

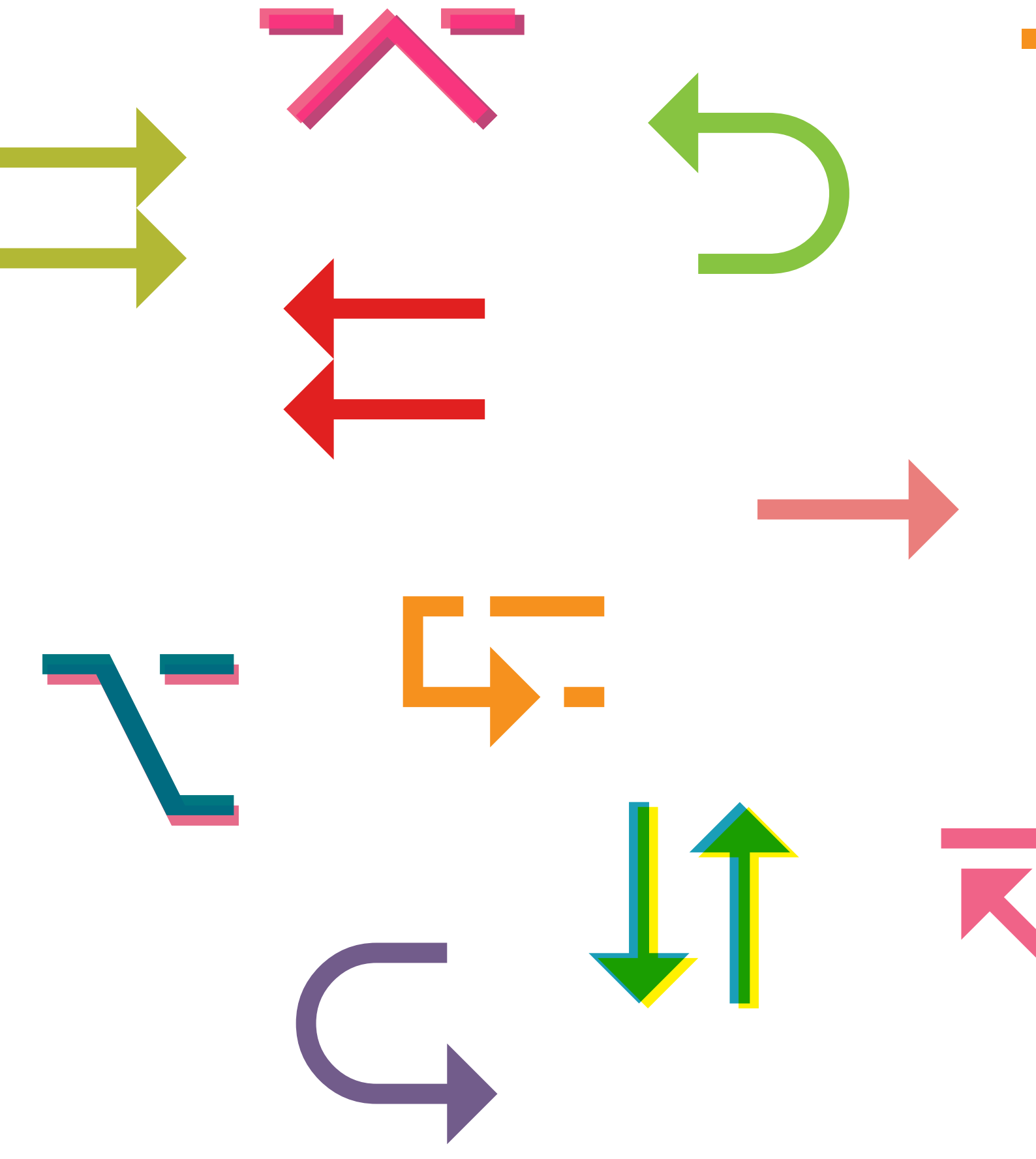


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PRAVNI FAKULTET

OSNOVNE STUDIJE

PRAVOSUDNI STUDIJSKI PROGRAM

Nakon završenih osnovnih studija PRAVOSUDNOG STUDIJSKOG PROGRAMA, student će biti osposobljen da:

- Definiše osnovne pravne pojmove i postulate, sa posebnim akcentom na pojmove usko vezane za oblast pravosuđa, kao i osnovne pojmove iz pravno srodnih disciplina (ekonomije, istorije, sociologije, politikologije);
- Objasni fenomen prava, pravne norme i neophodnosti pravnog uređenja države i društva;
- Objasni kako nastaju pravne norme, kako se one razlikuju od ostalih društvenih pravila ponašanja, na koji način su država i pravo neraskidivo povezani, te kako društvene promjene nužno moraju pratiti i promjene pravnih normi;
- Prepozna potrebu za preciznim, jasnim i cjelishodnim pravnim uređenjem svih oblasti društvenog života, kao jedan od bitnih preduslova za normalno funkcionisanje društva;
- Analizira kako se pravni pojmovi i principi manifestuju u svakodnevnom životu, a posebno u oblasti pravosuđa, te kako ih pojedinci, zajednice i organizacije prihvataju i primjenjuju;
- Uoči nedostatke u stvaranju pravnih normi, njihovom tumačenju i primjeni;
- Samostalno obavlja manje složene poslove u državnim organima i pravosuđu.



PRIVREDNOPRAVNI STUDIJSKI PROGRAM

Nakon završenih osnovnih studija PRIVREDNOPRAVNOG STUDIJSKOG PROGRAMA, student će biti sposoban da:

- Definiše osnovne pravne pojmove i postulate, sa posebnim akcentom na pojmove usko vezane za oblast privrede, kao i osnovne pojmove iz pravno srodnih disciplina (ekonomije, istorije, sociologije, politikologije);
- Objasni fenomen prava, pravne norme i neophodnosti pravnog uređenja države i društva;
- Objasni kako nastaju pravne norme, kako se one razlikuju od ostalih društvenih pravila ponašanja, na koji način su država i pravo neraskidivo povezani, te kako društvene promjene nužno moraju pratiti i promjene pravnih normi;
- Prepozna potrebu za preciznim, jasnim i cjelishodnim pravnim uređenjem svih oblasti društvenog života, kao jedan od bitnih preduslova za normalno funkcionisanje društva;
- Analizira kako se pravni pojmovi i principi manifestuju u svakodnevnom životu, a posebno u oblasti privrede, te kako ih pojedinci, zajednice i organizacije prihvataju i primjenjuju;
- Uoči nedostatke u stvaranju pravnih normi, njihovom tumačenju i primjeni;
- Samostalno obavlja manje složene poslove u državnim organima i privredi.

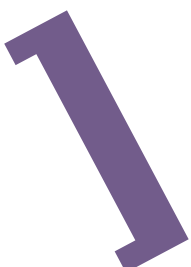
I SEMESTAR

PRAVOSUDNI I PRIVREDNOPRAVNI STUDIJSKI PROGRAM

UVOD U PRAVO

Nakon odslušanog kursa student je sposoban da:

- Prepozna, definiše i objasni temeljne pojmove iz teorije države i prava;
- Definiše i objasni suštinu, oblik, te osnovne elemente organizacije i funkcionisanja države;
- Prepozna i opiše osnovne institute, načela, funkcije i vrijednosti prava;
- Klasificuje izvore prava;
- Izdvoji i identificuje glavne vrste pojedinačnih pravnih akata;
- Definiše pojmove pravne države i vladavine prava;
- Tumači pravne norme na pravilan način; grupiše i klasificuje elemente pravnog sistema.



ISTORIJA PRAVA

Nakon odslušanog kursa student je osposobljen da:

- Opisuje pravne sisteme koji su svojstveni za pojedina istorijska razdoblja;
- Izdvoji činioce koji su uticali na oblikovanje pojedinih država i pravnih sistema;
- Razumije da su savremeni pravni sistemi rezultat istorijskog razvoja;
- Uporedi sličnosti i razlike pravnih i državnih modela i dinamiku njihovih promjena kroz vrijeme;
- Poveže političke, društvene, ekonomске i činioce koji su uticali na formiranje pojedinih država i njihovih pravnih sistema;
- Formuliše karakteristike izgradnje pojedinih državnih modela i pravnih sistema u prostoru i vremenu.

SOCIOLOGIJA

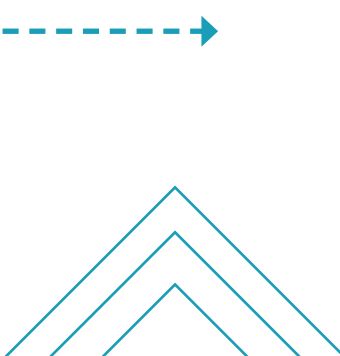
Nakon odslušanog kursa student je osposobljen da:

- Definiše osnovne sociološke pojmove;
- Odredi mjesto sociologije u sistemu društvenih nauka;
- Prepozna načine međusobne interakcije između pojedinca i društva;
- Tumači društvene promjene;
- Primjeni stečena znanja u cilju objašnjavanja različitih društvenih fenomena.

UVOD U GRAĐANSKO PRAVO

Nakon odslušanog kursa student je osposobljen da:

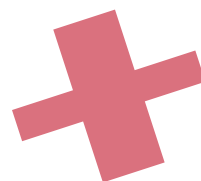
- Definiše sistem građanskog prava;
- Definiše i objasni pojedine institute građanskog prava;
- Objasni zašto su za nastanak pojedinih pravnih odnosa zakonom predviđene pojedine prepostavke;
- Pravilno tumači propise koji uređuju materiju subjektivnih građanskih prava;
- Poveže pravna pravila koja uređuju pojedine pravne institute;
- Analizira konkretno činjenično stanje i razlikuje bitne od nebitnih činjenica;
- Preporuči optimalan način ostvarivanja subjektivnih građanskih prava;
- Procijeni i preispita opravdanost pojedinih instituta.



OSNOVI EKONOMIJE

Nakon odslušanog kursa student je osposobljen da:

- Definiše osnovne ekonomske pojmove;
- Kritički vrednuje i prepoznaće ekonomsku podlogu određenih pravnih grana;
- Objasni povezanost između ekonomije i prava;
- Razumije ekonomski proces;
- Primijeni znanje o ekonomiji kao pomoć u boljem razumijevanju pravnih predmeta;
- Razumije povezanost ekonomije i prava;
- Analizira ekonomske procese;
- Analizira ulogu države i tržišta u savremenoj ekonomiji;
- Odredi povezanost određenih pravnih grana sa ekonomijom;
- Formuliše uzroke ekonomske uspješnosti;
- Razlikuje različite oblike tržišne strukture.



II SEMESTAR

PRAVOSUDNI I PRIVREDNOPRAVNI STUDIJSKI PROGRAM

USTAVNO PRAVO



Nakon odslušanog kursa student je osposobljen da:

- Razvije opšta, naučna saznanja iz područja ustavnog prava;
- Vlada ključnim terminima, pojmovima i ustavnopravnim kategorijama;
- Shvati genezu, strukturu i prirodu ustavnog prava u odnosu na druge grane prava;
- Razlikuje i uporedi institute ustavnog prava u komparativnoj perspektivi;
- Objasni ustavnopravnu regulativu u Crnoj Gori i njen istorijski razvoj;
- Vlada pojmovnim određenjima ljudskih prava i postupcima njihove zaštite;
- Definiše izborni sistem i mehanizam sprovođenja izbora;
- Objasni organizaciju zakonodavne, izvršne i sudske vlasti u unitarnim i složenim sistemima organizacije državnog uređenja.



RIMSKO PRAVO

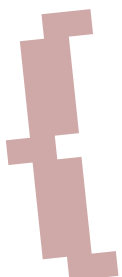
Nakon odslušanog kursa student je osposobljen da:

- Identificuje i razlikuje osnovne aspekte rimskog prava kao temelja savremenih evropskih privatno-pravnih sistema u istorijskom i uporednom kontekstu;
- Grupiše i opiše temeljne institute privatnog prava koji se zasnivaju na principima rimskog prava;
- Ilustruje značaj rimske pravne tradicije za identitet i stabilnost savremenih pravnih sistema;
- Razlikuje temeljne pojmove, institute i grane rimskog prava;
- Formuliše zaključke o značaju rimskog prava za savremene pravne sisteme;
- Ocjeni važnost rimskog prava.

STVARNO PRAVO

Nakon odslušanog kursa student je osposobljen da:

- Definiše i objasni sistem i pojedine institute stvarnog prava;
- Objasni područje primjene pravnih pravila, kao i prepostavke za primjenu pojedinih instituta stvarnog prava;
- Pravilno tumači propise koji uređuju materiju stvarnog prava;
- Odredi koja su pravna pravila relevantna za rješavanje konkretnog slučaja;
- Analizira pravne izvore i pravna pravila;
- Pripremi materijal za rješavanje konkretnog slučaja;
- Zaključi koje su posljedice primjene instituta stvarnog prava.



ISTORIJA PRAVA CRNE GORE

Nakon odslušanog kursa student je osposobljen da:

- Opiše formiranje crnogorske države i njenog pravnog sistema;
- Identificuje načine prenosa prava iz evropskih zemalja i njihovu recepciju u našem pravnom sistemu;
- Se koristi poznavanjem crnogorske pravne tradicije za razumijevanje položaja Crne Gore u vrijeme evropskih integracija;
- Formuliše postavke o uslovljenosti savremenog državno-pravnog uređenja sa prethodnim razvojem;
- Utvrdi značaj uticaja crnogorske pravne prošlosti na pozitivno crnogorsko pravo;
- Preispita ustaljene stavove o pojedinim stadijumima crnogorskog pravnog razvoja.



UVOD U VELIKE PRAVNE SISTEME (IZBORNI PREDMET)

Nakon odslušanog kursa student je osposobljen da:

- Objasni osnovne elemente istorijske geneze evro-kontinentalnog, angloameričkog i drugih velikih pravnih sistema (dalekog istoka, islamskog, hinduističkog i jevrejskog prava);
- Navede, izloži i objasni strukturu navedenih pravnih sistema;
- Imenuje izvore prava u ovim pravnim sistemima;
- Prepozna, klasificuje, protumači i kritički rasvijetli razliku između velikih pravnih sistema današnjice.

ENGLESKI JEZIK I

Nakon odslušanog kursa student je osposobljen da:

- Razumije rečenice i često korišćene izraze iz neposrednog okruženja (npr. osnovni lični i podaci o familiji, trgovina, lokalna geografija, zaposlenje), (A2 nivo, prema Zajedničkom evropskom okviru za žive jezike);
- Komunicira u prostim i rutinskim situacijama koje podrazumijevaju prostu i direktnu razmjenu informacija o poznatim i čestim temama;
- Opisuje jednostavnim terminima aspekte svoje prošlosti, neposrednog okruženja i nužne potrebe.

III SEMESTAR

PRAVOSUDNI I PRIVREDNOPRAVNI STUDIJSKI PROGRAMI

OBLIGACIONO PRAVO

Nakon odslušanog kursa student je osposobljen da:

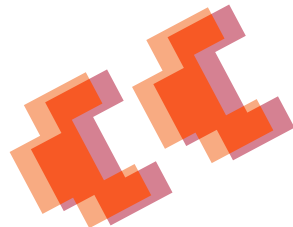
- Definiše i objasni osnovne pojmove i principe obligacionog prava;
- Objasni područje primjene pravnih normi obligacionog prava;
- Determiniše prepostavke za primjenu pojedinih instituta obligacionog prava;
- Pravilno tumači propise koji uređuju materiju obligacionog prava;
- Odredi pravna pravila koja su relevantna za rješavanje konkretnog slučaja;
- Analizira pravne izvore i pravna pravila koja uređuju materiju obligacionog prava;
- Uporedi različite pravne institute koji stoje na raspolaganju za rješavanje konkretnog spora.



KRIVIČNO PRAVO - OPŠTI I POSEBNI DIO

Nakon odslušanog kursa student je osposobljen da:

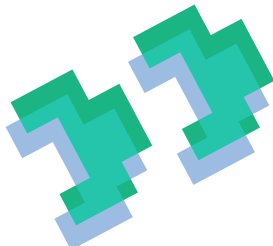
- Prepoznae osnovna načela krivičnog prava;
- Definiše i objasni pojedine institute krivičnog prava;
- Definiše i objasni osnovne pojmove opštег dijela krivičnog prava;
- Analizira činjenični opis događaja iz kojeg proizilazi krivična stvar;
- Na utvrđeni činjenični opis primijeni institute opštег dijela krivičnog prava;
- Napravi razliku između bliskih instituta u krivičnom pravu;
- Prepoznae i analizira krivična djela iz posebnog dijela krivičnog prava;
- Konkretno utvrđeno činjenično stanje podvodi pod odgovarajuću pravnu normu.



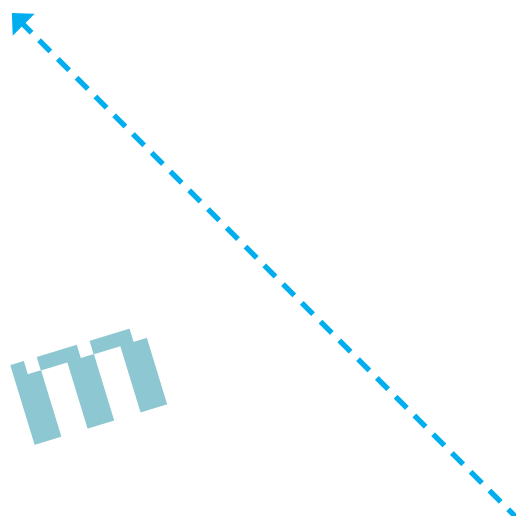
UPRAVNO PRAVO

Nakon odslušanog kursa student je osposobljen da:

- Objasni osnovne institute upravnog prava;
- Objasni sistem upravnog prava i njegove odnose sa drugim granama prava;
- Imenuje izvore upravnog prava;
- Objasni relacije upravne grane vlasti sa zakonodavnom, izvršnom i sudskom vlašću;
- Objasni osnove službeničkog sistema;
- Prepozna smisao i duh važećih upravnih rješenja u Crnoj Gori i da ih komparativno upoređuje, posebno sa evropskim zemljama;
- Pravilno tumači propise iz upravne organizacije i djelatnosti i odredi one koji su relevantni za rješavanje u konkretnim slučajevima;
- Opisuje cjelokupan tok upravnog i upravno-sudskog postupka;
- Samostalno primijeni odgovarajući propis radi rješavanja konkretnе upravne stvari;
- Objasni principe i mehanizme kontrole rada organa javne vlasti i njihovu odgovornost.



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KOMPANIJSKO PRAVO

Nakon odslušanog kursa student je osposobljen da:

- Definiše i objasni osnovne institute kompanijskog prava;
- Objasni njegov odnos sa drugim granama prava i opiše izvore kompanijskog prava;
- Objasni vrste privrednih društava, njihove sličnosti i razlike, karakteristike, imovinu, zastupanje, statusne promjene i odgovornost za obaveze;
- Definiše i raspravlja o različitim formama (metodima) obavljanja privredne djelatnosti, uključujući privredna društva i preduzetnika;
- Definiše i obrazloži njihovu svojinsku, upravljačku i organizacionu strukturu;
- Da simulira i demonstrira postupak osnivanja, povezivanja i prestanka privrednih društava;
- Analizira pozitivne propise iz ove oblasti;
- Objasni ulogu i značaj finansijskih organizacija;
- Objasni pravo industrijske svojine;
- Definiše i objasni stečaj i likvidaciju.

ENGLESKI JEZIK II

Nakon odslušanog kursa student je osposobljen da:

- Služi se jezičkim vještinama na engleskom jeziku na srednjem nivou jezičkog znanja (B1, prema Zajedničkom evropskom okviru za žive jezike);
- Vlada odabranom leksičkom i gramatičkom građom;
- Komunicira usmenim i pismenim putem u srednje zahtjevnim situacijama;
- Aktivno učestvuje u diskusijama na engleskom jeziku; samostalno istražuje izvore u cilju širenja znanja i postizanja autonomije;
- Iskazuje znanja potrebna za pohađanje naprednih kurseva opšteg i stručnog engleskog jezika.





IV SEMESTAR

PRAVOSUDNI I PRIVREDNOPRAVNI STUDIJSKI PROGRAM

MEDUNARODNO JAVNO PRAVO

Nakon odslušanog kursa student je osposobljen da:

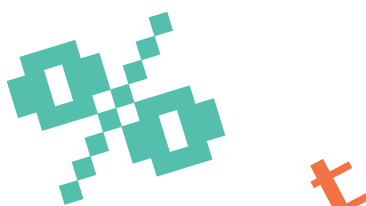
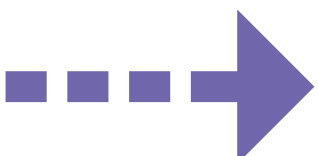
- Identificuje i razlikovati formalne izvore međunarodnog prava, te subjekte međunarodnog prava;
- Definiše osnovne pravne pojmove međunarodnog prava;
- Objasni temeljne pravne institute u različitim područjima međunarodnog prava, te prepozna njihovu povezanost;
- Grupiše i opiše temeljne pravne institute međunarodnog prava;
- Demonstrira uticaj međunarodnopravnih normi na razvoj međunarodnih odnosa;
- Primijeni međunarodnopravne norme na konkretne primjere iz međunarodne prakse;
- Odredi značaj međunarodnog prava za stabilnost međunarodnog poretka;
- Razlikuje unutrašnji pravni poredak i međunarodnopravni poredak, te upoređuje načine stvaranja prava u ta dva pravna poretka;
- Ispita primjenu međunarodnopravnih normi na konkretna činjenična stanja u međunarodnoj praksi;
- Vrijednuje značenje međunarodnog prava za stabilnost svjetskog poretka, naročito za održavanje međunarodnog mira i sigurnosti.



POSLOVNO PRAVO

Nakon odslušanog kursa student je osposobljen da:

- Definiše i objasni osnovne institute poslovnog prava;
- Objasni njegov odnos sa drugim granama prava i opiše izvore poslovnog prava;
- Definiše i objasni pojedine privrednopravne poslove;
- Objasni njihove karakteristike, sličnosti, razlike; analizira konkretan pravni posao robnog prometa;
- Pravilno primjeni pravnu normu na konkretno činjenično stanje;
- Pripremi i sastavi trgovinski ugovor u cilju uređenja konkretnog poslovnog odnosa.



NASLJEDNO PRAVO

Nakon odslušanog kursa student je osposobljen da:

- Definiše i objasni sastav i institute nasljednog prava (načela nasljednopravnog uređenja, subjektivno nasljedno pravo, testamentarno nasljeđivanje, zakonsko nasljeđivanje, nužno nasljedno pravo, nasljednopravno uređenje ugovora);
- Objasni područje primjene pravnih pravila, kao i pretpostavke za primjenu pojedinih pravnih instituta nasljednog prava;
- Analizira pravne izvore i pravna pravila koja uređuju materiju nasljednog prava;
- Poveže pravna pravila koja uređuju pojedine institute nasljednog prava i stvarnog, porodičnog i obligacionog prava;
- Kritički razmatra položaj učesnika u ostavinskom postupku, te ocjenjuje koje su prednosti i nedostaci svake od tih osoba u sporu.

FINANSIJSKO PRAVO

Nakon odslušanog kursa student je osposobljen da:

- Definiše, prepozna i opiše strukturu finansijskog prava i njegovih pojedinih djelova;
- Definiše, grupiše i imenuje obilježja pojedinih javnih prihoda;
- Opiše genezu nastanka pojedinih javnih prihoda;
- Definiše i prepozna najznačajnije fenomene i probleme savremenog finansijskog prava;
- Prepozna i definiše ključne elemente pojedinih poreskih oblika (npr. poreza na dohodak; poreza na dobit, poreza na dodatu vrijednost) na teorijskom i praktičnom nivou;
- Objasni pojam javnog duga; grupisati vrste javnog duga; definisati i prepoznati vrste javnih dobara;
- Definiše fiskalne instrumente i prepoznati ciljeve fiskalne politike;
- Analizira i povezuje sadržaj pojedinih teorijskih načela oporezivanja;
- Razlikuje javna dobra; determiniše povezanost između finansijskog prava i ostalih pravnih grana.

PORODIČNO PRAVO

Nakon odslušanog kursa student je osposobljen da:

- Prepozna značenje najvažnijih instituta porodičnog prava u pravnom sistemu;
- Definiše najvažnije institute porodičnog prava;
- Izdvoji osnovna načela porodičnog prava;
- Uoči trendove razvoja porodičnog prava;
- Interpretira norme porodičnog prava, te ih u praksi pravilno primijeniti;
- Izabere odgovarajuće zakonsko rješenje i pravilno ga primijeni prilikom rješavanja konkretnog pravnog problema;
- Izdvoji ključna pitanja u kojima je potrebno ostvariti dodatan napredak porodičnog prava;
- Ispita opravdanost postojećeg uređenja pojedinog instituta te provjeri mogućnost i načine njegovog unapređenja;
- Ocijeni kvalitet primjene postojećih zakonskih rješenja u sudskoj praksi i svakodnevnom životu.

PRAVOSUDNI STUDIJSKI PROGRAM (IZBORNİ PREDMETI)

LJUDSKA PRAVA

Nakon odslušanog kursa student je osposobljen da:

- Razumije proces razvoja i nastanka civilizacijske tekovine ljudskih prava;
- Shvati važnost i značenje međunarodnih dokumenata o ljudskim pravima;
- Vlada osnovnim izvorima ljudskih prava u međunarodnom pravu;
- Objasni sisteme zaštite ljudskih prava na nacionalnom i međunarodnom nivou;
- Analizira strukturu ljudskih prava u Ustavu Crne Gore;
- Razumije značaj i ulogu instituta ustavne žalbe u sistemu zaštite ljudskih prava.

PARLAMENTARNO PRAVO

Nakon odslušanog kursa student je osposobljen da:

- Objasni pojam i principe parlamentarizma;
- Objasni njegov razvoj i funkcije u savremenim političkim sistemima;
- Komparira crnogorska normativna rješenja sa uporednim pravnim tekovinama;
- Objasni relacije parlamenta sa vladom, šefom države, upravom i judikaturom, kao i ustavnim sudom;
- Objasni odnose parlamenta sa ostalim državnim organima, regulatornim tijelima, nevladinim organizacijama i građanima;
- Navede i objasni parlamentarne procedure;
- Navede i objasni ulogu političkih partija, poslaničkih grupa i poslanika u parlamentarnom radu;
- Navede individualna i kolektivna prava i obaveze poslanika.

PRIVREDNOPRAVNI STUDIJSKI PROGRAM (IZBORNI PREDMETI)

EKONOMSKA POLITIKA

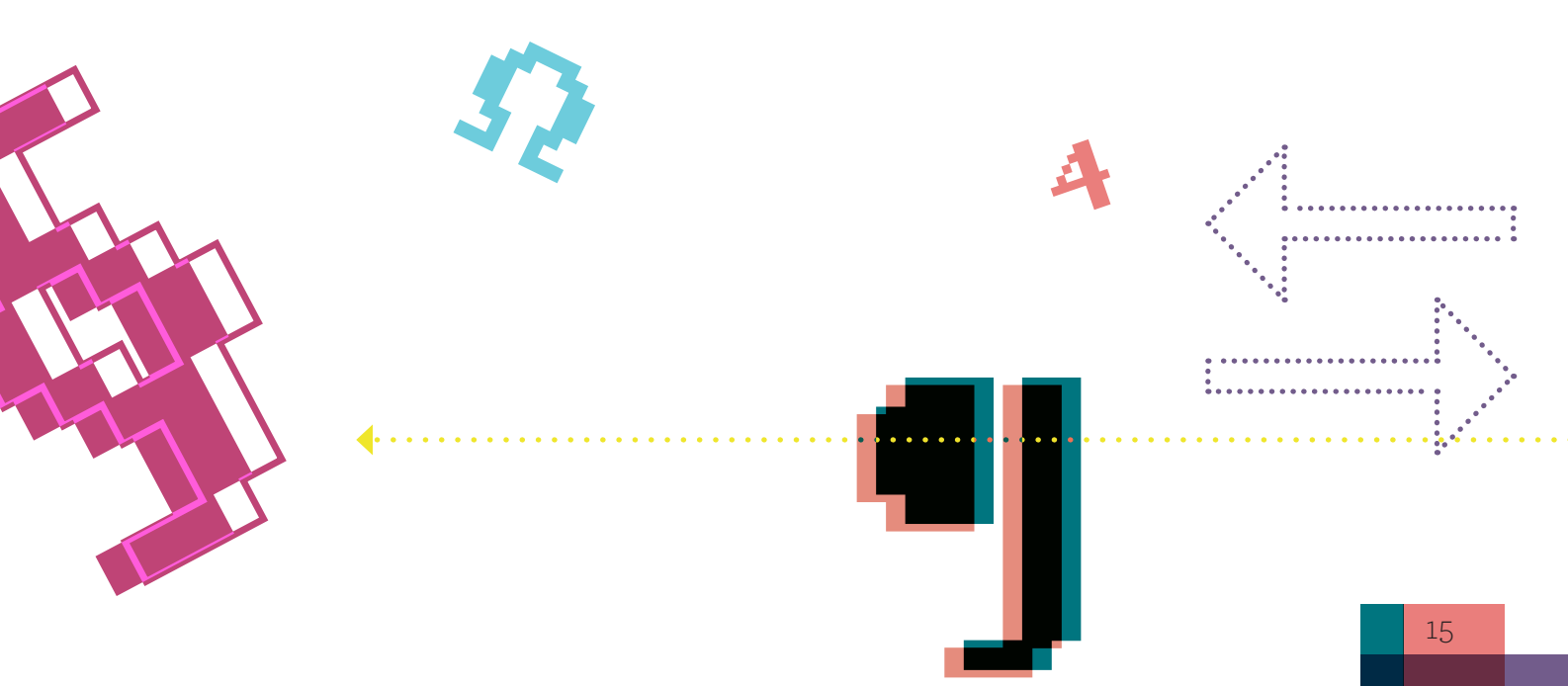
Nakon odslušanog kursa student je sposoban da:

- Definiše ključne ekonomske indikatore i njihove veze;
- Objasni doktrine ekonomske politike i njihov uticaj na današnjicu;
- Prepozna glavne probleme domaće ekonomske politike;
- Kritički vrednuje glavne probleme domaće ekonomske politike;
- Primijeni znanje o ekonomskim doktrinama i ključne ekonomske pojmove na aktuelna zbivanja;
- Povezuje uzroke, tok i posljedice glavnih ekonomske krize i uporediti krize;
- Prosuđuje dosljednost i učinkovitost pojedinih mjera ekonomske politike;
- Ocijeni ključne ekonomske trendove kod nas i susjednim zemljama.

AUTORSKO PRAVO I PRAVO INDUSTRIJSKE SVOJINE

Nakon odslušanog kursa student je sposoban da:

- Razumije razvoj autorskog prava i prava industrijske svojine kao grane prava;
- Odredi koja su autorska djela i koja lica uživaju autorsko-pravnu zaštitu;
- Demonstrira koja je pravna priroda, sadržina i trajanje autorskog subjektivnog prava;
- Objasni kako se vrši promet autorskih prava;
- Analizira patentno pravo kao pravo industrijske svojine;
- Odredi kako se vrši pravni promet i zaštita prava industrijske svojine;
- Preispita pravo konkurenциje.





V SEMESTAR

PRAVOSUDNI I PRIVREDNOPRAVNI STUDIJSKI PROGRAM

KRIVIČNO PROCESNO PRAVO

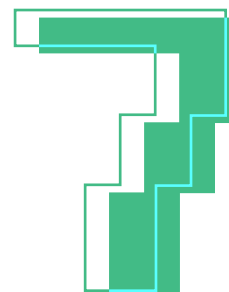
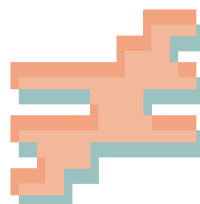
Nakon odslušanog kursa student je sposoban da:

- Objasni osnovne pojmove krivično procesnog prava (krivično procesna radnja, krivično procesni odnos, krivično procesni subjekt...);
- Razumije predmet i cilj krivičnog postupka;
- Pravilno utvrdi vezu između krivično procesnog i krivičnog materijanog prava;
- Pravilno tumači krivične propise;
- Pravilno primjeni zakon na konkretno utvrđeno činjenično stanje;
- Na osnovu konkretno utvrđenog činjeničnog stanja i primjenjenog zakona izvodi pravilan zaključak i donosi ispravnu odluku;
- U cilju utvrđivanja istine u postupku koristi sva raspoloživa pravna sredstva.

RADNO PRAVO

Nakon odslušanog kursa student je sposoban da:

- Objasni pojam radnog prava i njegove odnose sa drugim granama prava;
- Opisuje etape u razvoju radnog prava; objasni osnovne institutе radnog prava;
- Klasificuje izvore radnog prava;
- Objasni osnove individualnog i kolektivnog radnog prava i procedure njihovog ostvarenja i zaštite;
- Objasni način i procedure ostvarivanja i zaštite socijalnog prava;
- Prepozna smisao i duh važećih normativnih rješenja u Crnoj Gori i da ih komparativno upoređuje, posebno sa evropskim zemljama.



PRAVO EU

Nakon odslušanog kursa student je osposobljen da:

- Razumije ulogu i nadležnosti institucija EU, te postupke koji se vode pred Sudom EU;
- Identificuje vrste pravnih izvora evropskog prava, te objasniti njihove učinke;
- Pokaže razumijevanje materijalnog evropskog prava, a posebno prava unutrašnjeg tržišta;
- Razumije svrhu podjele nadležnosti između država članica i EU, te da razlikuje područja primjene nacionalnog prava i prava EU;
- Razumije odnos između tržišnih sloboda i temeljnih prava u EU i metode njihovog balansiranja od strane Suda EU;
- Razumije nadležnosti Evropske unije u odnosima s trećim državama uključujući i nadležnost zaključivanja međunarodnih ugovora;
- Razumije odnos nižih sudova prema nacionalnim višim sudovima s jedne, te Suda EU s druge strane;
- Prepozna argumente kojima se zastupaju šire odnosno uže nadležnosti EU.

KRIMINALISTIKA (PRAVOSUDNI STUDIJSKI PROGRAM)

Nakon odslušanog kursa student je osposobljen da:

- Objasni osnovna načela kriminalistike i njen odnos sa drugim наукама;
- Objasni osnovne pojmove kriminalističke tehnike, taktike i metodike;
- Definiše kriminalističko istraživanje krivičnih djela i njihovih učinilaca;
- Prepozna osnovna, odnosno „zlatna“ pitanja kriminalistike;
- Razumije metodologiju rada sa indicijama;
- Razumije pravila postavljanja i provjeravanja verzija u cilju rasvjetljavanja krivičnih djela;
- Primjenjuje kriminalističke metode i tehnike u praksi u cilju otkrivanja i rješavanja krivičnih djela.

ENGLESKI JEZIK III

Nakon odslušanog kursa student je osposobljen da:

- Vlada osnovnim stručnim terminima iz oblasti prava;
- Vlada strategijama i tehnikama integrisanih jezičkih vještina (čitanje, pisanje, slušanje, usmena komunikacija) na bazi stručnih tekstova iz oblasti prava na višem srednjem nivou jezičkog znanja (B2, prema Zajedničkom evropskom okviru za žive jezike);
- Služi se relevantnom gramatičkom građom i terminologijom zarad razumijevanja stručnih tekstova;
- Komunicira na engleskom jeziku u manje zahtjevnim profesionalnim situacijama;
- Samostalno istražuje stručne izvore na engleskom jeziku.

PRAVO OSIGURANJA (PRIVREDNOPRAVNI STUDIJSKI PROGRAM)

Nakon odslušanog kursa student je osposobljen da:

- Objasni pojam i vrste osiguranja;
- Definiše izvore prava osiguranja;
- Objasni primjenu opštih uslova poslovanja u osiguranju;
- Razgraniči odnos prava osiguranja sa drugim granama prava;
- Determiniše ulogu osiguranja u svakodnevnom životu;
- Opisuje specifičnosti poslovanja u poslovima osiguranja;
- Objasni pravni okvir za obavljanja djelatnosti osiguranja u Crnoj Gori;
- Procijeni koliko su rješenja prava Evropske unije kompatibilna s nacionalnim uređenjem prava osiguranja.

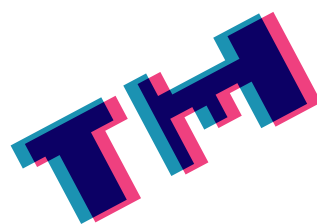
VI SEMESTAR

PRAVOSUDNI I PRIVREDNOPRAVNI STUDIJSKI PROGRAM

GRADANSKO PROCESNO PRAVO

Nakon odslušanog kursa student je osposobljen da:

- Definiše oblike zaštite subjektivnih građanskih prava i pojedine parnične radnje suda i stranaka;
- Opisuje tok parničnog postupka i aktivnosti procesnih subjekata;
- Prepozna osnovna načela procesnog prava u zakonskim odredbama;
- Razlikuje oblike građanskog sudskog postupka;
- Razlikuje parnični od vanparničnog postupka, redovni parnični postupak od posebnih parničnih postupaka kao i parnični postupak od drugih alternativnih načina rješavanja spora;
- Pripremi nacrte različitih vrsta sudskih odluka.



MEDUNARODNO PRIVATNO PRAVO

Nakon odslušanog kursa student je osposobljen da:

- Prepozna, razlikuje i objasni odnose koje reguliše međunarodno privatno pravo;
- Utvrdi redoslijed primjene izvora prava;
- Razlikuje i upotrijebi pojmove koji imaju autonomno značenje u materiji međunarodnog privatnog prava;
- Utvrdi i protumači mjerodavno pravo za konkretni slučaj;
- Ustanovi pravosuđe koje zemlje će biti nadležno za rešavanje spora.



BANKARSKO I BERZANSKO PRAVO

Nakon odslušanog kursa student je osposobljen da:

- Objasni pojam bankarskog prava;
- Objasni primjenu opštih uslova poslovanja u bankarstvu;
- Razgraniči i objasni odnos bankarskog prava prema drugim granama prava;
- Elaborira pravnu prirodu poslovног odnosa između banke i klijenta;
- Opisuje ugovore koji su specifični u bankarskom poslovanju;
- Definiše različite vrste bankarskih računa;
- Odredi položaj bankarskog prava u sastavu privatnog prava, naročito u odnosu na poslovno pravo;
- Procijeni koliko su rješenja prava Evropske unije kompatibilna sa nacionalnim uređenjem bankarskog prava.

PRAVOSUDNI STUDIJSKI PROGRAM

MEDUNARODNO KRIVIČNO PRAVO

Nakon uspješno savladanog predmeta student će biti u mogućnosti da:



- Objasni najvažnije pojmove međunarodnog krivičnog prava;
- Pravilno sagleda odnos međunarodnog i nacionalnog krivičnog prava;
- Shvati uticaj međunarodnog krivičnog prava na nacionalno krivično pravo;
- Pravilno tumači važne međunarodne pravne dokumente;
- Razumije funkcionalisanje stalnog i ad hoc međunarodnih krivičnih sudova;
- Sagleda uticaj politike na međunarodno krivično pravo;
- Ocijeni perspektive razvoja međunarodnog krivičnog prava.



PRAVOSUDNO ORGANIZACIONO PRAVO (IZBORNI PREDMET)

Nakon odslušanog kursa student je osposobljen da:

- Definiše pojmove pravosuđa i sudstva;
- Opiše ulogu pravosudnih organa i profesija u osiguranju jemstva temeljnih ustavnih vrijednosti, a posebno ljudskih prava i sloboda;
- Prepozna i klasificuje institucije koje vrše pravosudnu djelatnost (sudovi, tužilaštva, advokatura);
- Kategorizuje kadrove u pravosuđu (sudije, tužioce, pomoćne organe suda i tužilaštva, advokate i advokatske pripravnike, notare, javne izvršitelje i dr.);
- Imenuje uslove za izbor i razrešenje sa sudijske i tužilačke funkcije;
- Opiše osnovne odlike pravosudne vlasti u Crnoj Gori i tijela za obezbjeđenje njihove samostalnosti (sudski i tužilački savjet, advokatska komora);
- Navede nadležnosti pojedinih sudova u pravnom sistemu Crne Gore.

PISMENI RAD NA OSNOVU PRAKSE U PRAVOSUĐU

Nakon odslušanog kursa student je osposobljen da:

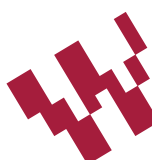
- Samostalno istražuje određeni pravni problem;
- Adekvatno koristi i citira naučnu literaturu u cilju rješavanja konkretnog problema;
- Stručno elaborira i objasni određeni pravni problem; definiše konkretan problem i ponudi konkretna rješanja;
- Pruži odgovarajuće predloge za unapređenje postojećeg stanja u oblasti koja je tema rada.

PRIVREDNOPRAVNI STUDIJSKI PROGRAM

MEĐUNARODNO PRIVREDNO PRAVO

Nakon odslušanog kursa student je osposobljen da:

- Definiše i objasni osnovne institute međunarodnog privrednog prava i njegov odnos sa drugim grahamama prava;
- Objasni ulogu i značaj MMF-a i Svjetske banke;
- Objasni i opiše izvore međunarodnog privrednog prava;
- Definiše subjekte međunarodnog privrednog prava;
- Definiše i objasni karakteristike GATT i STO;
- Objasni međunarodnu prodaju robe i međunarodnu trgovinsku arbitražu;
- Definiše i objasni ugovor o uslugama u međunarodnom prometu;
- Opiše pojam, ulogu i značaj međunarodnog transportnog prava.



RETORIKA (IZBORNI PREDMET)

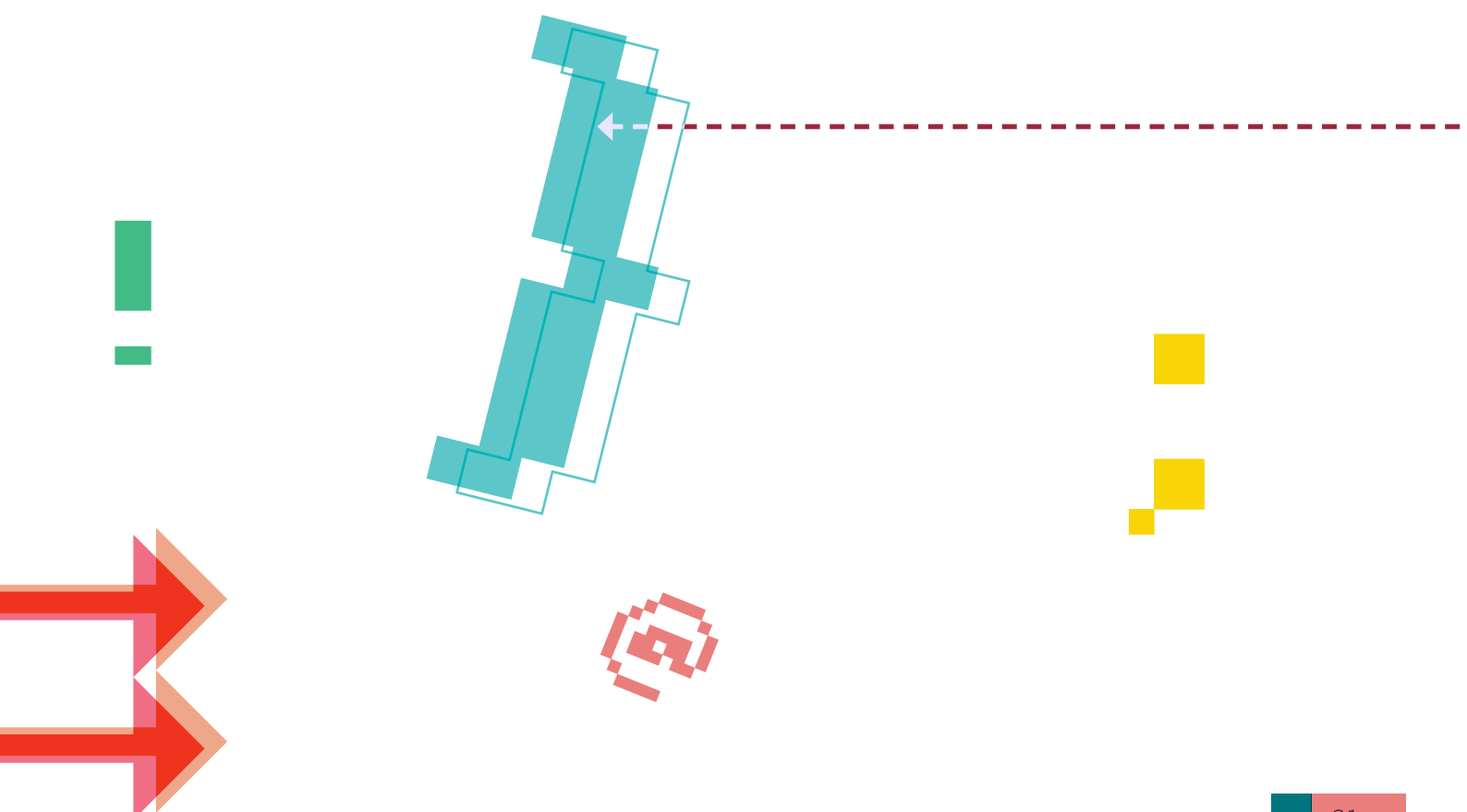
Nakon odslušanog kursa student je osposobljen da:

- Objasni pojam i značaj retorike;
- Objasni istorijski razvitak retorike;
- Identificuje i razlikuje izvore i načela retorike;
- Objasni načine primjene i funkciju retorike u savremenom pravu;
- Primijeni osnovne postulate i načela retorike u konkretnoj situaciji.

PISMENI RAD NA OSNOVU PRAKSE U PRIVREDI

Nakon odslušanog kursa student je osposobljen da:

- Samostalno istražuje određeni pravni problem;
- Adekvatno koristi i citira naučnu literaturu u cilju rješavanja konkretnog problema;
- Stručno elaborira i objasni određeni pravni problem; definiše konkretan problem i ponudi konkretna rješanja;
- Pruži odgovarajuće predloge za unapređenje postojećeg stanja u oblasti koja je tema rada.



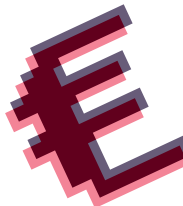
PRAVOSUDNI - KRIVIČNOPRAVNI STUDIJSKI PROGRAM

SPECIJALISTIČKE STUDIJE

Nakon završenih specijalističkih studija PRAVOSUDNO-KRIVIČNOPRAVNOG STUDIJSKOG PROGRAMA, student će biti ospozobljen da:

- Definiše, razlikuje i kritički ocjenjuje institute, principe i načela krivičnog i prekršajnog prava, na nacionalnom i međunarodnom nivou;
- Objasni ustrojstvo, način rada, djelovanja i saradnje među nacionalnim i međunarodnim institucijama u oblasti gonjenja počinilaca krivičnih djela i zaštite ljudskih prava;
- Na pravilan način sačini različite vrste pravnih podnesaka;
- Uoči i analizira uzroke svakodnevnih problema vezanih za funkcionisanje pravosudnog sistema;
- Samostalno obavlja složenje poslove u državnim organima i pravosudnim profesijama;
- Kritički procjenjuje i poboljšava način obavljanja poslova na kojima je angažovan;
- Primijeni stečena teorijska i praktična znanja na konkretne probleme sa kojima se susreće.

I SEMESTAR



PREKRŠAJNO PRAVO I ODGOVORNOST PRAVNIH LICA ZA KRIVIČNA DJELA

Nakon odslušanog kursa student je ospozobljen da:

- Objasni pojам prekršajnog prava i njegov odnos prema drugim pravnim granama;
- Objasni odnos između prekršaja i drugih kažnjivih radnji;
- Prepozna važnost poštovanja osnovnih načela prekršajnog prava i postupka;
- Definiše i objasni osnovne pojmove prekršajnog prava i postupka;
- Objasni specifičnosti prekršajnih sankcija, način njihovog izricanja i izvršenja;
- Razumije pod kojim uslovima i na koji način pravna lica odgovaraju za učinjena krivična djela;
- Objasni koje sankcije i na koji način se mogu izreći pravnim licima za učinjeno krivično djelo.



ORGANIZOVANI KRIMINAL I KORUPCIJA

Nakon odslušanog kursa student je osposobljen da:

- Definiše pojam organizovanog kriminala i korupcije i njihov odnos sa drugim krivičnopravnim djelima;
- Navede osnovne međunarodne instrumente relevantne za ova krivična djela;
- Razumije politiku EU u borbi protiv organizovanog kriminala i korupcije;
- Organizuje kriminološka istraživanja navedenih krivičnih djela i njihovih učinilaca;
- Vrednuje i prepoznaje mjere i strategije za suzbijanje navedenih kažnjivih ponašanja;
- Primjenjuje stečena znanja u praksi u cilju suzbijanja i sprečavanja organizovanog kriminala i korupcije.

KRIMINOLOGIJA

Nakon odslušanog kursa student je osposobljen da:

- Definiše pojam kriminologije i njen odnos sa drugim krivičnopravnim naukama;
- Prepozna osnovne metode u kriminologiji;
- Razumije kriminološke teorije u kontekstu prostora i vremena u kom su nastajale i razvijale se;
- Utvrdi kriterijume za tipologiju djela i učinilaca;
- Organizuje kriminološka istraživanja krivičnih djela i njihovih učinilaca;
- Vrednuje i prepoznaje mjere i strategije za suzbijanje kažnjivih ponašanja;
- Primjenjuje stečena znanja u praksi u cilju suzbijanja i sprečavanja kriminaliteta.

SUDSKA ZAŠTITA U EU

Nakon odslušanog kursa student je osposobljen da:

- Objasni prirodu prava Evropske unije i načela direktnog dejstva i supremacije prava EU u odnosu na nacionalna prava država članica;
- Objasni organizacionom strukturom Suda pravde EU i njegov položaj i ulogu u pravnom sistemu EU;
- Razumije koja sva procesnopravna sredstva imaju na raspolaganje fizička i pravna lica u cilju zaštite svojih prava zasnovanih na pravu Evropske unije;
- Razumije dejstvo tužbe za poništaj, tužbe zbog propuštanja, postupka odlučivanja o prethodnom pitanju, prigovora nezakonitosti i tužbe za naknadu štete.



TEHNIKA PISANJA PRAVNIH PODNEŠAKA (IZBORNİ PREDMET)

Nakon odslušanog kursa student je osposobljen da:

- Pronađe relevantne pravne izvore za rješavanje konkretnog slučaja;
- Pripremi podlogu za stručnu analizu pojedinih institute građanskog, krivičnog, upravnog i ustavnog prava;
- Izgradi metodološki sistem za izradu pisanih radova s područja građanskog, krivičnog i upravnog prava;
- Izradi ugovore o osnivanju i prenosu stvarnih prava;
- Osmisli način izrade ostalih ugovora;
- Formuliše inicijalne akte u građanskom, krivičnom i upravnom postupku;
- Formuliše odluke kojima se u tim postupcima odlučuje u prvom stepenu.

II SEMESTAR

SUDSKA MEDICINA

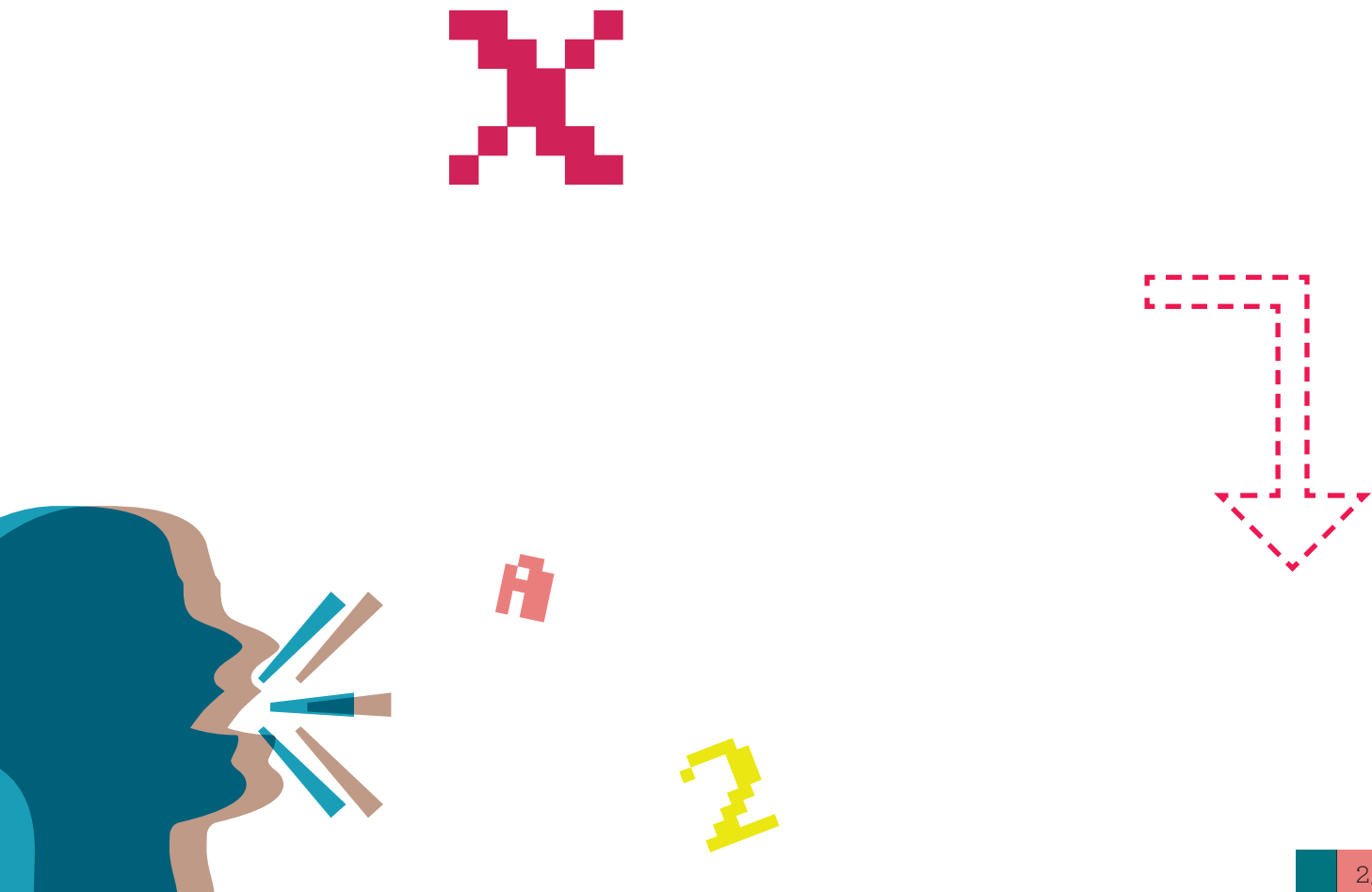
Nakon odslušanog kursa student je osposobljen da:

- Opisuje i razlikuje ključne pojmove u sudskej medicini;
- Pravilno shvati vezu između sudske medicine i pravne nauke;
- Opisuje i objasni znakove smrti, prividne smrti, agonije i postmortalnih promjena;
- Opisuje i razlikuje vrste povreda;
- Procijeni valjanost sudske-medicinskog vještačenja;
- Kritički koristi literaturu iz područja sudske medicine koja je od značaja za rad u pravosuđu.

USTAVNO SUDSTVO

Nakon odslušanog kursa student je ospособљен да:

- Razumije pojам ustavnosti i potrebu njene efikasne i efektivne zaštite;
- Klasificuje različite modele i sisteme kontrole ustavnosti;
- Spozna pravnu prirodu ustavnog sudstva;
- Objasni položaj ustavnog sudstva u savremenom društvu i njegov odnos prema legislativu, egzekutivu i judikaturi, kao i ostalim državnim organima, nevladinom sektoru i građanima;
- Objasni razvoj, organizaciju i nadležnosti Ustavnog suda Crne Gore;
- Opisati cijelokupan tok ustavnosudskog postupka i objasniti dejstvo ustavnosudskih odluka;
- Komparira ustavno sudstvo u Crnoj Gori sa savremenim ustavnim sudovima;
- Razumije odnose između ustavnog sudstva i Evropskog suda za ljudska prava.

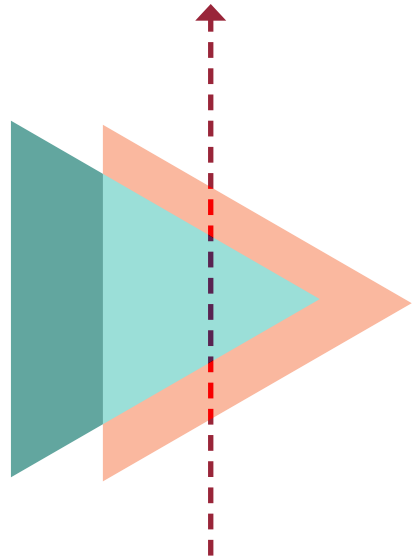
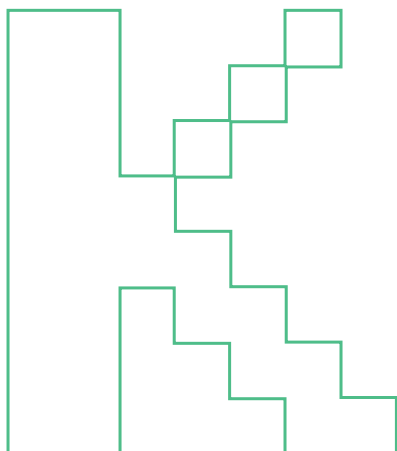


PRIVREDNOPRAVNI STUDIJSKI PROGRAM

SPECIJALISTIČKE STUDIJE

Nakon završenih specijalističkih studija PRIVREDNOPRAVNOG STUDIJSKOG PROGRAMA, student će biti osposobljen da:

- Definiše, razlikuje i kritički ocjenjuje institute, principe i načela funkcionisanja privrednog sistema na nacionalnom i međunarodnom nivou;
- Objasni ustrojstvo, način rada, djelovanja i saradnje među nacionalnim i međunarodnim privrednim organizacijama;
- Na pravilan način sačini različite vrste pravnih podnesaka;
- Uoči i analizira uzroke svakodnevnih problema vezanih za funkcionisanje privrednog sistema;
- Samostalno obavlja složenje poslove u državnim organima i privrednim društvima;
- Kritički procjenjuje i poboljšava način obavljanja poslova na kojima je angažovan;
- Primijeni stečena teorijska i praktična znanja na konkretnе probleme sa kojima se susrijeće.



I SEMESTAR

CARINSKO PRAVO

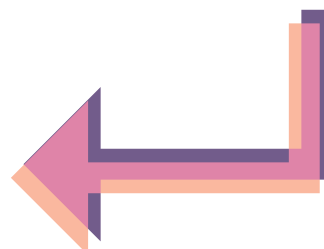
Nakon odslušanog kursa student je osposobljen da:

- Definiše i objasni carinski sistem, pojedine institute carinskog prava, njihov nastanak i istorijski razvoj;
- Navede i objasni vrste carina i ostalih uvoznih dažbina;
- Objasni carinski postupak i rad carinske administracije;
- Objasni carinsku tarifu i carinski dug;
- Navede i objasni carinske delikte;
- Navede i objasni rad međunarodnih organizacija u oblasti carinskog prava i međunarodne trgovine (Svjetska carinska organizacija, Svjetska trgovinska organizacija, CEFTA);
- Objasni carinske sisteme Crne Gore i Evropske unije.

STEČAJNO PRAVO

Nakon odslušanog kursa student je osposobljen da:

- Definiše osnovna načela stečajnog prava, stepene stečajnog postupka, te temeljne institute stečajnog prava;
- Imenuje organe stečajnog postupka;
- Navede pravne posljedice otvaranja stečajnog postupka;
- Izdvoji različite načine rješavanja insolventnosti pravnih subjekata (sanacija, likvidacija, prenosna sanacija);
- Prepozna insolventne postupke sa međunarodnim elementom;
- Opisuje tok stečajnog postupka, te postupka u kojem se izrađuje, donosi i potvrđuje plan reorganizacije;
- Grupiše pravne posledice zaključenja stečajnog postupka s obzirom na njihov materijalni odnosno procesnopravni karakter.





PRIVREDNI SISTEM

Nakon odslušanog kursa student je osposobljen da:

- Odredi nacionalni i međunarodni pravni okvir u kome se odvijaju poslovne transakcije između dva i više komercijalnih subjekata;
- Razumije državu kao subjekta međunarodnog javnog i poslovnog prava;
- Analizira aktuelne procese globalnog poslovnog okruženja kroz harmonizaciju i unifikaciju međunarodnog poslovnog prava;
- Sačini tekst ugovora i u vezi sa tim, da informacije o elementima pojedinačnih ugovornih odnosa;
- Pruži osnovne konsultacije iz oblasti poslovnog prava sa međunarodnom komponentom.

TEHNIKA PISANJA PRAVNIH PODNEŠAKA

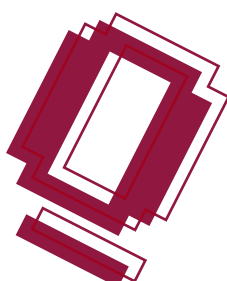
Nakon odslušanog kursa student je osposobljen da:

- Pronađe relevantne pravne izvore za rješavanje konkretnog slučaja;
- Pripremi podlogu za stručnu analizu pojedinih institute građanskog, krivičnog, upravnog i ustavnog prava;
- Izgradi metodološki sistem za izradu pisanih radova s područja građanskog, krivičnog i upravnog prava;
- Izradi ugovore o osnivanju i prenosu stvarnih prava;
- Osmisli način izrade ostalih ugovora;
- Formuliše inicijalne akte u građanskom, krivičnom i upravnom postupku;
- Formuliše odluke kojima se u tim postupcima odlučuje u prvom stepenu.

BANKARSKO PRAVO (IZBORNI PREDMET)

Nakon odslušanog kursa student je osposobljen da:

- Objasni pojam bankarskog prava;
- Objasni primjenu opštih uslova poslovanja u bankarstvu;
- Razgraniči i objasni odnos bankarskog prava prema drugim područjima prava;
- Odredi pravnu prirodu poslovnog odnosa između banke i klijenta;
- Opisuje ugovore koji su specifični u bankarskom poslovanju;
- Definiše različite vrste bankarskih računa.



KONTROLA I REVIZIJA PRIVREDNIH DRUŠTAVA (IZBORNİ PREDMET)

Nakon odslušanog kursa student je osposobljen da:

- Objasni osnove kontrole i revizije privrednih društva;
- Objasni načela i standarde kontrole i revizije;
- Razvrsta vrste subjekata revizije i vrste kontrole i revizije;
- Objasni ulogu revizije i ovlašćenog revizora;
- Determiniše procesne aspekte revizije finansijskih izvještaja privrednih društva.

II SEMESTAR

GRADANSKO IZVRŠNO PRAVO

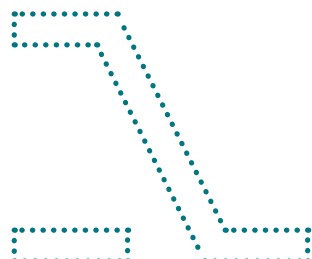
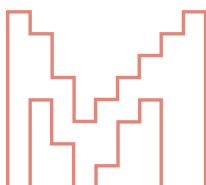
Nakon odslušanog kursa student je osposobljen da:

- Sagleda i objasni tok izvršnog postupka kao i ulogu stranaka u tom postupku;
- Objasni ovlašćenja i poziciju punomoćnika u izvršnom postupku;
- Objasni ulogu javnih izvršitelja i drugih organa u izvršnom postupku.

POMORSKO PRAVO

Nakon odslušanog kursa student je osposobljen da:

- Definiše i objasni sistem, pojedine institute i pojmove pomorskog prava, njihov nastanak i istorijski razvoj;
- Objasni u kojoj mjeri i na koji način je naglašena internacionalizacija pomorskog prava uticala na razvoj pojedinih specifičnih instituta pomorskog prava;
- Pravilno tumači propise koji uređuju materiju pomorskog prava iz oblasti nacionalnog i međunarodnog prava, kao i da odredi koja su pravna pravila relevantna za rješavanje analiziranog slučaja.



UPRAVNOPRAVNI STUDIJSKI PROGRAM

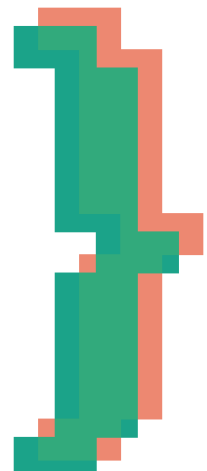
SPECIJALISTIČKE STUDIJE

I SEMESTAR

JAVNA UPRAVA

Nakon odslušanog kursa student je osposobljen da:

- Razumije savremeni pojam javne uprave;
- Objasni osnovne pojmove javne uprave;
- Objasni razvoj i promjenu uloge javne uprave u modernom društvu;
- Navede obilježja javnog menadžmenta i objasni njegove karakteristike;
- Razumije strukturu državne i nedržavne uprave u Crnoj Gori;
- Razumije procese reforme i modernizacije javne uprave u zemljama tranzicije, uključujući i Crnu Goru;
- Odredi osnove kadrovskog menadžmenta i upravljanja ljudskim potencijalima u javnoj upravi;
- Identificuje pravne propise koji uređuju organizaciju i djelovanje javne uprave u Crnoj Gori i komparira ih sa drugim sistemima.



UPRAVNO PROCESNO PRAVO

Nakon odslušanog kursa student je osposobljen da:

- Razumije pojam, predmet i ciljeve upravnog postupka i njegov kontekst u odnosu na evropske standarde „dobre javne uprave”;
- Objasni načela i osnovne institute upravnog postupka;
- Determiniše specifičnosti između opšteg i posebnih upravnih postupaka;
- Opiše cjelokupan tok upravnog postupka (učesnici u postupku, svojstva stranke, komunikacija organa i stranke, pokretanje i okončanje upravnog postupka);
- Klasificuje pravne ljekove u upravnom postupku i njihovo pravno dejstvo;
- Objasni pravni ljekovi u upravnom postupku;
- Razumije postupak izvršenje upravnih akata;
- Objasni upravno sudski postupak kontrole zakonitosti akata uprave;
- Primijeni stečeno znanje o upravnom i upravno-sudskom postupku na rješavanje pojedinih konkretnih problema.

EKONOMIJA I FINANSIJE JAVNOG SEKTORA

Nakon odslušanog kursa student je osposobljen da:

- Razumije pojam, elemente i način finansiranja uprave;
- Klasificuje različite modele ekonomije;
- Odredi ulogu države u ekonomiji javnog sektora;
- Definiše pojam tržišta i njegov uticaj na finansiranje javne uprave;
- Objasni osnovne postulate i principe javnih finansija;
- Navede specifičnosti budžetskog prava.

TEHNIKA PISANJA PRAVNIH PODNEŠAKA

Nakon odslušanog kursa student je osposobljen da:

- Pronađe relevantne pravne izvore za rješavanje konkretnog slučaja;
- Pripremi podlogu za stručnu analizu pojedinih institute građanskog, krivičnog, upravnog i ustavnog prava;
- Izgradi metodološki sistem za izradu pisanih radova s područja građanskog, krivičnog i upravnog prava;
- Izradi ugovore o osnivanju i prenosu stvarnih prava;
- Osmisli način izrade ostalih ugovora;
- Formuliše inicialne akte u građanskom, krivičnom i upravnom postupku;
- Formuliše odluke kojima se u tim postupcima odlučuje u prvom stepenu.



POLICIJSKO PRAVO (IZBORNİ PREDMET)

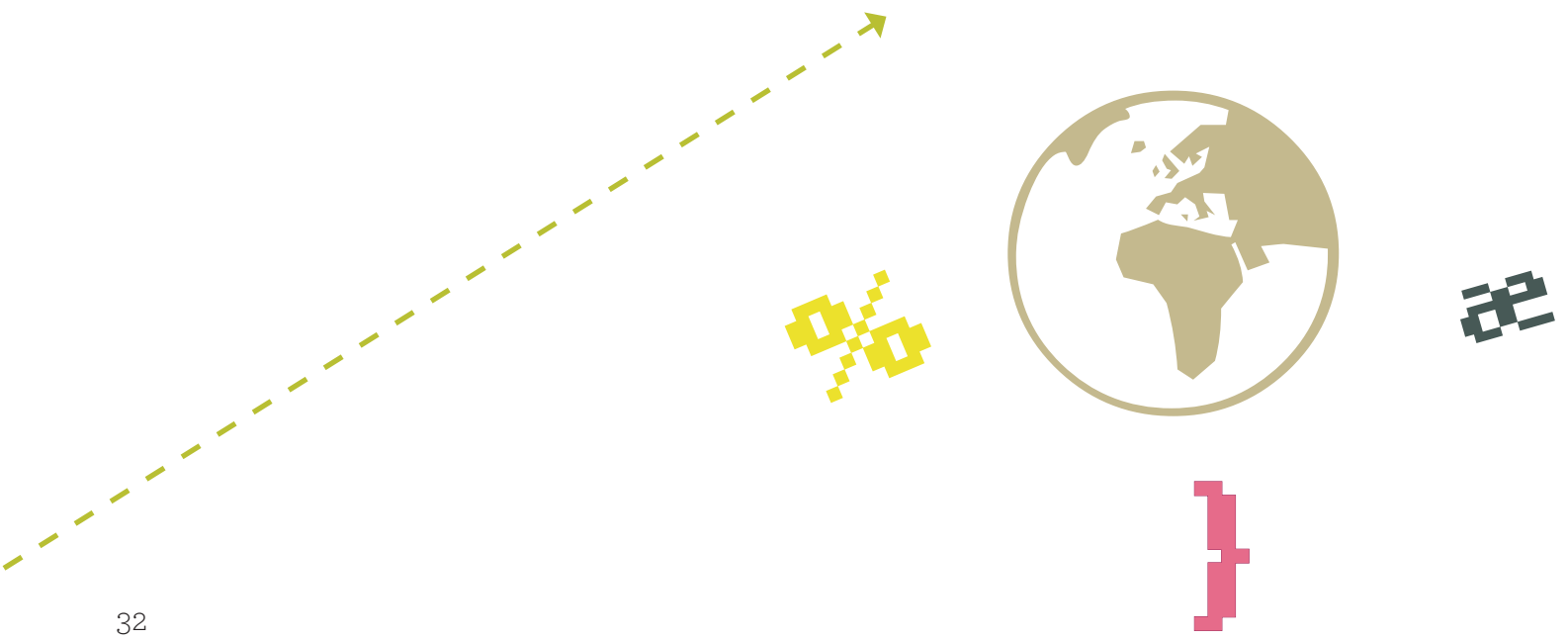
Nakon odslušanog kursa student je osposobljen da:

- Razumije pojам policiје, policijskih organa i policijske funkcije u demokratskom društvu;
- Klasificuje različite modele policijskih sistema;
- Objasni položaj policije u savremenom društvu i njen odnos prema principu vladavine prava;
- Objasni razvoj i organizaciju policijskog sistema Crne Gore;
- Navede subnacionalne policijske organizacije i međunarodne standarde postupanja policije u zaštiti ljudskih prava;
- Komparira policijske organizacije savremenih država i država bivših članica SFRJ sa policijskom organizacijom u Crnoj Gori;
- Objasni upravne funkcije policije i determiniše specifičnosti policijske upravne funkcije u odnosu na druge upravne djelatnosti.

SISTEM LOKALNE SAMOUPRAVE (IZBORNİ PREDMET)

Nakon odslušanog kursa student je osposobljen da:

- Razumije teorijski pojam i koncepte lokalne samouprave;
- Navede poslove lokalne samouprave;
- Objasni odnos između građana i lokalne samouprave;
- Objasni istorijski razvoj i specifičnosti sistema lokalne samouprave Crne Gore;
- Razumije proces reforme sistema lokalne samouprave Crne Gore u svjetlu evropskih integracija;
- Komparira crnogorski i evropski sistem lokalne samouprave.



II SEMESTAR

SLUŽBENIČKO PRAVO

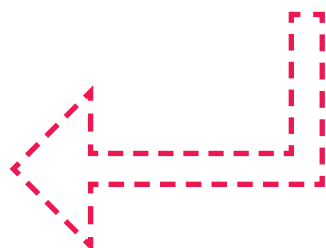
Nakon odslušanog kursa student je osposobljen da:

- Razumije pojam, osnovne elemente i ulogu službeničkog sistema u savremenom konceptu javne uprave;
- Klasificiše različite modele službeničkih sistema;
- Objasni istorijski razvoj i specifičnosti službeničkog sistema Crne Gore;
- Razumije proces reforme službeničkog sistema Crne Gore, u svjetlu evropskih integracija;
- Komparira crnogorski i evropski službenički sistem (pravo Evropske unije, Savjeta Evrope i ostalih država);
- Razumije osnove kadrovskog menadžmenta i objasni sistem upravljanja kadrovima u Crnoj Gori.

KONTROLA JAVNE UPRAVE

Nakon odslušanog kursa student je osposobljen da:

- Razumije pojam, elemente i svrhu kontrole uprave;
- Klasificiše različite oblike i vrste kontrole uprave;
- Objasni osnovne postulate i principe pravne kontrole uprave;
- Objasni osnovne postulate i principe političke kontrole uprave;
- Navede specifičnosti sudske i ustavnosudske kontrole uprave;
- Komparira crnogorske i evropske standarde kontrole uprave;
- Objasni pojam, vrste, pravni osnov i sisteme odgovornost uprave.



PRAVNO POLITIČKI SMJER

MASTER STUDIJE

Nakon završenih magistarskih studija POLITIČKOPRAVNOG STUDIJSKOG PROGRAMA, student će biti osposobljen da:

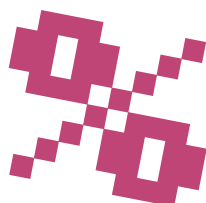
- Prepozna i razlikuje različite pravne i političke teorije i primjenjuje ih na različite oblasti funkcioniranja pravnopolitičkog poretku;
- Prati, osmišljava i predlaže nove pristupe u normativnoj djelatnosti;
- Analizira učinke odluka međunarodnih organizacija na crnogorski pravni i politički sistem;
- Primjeni široki dijapazon stečenih teorijskih i praktičnih znanja u procesu osmišljavanja rješenja konkretnih pravnih problema sa kojima se srijeće u svom radu;
- Predloži poboljšanja u obavljanju pravnih poslova na radnim mjestima na kojima je angažovan;
- Uporedi crnogorska pravna rješenja u oblasti političkog sistema sa pravnim rješenjima u uporednom pravu;
- Daje samostalnu i kritičku procjenu o potrebi promjene i unapređenja važećih propisa, posebno u duhu integracionih procesa i međunarodne saradnje.

I SEMESTAR

METODOLOGIJA PISANJA NAUČNO-ISTRAŽIVAČKOG RADA

Nakon odslušanog kursa student je osposobljen da:

- Objasni najvažnije metode istraživanja nauke;
- Razvije sposobnost identifikovanja ključnih činjenica i elemenata iz nauke;
- Razumije naučne zakone i naučne teorije;
- Analizira, uporedi i vrednuje norme i zadatke nauke;
- Poznaje i primjenjuje pravila pisanja naučnih radova.



USTAVNO PRAVO

Nakon odslušanog kursa student je osposobljen da:

- Razvije opšta, naučna saznanja iz područja ustavnog prava;
- Objasni pojam ustava, njegov nastanak, razvoj, evoluciju i perspektive;
- Navede ciljeve i zadatke i objasni pravnu prirodu političih institucija;
- Objasni položaj pojedinih političkih institucija u okviru pravnog sistema;
- Razumije uticaj proširenja Evropske unije na političke sisteme država kandidata.

ISTORIJA PRAVNIH I POLITIČKIH INSTITUCIJA

Nakon odslušanog kursa student je osposobljen da:

- Poznaje državno i pravno uređenje koje svojstveno različitim istorijskim razdobljima u razvoju civilizacije;
- Prepozna uzroke, posledice i važnost pojedinih istorijskih događaja i procesa u razvoju države i prava;
- Uporedi istorijski razvoj prava i države u različitim regionima svijeta, njihov kontinuitet i glavne promjene;
- Analizira političke, socijalne, ekonomski, kulturne činioce i uslove iz kojih su nastali poznati modeli i trendovi organizacije države i prava;
- Poznaje pravnu tradiciju i najznačajnije akte u razvoju nacionalne pravne istorije.

II SEMESTAR

PRAVNE I POLITIČKE TEORIJE

Nakon odslušanog kursa student je osposobljen da:

- Poznaje istorijski razvoj pravnoteorijskog i filozofskog shvatanja prava i države;
- Definiše pravnu i teorijsku problematiku kojom su se istaknuti mislioci bavili;
- Objasni teorijske pristupe istorijskim okolnostima i događajima;
- Shvati značaj i povezanost pojedinih teorija sa događajima koji su od značaja za državu i pravo u istoriji;
- Objasni i razlikuje savremene političke ideje i ideologije.





INSTITUCIONALNO PRAVO EVROPSKE UNIJE

Nakon odslušanog kursa student je osposobljen da:

- Razumije i objasni ideju evropskog ujedinjenja i razvoj evropskih integracija;
- Poznaje institucionalni i pravni okvir Evropske unije i istoriju njenog nastanka;
- Objasni prirodu, pravno dejstvo i izvršavanje odluka organa Evropske unije, kao i njihov uticaj na nacionalna prava.

MEDUNARODNA LJUDSKA PRAVA

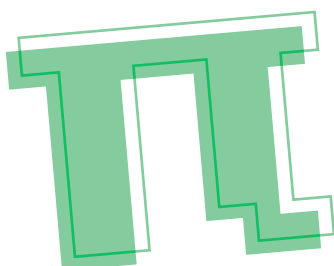
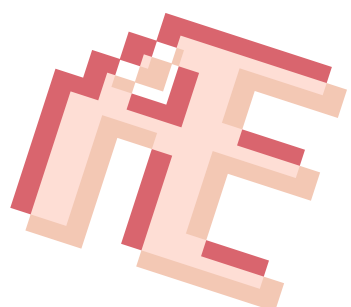
Nakon odslušanog kursa student je osposobljen da:

- Razumije proces razvoja i nastanka civilizacijske tekovine ljudskih prava;
- Shvati važnost i značenje međunarodnih dokumenata o ljudskim pravima;
- Vlada osnovnim izvorima ljudskih prava u međunarodnom pravu;
- Objasni sisteme zaštite ljudskih prava na evropskom i međunarodnom nivou;
- Shvati ulogu i značaj Evropskog suda za ljudska prava.

IZBORI I IZBORNO PRAVO

Nakon odslušanog kursa student je osposobljen da:

- Vlada pojmom, izvorima i sadržajem izbornih prava;
- Prepozna važnost izbornog sistema kao najvažnijeg elementa predstavničke demokratije;
- Razumije i tumači način pretvaranja glasova birača u poslaničke mandate kroz primjenu različitih izbornih sistema;
- Objasni partijski i izborni sistem u Crnoj Gori;
- Shvati značaj i ulogu političkih stranaka u izbornom pravu.



PRIVREDNOPRAVNI SMJER

MASTER STUDIJE

Nakon završenih magistarskih studija **PRIVREDNOPRAVNOG STUDIJSKOG PROGRAMA**, student će biti osposobljen da:

- Prepozna i razlikuje različite pravne i političke teorije i primjenjuje ih na različite oblasti funkcioniranja privrednog sistema;
- Prati, osmišljava i predlaže nove pristupe u normativnoj djelatnosti;
- Analizira učinke odluka međunarodnih privrednih organizacija i asocijacija na crnogorski privredni sistem;
- Primjeni široki dijapazon stečenih teorijskih i praktičnih znanja u procesu osmišljavanja rješenja konkretnih pravnih problema sa kojima se srijeće u svom radu;
- Predloži poboljšanja u obavljanju pravnih poslova na radnim mjestima na kojima je angažovan;
- Uporedi crnogorska pravna rješenja u oblasti privrede sa pravnim rješenjima u uporednom pravu, dajući samostalnu i kritičku procjenu o potrebi promjene i unapređenja važećih propisa, posebno u duhu integracionih procesa i međunarodne saradnje.

I SEMESTAR

METODOLOGIJA PISANJA NAUČNO-ISTRAŽIVAČKOG RADA

Nakon odslušanog kursa student je osposobljen da:

- Objasni najvažnije metode istraživanja nauke;
- Razvije sposobnost identifikovanja ključnih činjenica i elemenata iz nauke;
- Razumije naučne zakone i naučne teorije;
- Analizira, uporedi i vrednuje norme i zadatke nauke;
- Poznaje i primjenjuje pravila pisanja naučnih radova.



MEDUNARODNO TRGOVAČKO PRAVO

Nakon odslušanog kursa student je osposobljen da:

- Definiše pojam međunarodnog trgovačkog prava;
- Definiše izvore međunarodnog trgovačkog prava i navede subjekte međunarodnog trgovačkog prava;
- Izdvoji Evropsku uniju kao poseban subjekt, opiše njen nastanak i razvoj;
- Opiše kako se odvija međunarodna prodaja robe;
- Prepozna ulogu međunarodnih organizacija u oblasti međunarodne prodaje robe;
- Izdvoji položaj međunarodnih trgovinskih arbitraža;
- Skicira ugovore o uslugama u međunarodnom prometu robe.

UGOVORNO PRAVO EU

Nakon odslušanog kursa student je osposobljen da:

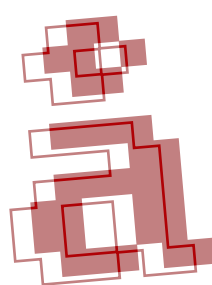
- Definiše osnovna pravila EU u području ugovornog prava;
- Objasni proces evropeizacije ugovornog prava;
- Skicira nova zbivanja i razvoj evropskog ugovornog prava;
- Izdvoji temeljna pravila ugovornog prava u najznačajnijim državama;
- Razumije uporedno pravnu metodologiju i da je primjeni u raspravi o pitanjima ugovornog prava.

II SEMESTAR

UPOREDNI PRIVREDNI SISTEMI

Nakon odslušanog kursa student je osposobljen da:

- Objasni pojam i predmet komparativne analize privrednih sistema;
- Definiše tipologiju privrednih sistema;
- Vrednuje uspješnost privrednih sistema;
- Analizira osnovne odrednice privrednog sistema;
- Objasni ekonomske funkcije države i ekonomiju javnog sektora;
- Izdvoji tradicionalne i nove struje u makroekonomskoj politici.



PRAVO I EKONOMIJA EU

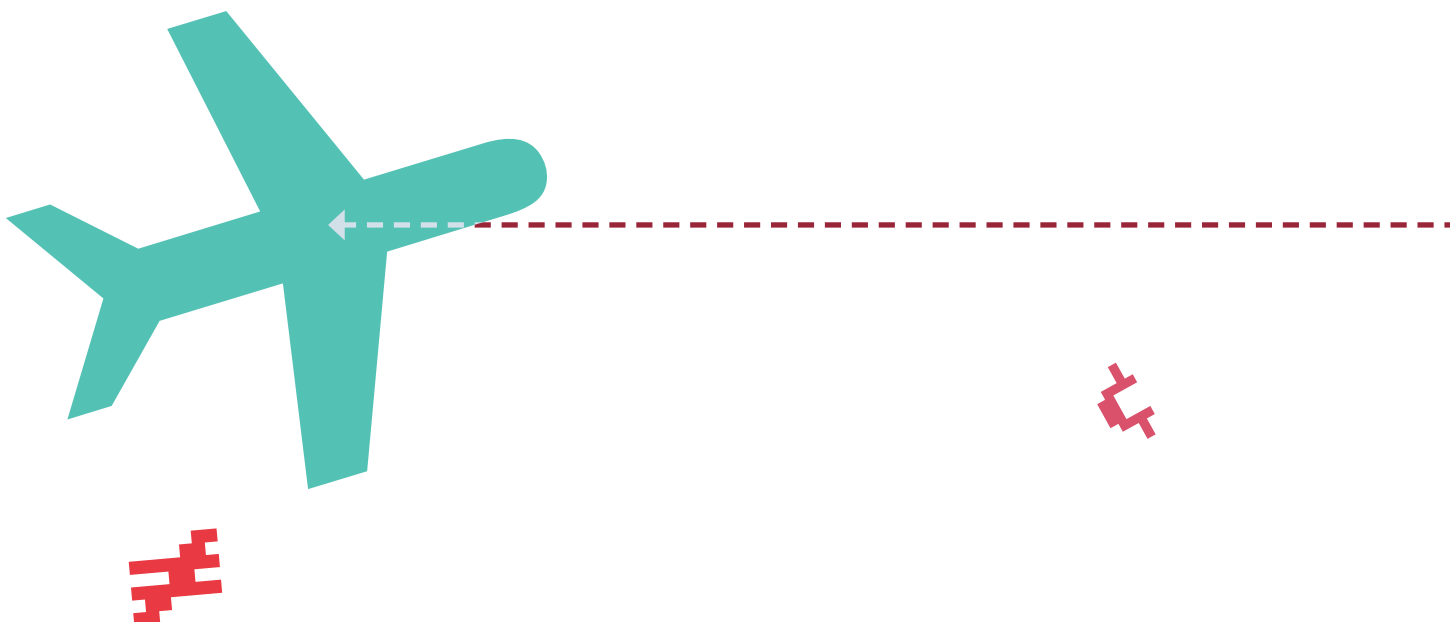
Nakon odslušanog kursa student je osposobljen da:

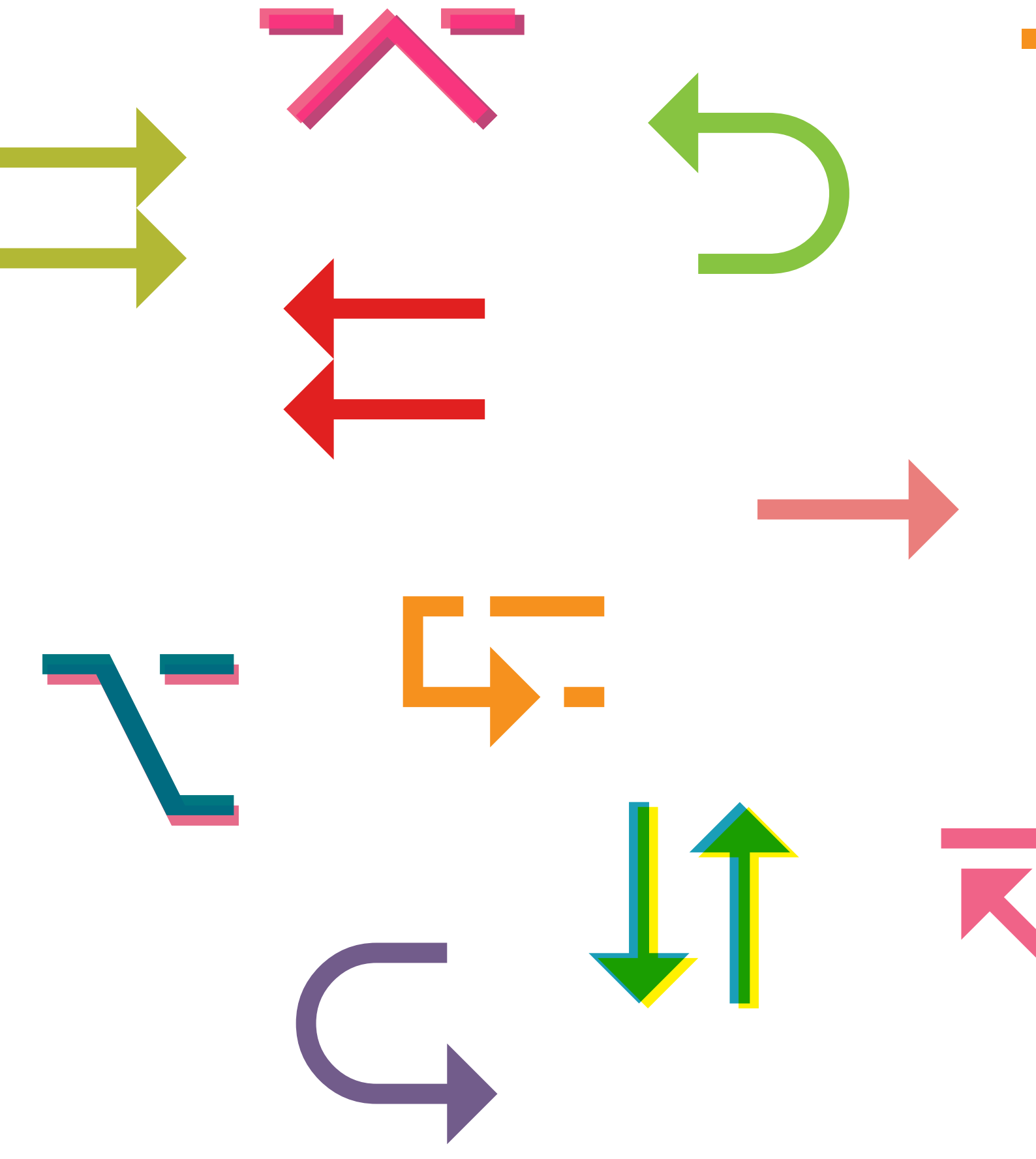
- Definiše područje primjene prava EU;
- Definiše pravne izvore i pojedine institute evropskog privrednog prava;
- Pravilno tumači propise koji uređuju evropsko privredno pravo;
- Analizira sudsku praksu Suda EU u oblasti privrednog prava;
- Razumije privredne, političke i društvene okolnosti u kojima funkcioniše pravo EU;
- Prepozna pravnu problematiku iz područja prava unutrašnjeg tržišta.

BERZANSKO PRAVO I PRAVO HARTIJA OD VRIJEDNOSTI

Nakon odslušanog kursa student je osposobljen da:

- Definiše berze, pojam i vrste berzanskog poslovanja;
- Definiše pojam kotacije;
- Definiše kursnu listu i berzanske indekse;
- Objasni i prepozna mjesto u pravnom sistemu osnovnih pravnih pojmoveva iz oblasti hartija od vrijednosti;
- Razgraniči domen primjene pravnih pravila iz oblasti prava hartija od vrijednosti i ostalih grana prava;
- Pruži osnovne savjetodavne usluge na osnovu stečenih znanja i vještina potencijalnim klijentima.









FACULTY OF LAW

UNDERGRADUATE STUDIES

JUDICIAL STUDY PROGRAM

After completing undergraduate studies of the JUDICIAL STUDY PROGRAM, the student will be able to:

- Define the basic legal concepts and postulates, with special emphasis on the concepts closely related to justice, as well as the basic concepts of law related disciplines (economics, history, sociology, political science);
- Explain the phenomenon of law, legal norms and the necessity of the legal system of the state and society;
- Explain how legal norms are created, how they differ from other social rules of behaviour, the way the state and the law are inextricably linked, and that social changes must follow the changes of legal norms;
- Recognize the need for precise, clear and purposeful legal regulation of all aspects of social life, as an important prerequisite for the normal functioning of society;
- Analyse how legal concepts and principles manifest itself in everyday life, especially in the area of justice, and how individuals, communities and organizations understand and apply them;
- Note inadequacy in the creation of legal norms, their interpretation and application;
- Independently perform less complex jobs in government agencies and the judiciary.



ECONOMIC AND LEGAL STUDY PROGRAM

After completing undergraduate studies of the ECONOMIC AND LEGAL STUDY PROGRAM, the student will be able to:

- Define the basic legal concepts and postulates, with special emphasis on concepts closely related to the economic area, as well as the basic concepts of law related disciplines (economics, history, sociology, political science);
- Explain the phenomenon of law, legal norms and the necessity of the legal system of the state and society;
- Explain how legal norms are created, how they differ from other social rules of behaviour, the way the state and the law are inextricably linked, and that social changes must follow the changes of legal norms;
- Recognize the need for precise, clear and purposeful legal regulation of all aspects of social life, as an important prerequisite for the normal functioning of society;
- Analyse how legal concepts and principles manifest itself in everyday life, especially in the fields of economy, and how individuals, communities and organizations understand and apply them;
- Note the inadequacy in the creation of legal norms, their interpretation and application;
- Independently perform less complex jobs in government agencies and industry.

I SEMESTER

JUDICIAL AND COMMERCIAL LAW STUDY PROGRAM

INTRODUCTION TO LAW

After completing the course the student is able to:

- Identify, define and explain the basic concepts of the theory of state and law;
- Define and explain the essence, forms and basic elements of organization and functioning of the country;
- Identify and describe the basic institutes, principles, functions and values of law;
- Classify the sources of law;
- Extract and identify the main types of individual legal acts;
- Define the concepts of the rule of law;
- Interpret legal norms in a proper way; group and classify elements of the legal system.



HISTORY OF LAW

After completing the course the student is able to:

- Describe legal systems specific to individual historical periods;
- Set aside the factors that influenced the design of some states and legal systems;
- Understand that the modern legal systems are the result of historical development;
- Compare similarities and differences of legal and state models and dynamics of their changes over time;
- Connect political, social, economic factors that influenced the formation of individual states and their legal systems;
- Formulate the characteristics of building models and certain state legal systems in space and time.

SOCIOLOGY

After completing the course the student is able to:

- Define basic sociological concepts;
- Determine the place of sociology in the system of social sciences;
- Identify ways of interaction between the individual and society;
- Interpret social change;
- Apply the acquired knowledge in order to explain various social phenomena.

INTRODUCTION TO CIVIL LAW

After completing the course the student is able to:

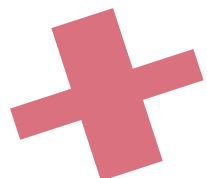
- Define the system of civil law;
- Define and explain certain institutes of civil law;
- Explain why the occurrence of certain legal relations of law provided certain assumptions;
- Correctly interpret the regulations governing the matter of subjective civil rights;
- Connect the legal rules governing the particular legal institutions;
- Analyse concrete facts and distinguish essential from non-essential facts;
- Recommend the optimal way of achieving subjective civil rights;
- Evaluate and re-examine the justification of individual institutes.



BASICS OF ECONOMY

After completing the course the student is able to:

- Define the basic economic terms;
- Critically evaluate and recognize the economic basis of certain legal fields;
- Explain the relationship between economics and law;
- Understand the economic process;
- Apply knowledge of economics as an aid in understanding the legal cases;
- Understand the connection between economics and law;
- Analyse the economic processes;
- Analyse the role of state and market in a modern economy;
- Determine the association of certain legal branch of the economy;
- Formulate the causes of economic performance;
- Distinguish between different forms of market structure.



II SEMESTER



JUDICIAL AND COMMERCIAL LAW STUDY PROGRAM

CONSTITUTIONAL LAW

After completing the course the student is able to:

- Develop a general, scientific knowledge in the field of constitutional law;
- Master key terms, notions and constitutional categories;
- Understand the genesis, structure and nature of constitutional rights in relation to other branches of law;
- Differentiate and compare the institutes of constitutional law in comparative perspective;
- Explain the constitutional regulations in Montenegro and its historical development;
- Master conceptual definitions of human rights and procedures for their protection;
- Define the electoral system and the mechanism of the election;
- Explain the organization of the legislative, executive and judicial authorities in unitary systems and complex organization of government.





ROMAN LAW

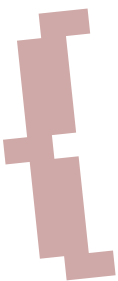
After completing the course the student is able to:

- Identify and distinguish the basic aspects of Roman law as the foundation of modern European private-legal system in historical and comparative context;
- Group and describe the fundamental institutions of private law based on the principles of Roman law;
- Illustrate the importance of the Roman legal tradition for the identity and stability of modern legal systems;
- Differentiate basic concepts, institutes and branches of Roman law;
- Formulate conclusions about the significance of Roman law to modern legal systems;
- Assess the importance of Roman law.

PROPERTY LAW

After completing the course the student is able to:

- Define and explain the system and each of the institutes of real rights;
- Clarify the scope of the legal rules, as well as assumptions for application of the institute of real estate law;
- Correctly interpret the regulations governing property law;
- Order the relevant legal rules for solving a specific case;
- Analyse the legal sources and rules of law;
- Prepare material for solving a specific case;
- Conclude the consequences of the application of the institutes of real rights.



HISTORY OF THE LAW OF MONTENEGRO

After completing the course the student is able to:

- Describe the formation of the Montenegrin state and its legal system;
- Identify ways of transferring the rights from European countries and its reception in our legal system;
- Use knowledge of the Montenegrin legal traditions for understanding the position of Montenegro at the time of European integration;
- Formulate a thesis about the conditionality of the modern state and legal structure with the previous development;
- Establish the importance of the influence of the legal past on the positive Montenegrin law;
- Reconsider the established views on various stages of the Montenegrin legal development.



INTRODUCTION TO MAJOR LEGAL SYSTEMS (ELECTIVE COURSE)

After completing the course the student is able to:

- Explain the basic elements of the historical genesis of the Euro-continental, Anglo-American and other major jurisdictions (the Far East, Islamic, Hindu and Jewish law);
- Indicate, expose and explain the structure of such legal systems;
- Appoint the sources of law in these jurisdictions;
- Identify, classify, interpret and critically clarify the difference between the major legal systems of today.

ENGLISH I

After completing the course the student is able to:

- Understand sentences and frequently used expressions from the immediate environment (e.g. basic personal and family data, trade, local geography, employment), according to A2 level (Pre-Intermediate level – The initial intermediate);
- Communicate in simple and routine situations that involve simple and direct exchange of information on familiar and frequent themes;
- Describe in simple terms aspects of his past, the immediate environment and the necessary needs.

III SEMESTER



JUDICIAL AND COMMERCIAL LAW STUDY PROGRAM

LAW OF OBLIGATIONS

After completing the course the student is able to:

- Define and explain the basic concepts and principles of contract law;
- Clarify the scope of legal norms of contract law;
- Determine the conditions for the application of certain institutes of contract law;
- Correctly interpret the regulations governing matters of contract law;
- Determine the rules of law that are relevant for solving a specific case;
- Analyse the legal sources and the legal rules governing the matter of contract law;
- Compare the various legal institutions that are available to resolve the specific dispute.



CRIMINAL RIGHT-GENERAL AND SPECIAL PART

After completing the course the student is able to:

- Recognize the fundamental principles of criminal law;
- Define and explain certain institutes of criminal law;
- Define and explain the basic concepts of the general part of criminal law;
- Analyse the factual description of the events giving rise to criminal matter;
- Apply the institutes of the general part of criminal law on the factual descriptions of the event;
- Distinguish between close institutes in criminal law;
- Identify and analyse the crimes of the special part of criminal law;
- Establish concretely the facts subsumed under the correct legal standard.

ADMINISTRATIVE LAW

After completing the course the student is able to:

- Explain the basic institutes of administrative law;
- Explain the system of administrative law and its relationship with other branches of law;
- Appoint the sources of administrative law;
- Explain the administrative branches of government relations with the legislative, executive and judicial authority;
- Explain the basics of the civil service system;
- Recognize the meaning and spirit of applicable administrative solutions in Montenegro and compare, especially with European countries;
- Correctly interpret the regulations of administrative organizations and activities and to determine those that are relevant to the resolution of specific cases;
- Describe the entire course of the administrative and administrative-court proceedings;
- Independently apply the appropriate legislation to address the specific administrative matter;
- Explain the principles and mechanisms of control of public authorities and their responsibility.

COMPANY LAW

After completing the course the student is able to:

- Define and explain the basic institutions of company law;
- Explain its relationship with other branches of law and describe the sources of company law;
- Explain the types of companies, their similarities and differences, characteristics, property, representation, status changes and responsibility for liabilities;
- Define and discuss various forms (methods) of businesses, including companies and entrepreneurs;
- Define and explain their ownership, management and organizational structure;
- Simulate and demonstrate the procedure for establishing, connecting and termination of companies;
- Analyse the positive legislation in this area;
- Explain the role and importance of financial organizations;
- Explain the industrial property right;
- Define and explain the bankruptcy and liquidation.

ENGLISH II

After completing the course the student is able to:

- Use the linguistic skills in English at the intermediate level of language skills (B1, according to the Common European Framework for Languages);
- Govern selected lexical and grammatical structures;
- Communicate verbally and in writing in a medium demanding situations;
- Actively participate in discussions in English; independently investigating the sources in order to spread knowledge and to achieve autonomy;
- Express the knowledge needed for attending advanced courses of general and vocational English.





IV SEMESTER

JUDICIAL AND COMMERCIAL LAW STUDY PROGRAM

INTERNATIONAL PUBLIC LAW

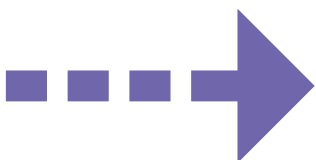
After completing the course the student is able to:

- Identify and distinguish the formal sources of international law, as well as subjects of international law;
- Define the basic legal concepts of international law;
- Explain the basic legal institutions in various areas of international law, and to recognize their connection;
- Group and describe the basic legal institutes of international law;
- Demonstrate the impact of international standards in the development of international relations;
- Apply international legal norms to concrete examples from international practice;
- Determine the significance of international law for the stability of the international order;
- Distinguish the internal legal order and the international legal order, and compare ways of creating rights in these legal orders;
- Examine the application of international standards in the specific factual situation in the international practice;
- Evaluate the significance of international law for the stability of the world order, especially in the maintenance of international peace and security.

BUSINESS LAW

After completing the course the student is able to:

- Define and explain the basic institutes of business law;
- Explain its relationship with other branches of law and describe the sources of business law;
- Define and explain certain activities of a commercial;
- Explain their characteristics, similarities and differences, analyse the specific legal transaction of goods transport;
- Apply correctly the legal standard to the facts of the particular;
- Prepare and compile trade agreement in order to regulate the business relationship.



INHERITANCE LAW

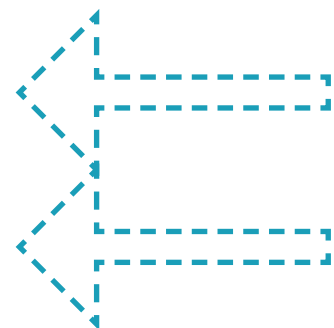
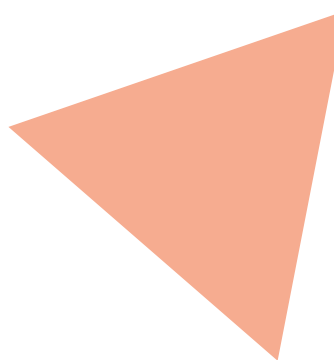
After completing the course the student is able to:

- Define and explain the structure and institutes of inheritance law (principle of succession of legal regulation, subjective law of succession, testamentary inheritance, legal inheritance, necessary hereditary right of succession arranging the contract);
- Explain the scope of the legal rules, as well as the preconditions for the application of certain legal institutions of inheritance law;
- Analyse the legal sources and the legal rules governing the matter of inheritance law;
- Connect the legal rules governing the individual institutes of inheritance law and real law, of family and of contract law;
- Critically examine the situation of the participants in the probate proceedings, and to assess the advantages and disadvantages of each of these individuals to the dispute.

FINANCIAL LAW

After completing the course the student is able to:

- Define, identify and describe the structure of financial law and its individual parts;
- Define, group and name characteristics of individual public revenues;
- Describe the genesis of the occurrence of certain public revenues;
- Define and identify the most important phenomena and problems of modern financial law;
- Identify and define key elements of specific tax (e.g., income tax, profit tax, value added tax) on theoretical and practical level;
- Explain the concept of public debt; group types of public debt; define and identify the types of public goods;
- Define fiscal instruments and identify the goals of fiscal policy;
- Analyse and integrate the content of certain theoretical principles of taxation;
- Distinguish public good; determine the correlation between financial law and other legal branches.



FAMILY LAW

After completing the course the student is able to:

- Recognize the significance of the most important institutes of family law in the legal system;
- Define the most important institutions of family law;
- Set aside the basic principles of family law;
- Spot trends in the development of family law;
- Interpret the norms of family law, and apply them properly in practice;
- Use the available domestic and foreign literature;
- Choose the appropriate legislative solution, and apply it correctly in solving specific legal problem;
- Extract the key issues that need to achieve additional progress of family law;
- Examine the justification for the existing arrangement of individual institutes and examine the possibility and ways of its improvement;
- Assess the quality of implementation of the existing legislation in judicial practice and everyday life.

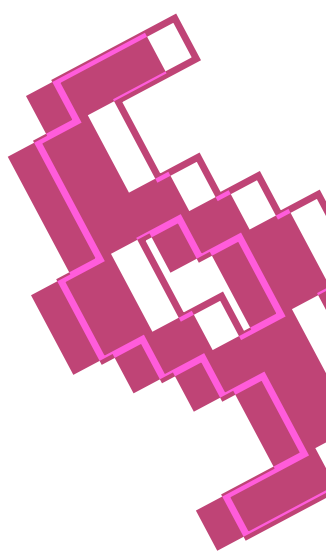
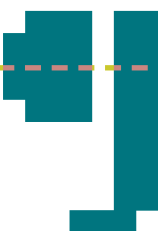


JUDICIAL STUDY PROGRAM (ELECTIVE COURSES)

HUMAN RIGHTS

After completing the course the student is able to:

- Understand the development process and the development of civilization achievements of human rights;
- Understand the importance and significance of international documents on human rights;
- Govern basic sources of human rights in international law;
- Explain the systems of human rights protection at the national and international levels;
- Analyse the structure of human rights in the Constitution of Montenegro;
- Understand the importance and role of the institution of the constitutional complaint in the system of human rights protection.



PARLIAMENTARY LAW

After completing the course the student is able to:

- Explain the concept and principles of parliamentarism;
- Explain its development and function in contemporary political systems;
- Compare the Montenegrin normative solutions with comparable acquis;
- Explain the relations of Parliament with the government, head of state, administration and judicature, as well as the constitutional court;
- Explain the relationship of parliament and other state bodies, regulatory authorities, non-governmental organizations and citizens;
- Indicate and explain parliamentary procedure;
- Indicate and explain the role of political parties, parliamentary groups and MPs in parliamentary work;
- Indicate the individual and collective rights and duties of deputies.

ECONOMIC AND LEGAL STUDY PROGRAM (ELECTIVE COURSES)

ECONOMIC POLICY

After completing the course the student is able to:

- Define key economic indicators and their connections;
- Explain the doctrine of economic policies and their impact on the present day;
- Identify the main issues of domestic economic policy;
- Critically evaluate the main problems of domestic economic policy;
- Apply knowledge of economic doctrines and key economic concepts to current events;
- Connect the causes, course and consequences of the main economy crisis and compare the crisis;
- Judge the consistency and effectiveness of certain measures of economic policy;
- Evaluate the key economic trends in our country and neighbouring countries.

COPYRIGHT AND INDUSTRIAL PROPERTY RIGHT

After completing the course the student is able to:

- Understand the development of copyright and industrial property rights as a branch of law;
- Define the authors' works and which persons enjoy copyright and legal protection;
- Demonstrate the legal nature, content and duration of the author's subjective right;
- Explain how marketing copyrights is done; analyse the patent law as well as industrial property rights;
- Determine how to conduct legal transactions and the protection of industrial property rights;
- Examine competition law.



V SEMESTER

JUDICIAL AND COMMERCIAL LAW STUDY PROGRAM

CRIMINAL PROCEDURE LAW

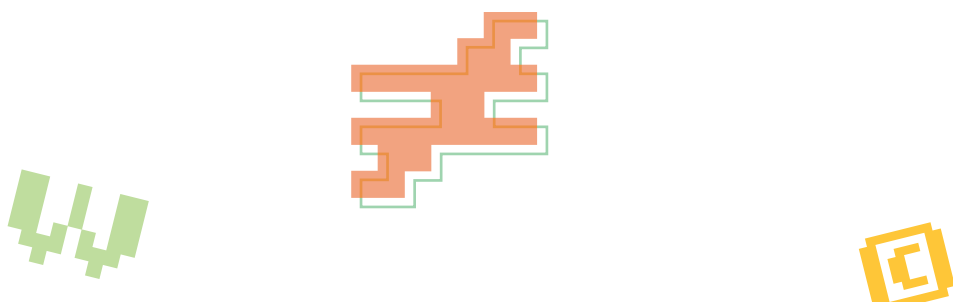
After completing the course the student is able to:

- Explain the basic concepts of criminal procedural law (criminal procedural action, the criminal procedural relationship, criminal procedural entity...);
- Understand the subject and the purpose of criminal proceedings;
- Determine correctly the relationship between the criminal procedure and criminal substantive law;
- Correctly interpret criminal laws;
- Correctly apply the law to the particular facts of the case established;
- Make a correct conclusion and make the right decision on the basis of a concrete determination of the facts and applied law;
- Use all available legal means in order to establish the truth in the process.

LABOR LAW

After completing the course the student is able to:

- Explain the concept of labor law and its relationship with other branches of law;
- Describe the stages in the development of labor law; explain the basic institutes of labor law;
- Classify the sources of labor law;
- Explain the basics of individual and collective labor law and procedures of their realization and protection;
- Explain the manner and procedure of realization and protection of social rights;
- Recognize the meaning and spirit of applicable legal solutions in Montenegro and comparatively compare, especially with European countries.



EU LAW

After completing the course the student is able to:

- Understand the role and responsibilities of the EU institutions, as well as proceedings before the Court of the EU;
- Identify the types of legal sources of European law, and explain their effects;
- Demonstrate an understanding of substantive European law, in particular the rights of the internal market;
- Understand the purpose of the division of jurisdiction between Member States and the EU, to make a difference between different areas of application of national law and EU law;
- Understand the relationship between market freedom and fundamental rights in the EU and methods of balancing by the Court of the EU;
- Understand the competence of the European Union in its relations with third countries, including the jurisdiction of the international agreements;
- Understand the relationship of the lower courts to higher courts against national one, and the Court of the EU on the other;
- Recognize the arguments that represent a wider or narrower jurisdiction of the EU.

CRIMINALISTICS (JUDICIAL STUDY PROGRAM)

After completing the course the student is able to:

- Explain the basic principles of criminology and its relationship with other sciences;
- Explain the basic concepts of forensic science, tactics and methodology;
- Define the criminal investigation of the crimes and their perpetrators;
- Recognize the basic, or “golden” criminology issues;
- Understand the methodology of work with indications;
- Understand the rules of setting and checking version in order to solve crimes;
- Apply criminal methods and techniques in practice in order to detect and solve crimes.

ENGLISH III

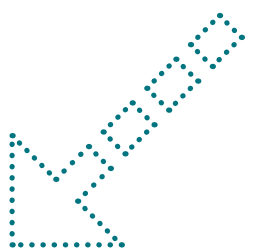
After completing the course the student is able to:

- Master basic professional terms in the field of law;
- Master strategies and techniques, integrated language skills (reading, writing, listening, oral communication) on the basis of specialized texts in the field of law at the upper secondary level of linguistic knowledge (B2 according to the Common European Framework of Reference for Languages);
- Apply knowledge of relevant grammatical structures and terminology for the sake of understanding the technical texts;
- Communicate in English in a less demanding professional situations;
- Independently explore the sources in English language.

INSURANCE LAW (ECONOMIC AND LEGAL STUDY PROGRAM)

After successfully mastering the course students will be able to:

- Explain the concept and types of insurance;
- Define the sources of insurance law;
- Illustrate the application of general business conditions in the insurance;
- Distinguish between the rights of insurance relationship with other branches of law;
- Determine the role of security in everyday life;
- Describe specifics of the insurance business;
- Explain the legal framework for conducting insurance activities in Montenegro;
- Assess how the decision of European Union law is compatible with national regulation of insurance law.



VI SEMESTER

JUDICIAL AND COMMERCIAL LAW STUDY PROGRAM

CIVIL PROCEDURAL LAW

After completing the course the student is able to:

- Define the forms of protection of subjective civil rights and certain procedural actions of the court and the parties;
- Describe the current civil procedure and activities of process operators;
- Recognize the basic principles of procedural law in the legal provisions;
- Differentiate forms of civil court proceedings;
- Make difference between the civil and non-contentious procedure, a regular civil action from special civil proceedings and civil proceedings from other alternative means of dispute resolution;
- Prepare drafts of various types of court decisions.



INTERNATIONAL PRIVATE LAW

After completing the course the student is able to:

- Recognize and explain the different relationships that regulate private international law;
- Establish the order of application of sources of law;
- Differentiate and use terms that have autonomous meaning in matter of private international law;
- Identify and interpret the law applicable to the particular case;
- Establish a judiciary of a country that will be responsible for the settlement of the dispute.

BANK AND STOCK EXCHANGE LAW

After successfully mastering the course students will be able to:

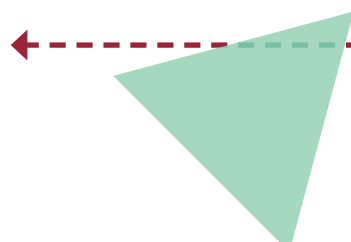
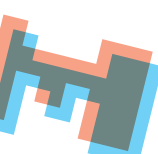
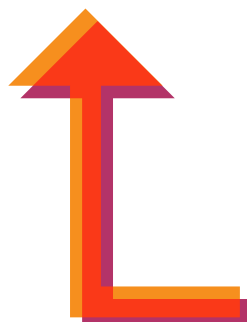
- Explain the concept of banking law;
- Illustrate the application of general business conditions in the banking industry;
- Delineate and explain the relationship of the banking law to other branches of law;
- Elaborate the legal nature of the business relationship between the bank and the client;
- Describe contracts that are specific to the banking business;
- Define different types of bank accounts;
- Determine the position of the banking law within the private law, particularly in relation to business law;
- Assess how the decision of European Union law is compatible with national regulation of the banking law.

JUDICIAL STUDY PROGRAM

INTERNATIONAL CRIMINAL LAW

After successfully mastering the course students will be able to:

- Explain the most important terms of international criminal law;
- Properly examine the relationship between international and national criminal law;
- Understand the impact of international criminal law on national criminal law;
- Correctly interpret important international legal documents;
- Understand the functioning of permanent and ad hoc international criminal tribunals;
- Examine the impact of politics on international criminal law;
- Assess the perspectives of the development of international criminal law.



JUDICIAL ORGANIZATION LAW (ELECTIVE COURSE)

After completing the course the student is able to:

- Define the terms of the justice and the judiciary;
- Describe the role of the judiciary and the professions in the security guarantees of fundamental constitutional values, especially human rights and freedoms;
- Identify and classify the bodies which carry out judicial activity (courts, prosecutors, lawyers);
- Categorize staff in the judiciary (judges, prosecutors, subsidiary organs of the court and prosecutor's office, attorneys and law trainees, notaries, bailiffs, etc.);
- Appoint the conditions for the election and dismissal of judges and prosecutors;
- Describe the material characteristics of judicial authorities in Montenegro and the authorities for ensuring their independence (Judicial and Prosecutorial Council, the Bar Association);
- Indicate the jurisdiction of certain courts in the legal system of Montenegro.

WRITTEN WORK PURSUANT TO PRACTICE IN THE JUDICIARY

After completing the course the student is able to:

- Independently investigate a legal problem;
- Use and quote properly scientific literature in order to address the problem;
- Elaborate professionally and explain the specific legal problem, define a specific problem and offer concrete solutions;
- Provide appropriate recommendations for improving the current situation in the area which is subject of the work.

ECONOMIC AND LEGAL STUDY PROGRAM

INTERNATIONAL COMMERCIAL LAW

After completing the course the student is able to:

- Define and explain the basic institutions of international economic law and its relationship with other branches of law;
- Explain the role and importance of the IMF and World Bank;
- Explain and describe the sources of international commercial law;
- Define subjects of international commercial law;
- Define and explain the characteristics of the GATT and the WTO;
- Explain the international sale of goods and international commercial arbitration;
- Define and explain the service contract in international traffic;
- Describe the concept, role and importance of international transport law.

RHETORIC (ELECTIVE COURSE)

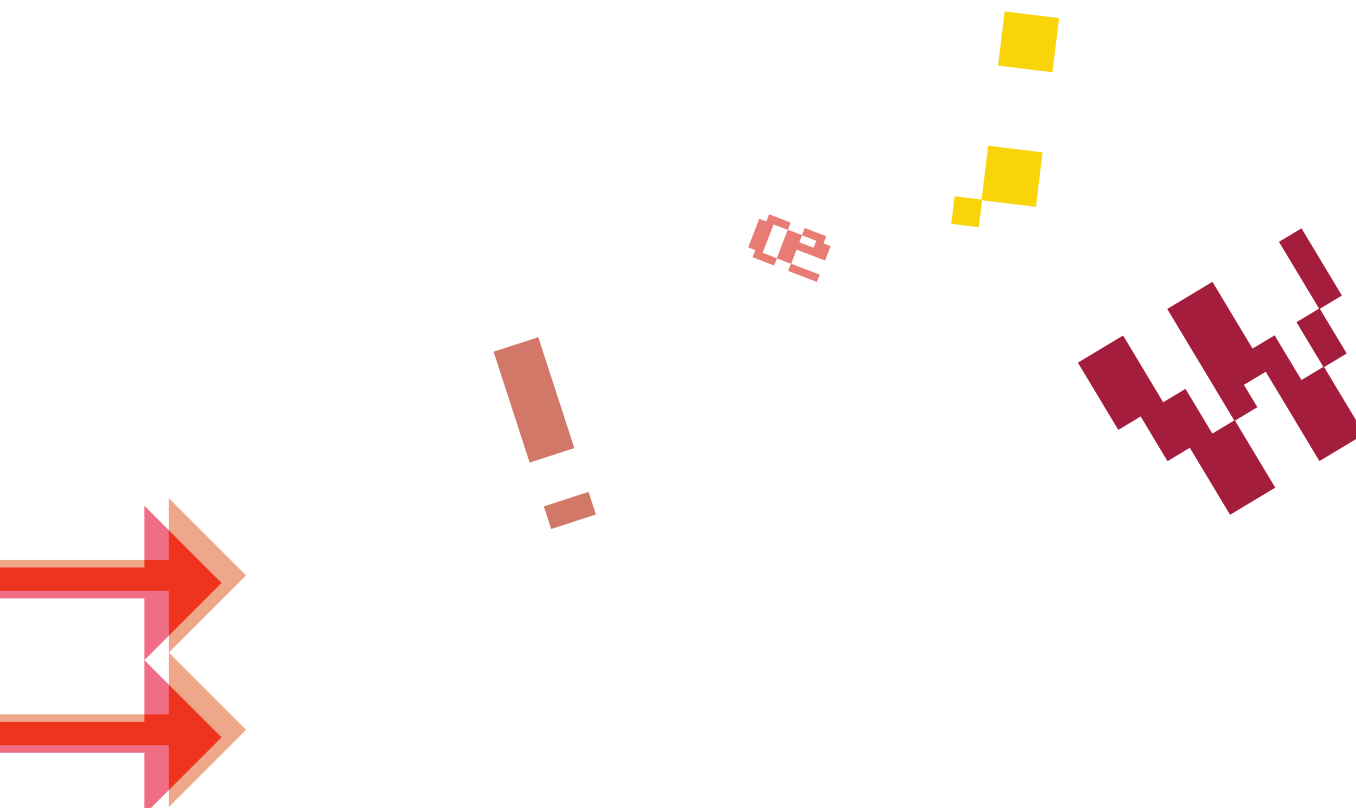
After completing the course the student is able to:

- Explain the concept and importance of rhetoric;
- Explain the historical development of rhetoric;
- Identify and distinguish the source and principle of rhetoric;
- Explain the ways of application and function of rhetoric in modern law;
- Apply the basic principles and the principles of rhetoric in a specific situation.

WRITTEN WORK PURSUANT TO PRACTICE IN THE ECONOMY

After completing the course the student is able to:

- Independently investigate a legal problem;
- Use and quote properly scientific literature in order to address the problem;
- Elaborate professionally and explain the specific legal problem, define a specific problem and offer concrete solutions;
- Provide appropriate recommendations for improving the current situation in the area which is subject of the work.



JUSTICE – CRIMINAL LAW STUDY PROGRAM

SPECIALIST STUDIES

JUSTICE – CRIMINAL LAW STUDY PROGRAM

After completion of specialist studies of the JUDICIAL-CRIMINAL JUSTICE DEGREE PROGRAM, students will be able to:

- Define, distinguish and critically evaluate the institute, the principles and the principles of criminal and misdemeanour law, the national and international levels;
- Explain the organization, operation, action and cooperation between national and international institution in the field of prosecution of perpetrators and the protection of human rights;
- To make in a proper way a different type of legal submissions;
- Observe and analyse the causes of everyday problems related to the functioning of the judicial system;
- Independently perform complex tasks in state administration and judicial professions;
- Critically evaluate and improve the way of doing business in which he is engaged;
- Apply the acquired theoretical and practical knowledge on specific problems they encounter.



I SEMESTER

TORT LAW AND LIABILITY OF LEGAL PERSONS FOR CRIMINAL OFFENCES

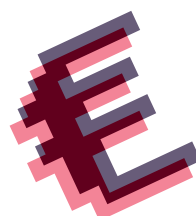
After completing the course the student is able to:

- Explain the concept of misdemeanour law and its relationship to other legal branches;
- Explain the relationship between the offense and other criminal activity;
- Recognize the importance of respect for fundamental rights and the principle of misdemeanour proceedings;
- Define and explain the basic concepts of misdemeanour law and procedure;
- Explain the specifics of misdemeanour sanctions, the manner of their imposition and execution;
- Understand under what circumstances and in what way legal persons are responsible for crimes;
- Explain what sanctions and how they can be imposed to legal persons for criminal offense they committed.

ORGANIZED CRIME AND CORRUPTION

After completing the course the student is able to:

- Define the concept of organized crime and corruption and their relationship with other criminal offenses;
- Indicate the basic international instruments relevant to these crimes;
- Understand the politics of the EU in the fight against organized crime and corruption;
- Organize criminological research of these crimes and their perpetrators;
- Evaluate and identify measures and strategies for the suppression of these criminal acts;
- Apply the acquired knowledge into practice in the prevention and combating of organized crime and corruption.



CRIMINOLOGY

After completing the course the student is able to:

- Define the concept of criminology and its relationship with other criminal sciences;
- Recognize the basic methods in criminology;
- Understand criminological theories in the context of space and time in which they were created and developed;
- Determine criteria for the typology of acts and the perpetrators;
- Organize criminological research of the crimes and their perpetrators;
- Evaluate and identify measures and strategies to combat criminal behaviour;
- Apply the acquired knowledge into practice in the prevention and combating of crime.

COURT PROTECTION IN THE EU

After completing the course the student is able to:

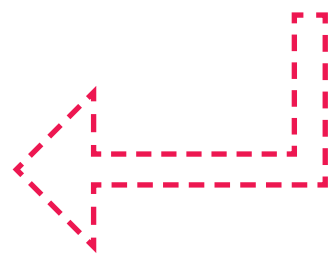
- Explain the nature of European Union law and the principle of direct effect and supremacy of EU law in relation to the national law of the Member States;
- Explain the organizational structure of the Court of Justice of the EU and its position and role in the legal system of the EU;
- Understand that we have the procedural means available to individuals and legal entities in order to protect their rights based on the law of the European Union;
- Understand the effects of avoidance actions, lawsuits for failure to act, the process of deciding on a preliminary issue, the objection of illegality and actions for damages.

TECHNIQUE OF WRITING LEGAL BRIEFS (ELECTIVE COURSE)

After completing the course the student is able to:

- Locate relevant legal sources for solving a specific case;
- Prepare the basis for expert analysis of individual institutes of civil, criminal, administrative and constitutional law;
- Build a methodological system for making written works in the field of civil, criminal and administrative law;
- Prepare agreements on the establishment and transfer of property rights;
- Devise a way of making other agreements;
- Formulate initial acts in civil, criminal and administrative proceedings;
- Formulate decisions which in these procedures are decisive in the first instance.

II SEMESTER



FORENSIC MEDICINE

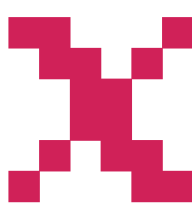
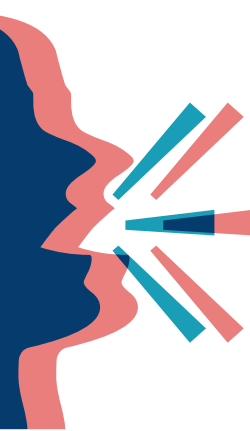
After completing the course the student is able to:

- Describe the different key terms in forensic medicine;
- Correctly understand the relationship between forensic medicine and legal doctrines;
- Describe and explain the signs of death, apparent death, agony and post-mortem changes;
- Describe the different types of injuries;
- Assess the validity of forensic expertise;
- Use critically literature in the field of forensic medicine, which is important for the work of the judiciary.

CONSTITUTIONAL JUDICIARY

After completing the course the student is able to:

- Understand the concept of constitutionality and the need for its efficient and effective protection;
- Classify the different models and systems of control of constitutionality;
- Meet the legal nature of the constitutional judiciary;
- Explain the position of constitutional judiciary in contemporary society and its relation to the legislative, the executive and the judicature, as well as other state bodies, NGOs and citizens;
- Explain the development, organization and jurisdiction of the Constitutional Court of Montenegro;
- Describe the entire course of constitutional proceedings and explain the effect of Constitutional Court decisions;
- Compare the constitutional judiciary in Montenegro with the modern constitutional courts;
- Understand the relationship between constitutional courts and the European Court of Human Rights.

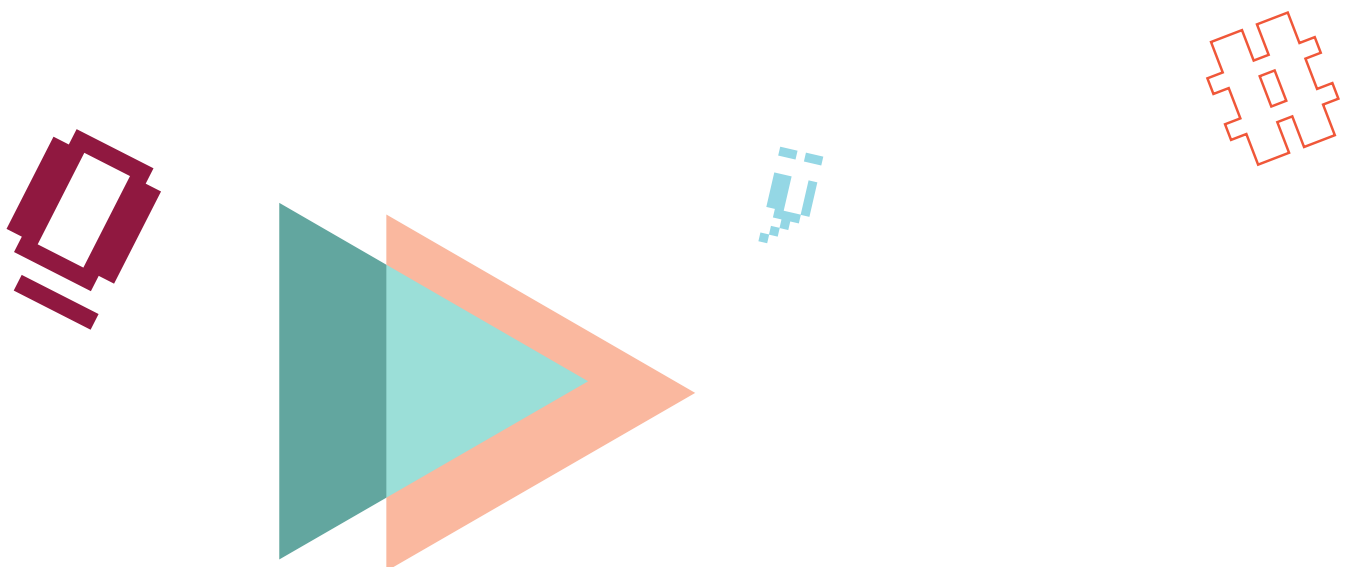


COMMERCIAL LAW STUDY PROGRAM

SPECIALIST STUDIES

After completion of specialist studies of the COMMERCIAL LAW STUDY PROGRAM, the student will be able to:

- Define, distinguish and critically evaluate the institute, principles and principles of functioning of the economic system, at national and international level;
- Explain the organization, operation, action and cooperation among national and international business organizations;
- To make in a proper way a different type of legal submissions;
- Observe and analyses the causes of everyday problems related to the functioning of the economic system;
- Independently perform complex tasks in state bodies and enterprises;
- Critically evaluate and improve the way of doing business in which he is engaged;
- Apply the acquired theoretical and practical knowledge on specific problems they encounter.



I SEMESTER

CUSTOMS LAW

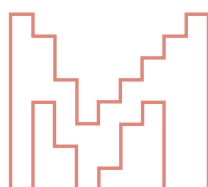
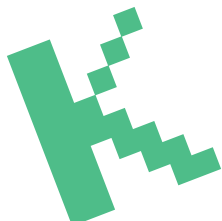
After completing the course the student is able to:

- Define and explain the customs system, individual institutes of customs law, their emergence and historical development;
- Indicate and explain the types of duties and other import duties;
- Explain the customs procedure and the work of customs administrations;
- Explain the customs tariff and a customs debt;
- Indicate and explain customs offenses;
- Indicate and explain the work of international organizations in the field of customs law and international trade (World Customs Organization, the World Trade Organization, CEFTA);
- Explain the customs systems of Montenegro and the European Union.

BANKRUPTCY LAW

After completing the course the student is able to:

- Define the basic principles of bankruptcy law, degrees of bankruptcy proceedings, the bankruptcy institutes of these fundamental rights;
- Appoint the bodies of bankruptcy proceedings;
- Indicate the legal consequences of bankruptcy;
- Set aside the different ways of dealing with the insolvency of legal entities (repairs, winding, portable sanitation);
- Recognize insolvent procedures with international elements;
- Describe the current bankruptcy proceedings and the proceedings in which it develops, deliver and confirm plan of reorganization;
- Group the legal consequences of the bankruptcy proceedings with respect to their financial or procedural character.



ECONOMIC SYSTEM

After completing the course the student is able to:

- Order the national and international legal framework in which business transactions take place between two or more commercial operators;
- Understand the state as a subject of public international law and business;
- Analyse the current processes of the global business environment through the harmonization and unification of international business law;
- Draw up the text of the contract and in this regard, that information about individual elements of the contractual relationship;
- Provide basic consultations in the field of business law with an international component.

TECHNIQUE OF WRITING LEGAL BRIEFS

After completing the course the student is able to:

- Locate relevant legal sources for solving a specific case;
- Prepare the basis for expert analysis of individual institutes of civil, criminal, administrative and constitutional law;
- Build a methodological system for making written works in the field of civil, criminal and administrative law;
- Prepare agreements on the establishment and transfer of property rights;
- Devise a way of making other agreements;
- Formulate initial acts in civil, criminal and administrative proceedings;
- Formulate decisions which in these procedures are decisive in the first instance.

BANK LAW (ELECTIVE COURSE)

After completing the course the student is able to:

- Explain the concept of banking law;
- Illustrate the application of general business conditions in the banking industry;
- Delineate and explain the relationship of the banking law to other areas of law;
- Determine the legal nature of the business relationship between the bank and the client;
- Describe contracts that are specific to the banking business;
- Define different types of bank accounts.

CONTROL AND AUDIT OF COMPANIES (ELECTIVE COURSE)

After completing the course the student is able to:

- Explain the basics of control and audit of companies;
- Explain the principles and standards of control and audit;
- Classify types of entities and types of control audits and audits;
- Explain the role of audit and certified auditor;
- Determine the procedural aspects of the audit of financial statements of companies.

II SEMESTER

MARITIME LAW

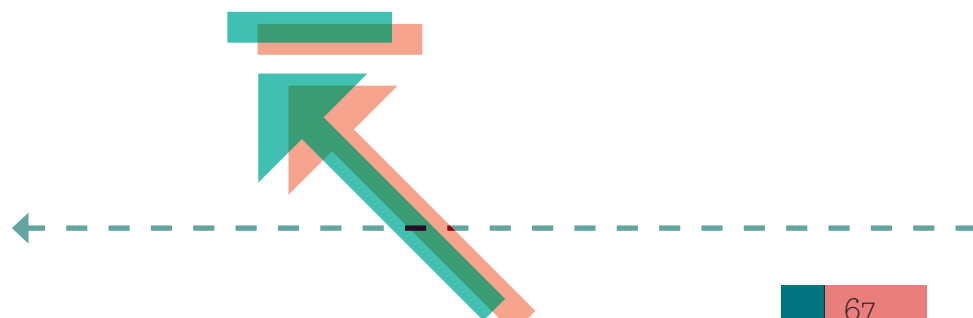
After completing the course the student is able to:

- Define and explain the system, individual institutes and concepts of maritime law, their emergence and historical development;
- Explain to what extent and in what way accentuated internationalization of maritime law influenced the development of specific institutes of maritime law;
- Correctly interpret the regulations governing the matter of maritime law in the field of national and international law, and to determine which legal rules are relevant to the resolution of the analysed cases.

CIVIL EXECUTIVE LAW

After completing the course the student is able to:

- Examine and explain the flow of execution procedure and the role of the parties in this process;
- Explain the powers and position of an agent in the enforcement procedure;
- Explain the role of public enforcement and other agencies in the enforcement procedure.



ADMINISTRATIVE LAW STUDY PROGRAM

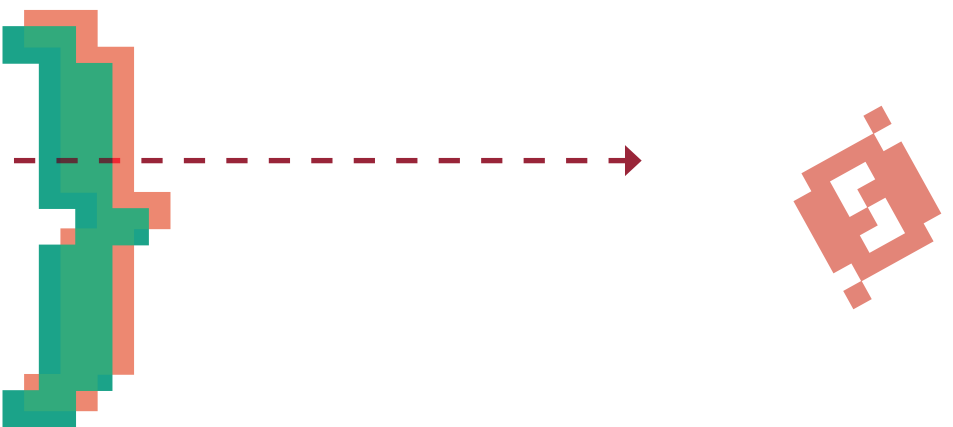
SPECIALIST STUDIES

I SEMESTER

PUBLIC AUTHORITY

After completing the course the student is able to:

- Understand the contemporary notion of public administration;
- Explain the basic concepts of public administration;
- Explain the development and the changing role of public administration in modern society;
- Indicate the characteristics of public management and explain its features;
- Understand the structure of state and non-state administration in Montenegro;
- Understand the processes of reform and modernization of public administration in countries in transition, including Montenegro;
- Order the basics of personnel management and human resources management in public administration;
- Identify the legal regulations governing the organization and functioning of the public administration in Montenegro and comparing them with other systems.



ADMINISTRATIVE PROCEDURE LAW

After completing the course the student is able to:

- Understand the concept, scope and objectives of the administrative proceedings and its context in relation to European standards of „good governance“;
- Explain the basic principles and institutes of administrative proceedings;
- Determine the specificity between general and special administrative procedures;
- Describe the entire course of the administrative procedure (participants in the process, the properties of the party organs and communications customers, starting and ending the administrative proceedings);
- Classify remedies in administrative proceedings and their legal effect;
- Explain the legal remedies in administrative proceedings;
- Understand the process of execution of administrative acts;
- Explain the administrative proceedings control of the legality of acts of government;
- Apply knowledge of administrative and administrative-court proceedings to resolve certain specific problems.

ECONOMICS AND FINANCE OF PUBLIC SECTOR

After completing the course the student is able to:

- Understand the concept, elements and methods of financing the administration;
- Classify the different models of the economy;
- Determine the role of the state in the economy of the public sector;
- Define the concept of the market and its impact on the financing of public administration;
- Explain the basic principles and the principles of public finance;
- Indicate the specifics of the budget law.

TECHNIQUE OF WRITING LEGAL BRIEFS

After completing the course the student is able to:

- Locate relevant legal sources for solving a specific case;
- Prepare the basis for expert analysis of individual institutes of civil, criminal, administrative and constitutional law;
- Build a methodological system for making written works in the field of civil, criminal and administrative law;
- Prepare agreements on the establishment and transfer of property rights;
- Devise a way of making other agreements;
- Formulate initial acts in civil, criminal and administrative proceedings;
- Formulate decisions which in these procedures are decisive in the first instance.

POLICE LAW (ELECTIVE COURSE)

After completing the course the student is able to:

- Understand the concept of police, police authorities and police functions in a democratic society;
- Classify different models of policing systems;
- Explain the position of the police in contemporary society and its relationship to the principle of the rule of law;
- Explain the development and organization of the police system of Montenegro;
- Indicate the sub-national police organizations and international standards of police conduct in the protection of human rights;
- Compare police organization of modern states and the countries of former Yugoslavia with the State police organization in Montenegro;
- Explain the administrative functions of the police and to determine the specifics of police administrative functions in relation to the other administrative activities.

SYSTEM OF LOCAL GOVERNMENT (ELECTIVE COURSE)

After completing the course the student is able to:

- Understand the theoretical concept and the concept of local self-government;
- Indicate the local self-government;
- Explain the relationship between citizens and local government;
- Explain the historical development and specific features of the system of local self-government of Montenegro;
- Understand the process of reform of the local government of Montenegro, in the light of European integration;
- Compare Montenegrin and European system of local government.



II SEMESTER

CIVIL SERVICE LAW

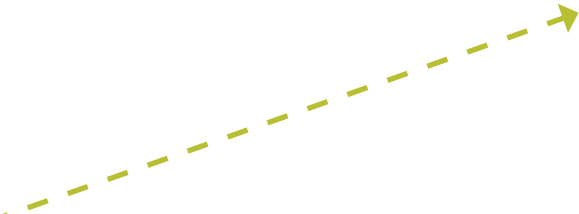
After completing the course the student is able to:

- Understand the concept, the basic elements and the role of the civil service system in the modern concept of public administration;
- Classify different models of civil service system;
- Explain the historical development and the specificity of the civil service system of Montenegro;
- Understand the process of reform of the civil service system in Montenegro, in the light of European integration;
- Compare Montenegrin and European civil service system (law of the European Union, Council of Europe and other countries);
- Understand the basics of human resource management system and explain human resources management in Montenegro.

CONTROL OF PUBLIC ADMINISTRATION

After completing the course the student is able to:

- Understand the concept, elements and purposes of control of management;
- Classify the different forms and types of control of management;
- Explain the basic principles and the principles of legal control of management;
- Explain the basic principles and the principles of political control of management;
- Indicate the specifics of judicial and constitutional control of management;
- Compare Montenegrin and European standards for the control of management;
- Explain the concept, types, legal basis and systems management responsibility.



LEGAL-POLITICAL STUDY PROGRAM

MASTER STUDIES

After completing the master study of the **LEGAL POLITICAL STUDY PROGRAM**, the student will be able to:

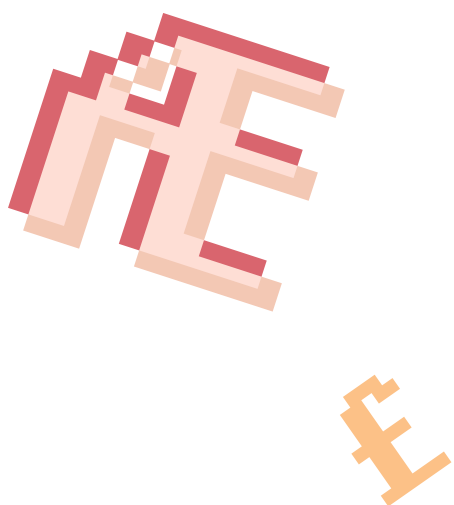
- Identify and differentiate between legal and political theory and apply them to different areas of functioning legal and political order;
- Monitor, develop and propose new approaches to legislating;
- Evaluate the impact of international organizations on the Montenegrin legal and political system;
- Implement a wide range of acquired theoretical and practical knowledge in the process of designing solutions to real legal problems met by in their work;
- Propose improvements in the performance of legal affairs in the workplace where he is engaged;
- Compare the Montenegrin legal solutions in the area of the political system, the legal solutions in comparative law,
- Give independent and critical assessment of the need for change and improvement of existing regulations, especially in the spirit of integration processes and international cooperation.

I SEMESTER

METHODOLOGY OF SCIENTIFIC RESEARCH

After completing the course the student is able to:

- Explain the most important methods of scientific research;
- Develop the ability to identify key words and elements from science,
- Understand the scientific laws and scientific theories,
- Analyse, compare and evaluate standards and tasks of science,
- Know and apply the rules of writing scientific papers.



CONSTITUTIONAL LAW

After completing the course the student is able to:

- Develop a general, scientific knowledge in the field of constitutional law;
- Explain the concept of a constitution, its origin, development, evolution and perspectives;
- Indicate the goals and tasks and to explain the legal nature of a political institution;
- Explain the position of certain political institutions in the legal system;
- Understand the impact of EU enlargement on the political systems of the candidate countries.

HISTORY OF LEGAL AND POLITICAL INSTITUTIONS

After completing the course the student is able to:

- Describe the state and legal system, which characterized different historical periods in the development of civilization;
- Recognize the causes, consequences and significance of particular historical events and processes in the development of state and law;
- Compare the historical evolution of the law and the state in different regions of the world, their continuity and the major changes;
- Analyse the political, social, economic, cultural factors and conditions from which they arise to know the trends and patterns of the organization of state and law;
- Get to know the legal tradition and the most important acts in the development of national legal history.

II SEMESTER



LEGAL AND POLITICAL THEORY

After completing the course the student is able to:

- Get to know historical development of legal theory and philosophical understanding of law and the state;
- Define the legal and theoretical issues that prominent thinkers were engaged in;
- Explain theoretical approaches to historical circumstances and events;
- Understand the importance of the connection with the theory of certain events that are of importance to the state and law in history;
- Explain and distinguish modern political ideas and ideologies.



INSTITUTIONAL LAW OF THE EUROPEAN UNION

After completing the course the student is able to:

- Understand and explain the idea of European unification and the development of European integration;
- Describe the institutional and legal framework of the European Union and the history of its origin;
- Explain the nature, effect and execute decisions of the European Union, as well as their impact on the national law.

INTERNATIONAL HUMAN RIGHTS

After completing the course the student is able to:

- Understand the process of development and the development of civilization achievements of human rights;
- Understand the importance and significance of international documents on human rights;
- Master the primary sources of human rights in international law;
- Explain the systems of human rights protection at European and international level;
- Understand the role and importance European Court of Human Rights.

9

ELECTIONS AND ELECTORAL LAW

After completing the course the student is able to:

- Master concept, sources and content of electoral rights;
- Recognize the importance of the electoral system as the most important element of representative democracy;
- Understand and interpret the way to turn the vote into mandates through the application of different electoral systems;
- Explain the party and electoral system in Montenegro;
- Understand the importance and role of political parties in the electoral law.

COMMERCIAL LAW STUDY PROGRAM

MASTER STUDIES

After finishing his master study COMMERCIAL LAW STUDY PROGRAM, the student will be able to:

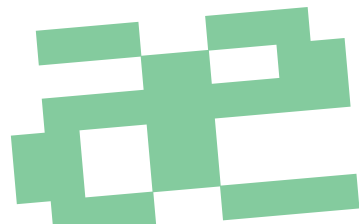
- Identify and differentiate between legal and political theory and apply them to different areas of functioning of the economic system;
- Monitor, develop and propose new approaches to legislating;
- Analyse the effects of the decisions of international economic organizations and associations in the Montenegrin economic system;
- Implement a wide range of acquired theoretical and practical knowledge in the process of designing solutions to real legal problems met by in their work;
- Propose improvements in the performance of legal affairs in the workplace where he is engaged;
- Compare the Montenegrin legal solutions in the field of economy, the legal solutions in comparative law, giving independent and critical assessment of the need for change and improvement of existing regulations, especially in the spirit of integration processes and international cooperation.

I SEMESTER

METHODOLOGY OF SCIENTIFIC RESEARCH

After completing the course the student is able to:

- Explain the most important methods of scientific research;
- Develop the ability to identify key words and elements from science;
- Understand the scientific laws and scientific theories;
- Analyse, compare and evaluate standards and tasks of science;
- Understand and apply the rules of writing scientific papers.



INTERNATIONAL COMMERCIAL LAW

After completing the course the student is able to:

- Define the concept of international trade law;
- Define sources of international commercial law and indicate subjects of international trade law;
- Single out the European Union as a separate entity, a description of its origin and development;
- Describe how to place international sales of goods;
- Recognize the role of international organizations in the field of international sales of goods;
- Recognize the position of international commercial arbitration;
- Allocate position of international commercial arbitration;
- Outline service contracts in international transport of goods.

EU CONTRACT LAW

After completing the course the student is able to:

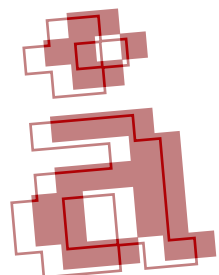
- Define the basic rules of the EU in the field of contract law;
- Explain the process of Europeanization of contract law;
- Outline new developments and the development of European Contract Law;
- Single out the fundamental rules of contract law in the most important countries;
- Understand the comparative legal methodology that is applied in the discussion of matters of contract law.

II SEMESTER

COMPARATIVE ECONOMIC SYSTEMS

After completing the course the student is able to:

- Explain the concept and the subject of the comparative analysis of economic systems;
- Define the typology of economic systems;
- Validate the performance of the economic system;
- Analyse the basic components of the economic system;
- Explain the economic functions of the state and public sector economy;
- Single out the traditional and the new trends in macroeconomic policy.



EU LAW AND ECONOMICS

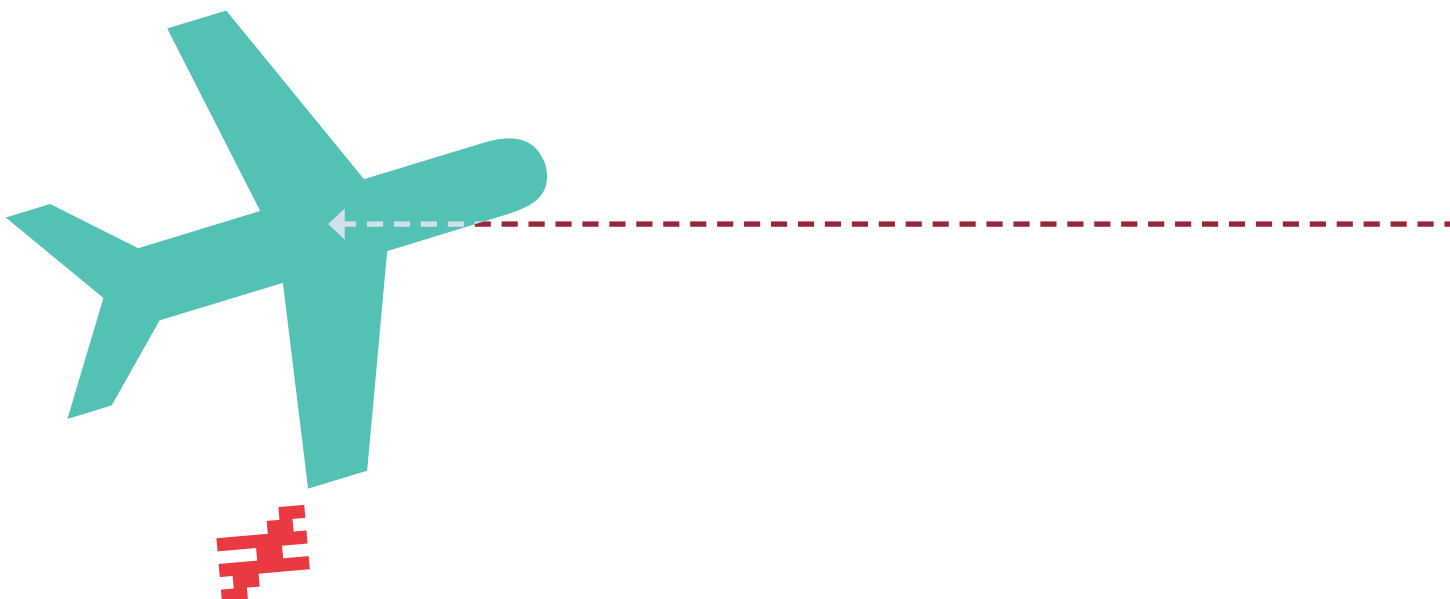
After completing the course the student is able to:

- Define the scope of application of EU law;
- Define the legal sources and certain institutes of European economic rights;
- Correctly interpret the regulations governing European company law;
- Analyse the jurisprudence of the Court of the EU in the field of commercial law;
- Understand the economic, political and social circumstances in which EU law works;
- Recognize the legal issues in the field of internal market law.

STOCK EXCHANGE LAW AND SECURITIES

After completing the course the student is able to:

- Define the stock exchange, the concept and the types of stock exchange operations;
- Define the concept of quotations;
- Define the exchange rate and stock indices;
- Explain and identify the place in the legal system of basic legal concepts in the field of securities;
- Distinguish the domain of application of legal rules in the field of securities law and other branches of law;
- Provide basic advisory services on the basis of acquired knowledge and skills to potential clients.





IMPRESSUM

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