C O U R S E L I S T 2023 – 2024 Winter Semester 2023-2024

TITLE OF COURSE	CODE	LANGUAGE	HRS/WEEK	PROFESSORS	ECTS
1. Labour Law I (Individual)	40EC001	English	2	K.Bakopoulos, D.Ladas, I.Skandalis	4 (or 7 exams + essay)
2. Intellectual Property Law	40EC002	English	3	Ch. Crissanthis	6 (or 9 exams + essay)
3. Competition Law	40EC003	English	3	E.Kinini, E.Mastromanolis	6
4. Maritime Law	40EC004	English	3	D.Christodoulou	6
5. European Law	40EC006	English	2	RevEmm. Papadopoulou, E. Perakis	4 (or 7 exams + essay)
6. International Investment Law	40EPA05	English	2	A.Gourgourinis	4
7. International Telecommunications Law	40EPA09	English	2	G.Kyriakopoulos	4
8. Comparative Public Law	40EC011	French	2	K. Yannakopoulos	4 (or 7 exams + essay)
9. Criminal Procedure and Special Issues of Criminal Law	40EC012	English	2	A.Tzanetis, I.Androulakis, V. Petropoulos	4 (or 7 exams + essay)
10. Civil Procedure	40EC007	English	2	N.Katiforis, M. Markoulakis	4 (or 7 exams + essay)
11. Information Technology Law (English Level C2)	40EPA07	English	3	G.Yannopoulos, A. Varveris	6 (or 9 exams + essay)
12. Introduction to the Greek Civil Law	40EC013	English	2	P.Nikolopoulos, N. Karampela	4 (or 7 exams + essay)
13. National & International Protection of Fundamental Rights	40EC014	German	2	S. Vlachopoulos, Th.Antoniou, Aik. Iliadou	4 (or 7 exams + essay)

Spring Semester 2023-2024

TITLE OF COURSE	CODE	LANGUAGE	HRS/WEEK	PROFESSORS	ECTS
14. Collective Labour Law	40EC008	English	2	K.Bakopoulos, D.Ladas,	4 (or 7 exams + essay)
				I.Skandalis	
15. Company Law	40EC009	English	3	I.Venieris	6 (or 9 exams + essay)
16. Banking Law	40EC010	English	2	Ch. Livada	4 (or 7 exams + essay)
17. International Business	40EPA06	English	2	E. Moustaira	4
Transactions					
18. Business Acquisitions and Mergers	40EPA08	English	2	C.Chryssanthis	4
19. Comparative Family Law	40EC015	English	2	G.Georgiades	4 (or 7 exams + essay)
20. Introduction to the Greek Civil	40EC016	German	3	D. Liappis, A.	6 (or 9 exams + essay)
Law				Papadimitropoulos, V.	
				Triantafyllidis	
21. Greek Law of Succession	40EC017	French	2	I.Kondyli	4 (or 7 exams + essay)
22. Penology	40EC018	English	2	AI.Tzanetaki/G.Giannoulis	4 (or 7 exams + essay)

EUROPEAN CREDIT TRANSFER SYSTEM AT NKUA LAW SCHOOL:

ECTS credits are awarded in accordance with the following conversion:

TYPE OF COURSE	ECTS credit points
Lectures (exams)	2 per hour of lecture a week (SWS)
Lectures (essays)	3
Lectures (exams and essays)	5 for a 1 - hour course a week
	7 for a 2 - hours course a week
	9 for a 3 - hours course a week
	11 for a 4 - hours course a week

No credits are given for attendance only.

DESCRIPTION OF THE GRADING SYSTEM: The grading scale runs from 0 to 10.

The grading scale runs from 0 to 10 Passing grades are from 5 to 10:

- 5 6 = good
- 7 8 = very good
- 9 10 = excellent

COURSE LIST 2023-2024 CONTENTS

WINTER SEMESTER 2023-2024

1. Labour Law I (Individual) (2hrs/week): K. Bakopoulos, D. Ladas, I. Skandalis

- 1. The general features
- 2. Definitions and Notions
- 3. The Historical Background
- 4. Sources of Labour Law

The individual employment relationship

1. Work performance: duties of the parties in the course of employment.

Duties of the employee. Duties of the worker

2. WORKING TIME AND HOLIDAYS

Working time. Sunday rest. Annual vacation

3. REMUNERATION

Definitions. Pay systems. Forms of Remuneration

- 4. Suspension and change of the individual labour contract
- 5. The termination of the individual labour contract

The protection of the position of the employee. The termination of the labour relation of specific time. The termination of the labour relation of indefinite time

2. Intellectual Property Law (3hrs/week): Ch. Chrissanthis

Exclusive rights in the context of freedom of competition. Public domain and exclusive rights. Patents (national, European and international). Trademarks (national, European and international). Designs. Non registered marks. Unfair competition. Advertising (unfair, deceptive and comparative). Unfair trade

practices. Likelihood of confusion in the context of trademark law. Principles for assessing likelihood of confusion, Unfair resemblance and dilution. Parallel imports, repackaging, look-alike products and other types of trademark infringement. Administrative proceedings for trademark registrations.

3. Competition Law (3hrs/week): E. Kinini, E. Mastromanolis

This aim of this course is to familiarize students with the main principles, the regulatory framework and the practice of E.U. and Greek Competition laws. Use of legislative documentation and relevant case law shall be used to cover the following topics:

- 1. Convergent and divergent objectives of Greek and E.U. Competition Law
- 2. Sources of E.U. and Greek Competition Law: The EC Treaty, Regulations and Directives, decisions of the EC Commission, ECJ and CFI jurisprudence, Law 703/77, decisions of the Hellenic Competition Commission
- 3. Agreements and concerted practices and Articles 81 of EC Treaty/ 1 of Law 703/77: the conditions of "agreement"/ concerted practice", "restriction of competition", "effect on trade"
- 4. "Appreciability" and the De Minimis Notice
- 5. The enforcement mechanism: the Calculation of Fines and the Leniency Notices of the Hellenic Competition Commission
- 6. Forms of behavior caught by Articles 81 of EC Treaty and 1 of Law 703/77: price and non-price restrictions. Horizontal and vertical agreements
- 7. The EC Notice on Horizontal Co-operation Agreements
- 8. The system of exemption to the prohibitive rule of Articles 81(1) EC Treaty and 1 of Law 703/77: an analysis of the four conditions required for exemptions
- 9. Individual and block exemptions. Representative block exemptions: research and development agreements (Regulation 2659/2000) and vertical agreements (Regulation 2790/99)
- 10. Joint venture and their assessment pursuant to E.U. and Greek Competition laws: the full functionality criterion. The EC Commission's Notice on the Concept of Full-Function Joint Ventures
- 11. Abuse of dominant position and the conditions of Article 82 EC Treaty/ 2 Law 703/77: the notions of dominant position and price/ non-price forms of abusive behavior
- 12. E.U. and Greek Jurisprudence on the Abuse of Dominance (AKZO, Tetra Pak II, Hilti and 3E): the predatory pricing and tying as representative abuse paradigms

- 13. The system of merger control under E.U. and Greek Competition laws: The one-stop-shop principle, the notion of concentration, the Community dimension and the ancillary restrictions assessment under the EU Merger Regulation 139/2004 and Article 4 of Law 703/77.
- 14. Competition law and regulated industries: the boundaries of Articles 86 and 82 of the EC Treaty and Directive 80/273 (transparency of financial relations)
- 15. The decentralization of Competition law and Regulation 1/2003: modernization

4. Maritime Law (3hrs/week): D. Christodoulou

- A. Organization of International Shipping in a historical and politico-economic perspective (Freedom of the Seas) Sectors of Shipping (differences and functional features).
- B. Ship and Conditions of registration (1st Title GCPML & jurisprudence of ECJ).
- C. National measures of flag discrimination and access to the shipping market the issue of Cabot age (EC Regulations 4055/86, 4058/86 & 3577/92).
- D. Organization of the Shipping Industry classical and modern operational structures: co-ownership of ships (2nd Title GCPML), Shipping Conferences, pools and consortia, single-ship companies, ship-management companies.
- E. Affreightment of Ship: contract for the carriage of goods and charter. Charter party and bill of lading F. The Hague Visby Rules (L. 2107/92).
- G. Carriage of passengers: Athens Convention relating to the carriage of passengers and their luggage by sea, 1974.
- H. Limitation of ship-owner's liability (6th Title, Chapter 3 GCPML & 1976 Convention on limitation of liability for maritime claims) Conduct barring limitation.
- I. International compensation regime for oil pollution (1992 Civil Liability and Fund Conventions).
- 16. Civil Procedure: (2hrs/week) N. Katiforis
 - a. Fundamental procedural principles
 - b. Process in the courts
 - c. Remedies
 - d. Enforcement with emphasis in the field of international enforcement (regulation 44/2001 etc).

5. European Law (2hrs/week): Rev.-Emm. Papadopoulou / E. Perakis

History of European integration, European Union's Institutions, Competences, Legal Acts and Legal Procedures, General Principles of the EU Legal Order: Autonomy, Supremacy and Direct Effect, European Union's Judicial System (Court and General Court), Legal Remedies and Actions, Market Freedoms, Competition Law, Area of Freedom, Security and Justice, the Economic and Monetary Union, the External Relations of the EU (CFSP), the EU and Human Rights.

6. International Investment Law (2hrs/week): A. Gourgourinis

This course revisits fundamental public international law issues (such as subjects of international law, sources of international law, jurisdiction, content and implementation of international responsibility, fragmentation of international law, etc.) through the lens of the special field of international investment law. Accordingly, the aim of the course is, on the one hand, to examine how the doctrine of public international law is put into practice before investment arbitral tribunals; and, on the other, to provide students with a thorough view of the procedural and substantive guarantees for foreign investments and investors in the context of the continuously growing field of international investment law.

7. International Telecommunications Law (2hrs/week):G. Kyriakopoulos

International legal framework for the usage of radio frequencies; The right of the Public to use the International Telecommunication Service as a specific form of the Freedom of Expression; The International Telecommunications Union(ITU), its stracture and its role; The ITU Radio Regulations and the management of the radio-frequency spectrum; General principles for the establishment and the use of radio/tv stations; The problem of the unauthorized broadcasting; The use of satellites for communication purposes; Television broadcasting by satellite; The UN Principles on Direct Broadcasting by satellite; Satellite Communications, international trade and intellectual property issues.

8. Comparative Public Law (2hrs/week): C. Yannakopoulos

(Offered only in French)

A. Aspects de l'influence du droit de l'Union européenne sur le droit administratif de ses Etats membres

- I. Le droit de l'Union européenne et les sources du droit administratif
- II. Le droit de l'Union européenne et le régime de passation et d'exécution des marchés publics
- III. L'ouverture des marchés et la régulation administrative
- IV. Le droit de l'Union européenne et la protection juridictionnelle effective des administrés
- V. L'influence du droit de l'Union européenne sur le système de contrôle de constitutionnalité des lois

B. Etudes de cas

- I. Créer une Autorité Administrative Indépendante pour se conformer au droit de l'Union européenne, et balancer entre Indépendance et Responsabilité (Accountability): Le cas de la Commission Nationale (Hellénique) des Télécommunications et de la Poste (EETT) et le droit de l'Union européenne»
- II. Le juge légal: approche comparative
- III. Le dialogue des juges nationaux avec les juges européens

9. Criminal Procedure and Special Issues of Criminal Law (2hrs/week): A.Tzanetis, I.Androulakis, V. Petropoulos

Part II. Criminal Procedure 131

Chapter 1. Principles, Institutions, Stages 131

§1. THE JUDICIAL ORGANISATION

I. Trial Jurisdictions 131

II. Investigating Jurisdictions 134

§2. THE STAGES OF THE CRIMINAL PROCESS135

I. Basic Distinctions 135

II. The Pre-Trial Stage 135

A. The Ordinary Investigation 135

1. The Beginning of the Ordinary Investigation 135						
2. The Closing of the Ordinary Investigation 136						
B. The Summary Investigation 138						
C. The Summary Investigation in Flagrant Offences and Other Emergency Cases 13						
D. The Preliminary Inquiry 140						
III. The Prosecution 140						
A. The Right to Prosecute 140						
B. The Object of the Right to Prosecute 144						
C. Conditions of the Right to Prosecute 144						
D. Dissolution of the Right to Prosecute 145						
1. Decriminalisation, Amnesty, Death of the Defendant 145						
2. Withdrawal of Complaint, Friendly Settlement 145						
3. Limitation by Time 146						
4. Non bis in idem (Provisions Against Double Jeopardy) 146						
IV. The Trial Stage 147						
A. General Characteristics 147						
B. The Judge: an Active but Impartial Adjudicator 149						
C. The Beginning and Closing of the Inquiry in Court 149						
1 .The Beginning of the Inquiry 149						
2. The Closing of the Inquiry 151						
§3. THE LEGAL POSITION OF THE ACCUSED AND THE CIVIL PARTY 152						
I. Introductory Remarks 152						
II. The Legal Position of the Defendant 153						
A. The Provisions in the Code of Criminal Procedure and the						
Constitution 153						
B.The Provisions of the European Convention of Human Rights and the International						
Covenant on Civil and Political Rights 154						
III. The Legal Position of the Civil Party 155						
A. General Observations 156						
B. The civil Party at the Pre-Trial Stage 157						

C. The Civil Party at the Trial Stage 158
§4. THE RULES OF EVIDENCE 158
I. The Principles of Evidentiary Law 159
II. The Means of Proof 160
III. The Exclusion of Evidence 163
Chapter 2. Powers, Rights and Duties in the Pre- Trial Proceedings 165
§1. THE POWERS AND DUTIES OF THE INVESTIGATING JUDGE AND THE RIGHTS OF THE DEFENDANT IN THE ORDINARY
INVESTIGATION 165
I. Introductory Remarks 165
II. The Powers of Inspection, Entry, Search and Seizure 165
III. The Powers to Examine the Defendant and the Witnesses 167
A. The Interrogation of the Defendant 167
B. The Interrogation of Witnesses 168
IV.Miscellaneous 169
A. Mental Examination of the Defendant 169
B. Interception of Telephonic or Other Communications 169
C. Freezing and Opening of Bank Accounts 170
§2. POWERS, RIGHTS AND DUTIES WITHIN THE FRAMEWORK OF ARREST AND PRE-TRIAL DETENTION 171
I. Introductory Remarks 171
II. The Warrants of Attachment and Arrest 171
A. The Warrant of Attachment 171
B. The Warrant of Arrest 171
III. Release Under Conditions 172
IV. Pre- Trial Detention 173
A. Conditions and Procedure 173
B. Continuation and Time Limits to Pre-Trial Detention 174
§3. THE POWERS AND DUTIES OF THE PUBLIC PROSECUTOR AND THE INVESTIGATING OFFICERS IN THE SUMMARY
INVESTIGATION AND IN THE PRELIMINARY INQUIRY 176
I. Introductory Remarks 176
II. Powers in the Summary Investigation 176

III. Powers in the Investigation of Flagrant Offences and in Other Emergency Cases	177
IV. Powers in the Preliminary Inquiry 177	
Chapter 3. The Inquiry in Court 179	
§1. THE TRIAL IN THE MISDEMEANOUR COURTS 179	
The Attendance of the Parties 179	
I. The Course of the Trial 181	
§2. THE TRIAL IN THE COURTS FOR SERIOUS CRIMES 182	
I. The Trial in the Mixed Criminal Courts 182	
II. The Trial in the Courts of Appeal for Serious Crimes 184	
§3. THE LEGAL REMEDIES 184	
I. Introductory Remarks 184	
II. The Ordinary Legal Remedies Against the Decisions of the Judicial Councils 186	
A. Appeal 186	
B. Appeal by Way of Cassation 187	
III. The Ordinary Legal Remedies Against the Decisions of the Courts 188	
A. Appeal 188	
B. Appeal by Way of Cassation 189	
10 C' 'I D I (AL / I) NI TZ . ('C'. NI NI . I I I I	

10. Civil Procedure (2hrs/week): N. Katiforis, M. Markoulakis.

- a. Fundamental procedural principles
- b. Process in the courts
- c. Remedies
- d. Enforcement with emphasis in the field of international enforcement (regulation 44/2001 etc).

11. Information Technology Law (3hrs/week): G. Yannopoulos, A. Varveris.

MODULE(*) 1: INTRODUCTION TO THE TECHNOLOGY & LEGAL INFORMATICS

- 1. Methodological definitions History: Law, Computers, Information Technology; Computer history, machines for calculations.
- 2. Basic principles of computer architectures: Binary system, system analysis, logical diagram, computer programming; Boolean operators, Logical ports, AND-OR-NOT; Digital communications, protocols; Security of Information Systems.
- 3. Treatment of Information: Information as a subject-matter worth legal protection; "Property" of information, protection, transfers; Information as an object of commercial transactions; The new right to the Information Society and Data Protection; Information and employment.
- 4. Legal Information Systems: Legal information as an object of processing; Legal Information Systems Legal Information Retrieval; Legal Databases.

MODULE 2: INTERNET LAW & REGULATION

- 1. History of the Internet, connection to ISPs, connection to the Internet: Definitions, structure, technical characteristics and operation; Communication protocols, TCP/IP; Internet applications: Hypertext Transfer Protocol (HTTP), World Wide Web (WWW).
- 2. IP Addresses, Domain Name System: Registration rules, conflicts, trade marks.
- 3. Legal regulation of the Internet: Greek Constitution, ECHR art. 10; Legal Regulation of the Internet: Sectored legislation; Protection of intellectual property; Internet & trade marks; Internet & Contracts: Conclusion of contracts, Liability.

MODULE 3: CRYPTOGRAPHY & DIGITAL SIGNATURES

- 1. Symmetrical cryptography, certification providers.
- 2. Public Key Infrastructure (PKI), applications: Public & private keys, directories of public keys; Trusted Third Parties; Private key protection (hardware, software).
- 3. Digital signatures, public key cryptography: Directive 99/93 (Greek PD 150/01); Digital certificates; Certification Authorities; Registration Authorities.

MODULE 4: LEGAL INFORMATION SYSTEMS

- 1. Information flows when illustrating a legal problem: Databases for legislation; Databases for case-law.
- 2. Expert systems: Automation of a legal office; Automatic drafting of legal texts.

MODULE 5: RETRIEVAL OF LEGAL INFORMATION

- 1. Analysis of legal problems by means of information technology tools: In search of sources of law the legal subsystem.
- 2. Electronic information retrieval data structures: Indexing Reverse index; Thesaurus Decision tree data structure; Boolean operators AND- OR NOT; Retrieval standards Recall and Precision; Conceptuel retrieval Intelligent front-ends.

MODULE 6: INFORMATION SOCIETY AND INTELLECTUAL PROPERTY

- 1. Intellectual property: Subject-matter, "positive" and "negative" powers of the creator, protected "works"; International protection, Berne Convention, WTO (GATT), TRIPS; EU Directives, Software protection, data base protection.
- 2. Directive 2001/29: Adaptation to the Information Society; Rights and limitations, technical measures. MODULE 7: SOFTWARE PROTECTION & CONTRACTS
- 1. Software contracts: Predefined general terms, "shrink-wrap" licensing, non-exclusive license; Licensing, exploitation agreements; Liability; Competition, consumer protection.
- 2. Protection of computer programmes, Directive 91/250; Protection of databases, Directive 96/9; Object code, recompilation; Infringement by simple use, loading or "running" of computer programmes; Nonliteral copying, copying of large parts, "Look and feel"

MODULE 8: DATA PROTECTION (TECHNICAL MEASURES)

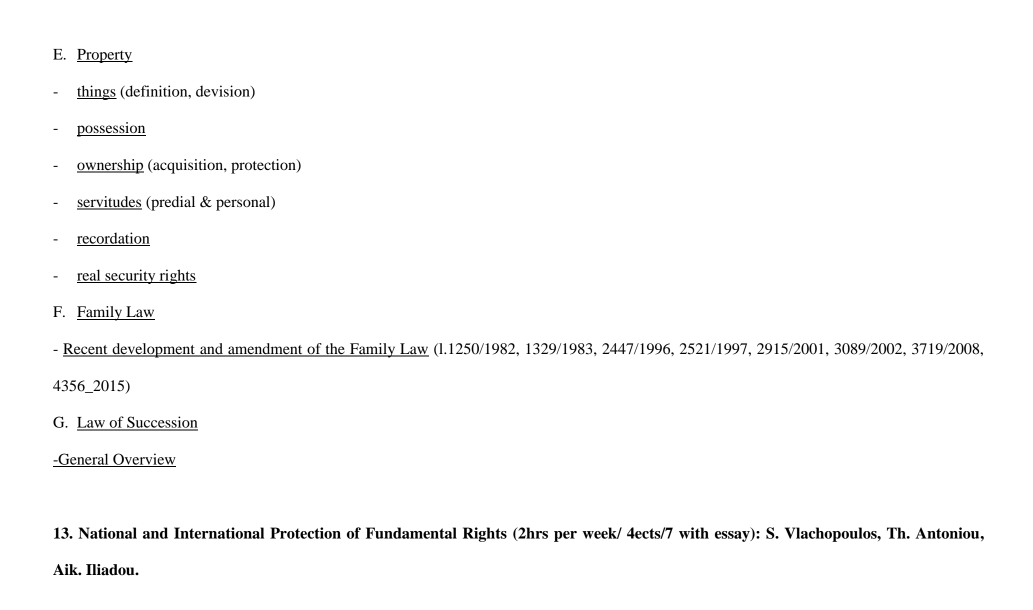
- 1. Protection of personal data, subject-matter, the 8 principles: Greek Constitution art. 9A; Directive 95/46; The eights principle: security measures; Trans border data flows.
- 2. Protection of physical data, analysis of techniques.
- (*) Modules to be taught will be subject to the availability of dates

12. Introduction to the Greek Civil Law (2hrs/week): P.Nikolopoulos, N. Karampela.

A. Sources & Materials (Legislation, Custom, Judicial decisions, works of legal scholars)

B. Division of the Greek Civil Code

- C. The General Principles of the Civil law
- <u>Natural Persons</u> (Capacity to hold rights, commencement & termination of personality, protection of personality)
- <u>Legal Entities</u> (categories, formal requirements, personality, liability)
- Rights (definition, abuse of rights, "deactivation")
- <u>Juridical Acts</u> (definition, capacity, vices of consent, form, formation of contracts, consideration and cause, content, nullities, interpretation)
- D. Law of Obligations (General Part)
- Obligation (definition sources performance in good faith responsibility for employees)
- Contractual Obligations
- Non-performance of Obligations (claim to performance in kind impossibility delay other cases of breach of contract-default)
- Contractual Rescission
- Extinction of Obligations (fulfillment, set-off, assignment of claims, assumption of debt, joint & several obligations)
- Unjust enrichment
- <u>Unlawful acts</u> (tort liability, strict liability, consequences, remedies, prescription, mass torts)



(Offered only in German)

"Ausgewählte Fragen des nationalen, supranationalen und internationalen Menschenrechtsschutzes"

1. Konzeption und historische Entwicklung des Grundrechtsschutzes in den Mitgliedstaaten der

Europäischen Union

- 2. Grundrechtsschutz in Griechenland
- 3. Die Charta der Grundrechte der Europäischen Union
- 4. Der Schutz der sozialen Grundrechte in der EMRK
- 5. Die UNO-Konvention gegen Folter

SPRING SEMESTER 2023-2024

14. Collective Labour Law (2hrs/week): K. Bakopoulos, D. Ladas, I.Skandalis

CHAPTER 1. TRADE UNION FREEDOM

- §1. The Achievement of Trade Union Freedom
- §2. The protection of Trade Union Freedom
- I. Introduction
- II. Protection against Acts of Interference Protection and Limitations of Collective Activities
- §3. Individual Trade Union Freedom and its Protection].
- I. Right to be a Member (Positive Freedom)

- II. The Negative Aspect: Right not to be a Member
- III. Protection of Individual Trade Union Freedom

CHAPTER 2. EMPLOYEES' REPRESENTATION AND EMPLOYERS' ASSOCIATIONS

- §1. The Social Partners
- §2. The Trade Unions
- I. Anatomy of Trade Unions
- A. Introduction
- B. National Level
- II. The Formal Legal Status of Trade Unions
- A. Legal Forms
- B. Legislation on Legal Persons
- III. The Founding of the Trade Union
- IV. Internal Organization: Functioning- Trade Union Organs -Representation
- A. The Meeting of the Members
- B. Trade Union Government (Executive Board of the Trade Union Representatives)
- V. Trade Union Economics
- VI. Dissolution of Trade Unions
- §3. The Employers' Associations

CHAPTER 3. INSTITUTIONALISED RELATIONS BETWEEN EMPLOYERS' AND EMPLOYEES' REPRESENTATIVES

Representation at Management Level

I The Works Councils - European Councils

II. The Committee for Safety and Health

CHAPTER 4. COLLECTIVE BARGAINING

- §1. Introduction
- §2. Content
- §3. The Levels of Bargaining
- §4. Binding Effect
- §5. Employees Covered: Extension

CHAPTER 5. INDUSTRIAL CONFLICT

§1. Strikes

- §2. Lock-outs
- §3. Prevention and Settlement of Industrial Conflict
- I. Introduction
- II. Mediation
- III. Arbitration

15. Company Law (3hrs/week): I. Venieris

Incorporated and unincorporated partnerships. General principles regarding legal entities. General partnership. Limited partnership. Partners Liability in all kind of commercial companies. Limited liability company. Undisclosed partnership. Minority rights in all forms of companies. Rights of partners and share holders. Company administration and representation's limits. Distribution of profits. Actio pro socio. Liability towards company creditors. Dissolution and liquidation procedure, Mergers and acquisitions of companies and business assets. Off shore companies and the registered office theory. Issues of conflicts of laws in the context of company law. The impact of EC.Directives and the jurisprudence of the ECJ.

16. Banking Law (2hrs/week): Ch. Livada

The following topics are going to be discussed:

- A) Core Banking Activities
- A.1. Introduction to banks and banking transactions, bank-customer relationship (deposit-taking and current accounts), transactional and advisory liability
- A.2. Payments and credits (electronic payments, credit transfers, credit cards, E-money)
- A.3. Trade finance, letters of credit (documentary credits, letters of guarantee etc.)
- B) Non-Core banking activities
- B.1. Leasing and Factoring
- B.2. Venture Capital operation
- B.3. Investment service offered by the banks

The above topics are going to be discussed both from a theoretical point of view and from that of the Hellenic jurisprudence.

17. International Business Transactions (2hrs/week): E. Moustaira

The topics that will be discussed during the course are:

International Insolvency Law. General Principles, National rules, International Conventions, European Regulation 1346/2000. And Recast Regulation.

18. Business Acquisitions and mergers (2 hrs/week) Ch.Chryssanthis

Types of business acquisitions; share deals, asset deals, capital increase and legal mergers. Types of legal mergers. - Liability for information memorandum regarding business acquisitions. Legal and financial due diligence. Share transfer agreements. Liability for the value of the transferred shares, or assets. - The merger process. Shareholders' and creditors protection during the merger process. Liability in the context of merger transactions. - Competition law implications of business acquisitions; mergers and full function enterprises. - Employees' rights in case of business acquisitions. - Hostile takeovers.

19. Comparative Family Law (2hrs/week): G. Georgiades

This course examines some cases of the European Court of Human Rights concerning Family Law, as Salgueiro da Silva Muta v. Portugal(1999), Mazurek v. France(2000), Sommerfeld v. Germany(1996), Petrovic v. Austria(1998), Johnson v. The United Kingdom(1997), Marckx v. Belgium (1978), Boujaïdi v. France (1997), Beldjoudi v. France (1992), Laskey, Jaggard and Brown v. The United Kingdom(1997), Case of X, Y and Z v. The United Kingdom(1997), Soderback v. Sweden(1998), Jaggi v. Switzerland(2006), Odievre v. France(2003), Frette v. France(2002), Evans v.United Kingdom(2006), Elli Poluhas Dodsbo v. Sweden(2006), Haas v. Netherlands(2004), L. v. Lithuania(2006), Merger and Cros v. France(2004), Gorgulu v. Germany(2003), E.P. v. Italy(1999), Plaand Puncernau v. Andorra(2001), Pannullo and Forte v. France(2002), Haase v. Germany(2003), Goodwin v. United Kingdom(2002), Maurice v. France(2005), Kleinert v. Germany(2007), Paulík v. Slovakia(2006), Maslov v. Austria(2007), V.A.M. v. Serbia(2007), Tysiac v. Poland (2007), Tavli v. Turkey(2007), Aoulmi v. France(2006), Elsholz v. Germany(2000), Koudelka v. the Czech Republic(2006), Zavrel v. Czech Republic(2007), Guillot v. France (1996), Scozzari-Giunta v. Italy(2000), Suss v. Germany(2006), Moser v. Austria(2006), Emonet and others v. Switzerland(2008), Hoffmann v. Germany(2003), Sahin v. Germany(2003), Saviny v. Ukraine(2008), Gnahore v. France(2000), Karner v. Austria (2003), Schmidt v. France(2007), Kutzner v. Germany(2003), Kosmopoulou v. Greece (2004), Folgero and others v. Norway(2007), Saadi v. Italy(2008), E.B. v. France(2008), Jucius and Juciuviene v. Lithuania(2009), Yousef v. The Netherlands(2003), Bevacqua and S. v. Bulgaria(2008), Sophia Gudrun Hansen v. Turkey(2003), Dickson v. The United Kingdom(2007), Case of C.v. Finland(2006), Costreie v. Romania(2009) etc and in the same time compares the family laws of the States of Europe.

Rights: between the individual preferences and the general welfare (R. Brandt)
R. Brandt, "Utitilitarianism and Moral Rights", in Morality, Utilitarianism, and Rights (CUP), pp. 197-212

The choice theory (H.L.A. Hart)

H.L.A. Hart, "Legal Rights", in Essays on Bentham. Studies in Jurisprudence and Political Theory (Clarendon Press), pp. 162-193 Rights and autonomy (Th. Nagel)

Th. Nagel, "Personal Rights and Public Space", in Concealment and Exposure and Other Essays (OUP), 31-52

Positive and negative rights (C. Sunstein / St. Holmes vs. A. Gewirth)

St. Holmes – Cass Sunstein, The Cost of Rights. Why Liberty Depends on Taxes (W.W. Norton & Company), pp. 36-47

A. Gewirth, "Are All Rights Positive?", Philosophy & Public Affairs 30 (2002), pp.1-13

General bibliography

A. Harel, "Theories of Rights", in M. Golding – W. Edmundson, The Blackwell Guide to the Philosophy of Law and Legal Theory (Blackwell), pp. 191-206

William Edmundson, An Introduction to Rights (CUP), esp. pp. 3-40, 61-85, 86-118, 119-132, 143-159

20. Introduction to the Greek Civil Law (3hrs/week): D. Liappis, A. Papadimitropoulos, V. Triantafyllidis (Offered only in German) EINFÜHRUNG IN DAS GRIECHISCHE ZIVILRECHT

- 1. Geschichte und Systematik des gr. ZGB
- a. Vorgeschichte des ZGB
- b. Die Vorbilder des ZGB
- c. Die Struktur des ZGB
- d. Die Prinzipien des ZGB
- 2. Darstellung der Bücher des ZGB
- a. Allgemeiner Teil
- b. Schuldrecht
- c. Sachenrecht
- d. Familienrecht
- e. Erbrecht
- 3. Ausgewählte Themen
- a. Die Personen
- b. Subjektive Rechte und Rechtsgeschäfte
- c. Persönlichkeitsschutz

- d. Grundzüge des gr. Deliktsrechts
- e. Umweltschutz im Zivilrecht
- 4. Europäisches Zivilrecht Beispeile
- a. Verbrauchershutz
- b. Allgemeine Geschäftsbedingungen

21. Greek Law of Succession (2hrs/week): I. Kondyli (Offered only in French)

- Notions générales; Données historiques, sociologiques, économiques; Aspects comparatifs (droit français, anglo-américain, droits socialistes)
- Testament. Le testament olographe, notarié, mystique; Conditions de fond, condition de forme; Révocation
- La succession ab intestat; Les ordres, les descendants, les ascendants, les collatéraux; Le conjoint survivant. Le préciput conjugal
- La réserve légale. Nature, portion, bénéficiaires, mise en oeuvre; L'exhérédation. Les causes, les conditions de fond et de forme. Le pardon; L'exhérédation «ex bona mente»
- L'acceptation et la renonciation
- Le fidéicommis. Notion, conditions, conséquences
- Le legs. Notions, conditions, conséquences
- Succession vacante
- Partage d'ascendant

22.Penology (2 hrs/week) A.-I. Tzannetaki, G.Giannoulis

- 1. The Justification of Punishment: Retributive and Utilitarian theories.
- 2. The main schools of thought which have been developed with regard to the control of criminality and the treatment of offenders from the 18th century up to the present.
- a) The classical School of Criminology (Beccaria, Bentham)
- b) The Italian Positivist School (Lombroso, Garofallo, Ferri)
- c) The Welfare Model and the Rehabilitation Ideal
- d) The Justice Model (primary emphasis is given to the work of A. von Hirsch)

- e) The Administrative Criminology (Rational Choice Theory, Situational Opportunity Theory etc)
- 3. The policy of Zero Tolerance with respect to "uncivil and disorderly" behavior (Primary emphasis is given to the work of J. Q Wilson)
- 4. Recent international trends in the use of imprisonment.
- 5. Comparative analysis of the range of penal measures prescribed by the legislation of a number of European Countries

EUROPEAN CREDIT TRANSFER SYSTEM AT THE LAW SCHOOL

At the Law School, ECTS credits are awarded in accordance with the following conversion table:

TYPE OF COURSE ECTS credit points

The written essay (3 ects) is not mandatory..

The courses with the code EPA have ONLY 4 ects.

No credits are awarded for attendance only.

DESCRIPTION OF THE GRADING SYSTEM:

The grading scale runs from 0 to 10

Passing grades are from 5 to 10:

5 - 6 = good

7 - 8 = very good

9 - 10 = excellent

DEPARTMENTAL COORDINATORS OFFICE HOURS: TO BE SCHEDULED

ACADEMIC CALENDAR 2023-2024: TO BE SCHEDULED

The mobility period for the Erasmus+ students begins on the orientation day and ends with the examination of the last course.

ERASMUS +PROGRAMME – Winter Semester 2023 – 2024: TO BE SCHEDULED COURSE COMMENCEMENT October 2023 (To be scheduled)

All courses will be taking place in the new building of the Law School (entrance from Sina Str.3), 3rd floor, Room 8, unless indicated otherwise (*).

We wish you a very pleasant stay!