

Study programme: Security studies			
Course title: Criminal – process law			
Lecturer: Slavica Dinić			
Course status: Required			
ECTS: 8			
Requirement: None			
Course aims Students' ability to properly understand the application of regulations in detecting and clarifying crimes and protecting basic human rights and freedoms.			
Course outcome The students should show detailed knowledge of the course: criminal procedure (pre-investigation, main investigation, procedure for remedies); the procedure for revoking probation; the procedure for imposing a single sentence; the procedure for mitigating the sentence to the convicted collaborator; shortened procedure; procedures for pronouncing medical-safety measures; procedure against juveniles; court reprimand procedure; procedure for pronouncing the security of the object; procedure for seizing property gain; the procedure in which the injured juvenile appears; procedure for release on conditional release.			
Course content <i>Theory classes</i> - 1. Fundamentals of criminal procedural law 2. Basic principles of criminal procedural law 3. Basic criminal procedural functions and entities that carry them out 4. Subject of criminal procedure and evidence in criminal procedural law 5. Criminal procedure actions 6. Basic characteristics of general criminal procedure, with special emphasis on pre-trial proceedings 7. Investigation 8. Agreements between the public prosecutor and the defendant 9. Accusation 10. Main trial and judgment 11. Procedure on remedies 12. Procedures for the amendment of a substantive court 13. Special criminal proceedings and special modification of criminal procedural provisions 14. Procedures regulating other issues related to criminal matters 15. International criminal law assistance and international cooperation in criminal matters. <i>Practice classes</i> - Dissemination and verification of acquired knowledge through concrete examples and legal solutions. Special forms of teaching: Attending the court proceedings (getting to know the way in which the criminal court works).			
Literature 1. Škulić M: Krivično procesno pravo, Pravni fakultet Univerziteta u Beogradu (Centar za izdavaštvo i informisanje) i Dosije studio, Beograd, 2014. 2. Bejatović S: Krivično procesno pravo, Službeni glasnik, Beograd, 2014. 3. Chandra Mohan: Understanding Criminal Law, LexisNexis, Singapore, 2014.			
Number of active teaching classes: 5 Theory classes: 2 Practice classes: 3			
Teaching methods Teaching takes place through lectures and exercises. Exercises are auditory and practical, students solve tasks from individual chapters, provide additional explanations, and, for example, elaborate individual areas of theoretical knowledge. During the course, student is obliged to perform the planned exercises. Knowledge testing takes place through two colloquiums. The condition for the final exam is that the student places both colloquiums and successfully exercises. The final exam consists of an oral exam.			
Knowledge assessment (max 100 points)			
Pre-exam tasks	Points	Final exam	Points
In-class activity	10	Written exam	
Practice classes		Oral exam	30
Mid-term tests	60	
Seminar papers			
The above listed knowledge assessment means are just a few among different options (written exam, oral exam, project presentation, seminar papers etc)			
* Maximum one page A4 in length			