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FAKULTY OF LAW

Level of Studies Subject		Bachelor	Program			Academ	nic Yea	Year 2018-19		
		1	ABC of the Law and State							
Year	Ι	Status	Obligator							
Semester	Ι	subject	У	3 hours	(L)	2 hours	· /	CTS redi		7
Week Lessons		15 Teachin			ng Hours			Lectures Ex		kercises
							4	5	30)
Learning Methodology		Interactive	e Lectures / I	Practical E	xercises					
Konsultin	ne									
Professor		Prof.Dr. k	Prof.Dr. Kadri Kryeziu		e-mail kadri.		adri.kry	.kryeziu@hotmail.com		
					Tel.		049 555 145			
					e-mail					
Assistant										

Aiming of the subject	Benifits for students
This course aims to familiarize students of bachelor studies with the theoretical part of the law. The Laws of Law teaches the general theoretical and	Upon completion of this course, the student will be expected to be able to:
practical knowledge about the general notions of the state and the law. The object at the entrance to the right, v the state, the right and the society. Concepts namely the notion of state power, the	Expected Learning Outcomes: After completing the lectures from this subject, the student will be able to:
concept of sovereignty of state power. Its legal organization, Types of state organs, forms of state regulation. The typology of the political regime "Democracy and autocracy". Forms of state power, the principle of separation of powers. Legal order and legal norms. Legal Acts. Legal Acts as Right Resources, etc. Legal Relations, Competencies of State Bodies. Enforcement of the right. The interpretation of the law, the system of law etc. Its activity as a state activity on the one hand and service activity on the other. Understanding and Defining It, the Fundamental Attributes of its Activity in the Democratic State, Types and Models of State Activity The purpose of the course	From the course The subject of the law aims to achieve these main objectives: Theoretical and practical training of students in understanding the general principles and notions of the state and of the right in general, its organization and functioning in the general social practice. Theoretical and practical reviews of state- owned mechanisms and institutions that are authorized to develop state-owned power on one side and authorized power ie service by adapting to the demands of citizens on the other.
is to provide the necessary knowledge for the students of Law, Political and Public	Prepare students for active participation in the

Administration, and their preparation as a lawyer, politologist and political field experts and their work in the area of justice (legislative, executive and judiciary), the political sphere and public services. The other purpose of this subject is: to provide theoretical and practical knowledge on the way and functioning of the rule of law.	political process and in the functioning of public policies and policy services; public,Training on ways of managing political conflicts and rules of democratic behavior in the political process;
	Creating a political culture based on respect for institutions, obedience to law and other systemic acts;
	Notification of representative patterns of governance in the world, their characteristics and features as well as the possible democratic system in Kosovo;
	Preparation of cadres and experts for active and professional participation in state political institutions in all three branches of government: legislative, executive and judicial branches;
	In the end, the purpose of the subject: The right to the right to entry is the right: state power should be as little power to the citizen ie less bureaucracy and more service to it, where the state administration should be as close to the citizen as they fit their legitimate demands with this by providing relevant services

Methodology for realization of learning topics:

- • Teaching methodology will consist of course material being clearly and comprehensively understood by students a the relevant topic;
- • The lecture will be presented according to the interactive method (sokratike).
- In order to better prepare the subject and enable greater interaction in the classroom, it is strongly recommended the advance for the topic to be discussed at the next hour (s).
- • Students are encouraged to ask questions, comments, and suggestions during the lectures, and to dispose of discuss lecture.

Conditions for realization of the subject:

Student Assessment Rating (in%)

U	
	Rating in%
Attendance and activity lectures 5%	50%- 60%
	60%-70%
Activity in exercises 10%	70%-80%
	80%-90%
	90%-100%

Semin	ar Workshop 5%								
First c	ollagen 20%								
final	Exam 60%								
Stude	nt Obligations:								
	ectures	Exercise	es						
	nts are obliged to respect the rules of pro-								
	agiarism and similar fraudulent phenon							oplicable	e law. Commu
mainiy	y through the e-mail of the assistant and	announce	ment at	the premi	ses of the	University	у.		
Ctord o	rt lood for the orbitest								
Aktivi	nt load for the subject itev	Tim	es						
1.	Торіс								
	First Week:								
	Introduction to law								
	The notion of right								
	1. Where the right is studied								
	2. Object of study at the entrance	e							
	of law as well as study methods								
	1.2 State, law and society	,							
2.	The second week		_						
2.									
	1. Functions of exercising								
	authority of state power.								
	2. Social norms and legal culture	2							

	types of social norms.	
	3. The evolutionary state and law development framework	
3.	Third week	
	The general character and the basic state of the state in general.	
	1. The notion of the state- different concepts for the state,	
	2. State power and state sovereignty.	
	1. 3. Legal organization of state- state organization and state apparatus.	
4.	Fourth week	
	1. Types of state organs, the rule of law, etc.	
	2. Forms of political rule and division of powers.	
5.	The fifth week	
	1. Typology of political regime	
	2. The notion of democracy and autocracy, elements of democracy as well as types of political regimes.	
	3. Direct Democracy and Representative Representative	

6.	Sixth week	
	1. Forms of state regulation,	
	composite states, federations, confederations, real and personal	
	Union of the European Union	
	and the protectorate.	
	1. 2. Forms of state regulation-	
	forms of state power,	
	separation of powers, unity of power, etc.	
7.	Midterm exam	
	White m exam	
8.	Fighth week	
0.	Eighth week	
	Legal order and legal norms,	
	1. Legal order - normative and	
	factual category,	
	2. The notion of legal norms and	
	types of legal norms,	
	3. The validity of legal norms by	
	territorial-spatial importance,	
	1. 4. The validity of the legal	
	norm by the importance of time etc.	
9.	Ninth week	
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	1. Legal norms as well as elements of legal norm-legal	
	norm structure. Provision,	
	sanction, and hypothesis.	
	Dispositions and types, sanction- content and types of sanctions.	
	2. The legal act, the meaning and content of the legal act, the	

	elements of the legal act.	
	3. Issuance of legal act, forms of legal act and powers for issuing legal acts.	
	4. The procedure for issuing legal acts is the content of the legal act.	
	5. The formal and material notion of the legal act, etc.	
10.	Tenth week	
	Legal acts as sources of law.	
	1. The notion of right sources as formal and material sources	
	2. Law as a source of law, constitution, etc. as well as by-laws.	
	1. 3. Special legal act and legal work	
11.	Eleventh week	
11.		
	1. Legal Relations	
	2. The elements of legal relations.	
	3. Competence.	
	4. Authorization and misuse of authorization etc.	
	5. Legal obligation as well as legal status. Development and extinction of legal relations etc.shuarja e marrëdhënieve juridike etj	

12.	Twelfth week
	1. Legality and unlawfulness
	2. Nullity and Execution.
	1. Enforcement of the right
	2. The law enforcement process
	3. The phase of recognizing the legal norm
	4. Retroactive power of legal norms.
	1. 5. Codification and types.
13.	Thirteen week
	1. The positive right,
	2. Limitation of rights
	1. 3. The object of the right, the subject of the right as well as the types of subjects.
14.	Fourteenth Week
	Interpretation of the Right
	1. The notion of interpretation and types of interpretations
	2. interpretation of the law and legal gaps.
	3. The object of interpretation and importance of interpretation.
	4. The way of interpretation of the law, the procedures of interpretation, the means of interpretation.

5. Right System	
6. Elements of the legal system, basic institutions of the legal system, legal branches, sub- branches and legal field.	-
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Literature:			
ABC e shtetit dhe se drejtes (Fillet e se drejtës) Leksione të autorizuara	Dr,sc Kadri Kryeziu	Prizren	2016
Fillet e se drejtës	Dr.sc.Osman Ismajli	Prishtina	2004
Hyrje në të drejtën (Fillet e se drejtës)	Dr.sc.Fejzulla BERISHA	Peja	2015
Shteti i së drejtës	LUAN OMARI	Tirana	2008
Remarks			