

## COURSE UNIT (MODULE) DESCRIPTION

Course unit (module) title	Code
PROTECTION OF HUMAN RIGHTS IN PRACTICE	

Lecturer(s)	Department(s)			
Coordinator: asist. dr. Donatas Murauskas	Vilnius University, Faculty of Law, Department of Public Law			
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Study cycle	Type of the course unit (module)			
Second	Compulsory (track – International Law and Human Rights)			

Mode of delivery	Course unit delivery period	Language(s) of instruction		
Face-to-face	2 (spring) semester	English		

Requirements for students				
Pre-requisites: None	Co-requisites (if any): None			

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

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

To develop in-depth understanding of practical application of international human rights protection mechanisms. The course aims at training abilities to indicate whether the factual situation is under jurisdiction of a human rights protection mechanism, to distinguish between different venues of human rights protection, to systematically assess admissibility criteria while applying to the human rights institution; to critically evaluate procedural specifics of various human rights tribunals, and to analytically discuss actual implications of a decision of the human rights tribunal

tribunals, and to analytically discuss actual implications of a decision of the human rights tribunal.						
Learning outcomes of the course unit	Teaching and learning methods	Assessment methods				
(module)						
The student is aware of the major	An interactive method of teaching during Qualitative discuss					
international and regional human rights	lectures and seminars (oral presentations, the	a topic; responding to				
protection mechanisms around the globe and	analysis of problematic issues, group	tests/ open-ended				
is able to coherently define fundamentals of	discussions, case study), individual studies	assignments; final				
the procedure before these institutions,	(analysis of the relevant legal framework,	written exam – multiple				
assessing relevant legal norms and doctrines.	policy and case-law, reading of academic	choice test and a case				
	literature)	study				
The student is able to systemically evaluate if	An interactive method of teaching during	Qualitative discussion on				
the case falls under the jurisdiction of a	lectures and seminars (oral presentations, the	a topic; responding to				
particular human rights protection	analysis of problematic issues, group	tests/ open-ended				
mechanism and is able to specify peculiarities	discussions, case study), individual studies	assignments; final				
how to bring a case under the scrutiny of this	(analysis of the relevant legal framework,	written exam – multiple				
institution	policy and case-law, reading of academic	choice test and a case				
	literature)	study				
The student identifies major inadmissibility	An interactive method of teaching during	Qualitative discussion on				
criteria to be fulfilled to apply to international	lectures and seminars (oral presentations, the	a topic; responding to				
and regional human rights institution,	analysis of problematic issues, group	tests/ open-ended				
properly applies relevant legal norms and	discussions, case study), individual studies	assignments; final				
case-law.	(analysis of the relevant legal framework,	written exam – multiple				
	policy and case-law, reading of academic	choice test and a case				
	literature) study					
The student is able to thoroughly analyse the	An interactive method of teaching during	Qualitative discussion on				
implications of a case adjudicated before a	lectures and seminars (oral presentations, the	a topic; responding to				
human rights tribunal	analysis of problematic issues, group	tests/ open-ended				

	discussions, case study), individual studies	assignments; final
	(analysis of the relevant legal framework,	written exam – multiple
	policy and case-law, reading of academic	choice test and a case
	literature)	study
The student is able to take critical (and self-	An interactive method of teaching during	Qualitative discussion on
critical) approach, orally or in written to	seminars (oral presentations, the analysis of	a topic; responding to
provide their opinion in a consistent and	problematic issues, group discussions, case	open-ended assignments;
argumentative manner and to evaluate the	study), individual studies (analysis of the	final written exam –a
current position assumed by others	relevant legal framework, policy and case-	case study
	law, reading of academic literature)	
The student is able to enhance acquired	An interactive method of teaching during	Qualitative discussion on
knowledge and abilities independently, inter	seminars (oral presentations, the analysis of	a topic
alia, to use legal information data bases and	problematic issues, group discussions, case	
other sources, to select relevant theoretical	study), individual studies (analysis of the	
and practical material, and to substantiate	relevant legal framework, policy and case-	
their own conclusions by the achievements of	law, reading of academic literature)	
jurisprudence		

		Contact hours					S		Self-study work: time and assignments		
	Topics	Lectures	Consultations	Seminars	Exercises	Laboratory work	Internship/work	Contact hours	Self-study hours	Assignments	
1.	Introduction of the course.	1					, ,	1			
2.	Why do states comply with international human rights obligations?	1		1				2	8	Reading assignments before the class. Preparation for tests/ open-ended assignments during the class. Preparation for discussion.	
3.	International and regional human rights institutions.	3		1				4	16	Reading assignments before the class.  Preparation for tests/ open-ended assignments during the class. Preparation for discussion.	
4.	Inter-state applications v. individual applications to international human rights institutions.	3		1				4	12	Reading assignments before the class.  Preparation for tests/ open-ended assignments during the class. Preparation for discussion. Case-study.	
5.	National application of international human rights standards.	2		1				3	8	Reading assignments before the class.  Preparation for tests/ open-ended assignments during the class. Preparation for discussion. Case-study.	
6.	The role of NGO's, human rights defenders. Human rights strategies.	3		1				4	13	Reading assignments before the class.  Preparation for tests/ open-ended assignments during the class. Preparation for discussion. Case-study.	
7.	International and regional human rights institutions: discussing admissibility criteria.	3		1				4	13	Reading assignments before the class. Preparation for tests/ open-ended assignments during the class. Preparation for discussion. Case-study.	
8.	Procedure at international and regional human rights institutions.	5		1				6	18	Reading assignments before the class.  Preparation for tests/ open-ended assignments during the class. Preparation for discussion. Case-study.	
9.	Executing decision of international human rights institutions.	3		1				4	13	Reading assignments before the class. Preparation for tests/ open-ended assignments during the class. Preparation for discussion. Case-study.	
	Total	24		8				32	101		

Assessment strategy	Weight, percentage	Assessment period	Assessment criteria	
Case-studies, discussions	30	During semester	Presenting a view based on assigned material; active discussion of assigned material and cases; comprehensive and critical assessment of issues, raising important questions, discussing them with colleagues by providing clear arguments; participation in a prof. lead discussion (Socratic method). Knowledge will be assessed based on student's ability to interpret the doctrine, relevant legal norms, and recent case law in the discipline, to identify legal challenges and suggest viable solutions in problematic areas.	
Tests, open- ended assignments	20	During semester	Responding to 5 written tests (each 0,1 points out of the final grade, which is 10 points) and 2 written open-ended assignments (case studies) (each 0,75 points out of the final grade).	
Written examination	50	At the end of the course	<ul> <li>Written examination consists of:</li> <li>Multiple choice test (all questions are of the same score) - 1 point out of the final grade, which is 10 points;</li> <li>Case study (open question) - 4 points out of the final grade, which is 10 points. The assessment of case study will be based on the student's capability to write in a logical, clear and well-structured manner, to support his/her view with the relevant legal provisions and case-law, student's own reasonable and convincing argumentation.</li> </ul>	

Author	Year of public ation	Title	Issue of a periodical or volume of a publication	Publishing place and house or web link
Compulsory read				
Anthony D'Amato	1985	Is International Law Really "Law"?	79 1293-1314	Nw. U. L. Rev.
Lucian Bojin	2013	Chapter 6. Challenges facing the European Court of Human Rights: Fragmentation of the international order, division in Europe and the right to individual petition. In The European Court of Human Rights and its Discontents		Elgar Publishing
Simon Walker	2016	Chapter 16. International Human Rights Law: Towards Pluralism or Harmony? The Opportunities and Challenges of Coexistence: The View from the un Treaty Bodies. In Towards Convergence in International Human Rights Law: Approaches of Regional and International Systems, edited by Carla M. Buckley, et al.		BRILL
Dinah Shelton	2015	Remedies in International Human Rights Law		Oxford University Press
Ilias Bantekas; Lutz Oette	2020	International Human Rights Law and Practice		Cambridge University Press
		Cases of international and regional human rights tribunals		
Optional reading				
Geir Ulfstein; Isabella Risini	2020	Inter-State Applications under the European Convention on Human Rights: Strengths and Challenges		EJIL Talk blog
Donatas Murauskas	2021	Execution of Judgments of the European Court of Human Rights: Lithuanian Case		<u>Springer</u>
Luis López Guerra	2017	Dialogues between the Strasbourg Court and National Courts. In Judicial Dialogue and Human Rights. Ed. Amrei Müller.		Cambridge University Press