

## **COURSE UNIT DESCRIPTION**

Course Unit Title	Code
HUMAN RIGHTS IN GLOBAL PERSPECTIVE	

Lecturer(s)	Department(s)
Coordinator: assoc. prof. dr. Vygantė Milašiūtė	Public Law Department, Faculty of Law, Vilnius university
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Study cycle	Type of the course unit		
Second	Compulsory (track - International Law and Human Rights)		

Mode of delivery	Language (s) of instruction	
Face-to-face	1 (autumn) semester	English

Requirements for students	
<b>Pre-requisites:</b> Knowledge of public international law	Co-requisites (if any): none

Number of credits allocated	r of credits allocated Total student's workload		Self-study hours
5	133	32	101

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

The course aims at providing advanced theoretical and practical knowledge of international human rights law; forming abilities to analyse the quality of resolving human rights issues within the national legal system in respect of compliance to global standards of human rights; developing analytical and critical thinking through the analysis of case-law, and developing interpersonal and communication skills through discussion. Specifically, the ability to analyse interaction and relationship between international, regional international, supranational, and domestic human rights law is trained.

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Learning outcomes of the course unit	Teaching and learning methods	Assessment methods						
- Students will be able to define the legal sources of international and European human rights law, the contents, meaning and purpose of their respective rules.	An interactive method of teaching during lectures and seminars (comparative assessment and systemic analysis of problematic practical issues, case study, group discussions), individual studies (analysis of the relevant legal framework, policy and case-law, reading of academic literature).	Solution of problems and their presentation; participation in discussion; examination (theoretical questions and solving of practical situation).						
- Students will be able to independently analyse, interpret and appropriately apply legal provisions of international human rights law as well as to integrate knowledge of interrelated fields while providing legal recommendations in respect to ethical values, the principle of justice and moral sensibility.	An interactive method of teaching during lectures and seminars (comparative assessment and systemic analysis of problematic practical issues, case study, group discussions), individual studies (analysis of the relevant legal framework, policy and case-law, reading of academic literature).	Solution of problems and their presentation; participation in discussion; examination (theoretical questions and solving of practical situation).						
- Students will be able to analyse the quality of resolving human rights issues within national legal systems in respect of compliance to the standards of international human rights law.	An interactive method of teaching during lectures and seminars (comparative assessment and systemic analysis of problematic practical issues, case study, group discussions), individual studies (analysis of the relevant legal framework, policy and case-law, reading of academic literature).	Solution of problems and their presentation; participation in discussion; examination (theoretical questions and solving of practical situation).						

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analyse	s will be able to systemically and make ethic evaluation of w in support of their legal s.	An interactive method of teaching during lectures and seminars (comparative assessment and systemic analysis of problematic practical issues, case study, group discussions), individual studies (analysis of the relevant legal framework, policy and case-law, reading of academic literature).	Solution of problems and their presentation; participation in discussion; examination (theoretical questions and solving of practical situation).
and cre employi rights le indepen- problem	s will be able to innovatively eatively apply knowledge by ng the latest trends of human gal doctrine and case law while dently solving complex legal as taking into consideration social, ethical and legal ences.	An interactive method of teaching during lectures and seminars (comparative assessment and systemic analysis of problematic practical issues, case study, group discussions), individual studies (analysis of the relevant legal framework, policy and case-law, reading of academic literature).	Solution of problems and their presentation; participation in discussion; examination (theoretical questions and solving of practical situation).
and the	s will be able to convey ideas bughts in an argumentative, and logical manner in both and written form.	An interactive method of teaching during lectures and seminars (comparative assessment and systemic analysis of problematic practical issues, case study, group discussions), individual studies (analysis of the relevant legal framework, policy and case-law, reading of academic literature).	Solution of problems and their presentation; participation in discussion; examination (theoretical questions and solving of practical situation).
acquired independ informat sources, and pro- substant	s will be able to enhance knowledge and abilities dently, <i>inter alia</i> , to use legaltion data bases and other to select relevant theoretical ractical material, and to iate their own conclusions by evements of jurisprudence.	An interactive method of teaching during lectures and seminars (comparative assessment and systemic analysis of problematic practical issues, case study, group discussions), individual studies (analysis of the relevant legal framework, policy and case-law, reading of academic literature).	Solution of problems and their presentation; participation in discussion; examination (theoretical questions and solving of practical situation).

		Contact hours				S	Self-study: hours and assignments		
Content: breakdown of the topics		Consultations	Seminars	Practical sessions	Laboratory activities	Internship/work	Contact hours	Self-study hours	Assignments
1. Overview of theoretical ideas on the concept of human rights as the good protected by means of international law.	2						2	10	Analysis of legal materials.
2. Overview of the international system for the protection of human rights. Overview of the European system for the protection of human rights.	2		2				4	10	Analysis of legal materials; solution of problems.
3. Right to life.	2						2	10	Analysis of legal materials.
4. Prohibition of torture.	2		2				4	10	Analysis of legal materials; solution of problems.
5. Fair trial.	2						2	10	Analysis of legal materials.
6. Privacy v. expression. Reconciling conflicting rights.	2		2				4	10	Analysis of legal materials; solution of problems.

7. Freedom of assembly and association.	2		2		4	10	Analysis of legal materials; solution of problems.
8. Protection of property.	2				2	10	Analysis of legal materials.
9. Prohibition of discrimination.	2		2		4	10	Analysis of legal materials; solution of problems.
10. The interaction and the relationship between the international human rights law, the ECHR, the EU law, and the domestic law of various states.	2	2			4	11	Analysis of legal materials; solution of problems.
Total	20	2	10		32	101	

Assessment strategy	Weight, percentage	Assessment period	Assessment criteria
Participation in class activities	20	During semester	Students will be expected to demonstrate both the knowledge gained during the course as well as their abilities to apply it in a given situation. Assessment of participation in class activities consists of: - presentation of solution of problems (individually or in groups) according to separate topics of the course on protection of human rights (capability to critically assess the issues, to identify the most significant features, tendencies and developments related to the particular topic, to provide orally clear arguments in support of their points made in a logical, coherent and structured manner); - participation in discussions (capability to provide correct answers to questions, formulate problems and suggest (search for) solutions, offer thoughtful critical remarks, contribute to other participants' ideas, etc.). Maximum grade is 2 points.
Examination	80	At the end of the course	Answering 3 theoretical questions (worth 1 point each) and solving 1 practical situation (5 sub-questions, worth 1 point each) in written. Students are thereby required to demonstrate their advanced knowledge gained during the semester, their conceptual understanding and assessment of the human right issues. When answering, students should provide all the necessary information in an argumentative, coherent, structured and clear manner, to base their arguments on relevant legal provisions and case-law.

Author	Year of publication	Title	Issue of periodical or volume of publication	Publishing place and house or web link
Compulsory reading				
I. BANTEKAS,	2020	International Human Rights	3 <sup>rd</sup> ed.	Cambridge University Press
L. OETTE		Law and Practice		
(relevant chapters)				
O. DE SCHUTTER	2010	International human rights	3 <sup>rd</sup> ed.	Cambridge University Press
(relevant chapters)		law: cases, materials,		
		commentary		
S. WHEATLEY	2019	The idea of international		Oxford University Press
(relevant chapters)		human rights law		
K. REID	2019	A practitioner's guide to the	6 <sup>th</sup> ed.	Thomson Reuters
(relevant chapters)		European Convention on		
		Human Rights		
P. VAN DIJK (ed.)	2018	Theory and practice of the	5 <sup>th</sup> ed.	Intersentia
(relevant chapters)		European Convention on		
		Human Rights		
A. VAN AAKEN, I.	2018	The European convention on		Oxford University Press
MOTOC (eds.)		human rights and general		
(relevant chapters)		international law (European		
		Society of International Law		
		series)		

S. FREDMAN	2018	Comparative human rights		Oxford University Press
(relevant chapters)		law		-
Recommended reading				
F. VANNESTE	2010	General international law		Intersentia
		before human rights courts:		
		assessing the specialty claims		
		of international human rights		
		law		
M. T.	2009	The impact of human rights		Oxford University Press
KAMMINGA, M.		law on general international		
SCHEININ (eds.)		law		
A. FØLLESDAL	2014	The legitimacy of		Cambridge University Press
		international human rights		
		regimes: legal, political and		
		philosophical perspectives		
O. BEN-NAFTALI	2011	International humanitarian		Oxford University Press
		law and international human		
		rights law: pas de deux		

<sup>\*</sup> Judgments and decisions of the ECtHR and UN HRC are indicated during lectures.