giuridico, i contratti e loro invalidità); soggetti, diritti soggettivi e rappresentanza; oggetti. |