

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

INFORMATION SHEET OF THE SUBJECT

Code: YNTRm403		Name: Criminal Procedure Law I	
Cover: Department of Criminal Law and Criminology			
Type of educational activity: Lecture, Practise		Number of credits: 4	Recommended semester: WT
Scope of educational activity (in hours): Weekly: 2/2 For term of study: ZS 46,46/48			Study grade: Master
Method of educational activity: Combined			
Recommended semester	Study programme		
1.year WT	Law (YEŠMgr-PR-23) Law (YDŠMgr-PR)		
Underlie subjects:			
Conditions for passing the course:			
Method of evaluation: Completion by taking an examination			
Continuous evaluation:			
Final evaluation: Final examination: exam (1st part - a presentation and 2nd part - a test). The condition for completing the course is a successful completion of the exam, which will consist of two parts: - the preparation and subsequent presentation of a presentation on a selected criminal procedure topic from the list of topics published on the department's website, which will be held during the term (1st part of the exam), and - a written test of knowledge, which will take the form of a test and will be carried out within the examination period (part 2 of the examination). The presentation (1st part of the exam) will represent 40 % of the course evaluation and the maximum number of points a student can obtain for it is 8. The student will prepare the presentation for 10 to 15 minutes and the presentation will take place within the individual seminars. The written test will represent 60 % of the course grade and will consist of 12 questions, with only one correct answer from the three options in each question (max. number of points 12). The final evaluation is the sum of the obtained points for the seminar paper and the test. Evaluation: A (20-19 points), B (18-17 points), C (16-15 points), D (14-13 points), E (12 points), FX less than 12 points.			
Finished: By exam.			
Learning outcomes: After completing the course, the student will be able to explain the essence of criminal procedural law and will be able to identify and explain the basic differences that exist between criminal law and other related legal branches and scientific disciplines. The student will be able to name and describe individual entities and parties in criminal proceedings with emphasis on their competencies, rights, obligations and acts that they perform during criminal proceedings. Based on critical and analytical thinking, the student is able to evaluate the position and legal possibilities of a certain subject of criminal proceedings in a particular criminal procedure situation. The student will be able to compare individual criminal procedure institutes and propose the application of the most appropriate ones within a specific factual situation. The student will be able to argue their assumption in writing and verbally and substantiate it not only with relevant criminal procedure provisions but also with relevant current decisions of judicial authorities. The student will be able to calculate the period of time relevant to criminal proceedings (detention, arrest, document delivery). On the basis of analytical critical thinking, the student is able to identify procedural errors in the procedures of bodies active in criminal proceedings and courts within a specific factual situation and to suggest a way of solving the identified errors.			
Schedule of subject: <ol style="list-style-type: none">1. Concept, subject, tasks of criminal procedure law and criminal proceedings.2. Temporal, local, material and personal scope of the Criminal Procedure Code.3. Basic principles of criminal proceedings.4. Entities and parties in criminal proceedings.5. Aggrieved in criminal proceedings.6. General interpretation of procedural acts.7. Seizure of persons and things for the purposes of criminal proceedings – detention.8. Custody in criminal proceedings (application of mathematical methods in law: calculation of time limits in detention and custody).9. Obtaining information relevant to criminal proceedings.10. Taking evidence in criminal proceedings.11. Interrogation of persons important for criminal proceedings.12. Decisions in criminal proceedings.			
Recommended reading: Basic recommended literature: ŠIMOVČEK, I. a kol. Trestné právo procesné. 3rd ed. Plzeň: Vydavatelství a nakladatelství Aleš Čeněk, 2019. 407 p. ISBN 978-80-7380-768-9. Act No. 301/2005 Coll. Criminal Procedure Code as amended.			
Language requirements: Slovak			
Notes: Student's workload: 100 hours Combined study (lectures, seminars, consultations): 36 hours Study for seminars, final evaluation and study of documents in Moodle (individual study): 40 hours Preparation of a presentation: 24 hours			

Teaching takes into account the requirements of applied practice in the field of judiciary, prosecution, and legal professions, supervised by the Ministry of Justice of the Slovak Republic.

Course evaluation:

Assessed students in total: 382

A	B	C	D	E	FX
27%	32%	23%	10%	3%	4%

Lecturers:

prof. JUDr. Ing. Adrián Jalč, PhD., lecturer, examiner, instructor

doc. JUDr. Eva Szabová, PhD., examiner, instructor

prof. JUDr. Ivan Šimovček, CSc., lecturer

JUDr. Ivana Mokra, PhD., lecturer, examiner, instructor

Date of last change: 01.09.2025

Approved by: prof. PhDr. JUDr. Tomas Gabriš, PhD., LL.M., MA