

Course SYLLABUS form

Basic data of the subject	
Academic Unit:	Faculty of Law
Course title:	Criminal Law I
Level:	Bachelor
Course status:	Mandatory
Study year:	II
Number of hours per week:	3
Credit value – ECTS:	7 ECTS
Time / location:	Faculty of Law
Lecturer:	Safet Krasniqi
Contact details:	safet.krasniqi@uni-prizren.com
Course description	
Course description	<p>Basic notions of criminal law</p> <ul style="list-style-type: none"> - Appointment, - Subject, - Function and - Separation of criminal law, -Public law reports with other branches of justice, -Criminal law resources, - Criminal offenses, notion, object, subject and commission of a criminal offense.
Course objectives:	
Course objectives:	<p>Student to acquire sufficient knowledge. The acquisition of knowledge is based on lectures and activities throughout the semester. This will enable the student to earn the necessary points and complete the exam</p>
Learning outcomes:	
Learning outcomes:	<p>Upon completion of this course, students are expected to understand,</p> <ul style="list-style-type: none"> - The role of criminal law in social life, the essential elements of criminal law, criminal liability, the degree of criminal responsibility and criminal sanction. .

	<ul style="list-style-type: none"> - The relationship between the criminal law and the penal code of the Republic of Kosovo from which the legal norms that determine the rules of conduct of people in society are based. Protection of the general good through preventive measures and criminal sanctions. - Causes of unlawful actions, risk and consequences of such actions. - Humanization of criminal law within the framework of international law norms and their incorporation into the positive legal system of the state
--	---

Contribution on student load (must correspond with learning outcomes)

Activity	Hours	week	Total /hours
Lectures	3	15	45
Exercise theoretical/laboratory	2	15	30
Practice work			
Contact with lecturer/consultations	0,5	15	7,5
Field exercises			
Mid-terms, seminars	0,5	15	7,5
Homework			
Individual time spent studying (at the library or home)	3	15	45
Final preparation for the exam	2	15	30
Time spent in evaluation (tests, quiz, final exam)			5
Projects, presentations, etc.			5
Total			175

Teaching methods

Teaching methods	<ul style="list-style-type: none"> -The active teaching method is the method of the defining the basic principles of criminal law,clarifying legal provisions and applying them In the legal system of the Republic of Kosovo. - The interactive method of teaching is the contemporary method of the acquiring knowledge of the subject.This is accomplished through conversation,exercises group work etc.through out the semester .This method is In the spirit on new -The historical method is important for explaining the
-------------------------	---

genesis of criminal law principles and institutions.

- The case study method is a method that helps to facilitate the explanation and understanding of criminal law institutes which is essentially a case law practice. This method is a good basis for the future of the work of students who are destined to work in the justice system.
- The comparative method and the method of analysis are methods that enable the widening of the horizons of knowledge as well as the theoretical and practical completion of the subject. These two methods enable the analysis and synthesis of criminal law institutes - enabling students to gain knowledge of problem solving.
- Sociological method - the study of social phenomena and social phenomena from the legal point of view. Various phenomena jeopardize the positive spirit of legal rules. In this respect, the spirit of criminal law institutes are incorporated in the criminal code.
- Interpretation and referral of legal norms - Communication, conversation and giving opinions during meetings and practical work in basic courts, prosecutors etc. is an important part of understanding the essence of the subject.

Performance evaluation:

Evaluation methods	Grade	ETC GRADE	POINTS	DEFINITION
	10	A	91-100%	EXELLENT- excellent,knowledge with only a few minor mistakes.
	9	B	81-90%	VERY GOOD- above the standarts average but with some mistakes.
	8	C	71-80%	GOOD- good result overall but with some mistakes noted.
	7	D	61-70%	ENOUGH- good but with mistakes.

	6	E	51-60%	LOW -the results of minimum.
	5*	FX	40-50%	LOW -a little work is required from the student to earn the credit.
	5	F	00-39%	LOW -a lot of work is required to earn the credit.

Literature

Basic Literature:

- Prof.Dr.Ismet Salihu: Criminal Law, The general part, Prishtinë, 2010
- Borisllav Petrovic, Criminal Law , Sarajeve/ Prishtine, 2006,
- Penal kode of R.of Kosovo, 2019,
- Juvenile Justice Code2018,
- Prof. Dr. Ismet Salihu / Mr.Sc. Hilmi Zhitija / Dr.Sc. Fejzullah Hasani, Komentari OF THE CRIMINAL CODE OF THE REPUBLIC OF KOSOVO Issue 1, March 2014, Prishtina

Additional Literature

- Vlado Kambovski: Criminal Law - General Part, Skopje, 2006.
- Ismet Elezi, S.Kaçupi, M.Haxhia:. Commentary on the Criminal Code of the Republic of Albania, Tirana 1999
- Franjo Bacic: Kazneno Pravo – Opci dio, Zagreb 1998

Designed study plan:

Week	Lectures which will be held
First week:	CRIMINAL LAW- NOTICE, NAME, SUBJECT AND FUNCTION - Separation of criminal law - Criminal law and other branches of justice
Second week:	RESOURCES OF CRIMINAL LAW - The notion - Penal Code - Time validity of criminal law - Spatial validity - Interpretation, types of interpretation and reference to legal norms in criminal law - Criminal immunity
Third week:	- CRIMINAL OFFENSES -NOTION - Basic elements of the criminal offense - Figure of the offense - The object of the offense, the types - The subject of the criminal offense
Fourth week:	SOCIAL RISK - UNDERSTANDING - Types of social risk - Determination of the criminal offense by law
Fifth week:	ILLEGALITY- UNDERSTANDING - Reasons for exclusion of unlawfulness according to the general part of the criminal code (necessary protection, extreme necessity, violence and intimidation, minor offenses and orders from above); - grounds for exclusion of unlawfulness according to the specific part of the criminal code;
Sixth week:	- CRIMINAL OFFENSES AND CRIMINAL LIABILITY - Commandments from above, guilt (notion and types), order and carelessness - Responsibility for the worst consequences - Mental disability and impaired ability.
Seventh week:	. Second assessment
Eighth week:	Cooperation in the commission of a criminal offense (notion and conditions); - Forms of cooperation: - Co-perpetration, Push, Help, Criminal union - Mistake (Notion and types); - Factual misconduct and legal fraud
Ninth week:	- UNION OF CRIMINAL OFFENSES, NOTICES AND TYPES - The ideal union of offenses - Real union of criminal offenses

	<ul style="list-style-type: none"> - Fictitious union of criminal offenses (fictitious or false ideal and real union of offenses); -Criminal responsibility for offenses committed through the media.
Tenth week:	<ul style="list-style-type: none"> - The stages of committing the criminal offense: -Decision to commit a criminal offense; -Preparative actions; - Attempt of criminal offense; - Voluntary relinquishment of the act <p>The main punishments</p> <ul style="list-style-type: none"> -The sentence of life imprisonment; -The sentence of imprisonment and - punishment by fine -Replacement of imprisonment sentence with - punishment by fine
Eleventh week:	<ul style="list-style-type: none"> -Replacement of imprisonment sentence with order for work for general benefit <p>Alternative Sentences</p> <ul style="list-style-type: none"> -Prison sentence - Half freedom -Order for general benefit work - Order for compulsory rehabilitation treatment; - Order for supervision by the Probation Service. - Confiscation of the instrumentality and material benefit of criminal offenses under the CCRK -Supplementary penalties and - judicial notice
Twelfth week:	<ul style="list-style-type: none"> - - Measurement of punishment -General rules for measuring punishment according to the CCRK -General rules for mitigation or severity of punishment under the CCRK -Smoothing of sentences, Limits on mitigation of sentence and release from punishment according to CCRK
Thirteenth week:	<ul style="list-style-type: none"> - Mitigating and aggravating circumstances - Commencement and duration of sentence - Mitigation of sentence, release from sentence and special basis of sentence. - Rehabilitation and disclosure of criminal record data - Legal rehabilitation and judicial rehabilitation - Prescription of criminal prosecution and prescription of execution of sentences - Legal consequences of sentencing, settlement of sentence

<i>Fourteenth week:</i>	- Implementation of the criminal legislation of the Republic of Kosovo according to the place of commission of the criminal offense. - Forgiveness - Amnesty Meaning of expressions
<i>Fifteenth week:</i>	Second assessment
Academic policies and rules of conduct:	