

Name of university, Name of faculty: Trnava University
Faculty of Law

INFORMATION SHEET OF THE SUBJECT

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| Code: XNMPb204 | Name: International Public Law I | | |
| Cover: Department of International Law and European Law | | | |
| Type of educational activity: Lecture, Practise | | Number of credits: 5 | Recommended semester: ST |
| Scope of educational activity (in hours): Weekly: 2/1 For term of study: LS 58,29/36 | | | Study grade: Bachelor |
| Method of educational activity: Combined | | | |
| Recommended semester | Study programme | | |
| 1.year ST | Law (XEŠBc-PR-23) Law (XDŠBc-PR) | | |
| Underlie subjects: | | | |
| Conditions for passing the course: | | | |
| Method of evaluation: Completion by taking an examination | | | |
| Continuous evaluation: | | | |
| Final evaluation: Final examination: oral examination in the form of answering three questions from the list of questions published on the website of the Department of the International and European Law; evaluation scale: A: 100%-91%, B: 90%-81%, C: 80%-71%, D: 70%-66%, E: 65%-60%, FX:59%-0%. | | | |
| Finished: By exam. | | | |
| Learning outcomes: After completing the course, the student will be able to explain the difference between public and private international law, identify entities of public international law, detect, search, analyse and apply relevant sources of public international law to a specific factual situation. The student is able to search for and determine codified norms of public international law, determine and justify the relationship between public international law and Slovak law, as well as identify and justify the violation of public international law by its entities. They can prepare an analysis of the responsibility of states for their illegal acts and prepare a proposal for sanction mechanisms against offenders, define, assess and prepare an appropriate way of resolving disputes between states. They are also able to analyse and critically evaluate the behaviour of states as the main bodies of public international law, to take their own position, supported by professional arguments, and to present it orally and in writing. | | | |
| Schedule of subject: 1. Concept, subject, peculiarities, system and development of international law. 2. Bodies of international law. 3. The state as an entity of international law. 4. Sources of international law. 5. Rules, principles and codification of international law, the relationship of international law to national law. 6. International contract law I. 7. International contract law II. 8. International legal responsibility of states. 9. Liability for the unlawful conduct of bodies governed by international law other than the State. 10. Coercion (sanctions) and self-defence in international law. 11. Peaceful settlement of international disputes. 12. International court proceedings. | | | |
| Recommended reading: Basic recommended literature: JANKUV, J. - LANTAJOVÁ, D. - ŠMID, M. - BLAŠKOVIČ, K. Medzinárodné právo verejné. Part One. Plzeň: Aleš Čeněk, 2015. 319 p. ISBN 978-80-7380-559-3. Other recommended literature: BROWNLIE, I. Princípy medzinárodného verejného práva. Bratislava: Eurokódex a Paneurópska vysoká škola, 2013. 868 p. ISBN 978-80-89447-64-0. Selected chapters. ŠTURMA, P. a kol.: Medzinárodné právo verejné. Praha : C.H. Beck, 2018. ISBN 978-80-74007217. Selected chapters. VRŠANSKÝ, P. - VALUCH, J. a kol: Medzinárodné právo verejné. Všeobecná časť. Bratislava: Eurokódex, 2012. 416 p. ISBN 978-80-89447-71-8. Legal acts: Charter of the United Nations and the Statute of the International Court of Justice (1945) - Decree of the Ministry of Foreign Affairs No. 30/1945 Coll. as amended by Decree No. 127/1965 Coll. Vienna Convention on the Law of Treaties (1969) - Decree of the Ministry of Foreign Affairs No. 15/1988 Coll. Draft Articles of the UN Commission on International Law on the Liability of States for Unlawful Conduct - Annex to UN General Assembly Resolution 56/83 (2001). Hague Convention for the Peaceful Settlement of International Disputes - Decree of the Ministry of Foreign Affairs No. 5/1930 Coll. Constitution of the Slovak Republic No. 460/1992 Coll. | | | |
| Language requirements: Slovak | | | |
| Notes: | | | |

Student's workload: 125 hours

Combined study (lectures, seminars, consultations): 36 hours

Study of cases for seminars, preparation for seminars, final evaluation and study of the documents in Moodle (individual study): 89 hours

Course evaluation:

Assessed students in total: 1260

| A | B | C | D | E | FX |
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| 15% | 14% | 15% | 10% | 11% | 35% |

Lecturers:

Mgr. Ivan Vu Nhu, examiner, instructor

JUDr. Viktória Bednár Marková, PhD., examiner, instructor

JUDr. Marcel Vysocký, PhD., examiner, instructor

doc. JUDr. Daniel Bednár, PhD., examiner, instructor

Dr. h. c. prof. doc. JUDr. Marek Šmid, PhD., lecturer, examiner

doc. JUDr. Dagmar Lantajová, PhD., lecturer, examiner, instructor

Mgr. Ivan Novotný, PhD., examiner, instructor

Date of last change: 01.09.2025

Approved by: prof. PhDr. JUDr. Tomáš Gábriš, PhD., LL.M., MA