

INTERNATIONAL CRIMINAL LAW

UČNI NAČRT PREDMETA/COURSE SYLLABUS

Predmet:	International Criminal Law
Course title:	International Criminal Law
Članica nosilka/UL	UL PF
Member:	

Študijski programi in stopnja	Študijska smer	Letnik	Semestri	Izbirnost
Pravo, prva stopnja, univerzitetni	Ni členitve (študijski program)	4. letnik	2. semester	izbirni

Univerzitetna koda predmeta/University course code:	0070371
Koda učne enote na članici/UL Member course code:	ICL

Predavanja /Lectures	Seminar /Seminar	Vaje /Tutorials	Klinične vaje /Clinical tutorials	Druge oblike študija /Other forms of study	Samostojno delo /Individual student work	ECTS
20	20	0	0	80	60	6

Nosilec predmeta/Lecturer:	Matjaž Ambrož
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Vrsta predmeta/Course type:	Posebni program študijskih izmenjav/Special elective course for Erasmus students
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Jeziki/Languages:	Predavanja/Lectures: Angleščina
	Vaje/Tutorial:

Pogoji za vključitev v delo oz. za opravljanje študijskih obveznosti:

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Vsebina:	Content (Syllabus outline):
	<ol style="list-style-type: none"> 1. Introduction 1.1. The scope and subject matter of international criminal law 1.2. The relationship between international and domestic criminal law 1.3. The development of international criminal law 2. Substantive international criminal law <ol style="list-style-type: none"> 2.1. The general part <ol style="list-style-type: none"> 2.1.1. Basic principles of international criminal law 2.1.2. The institutions of substantive international criminal law (especially as stipulated in the Rome Statute of International Criminal Court) 2.2. The special part <ol style="list-style-type: none"> 2.2.1. An overview of international criminal offences 2.2.1. International crimes

	<p>2.2.1.1. Aggression</p> <p>2.2.1.2. Genocide</p> <p>2.2.1.3. Crimes against humanity</p> <p>2.2.1.4. War crimes</p> <p>3. International criminal procedural law</p> <p>3.1. International law of human rights and criminal procedure</p> <p>3.2. The relationship between international and domestic criminal procedural law</p> <p>3.3. The right to freedom, security, privacy and fair trial</p> <p>3.4. International criminal legal aid</p> <p>4. International criminal courts</p> <p>4.1. Development of international criminal justice</p> <p>4.2. International criminal tribunal for the former Yugoslavia (ICTY)</p> <p>4.3. International criminal tribunal for Rwanda (ICTR)</p> <p>4.4. International criminal court (ICC)</p> <p>5. International criminal law and the execution of penal sanctions</p>
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Temeljna literatura in viri/Readings:

- Werle G., Jessberger F.: Principles of international criminal law. Hague : T.M.C Asser Press, 2014.
- Cassese A. et al: Cassese's International Criminal Law. Oxford: Oxford Univ. Press, 2013.
- Ambos K.: Remarks on the General Part of International Criminal Law. In: Journal of International Criminal Justice, 2006 4(4): 660-673.
- Statute of the International Criminal Tribunal for the Former Yugoslavia.
<http://www.un.org/icty/legaldoc-e/index.htm>
- Rome Statute of the International Criminal Court. <http://www.un.org/law/icc/statute/romefra.htm>

Cilji in kompetence:

Objectives and competences:

The purpose of the course is to provide a student with a profound knowledge in the field of the international criminal law. In order to upgrade the theoretical knowledge students develop the ability to resolve the concrete practical issues by analyzing the relevant statutory and customary law as well as case-law of the international tribunals.

Predvideni študijski rezultati:

Intended learning outcomes:

After the concluded assignments a student will be capable to understand fundamental principles of international criminal law. Accordingly, a student will be capable to interpret individual concepts and to skillfully apply them in practice.

Metode poučevanja in učenja:

Learning and teaching methods:

- the presentation of basic theoretical knowledge through lectures;
- seminars (analysis of jurisprudence and concrete treaty provisions);
- individual assignments.

Načini ocenjevanja:	Delež/Weight	Assessment:
pisni izpit		Written examination

Ocenjevalna lestvica:	Grading system:

Reference nosilca/Lecturer's references:
AMBROŽ, Matjaž. A need for differentiation between justification and excuse in international criminal law. V: KRUESSMANN, Thomas (ur.). <i>ICTY : towards a fair trial?</i> , (Recht). Wien; Graz: NWV - Neuer Wissenschaftlicher Verlag; Antwerpen: Intersentia, 2008, pp. 65-76.
AMBROŽ, Matjaž, BAVCON, Ljubo, FIŠER, Zvonko, KOROŠEC, Damjan, SANCIN, Vasilka, SELINŠEK, Liljana, ŠKRK, Mirjam, BAVCON, Ljubo (ed.), ŠKRK, Mirjam (ed.). <i>Mednarodno kazensko pravo [International Criminal Law]</i> . Ljubljana: Uradni list Republike Slovenije, 2012. 542 pages.
SANCIN, Vasilka, ŠVARC, Dominika, AMBROŽ, Matjaž. <i>Mednarodno pravo oboroženih spopadov [International Law of Armed Conflicts]</i> . Ljubljana: Poveljstvo za doktrino, razvoj, izobraževanje in usposabljanje, 2009. 481 pages.
AMBROŽ, Matjaž. Transfer zapornikov znotraj EU - res v imenu socialne reintegracije? [Transfer of Prisoners within EU – truly in the Name of Social Reintegration?]. <i>Revija za kriminalistiko in kriminologijo</i> , ISSN 0034-690X, jul.-sept. 2012, letn. 63, št. 3, str. 191-198.