

Emri i Lëndës : Private International Law							
Kodi	Tipi	Semestri	Leksione (orë/javë)	Seminare (orë/javë)	Lab (orë/javë)	Kredite	ECTS
LAW 422	B	Pranverë	3.00	0.00	1.00	3.50	6.00
Lektori	Irvin Faniko, PhD						
Asistenti	Laurela Muca, PhD Candidate						
Gjuha e kursit	Shqip						
Niveli i lëndës	Master						
Përvetuesi	The aim of the course is to provide students with basic knowledge on international civil procedure and the international competence in legal disputes. The basics of international arbitration and of arbitration agreements will be taught through a practical approach. During this class we will refer to EU regulation and New York Convention regarding to the arbitration.						
Objektivat	Having completed this class, participants should be able to understand international Private law in general, applicable law, choice of law and arbitration. Participants will become familiar with EU regulation and New York Convention.						
Konceptet Kryesore							
Programi i Lëndës							
Java	Tema						
1	Historical Overview of the International Private Law						
2	International Private Law according to Albanian legal system						
3	Competence in Legal Disputes						
4	Applicable Law						
5	Cognition and Enforcement of Foreign court decisions						
6	Brussels Convention / Brussels 1 Regulation						
7	Rome Convention / Rome 1 Regulation						
8	Provim Gjysmëfinal						
9	Arbitration according to Albanian legal system						
10	Ordinary Jurisdiction versus arbitration						
11	The Arbitration Agreement						
12	Applicable law in arbitration Proceedings						
13	Recognition and enforcement of Foreign Arbitral awards						
14	Cases regarding arbitration referring to New York Convention						
15	International Process Law						
16	Provim Final						

Parakushtet	Studenti duhet të frekuentojë lëndën në masën minimale prej 75%.
Literatura	• Pippa Rogerson,
Referanca të tjera	

Rezultatet e Lëndës dhe Kompetencat

1	Upon successful completion of the course, the student should, in regard to the part of the course dedicated to litigation, be able to appreciate the importance of prior identification of the potential venue for litigation, determine the most appropriate court for resolution of disputes in contractual matters
2	Upon successful completion of the course, the student should be able to understand the nature of the choice of law process and determine the law applicable to contracts as well as be able to go through the procedure for recognition and enforcement of foreign judgments.
3	Concerning the part of the course which relates to arbitration, the student should be able to understand the pros and cons of arbitration as an alternative form of dispute resolution to civil litigation, draft an arbitration agreement, opt for an institutional or an ad hoc arbitration, understand the role of national courts in arbitral proceedings and understand the mechanism of recognition and enforcement of foreign arbitral awards.

Mënyra e Vlerësimit të Lëndës

Notat e Ndërmjetme	Sasia	Përqindja
Gjysmë finale	1	30
Kuize	0	0
Projekte	0	0
Projekte semestrale	0	0
Punë laboratori	0	0
Pjesëmarrja në mësim	0	0
Kontributi i notave të ndërmjetme mbi vlerësimin final	30	
Kontributi i provimit final mbi vlerësimin final	70	
Total		100

Ngarkesa ECTS (Në Bazë të Ngarkesës së Studentit)

Aktivitetet	Sasia	Kohëzgjatja (orë)	Ngarkesa Totale (orë)
Kohëzgjatja e kursit (Duke përfshirë edhe javën e provimeve : 16x Orët totale të kursit)	16	4	64
Orët e studimit jashtë klase (Parapërgatitje, Praktika etj)	14	4	56
Detyra	0	10	0
Gjysmë finale	1	10	10
Provimi final	1	10	10
Të tjera	0	0	0
Ngarkesa totale e orëve			140
Ngarkesa totale e orëve / 25 (orë)			5.60
ECTS			6.00