

## COURSE UNIT (MODULE) DESCRIPTION

Course unit (module) title	Code
International Public Law	

Lecturer(s)	Department(s) where the course unit (module) is delivered			
Coordinator: lect. dr. Inga Martinkutė	Department of Public Law, Faculty of Law, Vilnius University			
Other(s):	Saulėtekio av. 9, Building 1, Room 405, LT-10222, Vilnius			
	tel. (8 5) 2366175, e-mail: vtkatedra@tf.vu.lt			

Study cycle	Type of the course unit (module)
First, Second	Optional

Mode of delivery	Period when the course unit (module) is delivered	Language(s) of instruction
Face-to-face	Autumn and Spring semesters	English

Requirements for students				
Prerequisites: -	Additional requirements (if any): -			

Course (module) volume in	Total student's workload	Contact hours	Self-study hours
credits			
5	125	32	93

## Purpose of the course unit (module): programme competences to be developed

To develop the understanding of international public law, its main principles, branches and institutes, relation with national and EU law systems. The course aims at training of application of theoretical knowledge in practice, developing of analytical thinking. Students should be able to demonstrate knowledge about the system of international public law and the trends of its development, explain and apply the norms of public international law, analyse the practice of International Court of Justice and national courts.

institutions.  An improved ability to evaluate the actions and activities of countries, its institutions and representatives in the context of international relations.  An improved ability to analyse, comprehend and evaluate case-law of Public International Law.  Ability to comment on different use of force situations from a legal viewpoint and implement main principles of Public International Law in other cases.  An improved ability to identify, retrieve and use the full range of library-based and electronic resources	Learning outcomes of the course unit (module)	Teaching and learning methods	Assessment methods
full range of library-based and electronic resources	and understanding of the nature and functioning of Public International Law; ability to apply theoretical knowledge of public international law in practice.  Ability to understand and interpret the sources of Public International Law and apply the norms and principles determined in sources in order to support the decisions and opinions of courts or other international institutions.  An improved ability to evaluate the actions and activities of countries, its institutions and representatives in the context of international relations.  An improved ability to analyse, comprehend and evaluate case-law of Public International Law.  Ability to comment on different use of force situations from a legal viewpoint and implement main principles of Public International Law in other cases.	teaching during lectures, comparative assessment and systemic analysis of legal norms, case studies, brainstorming, discussions during seminars,	Class Participation - 20%; Essay and Presentation - 40% & Final Written Assignment - 40%

			Con	tact h	ours			Se	lf-study work: time and assignments
Content: breakdown of the topics		Tutorials	Seminars	Exercises	Laboratory work	Internship/work nlacement	Contact hours	Self-study hours	Assignments
1. Introductory lecture. Introduction to the lecturer and fellow students. Explanation of the organisation of the course, assignments. The nature of public international law: between legalism and realism	2						2		Reading of scholarly literature, international documents and case law
2. States, international organisations and individuals, system and history of international law.	4						4	10	Reading of scholarly literature, international documents and case law
3. Sources of international law: treaties, customary law, general principles, <i>ius cogens</i> , natural law. Interpretation	4		2				6	15	Reading of scholarly literature, international documents and case law, presentation and discussion
4. The relation between national and international law. Jurisdiction and immunity	2						2	10	Reading of scholarly literature, international documents and case law, presentation and discussion
5. Use of force, non-intervention, self-determination, recognition. Humanitarian law. International criminal law.	2		2				4	8	Reading of scholarly literature, international documents and case law, presentation and discussion
6. Human rights, environment	2						2	10	Reading of scholarly literature, international documents and case law, presentation and discussion
7. State responsibility	2		2				4	10	Reading of scholarly literature, international documents and case law presentation and discussion
8. Treaty law	2						2	10	Reading of scholarly literature, international documents and case law, presentation and discussion
9. International economic law, development and multinational corporations	2		2				4	10	Reading of scholarly literature, international documents and case law, presentation and discussion
10. Dispute resolution: courts and procedure	2						2	10	Reading of scholarly literature, international documents and case law, presentation and discussion
Total	24		8				32	93	

Assessment strategy	Weight,%	Deadline	Assessment criteria
Participation in the class,	20	During	Active participation in the discussions. Maximum evaluation: 2

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educated interventions and		semester	points.
discussions on the basis of			The evaluation will be based on the following: the fact that the
reading materials			intervention of the student is to the point, the relevance of the
			arguments raised, and the fact that the arguments presented are
			logic, coherent, persuasive supported by the evidence from the
			reading materials.
Essay and Presentation -	40	November	Students are expected to pick a topic for the essay, discuss the
40%			choice of the topic with the lecturer and have it approved.
			Students are encouraged to share the outline of the essay well in
			advance before the submission deadline. Students will be asked
			to make presentations of their papers.
			Maximum evaluation: 4 points.
Written examination	40	December	Written essay-type answers to 2 questions. The questions will
Written examination	40	December	
			involve both theoretical and practical aspects discussed during
			the course.
			Maximum exam evaluation – <b>4 points</b> .
			The evaluation system is the following:
			4 points: excellent knowledge of scholarly literature, outstanding
			analytical and critical abilities. The answers to the questions raise
			interesting and, possibly, original points, the student develops
			own thoughts on the relevant issues, the arguments are presented
			in a complete, clear, coherent and logic manner. The answers are
			well-structured and the arguments are easy to follow.
			<b>3points:</b> good, educated answers supported by sufficient
			evidence, showing a good command of legal materials. Student
			correctly identifies legal issues and algorithm for resolving the
			problem. Language is clear.
			2 points: average knowledge and abilities. The arguments
			provided in the answers could be understood, but they are not
			fully clear and persuasive.
			1 point: knowledge and abilities are below average, but they still
			meet minimum requirements. The answers to the questions
			consist of basic ideas, the arguments are mentioned, but not
			developed, major mistakes with regards to the legal assessment
			are present.
			<b>0 points:</b> failure to meet minimum requirements. The answers to
			the questions miss the point or are completely underdeveloped.
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Author	Year of public ation	1	Issue of a periodical or volume of a publication	Publishing place and house or web link				
Compulsory reading								
SHAW, Malcolm	2017	International Law		Cambridge University Press				
LOWE, Vaughan	2007	International Law		Oxford University Press				
CRAWFORD, James	2012	Brownlie's Principles of Public International Law		Oxford University Press				
EVANS, M. D.	2003	International Law		Oxford University Press				
KOSKENNIEMI, Martti	2001	The Gentle Civilizer of Nations: The Rise and Fall of International Law 1870–1960.		Cambridge University Press				
DIXON, Martin	2013	Textbook on International Law		Oxford University Press				
The Charter of the United Na Security Council.	ions of the UN	http://www.un.org/en/documen ts/index.html						
The works (draft articles) of the		http://legal.un.org/ilc/						
Case law of the International C	http://www.icj- cij.org/homepage/index.php							
Optional reading								
DUPUY, PM.	1993	Droit international public		Paris: Dalloz				