NATIONAL AND KAPODISTRIAN UNIVERSITY OF ATHENS
SCHOOL OF LEGAL, POLITICAL AND ECONOMIC SCIENCES
FACULTY OF LAW

COURSE GUIDE
for the Academic Year 2010 – 2011

Theodoros P. Fortsakis  Dionysia D. Kallinikou
President                  Deputy President

Irene Tenne – Pantazatou
Secretary of the Faculty

This course guide has been updated in 2010 by Assist. Professor Evgenia Dacoronia and Erasmus Programme Administrator Ms Panagiota. Papadopoulou
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FOREWORD

The Department of Law is one of the four oldest departments (‘schools’) of the University of Athens. Established in 1837, it has made a substantial contribution to the advancement of academic research and teaching in the field of law and it has significant impact on the quality of legislation in the country. The Department of Law has produced some of the finest legal minds of Greece, lawyers and judges of the highest calibre, active in many walks of legal life.

The Law Department of the University of Athens provides a general education in law at the undergraduate level. Consequently, students are required to attend and be examined in a wide array of 31 subjects, so that they may acquire a general picture of law and legal studies. For those wishing to achieve some degree of specialisation, there is also a number of optional courses, both compulsory and free.

Students must also have a clear understanding of the administration of the Department, the Faculty and Research Staff, the premises, the timetable, the governing regulations, the curriculum, the courses and their content, as well as their rights and obligations. The present Course Guide seeks to fulfil this need.

The Course Guide may also be found on the Faculty of Law website at: <http://www.law.uoa.gr> which is continuously updated and expanded. At the same site students may access information, such as examination results and the office hours for teaching and research staff.

The final version of this translation has been edited by Assoc. Prof. El. Moustaira, Assis. Prof. Eug. Dacoronia, Lecturer G. Yannopoulos, Erasmus Programme Administrator P. Papadopoulou, and was based on an earlier (2002) translation by Lecturer M. Gavouneli.

Theodoros P. Fortsakis
Professor
President of the Faculty

Dionysia Kallinikou
Professor
Deputy President of the Faculty
CHAPTER 1

FACULTY AND RESEARCH STAFF AND ORGANISATION OF THE DEPARTMENT OF LAW

The Department of Law focuses on jurisprudence*. Together with the Economic Science Department and the Political Science and Public Administration Department, make up the Faculty of Law, Economics and Political Science of the National Kapodistrian University of Athens.

The Law Department, like most university departments, is administered by a General Assembly, an Administrative Board and a President of the Department. The General Assembly is made up of the President of the Department, the Directors of the Sections, 30 Elected Representatives of the members of the teaching and research Staff and representatives of the assistants, academic associates, postgraduate students and undergraduates. The Administrative Board consists of the President of the Department, the Directors of the Sections and two student representatives. The Deputy President, is also a member of all the administrative bodies of the Department, and when necessary, acts in lieu of the President.

**President of the Department:**
Professor Theodoros P. FORTSAKIS (45, Akadimias Street – Ippokratous Str. 33)

**Deputy President:**
Professor Dionysia Kallinikou (33, Ippokratous Street)

**Secretary of the Department:**
Irene TENNE - PANTAZATOOU (45, Akadimias Street)

Other staff of the Secretariat: Spyridoula Gouvra, Ioanna Kaminari, Nikolaïs Karamali, Argyro Kordatzaki, Eleni Koureli, Ioannis Loukissis, Anastasios Makoulis, Georgia Barberi, Konstantina Papadopoulou, Panagiota Papadopoulou, Magda Tampari, Eleftheria Tsoukaneli, Theodossis Frydas

The Faculty of Law consists of the following six Sections:

**1.1 SECTION A OF PRIVATE LAW**
33 Ippokratous St, 2nd floor, Tel.: 210 3688370, 210 3688350

* This chapter provides a picture of the structure of the Faculty and the arrangement and personal details of the personnel of all categories as of 1 September 2010. All members of Teaching Staff are holders of a Ph.D. Degree, except Assistants and Teaching Assistants.
**Director:** Associate Professor Dimitra PAPADOPOULOU

**Professors**
1. Dionysia KALLINIKOU
2. Panagiotis PAPANIKOLAOU
3. Athanasios PAPACHRISTOU

**Associate Professors**
1. Vasilios VATHIS
2. Evgenia DACORONIA
3. Dimitra PAPADOPOULOU
4. Kleanthis ROUSSOS
5. Kalliope CHRISTAKAKOU – PHOTIADI

**Assistant Professors**
1. Michael AVGOUSTIANAKIS
2. Paraskevi PAPARSENIOU
3. Anthi PELENI-PAPAGEORGIOU
4. Christina STAMBELOU
5. Aristeidis HIOTELLIS
6. Konstantinos CHRISTODOULOU
7. Dimitris LIAPPIS

**Lecturers**
1. Georgios GEORGIADIS
2. Antonios KARABATZOS
3. Ioanna KONDYLI
4. Georgios LEKKAS
5. Theodoros LYTRAS
6. Georgios MENTIS
7. Elissavet POLOU-OIKONOMIDOU
8. Konstantinos KARAGIANNIS

Assistants
1. Eleni TSIROYANNA

Teaching Assistants
1. Maria ANTONOPOULOU
2. Georgios ANTONOPOULOS
3. Constantina MITSOPOLOU
4. Marina BRAVOU-BITSAXI

Teaching Fellow

Administrative Staff
1. Maria VELLI
2. Marianthi VLACHOU
3. Panagoula MAKRI, Librarian
4. Zoe SPYROPOULOU, Scholarship
5. Vassiliki STRAKANTOUNA, Librarian
6. Gerassimoula CHARALAMBOUS, Librarian
7. Andreas LAMPOS

Library
Law Library Tel.: 210 3688370

1.2 SECTION B OF PRIVATE LAW
(Civil Procedure Law, Commercial Law, Labour Law)
33 Ippokratous St, 6th floor, Tel.: 210 3688351, 210 3688361, 210 3688363

Director: Professor Nikolaos Klamaris

Professors
1. Nikolaos KLAMARIS
2. Georgios LEVENTIS
3. Evangelos PERAKIS
4. Dimitiros TZOGANATOS

Associate Professors
1. Georgios MICHALOPOULOS
2. Georgios ORPHANIDIS
3. Konstantinos PAPADIMITRIOU
4. Ilias SOUFLEROS

Assistant Professors
1. Garyfalia ATHANASSIOU
2. Alexandra MIKROULEA
3. Stefanos - Spyridon PANTAZOPOULOS
4. Constantinos POLYZOGOPOULOS
5. Georgios SOTIROPOULOS
6. Flora TRIANTAFYLLOU – ALBANIDOU
7. Dimitiros TSIKRIKAS

Lecturers
1. Ioannis DELIKOSTOPOULOS
2. Nikolaos KATIFORIS
3. Emmanouil MASTROMANOLIS
4. Constantinos BAKOPOULOS
5. Constantina BETZIOU-KAMTSIOU
6. Georgios SINANIDIS
7. Dimitrios CHRISTODOULO
8. Christos CHRISSANTHIS

Teaching Assistants
1. Eleftherios GELIS
2. Fevronia LAZARIDOU-ELMALOGLOU

Teaching Fellows

Other Staff
1. Anastassia KIOUSSI, Librarian
2. Andriani KOUROUZIDOU-KAKOUROU, Librarian
3. Panagiota KOUFOSTATHI, Librarian

Libraries

Commercial and Maritime Law Tel.: 210 3688363
Labour and Social Security Law Tel.: 210 3688361
Civil Procedure Law Tel.: 210 3688358
1.3. **SECTION OF PUBLIC LAW**

33, Ippokratous St, 5th floor, Tel.: 210 3688372, 210 3688371

**Director:** Professor Theodoros FORTSAKIS

**Professors**
1. Nikolaos-Michael ALIVIZATOS
2. Andreas DIMITROPOULOS
3. Ioannis DROSSOS
4. Julia ILIOPOULOS-STRANGAS
5. Constantinos KREMALIS
6. Panaghiotis LAZARATOS
7. Constantinos MAVRIAS
8. Antonios PANTELIS
9. Prokopis PAVLOPOULOS
10. Glykeria SIOUTI
11. Philippos SPYROPOULOS
12. Spyridon FLOGAÏTIS
13. Theodoros FORTSAKIS

**Associate Professors**
1. Stavros TSAKYRAKIS

**Assistant Professors**
1. Theodora ANTONIOU
2. Spyridon VLACHOPOULOS
3. Georgios GERAPETRITIS
4. Constantinos GIANNAKOPOULOS
5. Georgios DELLIS
6. Pavlos-Michael EFSTRATIOU
7. Georgios KAMINIS
8. Zoe PAPATHANASIOU-PAPAIOANNOU
9. Patrina PAPARRIGOPOULOU

Lecturers
1. Paraskevi MOUZOURAKI
2. Vasiliow KONDYLIS

Teaching Assistants
1. Irini GORTSILA
2. Anastassia KATSANOU
3. Eleni KOUTSIMBOU

Teaching Assistant

Administrative Staff
1. Vassiliki GEORGIOU-SINTROU
2. Polyxeni GOUVA (Librarian)
3. Katerina DROSOU

Library of Public Law  Tel.: 210 3688371
1.4. **SECTION OF PENAL STUDIES**
(Criminal Law, Criminal Procedure, Criminology - Penology)
Tel.: 210 3688604

**Director:** Professor Christos MYLONOPoulos

**Professors**
1. Leonidas KOTSALIS
2. Nestor-Constantinos KOURAKIS
3. Christos MYLONOPoulos

**Associate Professors**
1. Ioannis GIANNIDIS
2. Ilias ANAGNOSTOPOULOS

**Assistant Professors**
1. Dimitrios KIOUPIS
2. Maria KRANIDIOTI
3. Nikolaos LIVOS
4. Antonia-Ioli TZANNETAKI
5. Georgios TRIANTAPHYLLOU

**Lecturers**
1. Alexandros DIMAKIS
2. Nikolaos DIMITRATOS
3. Aglaïa LIOURDI
4. Efstratios PAPATHANASSOPOULOS
5. Aristomenis TZANETIS

Teaching Assistants
1. Antonios VGONTZAS
2. Athina ZIOGA-SAKKA

Teaching Associates
1. Panaghiotis-Kosmas VASSILAKOPOULOS

Teaching Fellows

Administrative Staff
1. Eleni VARELA
2. Triantaphyllia DANAKA, Librarian
3. Myrsini TARANI, Librarian
4. Irini CHALKIADAKI
5. Constantina TZIVARA

Library
Penal Science  Tel.: 210 3688603

1.5. SECTION OF HISTORY AND THEORY OF LAW
(History of Law, Philosophy of Law, Sociology of Law, Ecclesiastical Law)
Directors: Associate Professor Kalliopi BOURDARA

Professors
1. Julia VELISSAROPOULOU-KARAKOSTAS
2. Ioannis KONIDARIS
3. Pavlos SOURLAS

Associate Professors
1. Kalliopi BOURDARA
2. Constantinos PAPAGEORGIOU
3. Eleftheria PAPAGIANNI

Assistant Professors
1. Vassiliki LEONTARITOU
2. Andreas HELMIS

Lecturers
1. Philippos VASILOGIANNIS
2. Vassilios VOUTSAKIS
3. Georgios YANNOPOULOS
4. Athina DIMOPOULOU
5. Heleni RETHYMNIOTAKI
Teaching Associates
1. Marina MAROPOULOU
2. Mavretta STAVRAKA-SKOUARIKI
3. Anna SYRIPOULOU

Teaching Fellows

Administrative Staff
1. Soultana IOANNOU, Librarian
2. Olga BAKALI-NIPI

Libraries:
History of Law Tel.: 210 3688666
Philosophy of Law Tel.: 210 3688392

1.6. SECTION OF INTERNATIONAL STUDIES
14 Sina St, 3rd floor Tel.: 210 3615812

Director: Professor Angelos YOKARIS

Professors
2. Angelos YOKARIS
3. Antonis BREDIMAS
4. Charalambos PAMBOUKIS
Associate Professor

1. Eleni DIVANI
2. Eleni MOUSTAÏRA
3. Photini PAZARTZI
4. Linos-Alexandros SICILIANOS
5. Vassilios CHRISTIANOS

Assistant Professors
1. Maria GAVOUNELI
2. Chryssapho TSOUKA

Lecturers
1. Metaxia KOUSKOUNA
2. Revekka-Emmanouela PAPADOPOULOU

Teaching Assistants
1. Patrinia-Maria ADAMOPOULOU

Teaching Fellows

Administrative Staff
1. Aspasia ZIROU, Librarian
2. Dimitra BOULOGOURI, Librarian
3. Evangelia NIAVI
4. Iphigeneia STRATOPOULOU
5. Eleni MICHA

Libraries:
Public International Law 210-3688670-1
“Europe” 210-3615812
Private International Law and Comparative Law 210-3688376

Technical Staff
1. Alexandros VARVERIS
CHAPTER 2
STUDIES IN THE LAW DEPARTMENT

2.1 REGULATIONS
Studies at the Department of Law are organised in a teaching and examination system of “semesters”, following the recommended programme of studies adopted by the General Assembly of the Department in accordance with articles 24 (programme of studies) and 25 of Law 1268/1982. The relevant details are determined by decisions of the Senate of the University of Athens, the General Assembly and the Administrative Board of the Department of Law.

2.2 ORGANISATION OF STUDIES
The academic year is divided into two terms, winter and spring semester. The courses in the Programme of studies of the Law Department comprise compulsory and optional courses, which are distributed in eight semesters. During the winter semester, courses of the first, third, fifth and seventh semester of the programme are taught. During the spring semester, courses of the second, fourth, sixth and eighth semester of the programme are taught.

Teaching comprises lectures, tutorials and seminars.

a) Compulsory courses
Compulsory courses must be taken and successfully passed by all students of the Department.

The attendance of lectures is considered an academic duty of students but is not compulsory. However, attendance of lectures is strongly advised, as it forms an essential part of the student’s learning process.

Examinations are conducted by the Professor(s) responsible for teaching the course and are held at the end of each semester on a prescribed content of study. Examinations can be written or oral. Grading is given on a scale of 0-10, with five considered as a passing grade. A student who has not successfully completed the examination may retake that examination on one occasion. If the student fails again, he must register and take the course during a following semester.

The number of teaching units of each compulsory course comprises the total of teaching hours and half of the tutorial hours, if these hours are at least two.

The programme of studies of the Department comprises 31 compulsory courses.

b) Optional courses
Students may choose optional courses according to their personal interests. However, students must choose at least 6 courses from the main fields of law corresponding to the Sections into which the Department is divided.
Rules concerning examinations, grades and number of credits apply mutatis mutandis to optional courses. In case of failure in an optional course, the student can re-register in the same course in a following semester or can register in a different optional course.

According to the Programme of studies, students must choose at least 10 optional courses.

c) **Tutorials**

Tutorials complement teaching in every subject and comprise revision of material taught, as well as practical application of knowledge acquired during lectures. Tutorials are conducted in smaller groups of students, thus allowing for more active participation and a better understanding of the material taught.

d) **Courses of application/synthesis**

Courses of application in the basic fields of law are an essential component of the theoretical knowledge acquired. The aim of these courses is to provide an in-depth and systematic knowledge of the basic fields of law through the study of case law and practice. Courses of application are offered in the last semesters of the Programme of studies and are as far as possible organized in smaller groups of students to allow for more active participation.

e) **Seminars**

The goal of seminars is to provide training in research techniques as well as in presenting written work. Seminars are usually conducted on the basis of reports presented by the students and discussion of these reports. Seminars are conducted in smaller groups of students and are offered in the last semesters of the Programme of studies. This Programme offers a number of such seminars in order to permit the largest possible number of students to become acquainted with research, which along with teaching, constitutes the main mission of the University.

*The courses of the Recommended Programme of Study of the Department are the following:*

**A) COMPULSORY COURSES (31):**

1. History of Law
2. Constitutional Law
3. General Principles of Civil Law
4. Introduction to the Discipline of Law
5. Family Law
6. Criminal Law I: General Principles
7. Public International Law
8. General Administrative Law
9. Real Property Law
10. Law of Torts (General Part)
12. Commercial Law (General Part, Industrial Property)
13. European Law
14. Law of Torts (Special Issues)
15. Civil and Social Rights
16. Civil Procedure I
17. Criminal Procedure
18. Law of Succession (Estates)
19. Administrative Process
20. Law of Commercial Companies
21. Negotiable Instruments
22. Individual Employment Law
23. Applications of International and European Law
24. Civil Procedure II
25. Philosophy of Law
26. Private International Law (Conflict of Laws)
27. Collective Labour Law
28. Applications of Civil Law
29. Applications of Public Law
30. Applications of Civil Procedure
31. Applications of Criminal Law – Criminal Procedure
B) **OPTIONAL COURSES (OBLIGATORY OPTION) (6):**

**General Theory, History and Ecclesiastical Law (1):**
1. Theory of State and Political Systems
2. Methodology of Law
3. Sociology of Law
4. History of Political and Constitutional Institutions (intersectional with Section of Public Law)
5. Ecclesiastical Law
6. Roman Law

**Private Law (2):**
7. Maritime Law
8. Bankruptcy Law
9. Insurance Law
10. Intellectual Property Law
11. Law of Commercial Exploitation
12. Law of Commercial Contracts
13. Environmental Law (intersectional with Section of Public Law)

**Public Law (1):**
15. Tax Law
16. Parliamentary Law
17. Special Administrative Law
18. Law of Social Security
19. Land Planning and Urban Law
20. Greek Political and Constitutional History

**Criminal Law and Criminology (1):**
21. Criminology
22. Special Criminal Laws
23. Penology
24. Law of Economic Criminality
25. Judicial Psychology and Psychiatry
26. International Criminal Law (intersectional with Section of international Studies)

**International Studies (1):**
27. International Organisations
28. International Business Transactions
29. EC Economic Law
30. International Protection of Human Rights

**C) OPTIONAL COURSES (FREE OPTION) (4):**

**Lectures:**
1. Political Science
2. Political Economy
3. General Sociology
4. Ancient Greek Laws
5. History of Foreign Policy
6. History of Political Ideas
7. Juvenile Justice
8. Byzantine and Post-Byzantine Law
9. Law and Economy
10. Legal equality of the sexes in EU member states and on European level
11. Penal and Criminal approach of genders within domestic and European law
12. The gender Issue: legal representatives of the gender relations in Modern Greece
13. Institutional representation of the operation of the gender in social policy
14. Comparative Law
15. Mass Media and Communications Law
16. Criminalistics
17. Banking Law
18. Law of Aliens
19. Law of Free Competition
20. Medical Law (intersectional)
21. Air and Space Law (intersectional)
22. Organisation of Churches and International Ecclesiastical Institutions
23. International Economic Law
25. Modern Forms of Credit Transactions and Securities
26. Sports Law (intersectional)
27. Legal Informatics (intersectional)
28. Introduction to Financial Accounting and analysis of financial spreadsheets
29. European Constitutional Law
Seminars:
30. Seminar on Civil Law
31. Seminar on Labour Law
32. Seminar on Commercial Law
33. Seminar on Civil Procedure
34. Seminar on Public Law
35. Advanced Seminar on Criminal Law and Criminology
36. Seminar on the History, Philosophy and Sociology of Law
37. Seminar on European Law
38. Seminar on Public International Law
39. Seminar on Private International Law
40. Seminar on Environmental Law

Jean Monnet Programme
41. Special Issues of European Law
42. International and European Environmental Law

2.3. POSTGRADUATE COURSES

The Law Department offers a PhD Degree (Doctor iuris, Dr. iur.) in all fields of law. All Sections of the Law Department also offer an cycle of postgraduate studies of specialisation leading to a Degree (LLM) which is normally a prerequisite for registering for a PhD.

The following postgraduate programmes are offered by the Law Department (and the Sections):

1. Section A of Private Law
   Specialisation: Civil Law

2. Section B of Private Law
   Specialisations: Commercial Law, Labour Law, Civil Procedure
3. **Public Law**
   Specialisation: Public Law
   Specialized Public Law (Greek/French)

4. **Penal Studies**
   Specialisations: Criminal Law / Criminal Procedure, Criminology

5. **History and Theory of Law (History of Law, Philosophy of Law, Sociology of Law, Ecclesiastical Law)**
   Specialisations: History of Law, Philosophy of Law, Sociology of Law, Ecclesiastical Law

6. **International Studies**
   Specialisation: Public International Law, European Law, Private International Law
CHAPTER 3
RECOMMENDED PROGRAMME OF STUDIES

The Recommended Programme of studies contains courses in a sequence to be followed per semester. The proposed sequence is not obligatory, but it is suggested to students as the most rational. The schedule of courses and tutorials as well as the schedule for examinations is based on the Recommended Programme of studies and is communicated to students at the beginning of both the winter and spring semesters.

Students are advised to register for courses in accordance, to the extent possible, with the Programme of studies, especially as far as it concerns compulsory courses. Students who fall behind in their studies according to the Programme of studies are advised to choose courses belonging to previous semesters according to the Programme of studies.

Registration in a course is a prerequisite for the taking of examinations in the course. Registrations must be placed electronically via web site <www.law.uoa.gr> twice a year.

The Recommended Programme of studies (and of tutorials) may be modified each year by a decision of the General Assembly of the Department, upon recommendation of the Studies Programme Committee, in which student representatives participate.

3.1 LIST OF COURSES AND CREDIT VALUES

CURRICULUM (for students of the academic year 2010-2011)

<table>
<thead>
<tr>
<th>1st SEMESTER</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Compulsory courses</strong></td>
</tr>
<tr>
<td>1. History of Law</td>
</tr>
<tr>
<td>2. Constitutional Law</td>
</tr>
<tr>
<td>3. General Principles of Civil Law</td>
</tr>
<tr>
<td>4. Introduction to the Discipline of Law</td>
</tr>
</tbody>
</table>

**Optional Courses (free option)**

| | **Hours of teaching** | **Tutorial** | **Credits** |
| 5. Political Science | 3 | - | 3 |
| 6. Political Economy | 3 | - | 3 |
7. General Sociology  
   (not offered during this Acad. Year) 3   -                3

2\textsuperscript{nd} SEMESTER

<table>
<thead>
<tr>
<th>Compulsory courses</th>
<th>Hours of teaching</th>
<th>Tutorial</th>
<th>Credits</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Family Law</td>
<td>4</td>
<td>1</td>
<td>4</td>
</tr>
<tr>
<td>2. Criminal Law I:</td>
<td>5</td>
<td>2</td>
<td>6</td>
</tr>
<tr>
<td>3. Public International Law</td>
<td>5</td>
<td>2</td>
<td>6</td>
</tr>
<tr>
<td>4. General Administrative Law</td>
<td>5</td>
<td>2</td>
<td>6</td>
</tr>
</tbody>
</table>

Optional courses (free option)

| 5. Ancient Greek Laws                        | 3                 | -        | 3       |
| 6. History of Foreign Policy                 | 3                 | -        | 3       |
| 7. History of Political Ideas                | 3                 | -        | 3       |

3\textsuperscript{rd} SEMESTER

<table>
<thead>
<tr>
<th>Compulsory courses</th>
<th>Hours of teaching</th>
<th>Tutorial</th>
<th>Credits</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Law of Real Property</td>
<td>4</td>
<td>2</td>
<td>5</td>
</tr>
<tr>
<td>2. Law of Contract (General Part)</td>
<td>5</td>
<td>2</td>
<td>6</td>
</tr>
<tr>
<td>3. Criminal Law (Special Issues)</td>
<td>5</td>
<td>2</td>
<td>6</td>
</tr>
<tr>
<td>4. Commercial Law (General part-Industrial Property)</td>
<td>4</td>
<td>2</td>
<td>5</td>
</tr>
</tbody>
</table>

Optional courses (obligatory option)

| 5. Intellectual Property Law                 | 3                 | 1        | 3       |
6. Roman Law  3  1  3 
7. Greek Political and Constitutional History  3  1  3 
8. Theory of State and Political systems  3  1  3 
9. History of Political and Constitutional Institutions (Intersectional)  3  1  3 
10. Criminology  3  1  3 
11. International Organizations  3  1  3 

Optional courses (free option)
12. Elements of Cypriot Law*  3  -  3 
(*) Not offered during the current academic year

4th SEMESTER
Compulsory courses  Hours of teaching  Tutorial  Credits
1. European Law  4  1  4 
2. Law of Contracts (Special issues)  4  1  4 
3. Civil and Social Rights  5  1  5 
4. Civil Procedure I  4  2  5 
(Organization of Courts, Diagnostic Procedure, Proof of evidence)
### Optional courses (obligatory option)

<table>
<thead>
<tr>
<th>Course</th>
<th>Hours</th>
<th>Tutorial</th>
<th>Credits</th>
</tr>
</thead>
<tbody>
<tr>
<td>5. Insurance Law</td>
<td>3</td>
<td>1</td>
<td>3</td>
</tr>
<tr>
<td>6. Sociology of Law</td>
<td>3</td>
<td>1</td>
<td>3</td>
</tr>
<tr>
<td>7. Parliamentary Law</td>
<td>3</td>
<td>1</td>
<td>3</td>
</tr>
<tr>
<td>8. International Protection of Human Rights</td>
<td>3</td>
<td>1</td>
<td>3</td>
</tr>
</tbody>
</table>

### Optional courses (free option)

<table>
<thead>
<tr>
<th>Course</th>
<th>Hours</th>
<th>Tutorial</th>
<th>Credits</th>
</tr>
</thead>
<tbody>
<tr>
<td>9. Juvenile Justice</td>
<td>3</td>
<td>-</td>
<td>3</td>
</tr>
<tr>
<td>10. Byzantine and Post-Byzantine Law</td>
<td>3</td>
<td>-</td>
<td>3</td>
</tr>
<tr>
<td>11. Law and economy</td>
<td>3</td>
<td>-</td>
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<tr>
<td>12. Penal and Criminal approach of genders within domestic and european law</td>
<td>3</td>
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<tr>
<td>13. The gender Issue: legal representatives of the gender relations in Modern Greece</td>
<td>3</td>
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<tr>
<td>14. Legal equality of two genders within the EU and European Level</td>
<td>3</td>
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<tr>
<td>15. Institutional representation of the operation of the gender in social policy</td>
<td>3</td>
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### 5th SEMESTER

<table>
<thead>
<tr>
<th>Compulsory courses</th>
<th>Hours of teaching</th>
<th>Tutorial</th>
<th>Credits</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Criminal Procedure</td>
<td>5</td>
<td>2</td>
<td>6</td>
</tr>
</tbody>
</table>
2. Law of Succession  4  1  4
3. Administrative Process  4  1  4
4. Law of Commercial Companies  4  1  4

**Optional courses (obligatory option)**
5. Ecclesiastical Law  3  1  3
6. Maritime Law  3  1  3
7. Special Administrative Law  3  1  3
8. Penology  3  1  3

**Optional courses (free option)**
9. Comparative Law  3  -  3
10. Mass Media and Communications Law  (intersectional)  3  -  3
11. Criminalistics  3  -  3

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**6th SEMESTER**

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<tr>
<th>Compulsory courses</th>
<th>Hours of teaching</th>
<th>Tutorial</th>
<th>Credits</th>
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<tbody>
<tr>
<td>1. Negotiable Instruments</td>
<td>4</td>
<td>1</td>
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<tr>
<td>2. Individual Employment Law</td>
<td>4</td>
<td>1</td>
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<tr>
<td>3. Applications of International and European Law</td>
<td>3</td>
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<td>3</td>
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<tr>
<td>4. Civil Procedure II (Legal Remedies, Enforced Execution)</td>
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</table>
## Optional courses (obligatory option)

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<tr>
<th>Course Description</th>
<th>Credits</th>
<th>Hours</th>
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<tbody>
<tr>
<td>5. Law of Commercial Contracts</td>
<td>3</td>
<td>1</td>
<td>3</td>
</tr>
<tr>
<td>6. Injunctions - Non-adversarial Jurisdiction - Special Proceedings</td>
<td>3</td>
<td>1</td>
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<tr>
<td>7. Law of Social Security</td>
<td>3</td>
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<td>3</td>
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<tr>
<td>8. Judicial Psychology and Psychiatry</td>
<td>3</td>
<td>1</td>
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<tr>
<td>9. International Criminal Law (intersectional)</td>
<td>3</td>
<td>1</td>
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<tr>
<td>10. EC Economic Law</td>
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## Optional courses (free option)

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<tr>
<th>Course Description</th>
<th>Credits</th>
<th>Hours</th>
<th>ECTS</th>
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<tbody>
<tr>
<td>11. Banking Law</td>
<td>3</td>
<td>-</td>
<td>3</td>
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<tr>
<td>12. Law of Aliens</td>
<td>3</td>
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<tr>
<td>13. Law of Free Competition</td>
<td>3</td>
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<tr>
<td>14. Medical Law (intersectional)</td>
<td>3</td>
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<tr>
<td>15. Air and Space Law (intersectional)</td>
<td>3</td>
<td>-</td>
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<tr>
<td>16. Organization of Churches and International Ecclesiastical Institutions</td>
<td>3</td>
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<tr>
<td>17. Special Issues of European Law (J. Monnet intersectional)</td>
<td>3</td>
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<tr>
<td>18. European Law of Social Security (J. Monnet intersectional)</td>
<td>3</td>
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<td>Not offered during the current acad. year</td>
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### 7\textsuperscript{th} SEMESTER

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<th>Hours of teaching</th>
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<tbody>
<tr>
<td>1. Philosophy of Law</td>
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<tr>
<td>2. Private International Law</td>
<td>5</td>
<td>1</td>
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<tr>
<td>3. Collective Labor Law</td>
<td>4</td>
<td>1</td>
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<tr>
<td>4. Applications of Civil Law</td>
<td>6</td>
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**Optional courses (obligatory option)**

| 5. Bankruptcy Law                       | 3                 | 1        | 3       |
| 6. Law of exploitation                  | 3                 | 1        | 3       |
| 7. Environmental Law (intersectional)  | 3                 | 1        | 3       |
| 8. Land Planning and Urban Law          | 3                 | 1        | 3       |

**Optional courses (free option)**

<p>| 10. International Economic Law          | 3                 | -        | 3       |
| 11. Arbitration - International and European Civil Procedural Law | 3 | - | 3 |
| 12. Modern Forms of Credit Transactions and Securities | 3 | - | 3 |
| 13. Seminar on Labour Law               | 3                 | -        | 3       |
| 14. Seminar on Commercial law           | 3                 | -        | 3       |</p>
<table>
<thead>
<tr>
<th>Course Description</th>
<th>Hours of teaching</th>
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<th>Credits</th>
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<tbody>
<tr>
<td>15. Seminar on Civil Procedure</td>
<td>3</td>
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<tr>
<td>16. Seminar on Public Law</td>
<td>3</td>
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<tr>
<td>17. Seminar on Public International Law</td>
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**8th SEMESTER**

**Compulsory courses**

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<tr>
<th>Course Description</th>
<th>Hours of teaching</th>
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<th>Credits</th>
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<tbody>
<tr>
<td>1. Applications of Public Law</td>
<td>6</td>
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<tr>
<td>2. Applications of Civil Procedure</td>
<td>3</td>
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<tr>
<td>3. Applications of Criminal Law - Criminal Procedure</td>
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**Optional courses (obligatory option)**

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<tr>
<th>Course Description</th>
<th>Hours of teaching</th>
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<tr>
<td>4. Tax Law</td>
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<tr>
<td>5. Methodology of Law</td>
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<tr>
<td>6. Law of Economic Criminality</td>
<td>3</td>
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<tr>
<td>7. International Business Transactions</td>
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**Optional courses (free option)**

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<th>Course Description</th>
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<tr>
<td>8. Sports Law (intersectional)</td>
<td>3</td>
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<tr>
<td>9. Legal Informatics (intersectional)</td>
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<tr>
<td>10. Introduction to Financial Accounting and analysis of financial spreadsheets</td>
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<tr>
<td>Course Description</td>
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<tr>
<td>Seminar on Civil Law</td>
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<tr>
<td>Advanced Seminar on Penal Studies</td>
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<tr>
<td>Seminar on the History, Philosophy and Sociology of Law</td>
<td>3</td>
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<tr>
<td>Seminar on European Law</td>
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<tr>
<td>Seminar on Private International Law</td>
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<tr>
<td>Seminar on Environmental Law (intersectional)*Not offered during the current acad. year</td>
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<tr>
<td>European Environmental Law (J. MONNET intersectional)</td>
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<tr>
<td>European Constitutional Law</td>
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CHAPTER 4
TEACHING STAFF - CONTENT OF COURSES

4.1 COMPULSORY COURSES

History of Law (Taught in 2 groups)
1st J. Velissaropoulou-Karakostas, K. Bourdara, A. Dimopoulou
2nd E. Papagianni

Identification of fundamental issues of public and private law through the consideration of rules of law of Greek antiquity to the law of modern times.

Constitutional Law (Taught in 3 groups)
1st C. Mavrias, G. Gerapetritis,
2nd A. Pantelis, S. Vlachopoulos,
3rd Th. Antoniou, I. Drosos,
4th A. Dimitropoulos, P. – M. Efstratiou

Tutorials: Th. Antoniou, S. Vlachopoulos, G. Gerapetritis, E. Koutsimbou

I. Concepts of Constitutional Law: the State (concept and basic features), the Constitution (concept, distinctions, legal and political significance), direct and indirect sources of constitutional law, constitutional power, revisionary function and observance of the constitution.

II. Fundamental principles: the democratic principle, the principle of the rule of law, the principle of the social state, the principle of human dignity, the principle of equality and the principle of freedom.

III. The political system: the democratic political system, the principle of popular sovereignty, organizational bases of the political system, separation of powers, system of representation, systems of government, appointment of head of state, the political system according to Article 1 of the Constitution, and protection of the political system.

IV. Exercise of popular sovereignty: the right to a political vote, the electorate and political parties.

V. Parliament: the appointment of Members of Parliament, the legal status of MPs, the internal structure, function, competencies and dissolution of Parliament.

VI: Executive power: the President of the Republic (appointment, term of office, constitutional position, competencies), the Government (composition, legal position, competencies, formation, relations between Government, the President of the Republic and Parliament, liability of ministers), the Administration (organization, centralized - decentralized system, local government *ratione materiae* and *ratione loci*, special status of Mount Athos, organs of the Administration, basic outlines of in-service status).
VII. Judicial power: Courts (type of organs, categories, competencies), constitutional guarantees of the independence of justice (personal and functional) and courts provided for specifically by the Constitution.

VIII. Greek Constitutional History

IX. Rules of Law (Constitutional review, legislation, European law etc)

**General Principles of Civil Law** (taught in 2 groups)

I. General concepts: law - concept - sources - rule of law.
II. Right: concept - distinctions - generation - acquisition - loss - exercise.
III. Persons: The concept of the person as the fundamental legal concept - natural persons - legal persons.
IV. Juridical acts: concept and kinds - prerequisites - entering into a contract - nullity, voidability - interpretation.
V. Conditions - Terms.
VI. Consent - Approval.
VII. Agency.
VIII. Time in law.

**Introduction to the Discipline of Law**
C. Papageorgiou, V. Voutsakis

Topics considered include: the definition of law, force of law, politics, ethics, the functions of law, justice, sources of law, rules of law, the science of law, interpretation and implementation of the rules of law and the legal professions.

**Family Law** (taught in 3 groups)
A. Papachristou, D. Kallinikou, D. Papadopoulou, Ch. Stambelou, G. Lekkas, M. Bravou, G. Georgiadis

I. Introduction: Family and kinship, concept and characteristics of family law and new issues of family law (artificial support of human production, free unions, forms of protection of minors or adults).

II. Marriage
1. The marriage contract: conditions of valid conclusion and of defective marriage.

2. The marriage relationship: surname of the spouses, obligation of cohabitation, joint decisions, contribution to family needs and regulation of property matters.

3. Crisis in marriage: separation and divorce.

III. Parental relationship

1. The establishment of maternity and paternity: maternity and its establishment, the establishment of paternity by birth within marriage and by acknowledgement and adoption.

2. Consequences of the parental relationship: surname, maintenance, obligation for the provision of services, parental benefits and parental care.


IV. Protection of incapacitated or persons with decreased capacity within the framework of the family. Judicial assistance.

**Criminal Law I: General Principles** (taught in 2 groups)

L. Kotsalis, A. Liourdi, G. Trianthaphyllou, C. Mylonopoulos, D. Kioupis, N. Dimitratos

Crime and punishment in the Penal Code. *Nulla crimen, nulla poena sine lege* principle and the technical/practical concept of crime. Elements of crime, human behaviour (act), the special nature of crime including its objective and subjective nature, offences, imputation of guilt, special forms of manifestation of crime (attempted - complicity - serial crimes), crimes with international aspects (International Criminal Law), and reasons for extinction of imputability - judicial appeal of imputability.

**Public International Law**

A. Bredimas, A. Yokaris, A. Sicilianos, Ph. Pazartzi, M. Gavouneli

Subjects of International Law, relations between international and domestic law, international custom, international treaties, state and territory, territorial sovereignty, law of the Sea (territorial waters, seaports and vessels, border zone, international straits, open sea, continental shelf, exclusive economic zone), diplomatic and consular relations, international recognition, extra-territorial jurisdiction of states, succession of states, international liability, diplomatic immunity, United Nations Organisation, international crises and peaceful resolution of disputes at the United Nations.

**General Administrative Law** (taught in 2 groups)

S. Flogaitis, P. Mouzouraki, P. – M. Efstatiou, G. Siouti, Th. Fortsakis, V. Kondylis
Topics covered include: administration and administrative law, sources of administrative law, legal obligation and discretion of the administration, legal relation of administrative law, regulatory act of the administration, individual administrative act, administrative contract, other forms of action of the administration, administrative procedure, rules of administrative action, administrative constraint, general principles of organisation of the public administration. Central state administration, administrative decentralization, local government, special local government, public property, compulsory purchase and civil liability of the state.

**Real Property Law** (taught in 2 groups)
K. Christakakou, E. Poulou D. Liappis G. Mentis, E. Dacoronia, G. Georgiadis

General Principles. Relations between real rights and obligations. Possession, ownership, limited real rights, real security, publicity of real rights, expropriation and other special issues.

**Law of Obligations (General Part)**
P. Papanikolaou, D. Papadopoulou, M. Avgoustianakis, Ch. Stambelou, K. Christodoulou, D. Liappis, A. Karabatzos, M. Bravou


**Criminal Law II: The Crimes of the Criminal Code** (taught in 2 groups)
L. Kotsalis, A. Dimakis, C. Mylonopoulos, D. Kioupis, N. Dimitratos


**Commercial Law (General Part, Industrial Property)** (taught in 2 groups)
D. Tzouganatos, I. Soufleros, G. Michalopoulos, A. Mikroule, D. Christodoulou, E. Mastromanolis, C. Chrissanthis

General part: Concept and object of commercial law - justification of commercial law as a special branch of law - relations with other branches of law - historical development of commercial law - commercial acts - traders (legislative status) - consequences of commerciality - the administrative organisation of the occupation of trader - basic concepts and regulations of the law of the market.

Industrial property: Industrial property is the branch of the law which aims at the protection of economic freedom either through the exercise of certain forms of prejudice, or in its intellectual achievements. The law of industrial property is composed of a general part in which a composite presentation is made and the object
and principles of protection are determined, and of a special part in which technical creations (patents, utility models, industrial designs and specimens, etc.), distinguishing characteristics (trade marks, trade names) and the law of unfair competition and of restrictions on competition are examined.

**European Law**

V. Christianos, M. Kouskouna, E.- R Papadopoulou

I. European Union’s foundation (foundation plan, historic steps, institutional dilemmas)

II. Constituted power in European Union (systems and subsystems of the community legal order and of the European Union law)

III. Organic existence of the European Union (institutional organs, organisms, decision-making procedures)

IV. Relations of legal orders in European Union (principle of autonomy of the Community legal order, relations of international and community legal order, relations of community and national legal order, relations of international and European Union law)

**Law of Obligation (Special part)**


The lectures on the Special Part of the Law of Obligation focus at the main contracts so-called “nominate” contracts of the Civil Code and of later special laws. These contracts are examined in categories according to their function (contracts on the transfer of a right, contracts on the ceding of the use of a thing or right, contracts on the provision of services, contracts reinforcing the main obligation, etc.). Furthermore, obligations created by law are explained, such as management of the property of another (negotiorum gestio), unjust enrichment as well as delicts, where also modern developments to deal with and regulate non-contractual behaviour (risk liability, liability of the producer of a defective product, etc.) are presented.

**Civil and Social Rights**

A. Dimitropoulos, V. Kondylis

S. Tsakyarakis, S. Vlachopoulou

General theory of civil and social rights: concept and significance, historical review and modern safeguarding, distinctions and agencies, binding nature, field of force (effect on third parties) and reciprocal relations, determinations and restrictions of civil and social rights.

Individual civil and social rights: general freedom, right to life and physical and mental integrity, personal freedom and safety, right to the private sphere, freedom of religion, information and opinion, freedom and guarantees of mass communication, freedom of intellectual creation and teaching, collective freedoms, economic
freedom, right to work, trade-union freedom - collective autonomy, right of ownership, general principle of equality, special forms of equality, human worth, freedom to develop the personality, right of nationality.

Protection of civil and social rights: administrative protection, judicial protection, political and inter-state protection.

**Civil Procedure I (Organisation of the Courts, Diagnostic Proceedings, Proof of evidence)** (taught in 2 groups)
N. Klamaris, G. Sinanidis, S. Pantazopoulos, N. Katiforis, G. Orfanidis, K. Polyzogopoulos, F. Triantafyllou- Albanidou, D. Tsikrikas, I. Delikostopoulos


**Law of Criminal Procedure** (taught in 2 groups)
I. Anagnostopoulos, A. Tzanetis, I. Giannidis, A. Liourdi, G. Triantaphyllou

Fundamental principles of criminal procedure, preliminary proceedings, intermediary proceedings, oral hearing, proof, remedies and recourses.

**Law of Succession** (taught in 2 groups)

A. General Part: Introduction, hereditary succession (in general), inheritance in abeyance, acceptance and renunciation of inheritance, unworthiness of heir, multiple heirs, heir's liability, protection of heirs and transactions, sale of inheritance, inheritance contracts.

B. Special Part: Intestate succession, succession by testament, lawful portion, donation causa mortis, juridical acts inter vivos for the contingency of decease.
**Administrative Procedure** (taught in 2 groups)

P. – M. Efstratiou, K. Giannakopoulos, P. Mouzouraki, P. Lazaratos, G. Dellis,

This course covers the following topics: review of the administration and administrative justice, administrative procedural law, the right to judicial protection, administrative jurisdiction and administrative disputes, organization and competences of administrative courts, the administrative trial, general procedural principles, kinds of legal remedies and general prerequisites for admissibility of their exercise, application for annulment, administrative recourse, action for compensation, other legal remedies, the judgment of the administrative court and compliance of the administration, general theory of recourses against judgments of the administrative courts, recourse of non-representation, opposition by third parties, appeal, review, retrial and cassation.

**Law of Commercial Companies**

E. Perrakis, C. Chrissanthis, G. Sotiropoulos, E. Mastromanolis

Company law is the law of unions of private law persons set up by a juridical act for the pursuit of a specific common aim. The law of commercial companies includes, more specifically, on the one hand, personal commercial companies, i.e., general, limited and non-incorporated partnerships, and, on the other, companies with capital, i.e., joint stock and limited liability companies. Included in the latter, as special forms of companies, are single-person companies and associated enterprises.

**Law of Negotiable Instruments**

K. Betziou-Kamtsiou, G. Athanasiou, C. Chrissanthis

Negotiable instrument is a document which incorporates a private property right in such a way that possession of the document is necessary for the exercise and transfer of the right thus incorporated. Promissory notes, bills to order, cheques, commercial securities to order (commercial order for payment, commercial debit bond, deposit and pledge warrant, etc.) and bearer capital market securities (bearer securities, shares) are securities.

**Individual Labour Law** (taught in 2 groups)

G. Leventis, K. Papadimitriou, K. Bakopoulos

Topics include: origins historical development and sources of labour law, the individual labour contract, rights and obligations of the employee, obligations and rights of the employer, the legal organisation of the exploitation of an enterprise, alteration of the terms of labour, suspension and termination of the labour relation, denunciation of the labour contract.
Applications of International and European Law
A. Yokaris, V. Christianos, Ph. Pazartzi, M. Kouskouna, E. – R. Papadopoulou
A. Applications of international and European law to the international and domestic legal order: application of international and Community law by the international and national courts and the national administration.
B. Applications of international and European law to the international legal order: the practice of the interpretation and application of international law by international organs. The European Union in international organizations and multilateral international agreements.
C. Applications of international and European law to the Community legal order: conclusion of international treaties at a Community and Union level. Imposition of international sanctions through the organs of the European Union.

Civil Procedure II (Legal remedies, Enforced Execution) (taught in 2 groups)
G. Orfanidis, F. Triantafyllou – Albanidou, S. Pantazopoulos, I. Delikostopoulos, N. Klamaris, D. Tsikrikas, G. Sinanidis, N. Katiforis
General provisions on legal remedies - recourse of non-representation - appeal - re-opening of the case - cassation - opposition and opposition by third parties. General part of enforced execution - means of enforced execution - seizure of movable property of the debtor - seizure in the hands of a third party - seizure of immovable properties, ships or aircraft - seizure of special items of property - enforced management - personal detention.

Philosophy of Law
P. Sourlas, Ph. Vasilogiannis
The course consists of an historical introduction to the philosophy of law: Sophists, Plato, Aristotle, Stoic philosophy, Augustine, Thomas Aquinas. A study of Modern times: Hobbes, Locke, Rousseau. Idealism: Kant and Hegel, the modern debate on legal positivism (positions and objections, law and morality), and contemporary controversial issues on justice.

Private International Law
C. Tsouka
Introduction - concept - distinctions - method - historical review - general theory. Special part: natural and legal persons in private international law, international law of obligation, international law of property, international family law, international law of inheritance, international procedural law, nationality.
Collective Labour Law (taught in 2 groups)
G. Leventis, K. Papadimitriou, K. Bakopoulos
Creation of trade unions, freedom of trade unions - Constitution and international guarantees, law of trade unions, protection of trade union activity, law of collective contracts of work, settlement of collective disputes through mediation and arbitration, law of exploitation (work regulations - councils of employees), law of strike and antistrike.

Applications of Civil Law (taught in 4 groups)
A course synthesizing the various areas of Civil Law, and focusing on practical questions of application and the analysis of key issues.

Applications of Public Law (taught in 4 groups)
A course synthesizing the various areas of Public Law, and focusing on practical questions of application and the analysis of key issues.

Applications of Civil Procedure (taught in 2 groups)
G. Orfanidis, K. Polyzogopoulos, F. Triantafyllou – Albanidou, N. Katiforis, N. Klamaris, D. Tsikrikas, G. Sinanidis, I. Delikostopoulos
A course synthesizing the various areas of Civil Procedure, and focusing on practical questions of application and the analysis of key issues.

Applications of Criminal Law - Criminal Procedure (taught in 2 groups)
L. Kotsalis, I. Giannidis, A. Liourdi, A. Dimakis, G. Triantafyllou, Ch. Mylonopoulos, I. Anagnostopoulos, N. Livos, A. Tzannetis
Exercises promoting a deeper understanding of Criminal Law and Criminal Procedure, with analysis of the techniques for solving complicated problems. Emphasis is placed on the causes for justification, accomplice liability, principles and rules of sentencing, crimes related to ownership and property, crimes against human life and physical integrity, forgery, criminal procedure’s nullities, etc.
4.2 OPTIONAL COURSES (OBLIGATORY OPTION)

GROUPING A: GENERAL THEORY, HISTORY AND ECCLESIASTICAL LAW

Theory of State and Political Systems
S. Tsakyrakis

This course considers the following topics and sub-topics:
The theories of state: sociological, legal, positive, marxist, and the identity of the state and law; The formation, recognition and dissolution of the state; the theories of justification of the state: state theories (religious-theological, the theory of power), legal (patriarchal, of property, contractual), ethical, psychological, anarchistic (ideological, religious, materialistic); distinction of states: united-complex, unions of states (personal and real union), federation of states, federal state; the state bodies: meaning, legal position, distinctions; the systems of government: meaning, distinctions (monarchy, aristocracy, democracy), modern (west) systems (general principles, most important types: parliamentary, presidential, semi-presidential, system of assembly), socialistic systems; the law: meaning, distinctions from ethics, social morals and customs, distinctions of law (private and public: the theories of interest and submission), the areas of law; and decentralization and self-administration as methods of state organization: content, constitutional basis.

In tutorials students present essays and the views of great political philosophers, like Plato, Aristotle, Thomas Aquinas, Machiavelli, Hobbes, Locke, Montesquieu, Rousseau, Mill, Hamilton, Hegel, Marx, Nietzsche, Huscherl, Rawls and Habermas, are discussed on the basis of the analysis of specific texts.

Methodology of Law
P. Sourlas, V. Voutsakis, Ph.Vasilogiannis

Topics covered include: law as a scientific discipline, law and language, general theory of the rules of law, the act of legislation and its foundation, the choice of applicable rule of law and the legal definition of the relation at issue, interpretation of the law, filling of gaps and case law.

Sociology of Law
A. Papachristou, E. Rethymiotaki

Law as a social phenomenon. A sociological approach to the law. The theoretical framework of sociology of law. Empirical research. The contribution of legal sociology to the interpretation and application of law.

History of Political and Constitutional Institutions (intersectional)
Th. Antoniou, G. Gerapetritis

The course considers the origins and evolution of the constitutional state with emphasis on particular historical phases of anglo-saxon and central european area and history of modern constitutional institutions, including the new idea of state following the evolution of EU law and in perspective of a european Constitution. The course comprises 4 main topics:

- The origins of Constitutional State (the British tradition and the American revolution, the experience of the French revolution, the long course towards German unification and the positivism of German constitutionalists).
- The crisis of Constitutional State (the crisis of parliamentary republic and the rise of fascism, the communist challenge, state intervention, new deal, the dispute between C. Schmitt and H. Kelsen as regards the Guardian of the Constitution).
- The post-war Constitutional State (the “social state” in post-war constitutions, the decline of legal positivism and the rise of the role of the judges).
- European Constitutional Law (the new european area for the protection of rights, European constitution and the new dimension of state phenomenon.

Ecclesiastical Law

Professor I. Konidaris

The course examines the law governing the relations between the State and religious communities in general, and especially between the State and the Orthodox Church of Greece.

The first part of the course concerns the freedom of religion and the analysis of its content. The barriers to free exercise of worship are also analysed.

The second part is dedicated to the examination of the relations between the State and the Church. The different systems are subjected to close scrutiny and the relations between the State and the Church in Greece are extensively examined from a historical and dogmatical point of view under the Constitution in force.

The Law of the Orthodox Church of Greece is also systematically examined. This examination occurs in four parts: the structure of the Church, the administration of the Church, ecclesiastical criminal law and the ecclesiastical tribunals, and the procedure law.

Finally, the special ecclesiastical regimes in the Greek State are briefly examined, i.e. the Church of Crete, Mount Athos (Agion Oros) and the ecclesiastical provinces of the Dodekanese.

Roman Law

E. Papagianni, K. Bourdara, A. Dimopoulou
Topics include: public and private Roman Law, political principles of the Roman state during the Republican and Imperial periods, Private Roman law (Recommendations) and its distinctions, the people (general principles and family law) and the things (principles of the law of obligations, of property law and hereditary law), law of legal proceedings, and historical development and characteristics of trial proceedings.

GROUPING B: PRIVATE LAW

Maritime Law
L. Athanasiou, D. Christodoulou
Definition and scope - historical evolution - sources in law - Ship and Floating Structure - Master and crew - Maritime Securities and Liens - forms of ownership - limitation of shipowner’s liability - contracts for the exploitation of the ship - carriage of passengers and goods by sea - Maritime incidents (collision of ships, maritime assistance and salvage, general average).

Bankruptcy Law
G. Michalopoulos, K. Betziou-Kamtsiou
Bankruptcy law is applied in case of insolvency of the debtor-merchant. The purpose is the equal satisfaction of the unsecured creditors in case that the property of the debtor does not suffice for the satisfaction of all of them. Bankruptcy law includes the prerequisites, the declaration procedure and the organization of the bankruptcy, the legal status of the bankrupt and the categories of bankruptcy creditors, the proceedings of the bankruptcy and its termination. Related to bankruptcy law as the law of liquidation of non-viable undertakings on the basis of the principle of creditors equality is the law of sanitation of undertakings.

Insurance Law
D. Christodoulou
The whole material of the law of private insurance (maritime part and inland part) is dealt with (insurance contractual law).

Intellectual Property
D. Kallinikou, A. Chiotellis, K. Karagiannis
**Law of Exploitation**  
G. Leventis, K. Papadimitriou, K. Bakopoulos

**Law of Commercial Contracts and of Electronic Commerce**  
I. Soufleros, D. Christodoulou, E. Mastromanolis
Introduction to the law of commercial contracts. The commercial contracts of sale, inland transport, storage and keeping as well as the contracts of order, of agency and of brokerage are particularly dealt with.

**Environmental Law (intersectional)**  
G. Siouti, E. Dacoronia, E. Poulou, G. Dellis
A. Constitutional Law and Administrative Law concerning the protection of the Environment. Administrative agencies and recipients of rights pertaining to the environment, legal effect and judicial protection. Clash between the protection of the environment and the protection of property, the principle of sustainable development. Studies on environmental consequences, the jurisprudence of the Council of the State for the protection of nature, environmental information, liability for damages for offences to the environment, protection of the cultural environment, protection of the woods.

B. Environmental protection via the provisions for the protection of the personality, the provisions of tort law, property law and the provisions for the abuse of rights. Special law for the protection of the environment and insurance coverage of ecological damages.

**Interim measures - voluntary jurisdiction (ex parte proceedings) – special proceedings**  
N. Klamaris, G. Orfanidis, K. Polyzogopoulos, S. Pantazopoulos
General provisions on interim measures - special part of interim measures of protection (judicial security, pre-notification of real mortgage, conservatory attachment, judicial custody, provisional regulation, sealing, unsealing and inventory);

General and special provisions of voluntary jurisdiction (ex parte procedures);

General provisions of special proceedings - Proceedings for family law disputes - Proceedings for disputes arising between parents and their children - Proceedings for obtaining an order of payment - Proceedings regarding negotiable instruments - Proceedings regarding disputes between landlord and tenant - Proceedings regarding labour disputes - Proceedings regarding disputes arising from the remuneration of certain professionals - Proceedings regarding disputes arising from the use of cars - Proceedings regarding children’s alimony and custody.
GROUPING C: PUBLIC LAW

Taxation Law
Th. Fortsakis, P. Mouzouraki
Topics covered include: taxation concept and kinds of taxes, general principles of Taxation Law, Greek taxation system, administrative taxation procedure, and the role of judicial protection in taxation disputes.

Parliamentary Law
K. Mavrias, G. Gerapetritis
Parliamentary procedures according to the Constitution and the Regulation of Parliament, political parties, legislation for the elections.

Special Issues of Administrative Law
Z. Papathanassiou-Papaioannou, V. Kondylis

Social Security Law
P. Paparrigopoulou
Social security law focuses on three subjects: The law of social security, health law and law of social relief.
The law of social security examines: The origins and the characteristics of the social security relationship; the organisation, administration and purpose of various social security institutions; the prerequisites, the financing, the duration and the extent of social security benefits.
Health law examines: The organisation, administration and purpose of health services and especially health services offered by the public sector; legal issues regarding the application of social security legislation to the health services personnel; fundamental rights and obligations regarding hospital or extra-hospital treatment of patients.
Law of social relief examines: the administration and purpose of relief organisations; special form of social aid and action; the possibility of judicial claim of such rights.
**Land Planning and Urban Law**

P.-M. Efstratiou

Topics covered include: the constitutional framework, land planning agencies and urban planning, contribution of the O.T.A and private individuals to land planning and urban planning, procedure of the issue and legal nature of land planning and urban planning designs, programs and studies, application of the urban plans and designs, town planning, obligatory expropriation, settlement, submission, urban redistribution, application acts, contributions in land and money, right of first approval, transfer of construction factor, building permits, general code of construction, building regulations, urban interests, construction rules, construction in forested areas and seashores, traditional settlements and nationally conserved buildings, building societies, illegal construction, and legitimisation of illegal buildings.

**Greek Political and Constitutional History**

S. Vlachopoulos

This course looks at great moments of our political history and the relevant constitutional problems. The course has a research character, and it refers to specific periods of the history of our political system. The relation between the legal problems of the function of our political system and their political substratum will be examined.

**GROUPING D: CRIMINAL LAW AND CRIMINOLOGY**

**Criminology**

N. Kourakis, A. - I. Tzannetaki, M. Kranidioti, E. Papathanasopoulos, M. Mavris

Issues concerning the crime, the criminal, the victim and the social reaction to the crime, as well as the function of the system of criminal justice. Methods of criminology, basic factors leading someone to the crime, contemporary theoretical confrontations formed inside criminology, way of approaching statistical data about criminality, detailed reference to specific crimes, as for example those related to drugs.

**Specific Criminal Laws**

N. Livos

Specific criminal laws, as for example on combating the proliferation of drugs, combating criminal organizations, legalisation of income originated in criminal activities, etc.
**Penology**
N. Kourakis, A.- I. Tzannetaki, M. Kranidioti, E. Papathanassopoulos
Critical analysis of methods and means which were used from time to time or are still used for dealing with crime. The course focuses on the gradual formation and the contemporary evolution of sentences, like death sentence, imprisonment and fine, as well as the way of their service and the aim of these sentences in Greece and other European countries.

**Law of Economic Criminality**
N. Kourakis, O. Nahmias, A. Dionyssopoulou
Introduction to the issues of economic criminality. Specific issues, such as tax and stock-exchange offences, administrative investigations, etc.

**Judicial Psychology and Psychiatry**
L. Kotsalis, D. Kioupis
Incapability and decreased capacity for imputability (analysis of articles 34 and 36 of the Greek Criminal Code). Diagnosis of incapacity and decreased capacity for imputability. Freedom of will. Co-operation between court judge and psychiatrist - expert. Psychological tests for the examination of the reliability of the witnesses. Psychology of the witnesses and the other participating members at the criminal proceeding.

**International Criminal Law (intersectional)**
A. Yokaris, Ph. Pazartzi, Ch. Mylonopoulos, G. Triantafillou, N. Dimitratos.

**GROUPING E: INTERNATIONAL STUDIES**

**International Organizations**
A. Bredimas, A.- L. Sicilianos
Foundation and dissolution of an international organization, legal personality, organizational structure and function, participation in international organizations.

**International Business Transactions**

Ch. Tsouka

Multinational companies - International mergers of companies - International Bankruptcies - Lex Mercatoria - Principles of Unidroit - Investments - Nationalization of Companies - International Sales - International Transports - Insurance coverage of merchandise - International banking transactions - International co-operation between companies (transfer of industrial property rights, commercial agency) - Free competition - International commercial arbitration - International tax law.

**EC Economic Law**

V. Christianos, M. Kouskouna, E. - R. Papadopoulou


**International Protection of Human Rights**

L.-A. Sicilianos, M. Gavouneli

European Convention on Human Rights, Universal Declaration, the International UN Covenants on Civil and Political Rights, and Economic, Social and Political Rights, protection in the EEC, the OSCE, and UNESCO. Covenants on the elimination of racial discrimination and on the prevention and repression of the crime of genocide, foreigners and refugees, minorities, protection of children, of women, of the employment relations, international humanitarian law (protection of prisoners of war and civilians).

**4.3. OPTIONAL COURSES (FREE OPTION)**

**A) COURSES:**

Political science

D. Sotiropoulos

Political Economy
G. Varoufakis – M. Kountouris

**General sociology** *not offered the current Acad. Year*
Topics covered include: main theories, basic methodologies, the reasons for the variety of theories and methods, the major disputes between the identification of sociology as a science and its relationship with the natural sciences.

**Ancient Greek Laws**
A. Helmis
Topics dealt with in this course include: the plurality of laws within the Helladic area, sources of ancient Greek laws, relationship between law and religion, forms of ancient governments, and characteristic principles of the City-State.

**History of Foreign Policy**
E. Divani
The course looks at twentieth century Balkan and European foreign affairs, as well as contemporary problems.

**History of Political Ideas**
K. Mavrias, Th. Antoniou

**Juvenile Criminal Law**
N. Kourakis, M. Kranidioti, E. Papathanassopoulos, A. Tzannetaki, M. Mavris,
Approach at relevant issues on both levels, of criminal law and criminology. What sort of measures are taken by the legal order for juveniles infringing the law but also the reasons why these juveniles are driven to infringement of the law and how prevention of such acts can be achieved in the frame of family, school, society in general.

**Byzantine Law and Post Byzantine Law**
E. Papagianni, K. Bourdara
The courses consist of a systematic presentation and analysis of the general characteristics and sources of law of the Eastern State from the time of Constantine the Great to the Fall of Constantinople. The course also considers the survival of Byzantine sources during the Turkish occupation as well as the modern Greek State.

**Legal Equality**
Th. Antoniou – A. Kaloudi

**Criminal and criminologist approach of gender in the frame of national and European law**
N. Kourakis, F. Milioni, M. Kranidioti

Particularities of crimes due to gender and actors or/and their victims (for example rape, maltreatment of women, trade of women). The subject of the course is approached on 3 levels: Analysis of crimes on the basis of the criminal dogma (criminal approach), search of the reasons for which a woman commits a crime or/and becomes a victim of a crime (criminologist approach) and indication of the international and European developments on the relevant issues (politics of law approach).

**The gender issue: legal representatives of the gender relations in Modern Greece. Institutional representatives of the operation of the gender in social policy**
A. Helmis

**Institutional representatives of the operation of the gender in social policy**
P. Paparrigopoulou

**European Constitutional Law**
J. Iliopoulos - Strangas

**Comparative Law**
E. Moustaira

I. The phenomenon of the plurality of laws. Law and sources of law.

II. Families of law.


IV. Evolution of laws and the problem of progress in law. Convergence or not of European laws.
Mass Media – Communication Law (intersectional)
A. Yokaris, P. Mouzouraki, Th. Lytras

A. Protection of personality and Mass Media.


D. Specific criminal laws pertaining to Media.

Criminalistics
N. Kourakis, M. Kranidioti, E. Papathanassopoulos

Methods for the due and effective tracing of the truth in relation to a wrongful act. Psychological situation of the persons who participate in a (criminal) procedure and the possible errors that these persons may commit during their participation in this proceeding. Search of the authenticity or/and the originality of a graphic presentation, e.g. of a will that has possibly been forged (Judicial Graphology).

Banking Law
A. Mikroulea

Banking Law pertains to the special law governing merchants and the exchange of money or other commodities of equal value, primarily precious metals. It takes its name from the institution which carries out its primary activity, the exchange of money, which is called a bank, and the commercial transactions, based on monetary commodity, which pertain to these merchants and are termed banking transactions. Banking law pertains particularly to the laws governing banking supervision, banking organization, banking transactions (debit or credit) and the laws of special banks.

Law of Aliens
Ch. Tsouka
Basic definitions - sources of laws for foreigners - historical elements - Foreign natural persons - Entrance, residence, employment, social insurance, taxation attitude towards foreigners - rights and obligations of foreigners - extradition and deportation of foreigners - Greek descendants - Citizens of States - members of the European Union - refugees.

**Free Competition Law**
D. Tzouganatos, E. Mastromanolis

**Medical Law (intersectional)**
D. Papadopoulou, L. Kotsalis A. Liourdi, Th. Litras P. Paparrigopoulou, K. Kremalis

A. Liability of doctors. Obligation of information and medical errors.

B. 1. Definition of social health services.
   2. Sources of law (Constitution, International rules etc).
   3. Objectives and principles of social health services.
   5. Structure and responsibilities of health professions.
   7. Legal relations between institutions and users of social health services.
   8. Creation and judicial protection of health protection right.
   9. Civil liability of the State and State Legal Entities for violation of health services.
   10. Strengthening of the effectiveness of health services. a. Training of medical labour. b. Supervision and control of health services.

**Air and Space Law (intersectional)**
A. Yokaris, C. Chrissanthis

A. Public international air law: introduction - the legal status of air space - International institutional framework for air traffic - Aircraft - International Aviation Associations - Safety of Civil Aviation - radio telecommunications. Space law: the institutional framework of space.

B. Private air law - Introduction: Definition and subject - legal status of the aircraft - aircraft personnel: pilot - crew - real rights on the aircraft - The status
pertaining to commercial aviation in Greece - air transport of people and cargo.

**Organisation of Churches and International Ecclesiastical Institutions**

V. Leontaritou

This course comprises a report on the law pertaining to Christian churches with emphasis on the internal organization and Canon Law of the Orthodox churches. It includes a presentation on the International ecclesiastical organizations such as the World Council and European Ecclesiastical Council and of the inter-ecclesiastical relations.

**International Economic Law**

A. Bredimas

Definition of international economic law, factors of international economic relations, evolution of the international economic order, International Trade Law: Basic principles of GATT (most favored nation clause, dumping, export subsidies, etc.), commercial negotiations (“rounds”). Multi fiber arrangement, commodities agreements, associations of producers of commodities, commercial relations of the developing countries. The agreements of the Uruguay Round (agriculture, textile products, TRIMS, intellectual property rights, safeguard clauses, General Agreement on services, disputes settlements).

**Arbitration – International and European (community and comparative) Civil Procedure**

N. Klamaris, G. Orfanidis, F. Triantafyllou – Albanidou, D. Tsikrikas, Tutorials: K. Giannopoulos

This course deals with International Procedure Law (international jurisdiction, recognition and enforcement of foreign court decisions). It examines the Brussels Convention on international jurisdiction and the recognition and enforcement of court decisions in the community area, the procedure before the ECJ and the European Court of First Instance, internal and international arbitration, and the New York Convention on the recognition and enforcement of foreign arbitral awards.

**Modern Forms of Credit Transactions and Securities**

K. Christakakou, Th. Litras

This course presents a comparative survey of real and personal securities, as well as means of credit securing in contemporary transactional life (retention of ownership agreement, trust assignment, leasing, credit assurances for banking transactions).

**Sports Law (intersectional)**
Legal Informatics (intersectional)
P. Sourlas, G. Yannopoulos

Introduction to Financial Accounting and analysis of financial spreadsheets
N. Iriotis

Law and Economy
G. Lekkas – A. Hatzis

B) SEMINARS:

Seminar on Civil Law
The specific topics of the seminar will be announced in due time.

Seminar on Labour Law (taught in 2 groups)
Professors G. Leventis, K. Papadimitriou, K. Bakopoulos,

Seminar on Commercial Law
E. Perakis, I. Soufleros, G. Sotiropoulos

Seminar on Civil Procedure

Seminar on Public Law
K. Giannakopoulos, J. Iliopoulos-Strangas, G. Dellis, Th. Antoniou
Current issues of constitutional and administrative law by means of commenting on recent decisions of higher court and independent authorities.

**Advanced Seminar on Criminal Law and Criminology**
In charge: C. Mylonopoulos, N. Livos and all members of staff of the Section

**Seminar on History, Philosophy and Sociology of Law**
A. Papachristou, A. Helmis, E. Rethymiotaki

**Seminar on European Law**
V. Christianos, M. Kouskouna, E. - R. Papadopoulou
This course is offered to students who have attended the general and the special part of European Law (European Community Law and Community Economic Law). The course analyses the most important issues of the European Union politics and of the decisions of the Court of the European Communities.

**Seminar on Public International Law**
Ph. Pazartzis
Case Law of International Tribunals and legal issues of international actuality

**Seminar on Private International Law**
C. Tsouka

**Seminar on Environmental Law (intersectional)**
Not offered during this academic year

*C) JEAN MONNET Programme*
### Special Issues of European Law (intersectional)
V. Christianos, M. Kouskouna, Emm. R. Papadopoulou

### International and European Environmental Law (intersectional)
G. Siouti, M. Gavouneli, G. Dellis

## CHAPTER 5 - ERASMUS COURSES

**COURSE LIST 2011 – 2012**

### Winter Semester 2011

<table>
<thead>
<tr>
<th>TITLE OF COURSE</th>
<th>LANGUAGE</th>
<th>HRS/WEEK</th>
<th>PROFESSORS</th>
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</thead>
<tbody>
<tr>
<td>1. European Administrative Systems</td>
<td>English</td>
<td>2hrs/week</td>
<td>P. Mouzourakis</td>
</tr>
<tr>
<td>2. Comparative Public Law</td>
<td>French</td>
<td>2hrs/week</td>
<td>J. Iliopoulos – Strangas / K. Yannakopoulos / V. Kondylis</td>
</tr>
<tr>
<td>4. Introduction to the Greek Constitutional Law</td>
<td>Italian</td>
<td>2hrs/week</td>
<td>K. Mavrias</td>
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<tr>
<td>5. Introduction to Greek Civil Law</td>
<td>English</td>
<td>2hrs/week</td>
<td>E. Dacoronia / P. Nikolopoulos</td>
</tr>
<tr>
<td>6. European Law</td>
<td>English</td>
<td>4hrs/week</td>
<td>V Christianos / M. Kouskouna / E. Papadopoulou / M. Perakis</td>
</tr>
<tr>
<td>7. Public International Law (Law of the Sea)</td>
<td>English</td>
<td>2hrs/week</td>
<td>G. Kyriakopoulos</td>
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<tr>
<td>8. Introduction to Civil Procedure Law and International Civil Procedure Law</td>
<td>German</td>
<td>2hrs/week</td>
<td>D. Tsikrikas</td>
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<tr>
<td>9. Labour Law I</td>
<td>English</td>
<td>2hrs/week</td>
<td>K. Bakopoulos</td>
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<td>No.</td>
<td>Title of Course</td>
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<tr>
<td>10</td>
<td>Introduction to Civil Procedure</td>
<td>French</td>
<td>2hrs/week</td>
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<tr>
<td>11</td>
<td>Information Technology Law</td>
<td>English</td>
<td>3hrs/week</td>
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<tr>
<td>12</td>
<td>Introduction to the Greek Legal History I</td>
<td>German</td>
<td>2hrs/week</td>
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<tr>
<td>13</td>
<td>Criminal Procedure and Special Issues of Criminal Law alternatively with</td>
<td>English</td>
<td>2hrs/week</td>
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<tr>
<td></td>
<td>Substantive Criminal Law. Questions of the General and Special Part</td>
<td>German</td>
<td>2hrs/week</td>
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<td>English</td>
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<tr>
<td>14</td>
<td>Intellectual Property Law</td>
<td>English</td>
<td>3hrs/week</td>
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<tr>
<td>15</td>
<td>Competition Law</td>
<td>English</td>
<td>3hrs/week</td>
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<tr>
<td>16</td>
<td>Maritime Law</td>
<td>English</td>
<td>3hrs/week</td>
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<tr>
<td>17</td>
<td>Public Health Law</td>
<td>English</td>
<td>2hrs/week</td>
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**Spring Semester 2012**

<table>
<thead>
<tr>
<th>No.</th>
<th>Title of Course</th>
<th>Language</th>
<th>Hrs/week</th>
<th>Professor</th>
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<tr>
<td>18</td>
<td>Greek Hereditary Law</td>
<td>French</td>
<td>2hrs/week</td>
<td>I. Kondyli</td>
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<tr>
<td>19</td>
<td>Introduction to the Greek Civil Law</td>
<td>German</td>
<td>3hrs/week</td>
<td>D. Liappis / K. Roussos</td>
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<tr>
<td>20</td>
<td>Selected Cases of Greek Civil Law</td>
<td>German</td>
<td>2hrs/week</td>
<td>P. Paparseniou / G. Mentis</td>
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<tr>
<td>21</td>
<td>Collective Labour Law</td>
<td>English</td>
<td>2hrs/week</td>
<td>K. Bakopoulos</td>
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<tr>
<td>22</td>
<td>Introduction to Civil Procedure Law and International Civil Procedure Law</td>
<td>German</td>
<td>2hrs/week</td>
<td>D. Tsikrikas</td>
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<tr>
<td>23</td>
<td>Greek Company Law</td>
<td>English</td>
<td>3hrs/week</td>
<td>C. Chrissanthis</td>
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<tr>
<td>24</td>
<td>Criminology</td>
<td>English</td>
<td>2hrs/week</td>
<td>M. Kranidioti</td>
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<tr>
<td>25</td>
<td>Introduction to Civil Procedure</td>
<td>French</td>
<td>2hrs/week</td>
<td>I. Delikostopoulos</td>
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<td>Course</td>
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<tr>
<td>26. Comparative Family Law</td>
<td>English</td>
<td>4hrs/week</td>
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<td>D. Kallinikou/C. Stambelou/G. Lekkas/M. Bravou/E. Tsirgouanni</td>
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<tr>
<td>27. Philosophy of Law</td>
<td>English</td>
<td>2hrs/week</td>
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<td>V. Voutsakos</td>
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<tr>
<td>28. Law and Society in Greek Antiquity</td>
<td>French</td>
<td>2hrs/week</td>
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<td>A. Helmis</td>
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<td>29. Banking Law</td>
<td>English</td>
<td>2hrs/week</td>
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<td>Em. Mastromanolis/Ch. Livada</td>
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<td>30. Introduction to the Greek Legal History II</td>
<td>German</td>
<td>2hrs/week</td>
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<td>E. Papagiannis</td>
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<td>31. Insurance Law</td>
<td>English</td>
<td>3hrs/week</td>
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<td>D. Christodoulou</td>
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<td>32. Seminar in International Business Transactions</td>
<td>English</td>
<td>2hrs/week</td>
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<td>E. Moustaira</td>
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<td>33. Roman Law Trial</td>
<td>English</td>
<td>2hrs/week</td>
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<td>A. Dimopoulou</td>
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<tr>
<td>34. Penology</td>
<td>English</td>
<td>2hrs/week</td>
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<td>A. - I. Tzannetaki</td>
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**LAW SCHOOL**

**LAW FACULTY**

**ERASMUS PROGRAMME – Winter Semester 2011 - 2012**

**COURSE COMMENCEMENT** Monday 17.10.11

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 (*)).

<table>
<thead>
<tr>
<th>TIME</th>
<th>MONDAY 17.10.11</th>
<th>TUESDAY 18.10.11</th>
<th>WEDNESDAY 19.10.11</th>
<th>THURSDAY 20.10.11</th>
<th>FRIDAY 21.10.11</th>
<th>Notes</th>
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<tr>
<td>9-10</td>
<td>EUROPEAN LAW</td>
<td>INTRODUCTION TO THE GREEK LEGAL HISTORY I</td>
<td>EUROPEAN LAW</td>
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<td>10-11</td>
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<td>INTELLECTUAL PROPERTY LAW*</td>
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<td>NOTE: The course INTELLECTUAL PROPERTY LAW, coincides with European Law every Monday 10-11, because it starts at 10.00 a.m., which is the 2nd hour of European Law!</td>
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<td>11-12</td>
<td>INTELLECTUAL PROPERTY LAW*</td>
<td>EUROPEAN ADMINISTRATIVE SYSTEMS</td>
<td>COMPETITION LAW</td>
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*Ippokratous Str. 33, 3rd floor
| 12-13 | same | 13-14 | INTRODUCTION TO GREEK CIVIL LAW | NATIONAL AND INTERNATIONAL PROTECTION OF FUNDAMENTAL RIGHTS *Ippokratous Str., 6th floor, Room of the Dept. of Public Law | same | Holidays (winter semester) 28.10.11, 17.11.11, 28.2.12 The day of student elections and the day after. |
| 14-15 | LABOUR LAW I | same | same | | same | Holidays (spring semester) 27.2.12, 25.3.12, 1.5.12, 4.6.12 |
| 15-16 | same | INTRODUCTION TO CIVIL PROCEDURE | COMPARATIVE PUBLIC LAW | CRIMINAL PROCEDURE AND SPECIAL ISSUES OF CRIMINAL LAW alternatively with SUBSTANTIVE CRIMINAL LAW QUESTIONS OF THE GENERAL AND SPECIAL PART. | same | Holidays (spring semester) 27.2.12, 25.3.12, 1.5.12, 4.6.12 |
| 16-17 | same | same | same | MARITIME LAW | Xmas holidays 23.12.11 - 6.1.2012 Easter Holidays 9.4.12 -20.4.12 |
| 17-18 | MARITIME LAW | PUBLIC INTERNATIONAL LAW (LAW OF THE SEA) | PUBLIC HEALTH LAW | INFORMATION TECHNOLOGY LAW | same | |
| 18-19 | same | same | same | | same | |
| 19-20 | same | INTRODUCTION TO CIVIL PROCEDURE LAW AND INTERNATIONAL CIVIL PROCEDURE LAW | | same | |
| 20-21 | same | | | | |

Note: The Italian course “Intr. To the Greek Constitutional Law” will be taking place only if a sufficient number of students will be participating (4 minimum), otherwise a written essay will be allocated to the students with a weekly contact with the Professor. All interested students should apply to Ms Papadopoulou or Ms Tsoukaneli at reception desk 1.

COURSE LIST 2011 – 2012 - CONTENTS

WINTER SEMESTER 2011
Institutions and characteristics of administrations of European countries on national level and cross-comparative level.

2. Introduction to the Greek Constitutional Law (2hrs/week): K. Mavrias (Offered only in Italian)
Breve storia constitutionale de la Grecia,
Stato Greco,
La publica administratione,
L’orgagni dello Stato,
- Il Presidente de la Republicca,
- Il governo,
- Il Parlamento,
- La Justicia

3. Comparative Public Law (2hrs/week): J. Iliopoulos - Strangas / K. Yannakopoulos/ V. Kondylis
(Offered only in French)
A La Protection des droits sociaux fondamentaux dans les Etats membres de l’Union européenne
I. Conception et évolution historique
II. Enumération, classification et nature juridique des droits sociaux fondamentaux
III. L’influence du droit communautaire et de la CEDH sur la protection des droits sociaux fondamentaux dans les Etats membres
IV. Moyens et contenu de la protection des droits sociaux
V. Protection de l’ « acquis social »
B. Aspects de l’influence du droit communautaire sur le droit administratif des Etats membres de l’Union européenne
VI. Le droit communautaire et les sources du droit administratif
VII. Le droit communautaire et le régime de passation et d’exécution des marchés publics
VIII. L’ouverture des marchés et la régulation administrative
IX. Le droit communautaire et la protection juridictionnelle effective des administrés

4. National & International Protection of Fundamental Rights (2hrs/week): J. Iliopoulos - Strangas / T. Antoniou / S. Vlachopoulos (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

5. Introduction to the Greek Civil Law (2hrs/week): E. Dacoronia / P. Nikolopoulos
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
   – Natural Persons (Capacity to hold rights, commencement & termination of personality, protection of personality)
   – Legal Entities (categories, formal requirements, personality, liability)
   – Rights (definition, abuse of rights, “deactivation”)
   – Juridical Acts (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 (fulfilment, set-off, assignment of claims, assumption of debt, joint & several obligations)
   - Unjust enrichment
   - Unlawful acts


7. Public International Law (Law of the Sea ) (2hrs/week): G. Kyriakopoulos

8. Introduction to Civil Procedure Law and International Civil Procedure Law (2hrs/week):
D. Tsikrikas (Offered only in German)

I. Gegenstand und Zielsetzung des Internationalen Zivilverfahrensrechts

II. Gerichtsbarkeit oder die Frage nach dem völkerrechtlichen Umfang der Gerichtsgewalt
   1. Exemtionen und Exterritorialität
   2. Staatenimmunität
      2.1. Immunität im Erkenntnisverfahren
      2.2. Immunität im Vollstreckungsverfahren.

III. Internationale Zuständigkeit der griechischen Gerichte nach dem autonomen Recht und nach der EuGVO (Brüssel I Verordnung)
   1. Direkte und indirekte Zuständigkeit
   2. Allgemeine und besondere Zuständigkeit
   3. Fakultative und die ausschliessliche Zuständigkeit
   4. Die besonderen und ausschliesslichen Gerichtsstände im einzelnen


VI. Anerkennung und Vollstreckung ausländischer Gerichtsentscheide nach dem autonomen griechischen Recht und der EuGVO (Brüssel I Verordnung)

   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
      Page 48 of 61
   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
10. Introduction to Civil Procedure (2hrs/week): I. Delikostopoulos (Offered only in French)

- Histoire du code de procédure civile grec
- Demande en justice: Notion, contenu, classification, exercice, action cumulée
- Effets de l’exercice de la demande en justice: Effets procédurals, Effets du droit matériel
- Consorité simple- consorité nécessaire
- Compétence: D’attribution (Juge de paix- tribunal d’ instance- tribunal de grande instance), Territoriale, Par prorogation
- La défense du défendeur: La réponse motivée, Exception, Action reconventionnelle
- Procédure devant les tribunaux du premier degré
- Participation de tiers au procès: Intervention principale volontaire, Intervention accessoire volontaire, Mise en cause, Appel en garantie, Déclaration en jugement commun
- Preuve: Notion, Objet, Moyens de preuve (témoin, expertise, documents, attestations, indice juridique, aveu, descente sur les lieux)
- Jugement: Notion, Classification, Effets (chose jugée, force exécutoire, effet constitutif)
- Autorité de la chose jugée: Notion, Objet, Limites objectifs- limites subjectifs, Chose jugée sur les points préjudiciels
- Voies de recours: Notion, Classification, Exercice
- Voies de recours ordinaires: Opposition, Appel
- Voies de recours extraordinaires: Demande en cassation, Demande en révision, Tierce opposition

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

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.

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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.

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, database protection.

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, decompilation; 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 eight principle: security measures; Transborder data flows.
2. Protection of physical data, analysis of techniques.
12. **Introduction to the Greek Legal History I** (2hrs/week): E. Papagianni (*Offered only in German*)


13. **Criminal Procedure and Special Issues of Criminal Law** (2hrs/week): E. Anagnostopoulos (Offered also in German) alternatively with **Substantive Criminal Law. Questions of the General and Special Part** (2hrs/week): N. Dimitratos

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Part II. Criminal Procedure

Chapter 1. Principles, Institutions, Stages

§1. THE JUDICIAL ORGANISATION

I. Trial Jurisdictions
II. Investigating Jurisdictions

§2. THE STAGES OF THE CRIMINAL PROCESS

I. Basic Distinctions
II. The Pre-Trial Stage
   A. The Ordinary Investigation
      1. The Beginning of the Ordinary Investigation
      2. The Closing of the Ordinary Investigation
   B. The Summary Investigation
      1. The Summary Investigation in Flagrant Offences and Other Emergency Cases

D. The Preliminary Inquiry

III. The Prosecution
   A. The Right to Prosecute
   B. The Object of the Right to Prosecute
   C. Conditions of the Right to Prosecute
   D. Dissolution of the Right to Prosecute
      1. Decriminalisation, Amnesty, Death of the Defendant
      2. Withdrawal of Complaint, Friendly Settlement
      3. Limitation by Time
      4. Non bis in idem (Provisions Against Double Jeopardy)

IV. The Trial Stage
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
   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

III. Release Under Conditions

IV. Pre-Trial Detention
   A. Conditions and Procedure
   B. Continuation and Time Limits to Pre-Trial Detention

§3. THE POWERS AND DUTIES OF THE PUBLIC PROSECUTOR AND THE INVESTIGATING OFFICERS IN THE SUMMARY INVESTIGATION AND IN THE PRELIMINARY INQUIRY

   I. Introductory Remarks
   II. Powers in the Summary Investigation
   III. Powers in the Investigation of Flagrant Offences and in Other Emergency Cases

IV. Powers in the Preliminary Inquiry

Chapter 3. The Inquiry in Court

§1. THE TRIAL IN THE MISDEMEANOUR COURTS
   The Attendance of the Parties

§2. THE TRIAL IN THE COURTS FOR SERIOUS CRIMES
   I. The Trial in the Mixed Criminal Courts
   II. The Trial in the Courts of Appeal for Serious Crimes

§3. THE LEGAL REMEDIES
   I. Introductory Remarks
   II. The Ordinary Legal Remedies Against the Decisions of the Judicial Councils

   A. Appeal
   B. Appeal by Way of Cassation

III. The Ordinary Legal Remedies Against the Decisions of the Courts
   A. Appeal
   B. Appeal by Way of Cassation


15. Competition Law (3hrs/week): 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.

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15. The decentralisation of Competition law and Regulation 1/2003: modernisation

16. 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).
INTRODUCTION

1. Gradual consolidation of public health law autonomy in European law
2. Goal and method of the research

PART ONE: DELIMITATION OF PUBLIC HEALTH LAW

3. Foundation of public health law on social solidarity

CHAPTER ONE: THE SEMANTIC FORMATION OF PUBLIC HEALTH LAW

I. The notion of health

4. Definition of health
5. Health as an individual and collective good

II. The right of health protection in the Constitution

6. Civil right to the protection of health
7. Social right to the protection of health
8. Personal scope of application field of social right

III. Public health law
9. Definition of public health law

10. Public health law as branch of social protection law

11. The distinction of health law from social security and social assistance law

CHAPTER TWO: INTERNATIONAL SOURCES OF PUBLIC HEALTH LAW

I. International law

12. The impact of the international sources of law

13. Distinctions between international conventions consolidating the right to the protection of health

14. Important international conventions specifying the right to the protection of health

15. Comparison between the consolidation of the rights to the protection of health, to social security and assistance on international level

II. European law

A. Legal consolidation of the right to the protection of health

16. Provisions on Internal market

17. Article 3, par. 1, subpar. o and article 169 of the TFEU

18. The protection of health as a human right

19. EU policy and actions for the protection of health

B. The interaction of public health, environmental and consumer law in European law

20. The consolidation of the right to the protection of the environment and of consumer rights

21. Comparison of legal consolidation of the rights to the protection of the environment, the consumer and health

22. Common principles of the rights to the protection of health, of the environment and of the consumer

23. Common methods used to the rights to the protection of health, of the environment and of the consumer

Conclusions of Part One

24. Public health law as a particular branch of social protection law

25. The principles of European law as a factor of cohesion of public health law

PART TWO: THE ORGANIZATION OF PUBLIC HEALTH SERVICE

CHAPTER ONE: SYSTEMS FOR THE PROTECTION OF HEALTH

26. The notion of public service for the protection of health

27. Classification of health systems
I. Characteristics

28. Bismarck and Beveridge models
29. The health system of the United Kingdom (National Health Service)
30. The health system of France (Hospital Public Service)

II. Common problems and principles for their confrontation in United Kingdom and France

31. The financing of health systems
32. The organization of health systems
33. The measure of high quality health services in EU

CHAPTER TWO: THE GREEK HEALTH SYSTEM: EXAMPLE OF A MIXED MODEL

I. Main characteristics and particularities of the Greek System

34. The protection of health prior to L 1397/1983
35. The protection of health after L 1397/1983
36. The general principles of the National Health System
37. Fields of the legislation on the NHS to be adjusted to the general principles of European Public Health Law
38. The control of the expenses depends on the participation of health professionals and of users in the operation of health system

Conclusions of Part Two

39. An odd form of competition concerning the standard of high quality out-of-hospital health services according to European law
40. The Greek NHS organization fails to provide of high quality services to its users

PART THREE: USER’S RIGHTS TO PUBLIC HEALTH SERVICES

41. Establishment and distinctions of user’s rights

CHAPTER ONE: USER’S RIGHTS BASED ON THE OPERATIONAL PRINCIPLES OF PUBLIC SERVICE

42. Position upgrade for the user of health services

I. Access to health services

43. The principle of equality
44. The principle of continuity

II. Access to high quality health services
45. The principle of adaptability
46. The principle of cost-effectiveness
47. The principle of security
48. Democracy in health

CHAPTER TWO: USER'S RIGHTS BASED ON THE FUNDAMENTAL CONSTITUTIONAL PRINCIPLES AND CIVIL RIGHTS

49. The development of specific rights for the user’s protection

I. The respect of human value and dignity

50. Legal consolidation of human value and dignity
51. Information
52. The protection of privacy and of personal information and data

A. The protection of privacy and professional confidentiality
B. Records with personal medical data
53. The protection of human’s dignity in front of pain and/or death

II. The respect of human autonomy

54. Legal consolidation of autonomy
55. The free choice of a practitioner in public health services
56. Consent as a principal mean for the protection of the user’s physical and mental integrity

Conclusions of Part Three

57. The functional principles of public services safeguard the access to high quality health services
58. The specification of human value and dignity as a protection shield against the risks due to the progress of medicine

GENERAL CONCLUSIONS

59. Public health law focuses on the high quality of health services and on public sanitary order
60. The public sector of health services is the keystone of the health systems
61. The consolidation of a relation of trust and cooperation between the health professional and the user as an ultimate goal of the user’s rights

COURSE DESCRIPTION
Recently in Europe, the healthcare law and other fields of special administrative law, like the environmental law, have experienced great development due to the influence of the advances of science and technology and also due to the global health and environmental problems, which require coordinated action of states. The legislation, the case law and the scientific literature are enriched daily. Emphasis is given in bioethics, in the protection of public health and in the organization and operation of “public services of health”1 of high quality for the population, according either the “Bismarkian” model (f.ex. in France) either the “Beveridgian” model (f.ex. in United Kingdom) either mixed models (f.ex. in Greece).

The course approaches systematically the public healthcare law, defines this branch of law scientifically, as autonomous field of the social protection law, and examines the organization and the operation of public services of health as well as the users rights based on the one hand on the general principles of public service2, such as the principle of equality and continuity, and on the other hand on the fundamental human rights and constitutional principles of autonomy and dignity of human being. The course focuses on international and especially European Union’s law. Extensive comparative reports in the systems of health of United Kingdom, France and Greece are included. The comparison of these different systems takes account of the differently orientated main legislative interventions adopted, in order to achieve the common goals for healthcare protection in the European Union (open method of coordination). United Kingdom insists on greater competition rules in the National Health Service and France on the collaboration3 of the private and public sector of the healthcare system and the accreditation of their functioning.

1 The term “public service of health” refers to the healthcare systems where any person has access as social benefit. The system is intrinsically linked to the social coverage of risk.
2 The notion of public service in European Union’s law corresponds roughly to the notion of “service of general interest”.
3 Collaboration is wider than the private public partnerships.

SPRING SEMESTER 2012

1. Greek Hereditary Law (2hrs/week): I. Kondyli (Offered only in French)

1 The term “public service of health” refers to the healthcare systems where any person has access as social benefit. The system is intrinsically linked to the social coverage of risk.
2 The notion of public service in European Union’s law corresponds roughly to the notion of “service of general interest”.
3 Collaboration is wider than the private public partnerships.
- 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

2. Introduction to the Greek Civil Law (3hrs/week): D. Liappis / K. Roussos (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
Page 53 of 61
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. Verbraucherschutz
   b. Allgemeine Geschäftsbedingungen
3. Selected Cases of Greek Civil Law (2hrs/week): P. Paparseniou/ G. Mentis (Offered only in German).

I. Gemeinschaftsprivatrecht und griechisches Verbrauchervertragsrecht
1. Missbräuchliche Vertragsklauseln - Die Umsetzung der Richtlinie 93/13/EWG in das griechische Recht
2. Haustürgeschäfte - Die Umsetzung der Richtlinie 85/577/EWG in das griechische Recht
3. Fernabsatzverträge - Die Umsetzung der Richtlinie 97/7/EG in das griechische Recht
4. Verbrauchsgüterkauf - Die Umsetzung der Richtlinie 99/44/EG in das griechische Recht
5. Pauschalreisevertrag - Die Umsetzung der Richtlinie 90/3144/EWG in das griechische Recht

II. Ausgewählte Fragen des griechischen Familienrechts und Deliktsrechts
1. Eherecht und Scheidung
2. Der Tatbestand der unerlaubten Handlung nach dem Artikel 914 ZGB

CHAPTER 1. TRADE UNION FREEDOM
§1. The Achievement of Trade Union Freedom
§2. The protection of Trade Union Freedom
I. Introduction
Page 54 of 61
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 Organisation: 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

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5. Introduction to Civil Procedure Law and International Civil Procedure Law (2hrs/week):
D. Tsikrikas (Offered only in German)

I. Gegenstand und Zielsetzung des Internationalen Zivilverfahrensrechts

II. Gerichtsbarkeit oder die Frage nach dem völkerrechtlichen Umfang der Gerichtsgewalt
1. Exemtionen und Exterritorialität
2. Staatenimmunität

2.1. Immunität im Erkenntnisverfahren
2.2. Immunität im Vollstreckungsverfahren.

III. Internationale Zuständigkeit der griechischen Gerichte nach dem autonomen Recht und nach der EuGVO (Brüssel I Verordnung)
1. Direkte und indirekte Zuständigkeit
2. Allgemeine und besondere Zuständigkeit
3. Fakultative und die ausschliessliche Zuständigkeit
4. Die besonderen und ausschliesslichen Gerichtsstände im einzelnen


VI. Anerkennung und Vollstreckung ausländischer Gerichtsentscheide nach dem autonomen griechischen Recht und der EuGVO (Brüssel I Verordnung)

6. Greek Company Law (3hrs/week): C. Chrissanthis

7. Criminology (2hrs/week): M. Kranidioti
   INDICATIVE OUTLINE (2008)

   A. On criminal justice in Greece
      History and basic elements of criminal law/ procedure. The criminal justice system.: Police, courts, prisons. The criminal justice system for juveniles.

   B. On Criminology and its Research Methods

   C. Schools and theoretical approaches

   Suggested books

8. Introduction to Civil Procedure (2hrs/week): I. Delikostopoulos (Offered only in French)
   - Histoire du code de procédure civile grec
   - Demande en justice: notion; contenu; classification; exercice; action cumulée.
• Effets de l’exercice de la demande en justice: Effets procéduraux; Effets du droit matériel.
• Consorité simple- consorité nécessaire.
• Compétence: D’ attribution (Juge de paix- tribunal d’ instance- tribunal de grande instance); Territoriale; Par prorogation.
• La défense du défendeur: La réponse motivée; Exception; Action reconventionnelle; Procédure devant les tribunaux du premier degré.
• Participation de tiers au procès: Intervention principale volontaire; Intervention accessoire volontaire; Mise en cause; Appel en garantie; Déclaration en jugement commun.
• Preuve: Notion; Objet; Moyens de preuve (témoins, expertise, documents, attestations, indice juridique, aveu, descente sur les lieux)
• Jugement: Notion; Classification; Effets (chose jugée, force exécutoire, effet constitutif)
• Autorité de la chose jugée: Notion; Objet; Limites objectifs- limites subjectifs; Chose jugée sur les points préjudiciels
• Voies de recours: Notion; Classification; Exercice
• Voies de recours ordinaires: Opposition; Appel
• Voies de recours extraordinaires: Demande en cassation; Demande en révision; Tierce opposition


10. Philosophy of Law (2hrs/week): V. Voutsakis

Philosophical theories of rights
What is a right? Is it necessary to dissociate liberties from claims? Are rights forms of interests? If so, how is a right to be distinguished from a mere interest? Or, alternatively, are rights forms of freedom – and if so, how can they be distinguished from other forms of freedom? Moreover, how are rights to be justified? Do we need rights? If so, on what grounds, grounds of general utility or grounds of autonomy? Are rights absolute? What is the function of a right? Finally, what are the normative conditions of the exercise of a right? Are all rights, in a certain sense, positive? How is the state supposed to protect a right? Such questions, questions regarding, first, the nature, second, the foundations and, third, the exercise of rights, are of great practical and theoretical interest. This is the reason why they should be treated from a philosophical point of view, i.e. the point of view of philosophy of law – and not only from a civil law or a constitutional law perspective.

**Plan of the course**

**Introduction**

The prehistory of the concept: Duns Scotus vs St Thomas of Aquinas (and Aristotle)

The history of the concept: Grotius, Hobbes and Locke

Analysis: the Hohfeldian scheme

The interest theory

Rights: between the individual preferences and the general welfare (R. Brandt)

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

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)

General bibliography


11. Law and Society in Greek Antiquity (2hrs/week): A. Helmis (Offered only in French)
Droit et société en Grèce ancienne
Introduction
Écriture et droit : Les législations archaïques; Élaboration et publicité de la loi à Athènes; Le rôle de l’écrit dans la procédure; Rhétorique et droit; Le métier du logographe; Stratégies des orateurs; Le problème de la représentation en justice; Pénalité; Théories du châtiment; Vengeance et légitime défense; Protection des intérêts de la collectivité; La problématique du genre; Mariage; Relations sexuelles hors mariage; Les femmes et la justice des hommes; Droit et religion; Le serment; Les «lois sacrées»; Les imprécations
Conclusion

12. Banking Law (2hrs/week): Em. Mastromanolis / 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.
13. Introduction to the Greek Legal History II (2hrs/week): E. Papagianni (offered only in German)
Die Vorlesung “Introduction to the Greek Legal History I, II” ist eine Einführung in die griechische Rechtsgeschichte. Im Wintersemester wird die Entwicklung des Rechts von der Antike bis 565 n.Chr. (Tod Justinians) bereitgestellt und im Sommersemester die byzantinische Periode und die neuere Zeit. Der Kurs findet einmal pro Woche statt und dauert 2 Stunden mit Präsenzpflicht (nicht über 3 Vorlesungen versäumen). Hausarbeiten sind nicht erforderlich, aber korrigiert, falls die Heimuniversität sie verlangt. Am Ende des Semesters gibt es gegebenenfalls eine mündliche Prüfung.

Insurable interest in life, in property – kinds of insurance cover – insurance contracts – contract formation, the proposal of insurance, premium, the insurance contract contents, the period of cover – exceptions, misrepresentation – non disclosure – indemnity – subrogation – third party rights – assignment – independent intermediaries – agents of the insured, authority to bind the insurer, rights and duties – regulation of insurance industry.

15. Seminar in International Business Transactions (2 hrs/week) E. Moustaira
The topics that will be discussed during the course are:

1. International sale of goods
2. International insolvency
3. International construction

16. Roman Law Trial (2 hrs/week) A. Dimopoulou
The aim of this course is to prepare students wishing to participate, after selection, to a Roman Law Moot Court competition, including 7 other European Universities, held in April in Kavala, in northern Greece. Students are working on an imaginary case, taking place at the time of Emperor Justinian, applying to the facts of the case, the law included in the Corpus Iuris Civilis. The course involves studying the relevant legal subjects, researching Roman Law sources (Justinian's Digest, Code, Institutiones and Nearai in English translations), drafting pleadings (in English) for the lawyers of both the defendant and the plaintiff, teaching the rules of mooting and rehearsing oral presentations of pleadings. The schedule of the courses is arranged in collaboration with the students, according also to the date of the competition. Among the bibliography consulted during the course are:
W. A. Hunter, A systematic and historical exposition of Roman Law in the order of a Code.

17. Penology (2 hrs/week) A. – I. Tzannetaki
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

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**EUROPEAN CREDIT TRANSFER SYSTEM AT THE FACULTY OF LAW**

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

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<th>TYPE OF COURSE</th>
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Work Groups / Seminars (exams and essay) .... 7

(*) No credits are given for attendance only

Description of the grading system:
The grading scale runs from 0 to 10
Passing grades are from 5 to 10:
- 5 - 6,49 = good
- 6,5 - 8,49 = very good
- 8,5 - 10 = excellent

INFORMATION LETTER
FROM THE FACULTY OF LAW
FOR “ERASMUS STUDENTS”
2011 - 2012

For any information concerning the ERASMUS PROGRAMME, Reception desk #1 will be STRICtLY open, ONLY every Monday, Wednesday and Friday from 09.00 to 10.30 a.m. (Akadimias Str. 45, ground – floor).
For further information needed, apart from these days and hours and for the smooth functioning of the Secretariat, you can contact Ms Papadopoulou or Ms Tsoukaneli ONLY by:
tel. : 210 3688657 or 3688638
e-mail : jpapadop@law.uoa.gr
fax. : 210 3688640
When handing in:
a) the certificate of admission, given from the Department of European and International Relations of Athens University (Panepistimiou Str. 30 – 1st floor),
b) a copy of your Identity Card or passport (stating father’s name, address in Athens and telephone number) and
c) three (3) photos,
each student will be handed:
- A registration confirmation (to be given to Home University)
- A health booklet and
- A student card
A timetable of the foreign-language courses that are offered for the whole acad. year 2011-12, will be announced in our website (www.law.uoa.gr “Erasmus” section), a few days before the course commencement (17.10.11). Students may then also get a copy from Ms Papadopoulou.

In order to obtain the card for free meals, students should apply directly to our University Club (Ippokratous Str.15, 4th floor), (deadline 30 November 2011) by showing their student card and handing in two more photos.

After registration, all students ought to obtain a PIN (personal identification number) from our Computer room, located at Asklipiou Str. 9 & Solonos Str., 1st floor, open from 09.00 – 16.00.

From the acad. year 2011 -12, the procedure for obtaining the transportation card (paso) has changed. All students who are interested in obtaining the paso, should apply electronically at http://paso.minedu.gov.gr, preferably at our above mentioned Computer Room, by using their PIN. After the approval of their application by the Secretariat (Ms Papadopoulou), within about a month, students will be able to get the paso from the certain commercial shop that was chosen by them according to their application. The cost is 2,46 euros for each student. After registration, all students ought to obtain a PIN (personal identification number) from our Computer room, located at Asklipiou Str. 9 & Solonos Str., 1st floor, open from 09.00 – 16.00.

From the acad. year 2011 -12, the procedure for obtaining the transportation card (paso) has changed. All students who are interested in obtaining the paso, should apply electronically at http://paso.minedu.gov.gr, preferably at our above mentioned Computer Room, by using their PIN. After the approval of their application by the Secretariat (Ms Papadopoulou), within about a month, students will be able to get the paso from the certain commercial shop that was chosen by them according to their application. The cost is 2,46 euros for each student.

In the meantime students may use their student cards from their Home Universities and their passports to buy tickets in lower prices at the relevant ticket offices. The paso should be returned to Ms Papadopoulou right after the end of their studies, in order for their transcripts of records to be sent to their Home Universities without delay.

Before the end of their studies, all students should inform Ms Papadopoulou, preferably by e-mail, about the courses attended and the type of exams given, in order for the relevant transcript of records to be sent to all home Universities the soonest possible.

For all full – year students, the transcripts of records, will be sent to their Home Universities, at the end of the academic year.

For all full – year students, the transcripts of records, will be sent to their Home Universities, at the end of the academic year.

Greek Erasmus students who will follow courses from our Greek course programme, will use the same PIN to enable them to choose courses and their relevant books, after applying electronically at www.eudoxus.gr during the winter and spring semester of the current acad. year.

We wish you a very pleasant stay!

DEPARTMENTAL COORDINATORS

HEARING HOURS

1. Prof. Ms. JULIA VELISSAROPOULOU – KARAKOSTA
   Dept. of History and Theory of Law, Akadimias Str.47, Tuesday 11.00 – 13.00

2. Assist. Prof. Ms. EUGENIA DACORONIA
   Ippokratous Str. 33, 4th floor, Wednesday 13.00 – 14.00

3. Prof. Mr. ANTONIOS PANTELIS
   Ippokratous Str. 33, 5th floor, Monday 14.00 – 14.30
4. Assoc. Prof. Ms. PHOTINI PAZARTZI  
   Akadimias Str. 45, office 7, 4th floor, Thursday 12.00 – 13.00  
   (on educational leave from 1.3.12 to 30.7.12).

5. Prof. Mr. CHRISTOS MYLONOPOULOS  
   Akadimias Str. 45, 2nd floor, office 3, Monday 19.00 – 20.00

6. Assist. Prof. Mr. ANDREAS HELMIS  
   Akadimias Str. 45, 4th floor, office 6, Wednesday 14.30 – 16.00

7. Prof. Ms. JULIA ILOPOULOS – STRANGAS  
   Ippokratous Str. 33, 5th floor, Tuesday 14.00 - 15.00

8. Lecturer Ms. AGLAIA LIOURDI  
   Akadimias Str. 45, 3rd floor, office 4, Wednesday 16.00 – 17.00

9. Prof. Mr. GEORGIOS LEVENTIS  
   Dept. of B’Private Law, Ippokratous Str. 33, 6th floor or Friday  
   13.00 – 14.00, Ippokratous Str. 33, room 10, 2nd floor

10. Assist. Prof. Mr. SPYROS VLACHOPOULOS  
    Asklipio Str. 9, 2nd floor, Friday 09.00 -10.00

11. Assist. Prof. Ms. PATRINA PAPARRIGOPOULOU  
    Ippokratous Str. 33, 5th floor, Wednesday 17.00 – 18.00, office 10

12. Assist Prof. Mr. D. TSIKRIKAS  
    Wednesday 18.00 – 19.00, Ippokratous Str. 33, 3rd floor

13. Prof. Ms. D. KALLINIKOU  
    Wednesday 12.00 – 13.00, Ippokratous Str.33, room 11, 2nd floor

14. Prof. Mr. N. KOURAKIS  
    On educational leave from 1.11.10 to 28.2.12
15. Prof. Mr. S. FLOGAITIS  
On educational leave from 1.9.11 to 31.8.12

In case of absence, Mr Helmis and Mr Vlachopoulos will be replaced by 
Assoc. Prof. Ms. PHOTINI PAZARTZI  
(see above) or 

Assoc. Prof. Mr. KONSTANTINOS PAPADIMITRIOU  
Ippokratous Str. 33, 6th floor, room 4, Tuesday 13.00 – 14.00

INSTITUTIONAL COORDINATOR

Vice Rector of Student Care and International Relations, 
Prof. Mr. THEODOROS LIAKAKOS  
Main building of the University, Panepistimiou Str. 30, basement.

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