



UCZELNIA
ŁAZARSKIEGO

Sylabus:

International Public Law

Field of study:

Law in International Relations and Business

Faculty of Law and Administration

Aims and Learning Outcomes:

The aim of the course is to familiarize students with the issues of public international law. Objectives: a) in the scope of knowledge: getting to know the essence of international law and the role it plays in the modern world; understanding the role of states and international organizations in shaping normative foundations, place of agreements in international relations and the rules of liability for failure to comply with them. b) to the extent social competences: while implementing the program content in the field of public international law, emphasize the importance of the general principles of law, practice and the importance of the obligations entered into. c) in terms of skills: acquiring the ability to use concepts from public international law, shaping ability to assess the situation based on normative sources and their analysis, independent solving of specific factual circumstances based on the previously discussed sources of international law.

Form of studies: konwersatorium

Mode of Studies: stacjonarne

Module level: first-cycle studies

Learning Criteria:

Application method, synthetic presentation of theoretical issues, multimedia presentations, presentations prepared by students, analysis of legal texts, group work, case solving, brainstorming, discussion.

Assessment Methods Criteria:

complex mark- 50% exam - multiple choice test, 25% student presentation, 25% group work and presentation of its results

Module description:

International law: definition and introductory issues, characteristics of public international law.

Sources of public international law: - custom, - international agreements, - resolutions of international organizations, - general principles of law. Auxiliary means to establish the sources of international law: doctrine, judicature.

Relations between domestic law and international law.

Subjectivity in international law: a catalog of entities in public international law: - state - the concept of the state, elements of the state, sovereignty, the rise and fall of the state, types of states (unitary state, federal state, confederation); international organizations, other recognized entities of international law, the Holy See, the Order of the Knights of Malta, insurgents and militant parties, natural and legal persons.

The United Nations as an example of an international organization.

Treaty law: Vienna Convention on the Law of Treaties, definition of an international agreement according to the Convention, construction of an international agreement, conclusion of international agreements, validity of an international agreement, subjective and objective scope of validity, territorial scope of validity and application of an international agreement, interpretation of an international agreement.

Characteristics of the international judiciary. Selected examples of international courts and tribunals. Proceedings before international courts with examples of jurisprudence.

Selected principles of international law - the principle of non-intervention, the principle of non-interference in internal affairs, the principle of inviolability of borders, the principle of equality and self-determination of nations, the principle of

prohibiting the use of a threat of force or threat in international relations.

Learning outcomes

Knowledge:

- **KW_01** (P6S_WG)
w zaawansowanym stopniu potrafi zdefiniować prawo międzynarodowe publiczne, wymieniając i opisując jego cechy,
- **KW_02** (P6S_WG)
w zaawansowanym stopniu zna i rozumie podmioty i źródła prawa międzynarodowego.
- **KW_03** (P6S_WK)
potrafi zdefiniować umowę międzynarodową, objaśnić jej strukturę i znaczenie poszczególnych postanowień, sprawnie identyfikuje rodzaje umów.

Skills:

- **KU_01** (P6S_UW)
potrafi wykorzystywać wiedzę i analizuje podstawowe konwencje międzynarodowe i potrafi na ich podstawie wnioskować o prawach i obowiązkach państw i podmiotów niepaństwowych międzynarodowego publicznego.
- **KU_02** (P6S_UW)
potrafi ocenić (np. rozstrzygnąć, czy działania podmiotów są legalne) proste stany faktyczne w kontekście obowiązującego prawa międzynarodowego publicznego.

Social Competencies:

- **KK_01** (P6_KK)
jest gotowy do krytycznej oceny prezentowanych w literaturze przedmiotu poglądów.
- **KK_02** (P6S_KO)
jest gotowy do aktywnej pracy w zespole w trakcie ćwiczeń nad rozstrzygnięciem prostych stanów faktycznych w oparciu o obowiązujące normy prawa międzynarodowego.

Supplementary literature:

- **International Law**
Malcolm N. Shaw; 2021, Cambridge University Press
- **Cassese's International Law**
Paola Gaeta, Jorge E. Vinuales, Salvatore Zappala; 2020, Oxford University Press

Supplementary literature:

- **Cases & Materials on International Law**
Martin Dixon; 2016, OUP Oxford