ALEXANDRU IOAN CUZA UNIVERSITY OF IASI FACULTY OF LAW

ECTS GUIDE BACHELOR PROGRAMME

Valid beginning with the academic year 2010-2011

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I. GENERAL INFORMATION ON THE INSTITUTION

1. NAME

Faculty of Law, Alexandru Ioan Cuza, University

2. ADDRESS

11 Carol I Boulevard, 700506, Iași

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3. ACADEMIC AUTHORITIES:

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VICE- DEAN - Reader Carmen Tamara UNGUREANU, PhD

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CHANCELLOR - Lecturer Marius Nicolae BALAN, PHD

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Secretariat:

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Administrator: Economist Costel PALADE – costel.palade@uaic.ro

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4. ACADEMIC CALENDAR:

1st Semester

27 th September	19 th December	Teaching and evaluating activities
20 th December	2 nd January	Winter holidays
3 rd January	30 th January	Teaching and evaluating activities
31 st January	13 th February	Holidays

2nd Semester

14 th February	12 th June	Teaching and evaluating activities
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13th June 26th June Internship period 27th June 1st October Summer Holidays

5. GENERAL DESCRIPTION OF THE INSTITUTION

The Faculty of Law of "Alexandru Ioan Cuza" University was founded in 1855. It is the academic space with the vastest tradition in the study of law sciences and in the training of law theoreticians and practitioners in Romania.

Our mission, sketched and consolidated by the efforts of some of the most important Romanian jurists, is defined not only in relation with the teaching activity, but also with the preoccupation for the research and development of the Romanian law in the European space.

With over two thousand students and undergraduate and postgraduate education opportunities, the Faculty of Law is a viable partner of the Romanian legal system and wishes to be a partner of the legal education institutions within the European Union.

To that end, the Faculty of Law offers excellent academic staff, the necessary logistics, but also the dynamism of its students, who are passionately dedicated to the study of the theoretic principles and practical aspects of legislation and jurisprudence in a state under the rule of law.

6. LIST OF DEGREE PROGRAMMES OFFERED

- Bachelor Degree Licence in Juridical Sciences
- LLM Degree Master
 - o Criminal Sciences
 - Business Law
 - European Law

7. ADMISSION/REGISTRATION PROCEDURES

- Bachelor Degree
 - Session of Admission July 2010
 - o Conditions:
 - European Unions states citizenship
 - Baccalaureate Degree
 - o Admission Criteria: Portfolio Admission
 - 70% Average High School Grade
 - 30% Baccalaureate Degree Grade
 - o Location:
 - 11 Carol I Boulevard, 700506, Iaşi
- LLM Degree

- Session of Admission July 2010
- o Conditions:
 - European Unions states citizenship
 - Bachelor Degree
 - For Criminal Sciences Master a Bachelor in Law is required
- o Admission Criteria: Portfolio Admission
 - 50% Average Bachelor Grade
 - 50% Final Bachelor Grade
- o Location:
 - 11 Carol I Boulevard, 700506, Iași

8. MAIN UNIVERSITY REGULATIONS

- The academic unity is the Semester
- For each semester a number of 30 ECTS credits is required
- The Credits are cumulated from mandatory and optional Disciplines
- The Discipline is accepted after an Oral/Written Exam
- The final grade is given under the condition of promotion in both Continuous and final evaluation
- The ECTS credits are recognized under the LL Learning Program Erasmus
- The ECTS Final Score is the criteria that assure different academic benefits: scholarships, accommodations, different tuitions.

9. ECTS INSTITUTIONAL COORDINATOR

Prof. Dr. Constantin SALAVASTRU 11TH, Carol I blvd, 700506, Iasi, Romania

10. ECTS DEPARTMENTAL COORDINATOR

Assistant Carmen Moldovan Faculty of Law 11, Bd Carol I, 700506, Iasi, Romania

II. INFORMATION ON DEGREE PROGRAMME - GENERAL DESCRIPTION

1. QUALIFICATION AWARDED

• Bachelor Degree in Juridical Sciences

Law - daily attendance Duration: 8 semesters

The disciplines have *courses* – the detailed presentation of the matter by the academic and *seminars* – the punctual discussion of the important aspects of the matter.

Disciplines are taught during one semester. Disciplines have a number of credits and various numbers of courses and seminars.

There are two types of exams: written papers and discussions.

Law - no attendance Duration: 8 semesters

Disciplines have courses within the semester's training sessions. Disciplines are taught during a semester and have the same number of credits as the disciplines studied within the daily attendance courses. The semester ends with an examination in the form of a written paper.

LLM Degree – Mater in

- o Criminal Sciences
- o Business Law
- o European Law

PhD Degree

- o Criminal law
- o International trade law

2. ADMISSION REQUIEMENTS

Bachelor Degree

 Baccalaureate Degree in Romania or similar diploma recognized by the Ministry of Education

Master Degree

- Bachelor degree in any field of study for Business Law and European Law
- o Bachelor degree in law for Criminal Sciences

PhD Studies

o Master Degree in Law

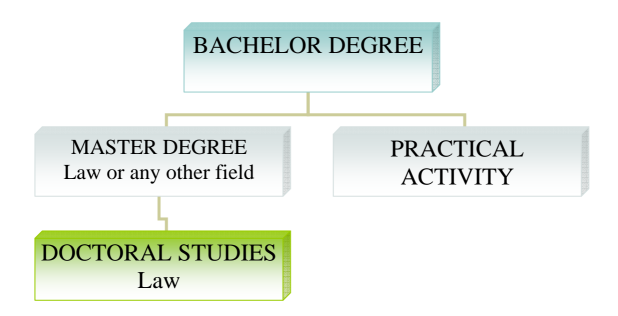
3. EDUCATIONAL AND PROFESSIONAL GOALS

- Bachelor Degree
 - o Access to Juridical Professions
 - Barrister
 - Solicitor
 - Judge
 - Lawyer
 - Prosecutor
 - Under the condition of passing the specific form of examination of each Professional Body of these fields of activity

Master Degree

- o Access to Academic career
- Access to Doctoral studies

4. ACCESS TO FURTHER STUDIES



5. COURSE STRUCTURE DIAGRAM WITH ECTS CREDITS

FIRST YEAR

Nr Crt.	Code	Title of the Course	Sen	Semester 1					este	r 2								
			Hours/Week		Hours/Week		Hours/Week		Hours/Week		Hours/Week FV		CR	Hou	rs/W	/eek	FV	CR
			С	S	L			С	S	L								
		MANDATORY DISCIPLINES																
1. 2.	D.D.1.1.01 D.D.1.1.02	General Theory of Law Constitutional Law and Political Institutions	2 4	1 2		E E	5 5											
3. 4. 5. 6.	D.D.1.1.03 D.D.1.1.04 L.O.1.1.05 D.D.1.2.13	Civil Law. General Part T.I.C. Competences Foreign language I Civil Law. The Persons	2	2	1 2	E C C	5 5 5	2	2		E	5						
7. 8. 9.	D.D.1.2.14 D.D.1.2.15 D.D.1.2.16	Roman Law History of Romanian Law Institutional Communitarian Law						2 2 2	2 1 2		E E E	5 5 5						
10.	L.O.1.2.17	Foreign Language II								2	С	5						
		OPTIONAL DISCIPLINES - 1 FOR EACH SEMESTER																
1.	D.D.1.1.06	Contemporary judicial systems	2	1		С	5											
2. 3. 4.	D.D.1.1.07 D.D.1.1.08 D.D.1.1.09	Juridical Sociology Economy Latin I	2	1 1 2		C C C	5 5 5											
5. 6. 7.	D.D.1.2.18 D.D.1.2.19 D.D.1.2.20	Latin II Rhetoric Juridical Logic						2 2	2 1 1		C C	5 5 5						
		FACULTATIVE DISCIPLINES																
1.	L.F.1.1.10 L.F.1.2.21	Second Foreign Language			2	С				2	С							
2.	S.F.1.1.11 S.F.1.2.22	Sports		2		С			2		С							
3. 4.	SP.1.1.12 SP.1.2.23	Educational Psychology Pedagogy I	2	2		E	5 30	2	2		E	5 30						

SECOND YEAR

Nr Crt.	Code	Fitle of the Course Semester 3 Semester 4					Semester 3					
			Hours/Week FV		Hours/Week			Hou	rs/W	eek	FV	CR
			С	S	L			С	S	L		
		MANDATORY										
	D D 2 2 2 4	DISCIPLINES				_	_					
1.	D.D.2.3.24		2	2		E	5					
2.		Civil Law. Real Estate Law	2	2		E	5					
3.	D.D.2.3.26	Administrative Law and Administration Science I	2	1		E	5					
4.	D.D.2.3.27	International Public Law	2	1		E	5					
5.	L.O.2.3.28	Foreign Language I			2	С	5					
6.	D.D.2.4.36	Criminal Law. General Part II						2	2		E	5
7.	D.D.2.4.37	Civil Law. Law of Tort						2	2		Е	5
8.	D.D.2.4.38	Administrative Law and						2	1		Е	5
		Administration Science II										
9.	D.D.2.4.39	Financial Law						2	1		Е	5
10.	L.O.2.4.40	Foreign Language II								2	С	5
		OPTIONAL DISCIPLINES - 1 FOR EACH SEMESTER										
1.	D.D.2.3.29	Diplomatic Practice and Techniques	2	2		С	5					
2.	D.D.2.3.30	European Community Law. General Part	2	2		С	5					
3.	D.D.2.3.31	History of European Construction	2	2		С	5					
4.	D.D.2.3.32	Latin I		2		С	5					
5.		Philosophy of Law						2	2		С	5
6.	D.D.2.4.42	 Criminology						2	2		С	5
7.	D.D.2.4.43	Judicial ethics and deontology						2	2		С	5
8.	D.D.2.4.44	Banking Law						2	1		С	5
9.	D.D.2.4.45								2		С	5
		FACULTATIVE DISCIPLINES										
1	L.F.2.3.33				2	С				2	С	
1.	L.F.2.3.33 L.F.2.4.46	Second Foreign Language			۷	C				۷	C	
2.	S.F.2.3.34 S.F.2.4.47	Sports		2		С			2		С	
3.	SP.2.3.35	Pedagogy II	2	2		Е	5					
4.	SP.2.4.48	Subject didactics					30	2	2		Е	5 30

THIRD YEAR

Nr Crt.	Code	Title of the Course	Semester 5					Sen	neste	r 6				
Crti			Hours/Week		Hours/Week		Hours/Week FV	FV	CR Hour		ırs/W	/eek	FV	CR
			С	S	L			С	S	L				
		MANDATORY DISCIPLINES												
1.	D.D.3.5.49	Criminal Law. Special Part	2	2		Е	5							
2.	D.D.3.5.50	Civil Law. Contracts	2	2		E	5							
3.	D.D.3.5.51	Criminal Procedure. General Part	2	2		E	5							
4.	D.D.3.5.52	Intellectual Property Law	2	1		Е	5							
5.	D.D.3.6.59	Criminal Law. Special Part II						2	2		E	5		
6.	D.D.3.6.60	Civil Law. Successions						2	2		Е	5		
7.	D.D.3.6.61	Criminal Procedure. Special Part						2	2		E	5		
8.	D.D.3.6.62	Family Law						2	2		Е	5		
9.	D.D.3.6.63	Specialised Practice							4		С	5		
		OPTIONAL DISCIPLINES - 2 FOR EACH SEMESTER												
1.	D.D.3.5.53	Social Security Law	2	1		С	5							
2.	D.D.3.5.54	Executional Criminal Law	2	1		C	5							
3.	D.D.3.5.55	Substantive Law of the European Union	2	1		С	5							
4.	D.D.3.5.56	Management of the Judicial System	2	1		С	5							
5.	D.D.3.5.57	Introduction to Computer Science	2	1		С	5							
6.	D.D.3.6.64	Environmental Law						2	1		С	5		
7.	D.D.3.6.65	Communication and Public Relations						2	1		С	5		
8.	D.D.3.6.66	Introduction to Private Comparative Law						2	1		С	5		
9.	D.D.3.6.67	Theory of International Relations						2	1		С	5		
		FACULTATIVE DISCIPLINES												
1.		Psycho-sociology of educational groups	1	2		Е	5							
2.	SP.3.5.58	Educational Communication	1	2		Е	5							
3.	SP.3.6.68	Inclusive Theories and Practices in Education	1	2		Е	5							
4.	SP.3.6.69	Teaching practicum		3					3		С	5		
5.	SP.3.6.70	Final evaluation – Teaching portfolio									E	5		
							30					30		

FOURTH YEAR

Nr	neste				Semester 8						
Crt.		Hou	Hours/Week		FV	FV CR		Hours/Week		FV	CR
		С	S	L			С	S	L		
	MANDATORY DISCIPLINES										
1.	Trade Law	4	2		Е	5					
2.	International Private Law	2	1		E	5					
3.	Civil Procedure I	2	2		E	5					
4.	Specialised Practice		4		С	5					
5.	International Trade Law						3	1		Е	5
6.	Civil Procedure II						2	2		Е	5
7.	Labor Law						4	2		Е	5
8.	Forensics Sciences						2	1		Е	5
9.	Bachelor Thesis Practice							4		С	5
	OPTIONAL DISCIPLINES -										
	2 FOR EACH SEMESTER										
1.	Judicial Psychology	2	1		С	5					
2.	Forensic Medicine	2	1		С	5					
3.	Organisation of the judicial	2	1		С	5					
	system (the organisation of										
	the magistracy body, of bars,										
	of public notaries body and officers of court body)										
4.	Legal Protection of Human	2	1		С	5					
4.	Rights	2	Т		C	5					
5.	European Human Rights	2	1		С	5					
J.	Convenient	_	_		C	5					
6.	Criminal Law - Crimes in						2	1		С	5
	Special Statutes										
	Real Estate Law and Real						2	1		С	5
	Estate Survey System										
7.	Juridical Computer Science						2	1		С	5
8.	Anti-trust Law						2	1		С	5
	Banking Law						2	1		С	5
	ECHR Case Law						2	1		С	5
9.	Forced Execution Law						2	1		С	5
						30					30

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III. DESCRIPTION OF INDIVIDUAL COURSE UNIT

1St YEAR - 1st SEMESTER

COMPULSORY DISCIPLINES

Title of the discipline: **GENERAL THEORY OF LAW *** Instructor: **Senior Assistant Marius STRIBLEA**

ECTS Credits: 5

Number of hours: courses 28h - seminar 14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. The system of law sciences. The object and research methods of the general theory of law.
- 2. The origin, evolution and definition of law. Its principles, role, functions and purpose. Law in the system of social regulations
- 3. **Law and state** The notion, The form of state and The form of government, The structure of the state, Political regime, Rule of law.
- 4. **The system of law** The concept, The criteria for its establishment, The components, The general divisions, Contemporary systems of law.
- 5. **Legal norm** The concept of legal norm, The characters of the legal norm, The structure of the legal norm, The classification of legal norms, The action of legal norms.
- 6. **The sources of law** The concept of source of law, The general classification of the sources of law, Material sources, Formal sources.
- 7. **The elaboration and systematisation of law** The elaboration of normative acts, The principles governing the process of making laws, The procedure of elaboration and adoption of acts, The stages of the process of making laws.
- 8. The enforcement of law
- 9. **The interpretation of the legal norms** The notion and purpose of legal norms, The object of the interpretation, The forms of interpretation of the legal norms, The methodology of the interpretation of legal norms.
- 10.**The legal relation** The notion of legal relation, Characters, The structure of the legal relation, Various categories of legal relations.
- 11.**Legal liability** The notion of legal liability, The basis of legal liability, The principles of legal liability, The subjects of legal liability, The condition of legal liability.

Title of the discipline: **CONSTITUTIONAL LAW AND POLITICAL INSTITUTIONS***

Instructor: Lecturer Marius BALAN, PhD

Assistant Andra MIHAILA, PhD Candidate

ECTS Credits: 5

Number of hours: courses 56h - seminar 28h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. The general theory of constitution and state
- 2. **The constitution and constitutional law** Historical and ideological premises, The notion of constitution, The classification of constitutions, legitimacy and legality, Constitutional law,
- 3. **The state** The elements of the state, Sovereignty, Theories regarding the state, Forms of state.
- 4. **Rule of law** The evolution of the notion, The requirements of the rule of law.
- 5. **The legal status of individuals and human communities** Citizenship, Fundamental rights and freedoms, Fundamental duties.
- 6. The history of Romanian constitutions
- 7. State institutions
- 8. **The principles of state organization** Sovereignty, Respecting the international obligations of the state, The separation of powers, Rule of law, Political pluralism, Local autonomy and decentralization, Euro-Atlantic Integration.
- 9. **The notion of state authority. Categories of authorities** State powers, Public authorities and state institutions, The classification of state institutions, State institutions and the electing body.
- 10.**The Parliament** The structure of the Parliament, The organisation and functioning of the Parliament, The acts of the Parliament, Laws.
- 11. **Executive authorities** The president of Romania, The Government and Public Administration, Ministries and the other specialised central authorities of the public administration, The Court of Accounts, Local Public Administration.
- 12. **Judicial authority** General Considerations, Judicial authorities and organs involved in exercising judicial authority.
- 13.**Constitutional justice** The Legal Nature of the Constitutional Court, The organisation of the Constitutional Court, The attributions of the Constitutional Court, The acts of the Constitutional Court.

Title of the discipline: CIVIL LAW. GENERAL PART*
Instructor: Reader Carmen Tamara UNGUREANU, PhD
Assistant Tudor Vlad RĂDULESCU, PhD Candidate

ECTS Credits: 5

Number of hours: courses 28 h - seminar 28h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written and Written exam

Language of evaluation: Romanian

Content

1. Overview of the civil law

- a. The notion, role, place and fundamental principles of the civil
- b. The sources of the civil law, The enforcement of the civil legislation, The interpretation of the civil law's norms.

2. The civil legal report

- a. The notion and structure of the civil legal report.
- b. The subjects of the civil legal report.
- c. The content of the legal report. The definition and classification of civil subjective rights and civil obligations.
- d. The object of the civil legal report. The notion and the classification of goods.
- e. The sources of the concrete civil legal report.

3. The civil legal act

- a. The notion, classification and conditions of the civil legal act, The capacity to conclude the legal act, Consent, The object of the legal act, The cause of the civil legal act, The form of the civil legal act.
- b. The modalities of the civil legal act.
- c. The effects of the civil legal act. Notion. The principles governing the effects of the civil legal act and the exceptions from those principles.
- d. The nullity of the civil legal act. Notion, classification, effects
- **4. Proofs.** The notion, object, burden and importance of proof, Writings as proof, The evidence given by witnesses, Confession, Assumptions.
- 5. **The extinctive prescription -** The notion, foundation and regulation of the extinctive prescription, The effects of the extinctive prescription, The domain of the extinctive prescription, The terms of extinctive prescription, The beginning of the course of extinctive prescription, The suspension of the course of extinctive prescription, The interruption of the course of extinctive prescription, Reposition in the term of extinctive prescription. The reaching of the term of extinctive prescription.

Title of the discipline: FOREIGN LANGUAGE I*

ECTS Credits: 5

Number of hours: courses - h - seminar 28h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Specific

ENGLISH

Instructor – Senior Assistant Dragos AVADANEI

- 1. Participants in a trial
- 2. Solicitors and battisters
- 3. The role of judge a jury
- 4. Justice on ancient Romanian land
- 5. Civil Proceedings
- 6. Truth The principle of judicial pleading
- 7. Eloquence
- 8. Methods of juridical inquiry
- 9. The law
- 10. The civil law
- 11. Tax evasion Bribery and corruption
- 12. False advertising and fraud
- 13. The coercive law
- 14. The public international law
- 15. The British parliament
- 16. The commercial law

French

Instructor: Lecture Daniela Gafiţanu, PhD

- 1. L'organisation judiciaire
- 2. La personnalité juridique
- 3. La capacité juridique
- 4. La classification des biens
- 5. Le droit de la propriété

Italian

Instructor: Senior Assistant Harieta TOPOLICEANU

- 1. L'alfabeto, le regole di pronuncia, l'accento, il genere dei nomi, le formule di saluto, i verbi *avere* e *essere* all'indicativo presente.
- 2. L'articolo determinativo, le stagioni, i giorni della settimana, i mesi dell'anno. Il numerale cardinale.
- 3. L'articolo indeterminativo.

- 4. Le preposizionia rticolate di, a, in, su, da.
- 5. L'indicativo presente dei verbi regolari
- 6. I verbi riflessivi.
- 7. I verbi incoativi.
- 8. I pronomi e gli aggettivi possessivi.
- 9. L'indicativo presente dei verbi irregolari. La famiglia. I possessivi.
- 10. I colori, il lessico attinente alla casa.
- 11. Il passato prossimo dei verbi coniugati con l'ausiliare avere.
- 12. Il passato prossimo dei verbi coniugati con essere.
- 13. Verbi con participio passato irregolare.
- 14. I pronomi diretti.
- 15. L'imperfetto.
- 16. I pronomi diretti con i tempi composti.
- 17. I gradi dell'aggettivo. I numerali ordinali. I pronomi indiretti.
- 18. Il corpo umano. L'abbigliamento.
- 19. Il trapassato prossimo.
- 20. I pronomi accopiati. I pronomi accopiati nei tempi composti.
- 21. L'uso della particella ci. L'uso della particella ne.
- 22. Il pronome relativo.
- 23. Il condizionale presente. Il condizionale passato.
- 24. Italia organizzazione amministrativa.Le regioni italiane.
- 25. Italia storia, tradizioni, feste e folclore.
- 26. Italia oggi
- 27. Il sitema educativo italiano.
- 28. La compilazione di un curriculum vitae.

ELECTIVE DISCIPLINES

Title of the discipline: LATIN I

Instructor: Lecturer Dorina Claudia TĂRNĂUCEANU, PhD

ECTS Credits: 5

Number of hours: courses 28 h - seminar 14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written and Written exam

Language of evaluation: Romanian

Content:

1. Practical course of Latin grammar

- a. Notions of morphology
- b. Notions of syntax
- c. The technique of translating an unknown text
- 2. Latin legal texts
 - a. Gaius, The Institutes, I 1- 11, 108- 123
 - a. **II 1-39**
 - b. **III 1- 24, 88- 92**
 - c. **IV 138- 170**
- 3. Latin legal maxims and phrases

Title of the discipline: **JURIDICAL SOCIOLOGY** Instructor: **Lecturer Cosmin DARIESCU, PhD**

ECTS Credits: 5

Number of hours: courses 28 h - seminar 14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- The definition of sociology and it specialisation The object and definition of sociology, The sociological method, Special fields, Legal sociology - a distinctive field of sociology.
- 2. **The constitution of sociology as a science** The evolution of sociological ideas, Romanian sociology, Contemporary sociological orientation.
- 3. **Communities, social groups, social institutions** Conceptual delimitations, Community, Social groups, Social institutions.
- 4. **Political systems, authorities and public functions** The state, Political systems, Authorities, Public functions.
- 5. **Social order and legal order** Social order, social norms and sanctions, Legal order, legal norms and sanctions.
- 6. **Socialisation and social integration** The concept of socialisation, Types of socialisation and the agents of socialisation, Social integration.
- 7. **Deviance and delinquency** Conceptual delimitations, Sociological orientations and theories regarding delinquency.
- 8. **Social responsibility and legal liability** Terminological clarifications, Legal liability.
- 9. Organised crime Definition and characteristics, Ways of fighting it.
- 10.**The contemporary Romanian society** The confusion of Romanian sociologists, Fatalism as a state of the Romanian society in the Communist era, Today's anomie, its causes and manifestations.
- 11.Non law phenomena

Title of the discipline: **ECONOMY**

Instructor: Professor Ioan POHOAŢĂ, PhD

ECTS Credits: 5

Number of hours: courses 28 h - seminar 14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. **Introduction to the economic theory** The establishment process of political economy as a science, The object of political economy, The method of political economy.
- 2. **Production factors** Natural factors, Work, Capital.
- 3. **Natural economy and exchange economy** Natural economy, Exchange market economy, The joint stock company.
- 4. Production cost.
- 5. **The net revenue and its forms** The net product, content and forms of manifestation, Profit, Interest, The credit system, Rent.
- 6. **Market and Competition** The economic category of market. The role, functions and types of markets, Supply and demand, Types of competition.
- 7. **Money** The genesis and evolution of money, The forms and functions of money.
- 8. **Price** The concept of price, The theoretical bases of the formation of prices, The price- demand- supply relation, The managed price.
- 9. **Inflation** The concept and indicators of inflation commensuration, The causes of inflation, The consequences of inflation, Anti-inflation policies.
- 10. Macroeconomic Indicators
- 11. **Unemployment** The nature, forms and causes of unemployment, Anti- unemployment policies.
- 12.**Commodity and stock exchanges** The classification and organisation of exchanges, Mechanisms, techniques and functions specific to commodity exchanges, Stock exchanges.
- 13. Romania in the world economic circuit

1ST YEAR - 2nd SEMESTER

MANDATORY DISCIPLINES

Title of the discipline: CIVIL LAW. THE PERSONS*
Instructor: Reader Carmen Tamara UNGUREANU, PhD
Assistant Tudor Vlad RĂDULESCU, PhD Candidate

ECTS Credits: 5

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written and Written exam

Language of evaluation: Romanian

Number of hours: courses 28 h - seminar 28h

Content

1. The physical person

- a. The physical person's capacity of use. Notion and legal characters. Beginning. Content. Limitations of the capacity of use. Termination. The judicial declaration of death
- b. The physical person's capacity of exercise. Notion and characters. The lack of capacity of exercise. Restraint capacity of exercise. Full capacity of exercise.
- c. The protection of the physical person. The protection of the minor. The protection of the mentally ill. The protection of the physical person by guardianship.
- d. The identification attributes of the physical person. Notion, characters.
- e. Name. Notion. Surname. First name. Pseudonym. Nickname
- f. Domicile. Notion, importance, legal characters and types, Common law domicile. Legal domicile. Conventional domicile. Residence.
- q. Civil status. Notion, legal characters. Civil status actions.
- h. Civil status registrations. Civil status acts. The civil status proof.

2. The legal person

- a. The composing elements of the legal person. Notion. Enumeration.
- b. The classification of legal persons.
- c. The creation of legal persons.
- d. The legal person's capacity. The capacity of use. The legal person's capacity of exercise.
- e. The identification of the legal person. Notion. Importance. The denomination of the legal person. Establishment and change. Registered office. The reorganisation and termination of the legal person.

Title of the discipline: **ROMAN LAW***

Instructor: Professor Valerius M. CIUCĂ, PhD

Senior Assistant Dan Constantin MÂŢĂ, PhD candidate

ECTS Credits: 5

Number of hours: courses 28 h - seminar 14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. Introduction to the Roman law
- 2. Sources of the Roman law
- 3. Jus actionum
- 4. **Judicial organization**. The Roman judicial authorities, The participants to the civil trial.
- 5. **The civil procedure**. The role of procedures in creating the law, General notions, Procedural systems developed in the Roman law.
- 6. The classification of actions, interdictions, praetorian stipulations, actions of sending into possession
- 7. **De persona**. The condition of humans status hominis -, Status libertatis.
- 8. **Status civitatis**. The legal position of Roman citizens, The categories of non citizens and their legal status.
- 9. **Status familiae**. The Roman family, Custody, Curatorship, Legal persons.
- 10. **Bonorum division**. Prolegomena to jus rerum, The division of things.
- 11. Proprietas. The main forms of private property and their content.
- 12. Atypical forms of private property. Condominium, Nudum dominium.
- 13. Ways of obtaining property
- 14. Defensio proprietatis
- 15. De possessio
- 16. Jura obligationum
- 17. Criminal liability in the Roman law
- 18. Contractual liability in the Roman law. Conventionis divisio
- 19. The extinction and transmission of obligations
- 20. The guarantees of obligations
- 21. The mortis causa transmission of the patrimony

Title of the discipline: **HISTORY OF ROMANIAN LAW***

Instructor: Lecturer Cosmin DARIESCU, PhD

ECTS Credits: 5

Number of hours: courses 28 h - seminar 14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

Content:

1. Introductory notions

- 2. **The Dacian-Roman origins of the Romanian state and law** The Dacian society in the pre-state period, The Dacian state and law, The state organisation and law in Roman Dacia, The triptychs of Transylvania.
- 3. The law and social and political organisation before the formation of the Romanian Mediaeval states The ethno-genesis of Romanians, The village community and its norms of behaviour.
- 4. The Princedoms and the Law of the Princedom
- 5. **The formation of the independent Romanian princedoms** The organisation of the autonomous Princedom of Transylvania. The formation of the independent mediaeval state Walachia. Moldavia. Dobruja. The Rule and Law of the Princedom.
- 6. The social and political organisation of the Romanian Princedoms and of Transylvania in the Middle Ages The state organisation of Walachia and Moldavia up to the beginning of the 18th century. The state organisation of the Princedom of Transylvania. The state organisation of the Principality of Transylvania.
- 7. The law of the princedom and its institutions
- 8. Written law up to the beginning of the 18th century. Written law in Transylvania during the princedom and the principality
- 9. Walachia and Moldavia between 1711 and 1821. The beginnings of the modernisation of the Romanian law The social economic life, The central state authorities, Fiscal organisation, The organisation of the army, the Church, and the administrative and territory organisation.
- 10. State organisation and law in the Principalities 1821-1848
- 11. State organisation and law in Transylvania 1691-1848
- 12. The formation of "Small Romania" and of the modern law system. The legislation work of Prince Al. I. Cuza. The civil code. The criminal code. Civil procedure. Criminal procedure.
- 13. The modern state and law between 1866 and 1918. Transylvania from "liberalism" to the Great Union.
- 14. State and law in the interwar period.

Title of discipline: EUROPEAN COMMUNITY the

INSTITUTIONAL FRAMEWORK

Instructor: Lecturer Emanoil Corneliu MOGÂRZAN, PhD Assistant: Olga Andreea ALEXANDRU, PhD Candidate

ECTS Credits: 5

Number of hours: courses 28 h - seminar 14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. A brief history of the European integration The formation of the European Communities - The formation of the European Community of Coal and Steel - CECO, The creation of the European Economic Community - CEE, and of the European Community of Atomic Energy -CEEA or Euratom, Methods proposed for the construction of Europe, The evolution of the European Communities, The creation and evolution of the European Union.
- 2. The issues of the European integration The notion of European integration, The phases of the European integration, Differentiated integration.
- 3. **The expansion of the construction of Europe** The general issues of the expansion, Accession conditions, Accession negotiations, Accession procedure, The development of the accession process for the Central and Eastern Europe states, Romania and the European Union.
- 4. The structure, legal nature and competencies of the European Union and Communities - The structure of the European Union -General considerations, The first pillar, The second pillar – the common foreign and security policy - CFSP, The third pillar - police and judicial cooperation in criminal matters - the former JAI.
- 5. The competences of the European Communities and Union, the repartition of competences between the Community and the member states
- 6. The legal order of the European Community and its relations with the legal orders of the member states - The sources of Community law - Origin or primary law, Derived law, Compulsory acts, Derived law, International law, Non-Compulsory acts, Unwritten sources, Jurisprudence, The relations of the Community legal order with the legal orders of the member states.
- 7. The political institutions of the European Union The Commission, The European Union Council, The European Council, The European Parliament, The Court of Justice, The Court of First Instance - CFI, Means of jurisdiction control in the Community law.

Title of the discipline: FOREIGN LANGUAGE II*

ECTS Credits: 5

Number of hours: courses - h - seminar 28h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Specific

ENGLISH

Instructor – Senior Assistant Dragos AVADANEI

- 1. Participants in a trial
- 2. Solicitors and barristers
- 3. The role of judge a jury
- 4. Justice on ancient Romanian land
- 5. Civil Proceedings
- 6. Truth The principle of judicial pleading
- 7. Eloquence
- 8. Methods of juridical inquiry
- 9. The law
- 10. The civil law
- 11. Tax evasion Bribery and corruption
- 12. False advertising and fraud
- 13. The coercive law
- 14. The public international law
- 15. The British parliament
- 16. The commercial law

French

Instructor: Lecturer Daniela Gafitanu, PhD

- 1. L'organisation judiciaire
- 2. La personnalité juridique
- 3. La capacité juridique
- 4. La classification des biens
- 5. Le droit de la propriété

Italian

Instructor: Senior Assistant Harieta TOPOLICEANU

- 1. L'alfabeto, le regole di pronuncia, l'accento, il genere dei nomi, le formule di saluto, i verbi *avere* e *essere* all'indicativo presente.
- 2. L'articolo determinativo, le stagioni, i giorni della settimana, i mesi dell'anno. Il numerale cardinale.
- 3. L'articolo indeterminativo.

- 4. Le preposizionia rticolate di, a, in, su, da.
- 5. L'indicativo presente dei verbi regolari
- 6. I verbi riflessivi.
- 7. I verbi incoativi.
- 8. I pronomi e gli aggettivi possessivi.
- 9. L'indicativo presente dei verbi irregolari. La famiglia. I possessivi.
- 10. I colori, il lessico attinente alla casa.
- 11. Il passato prossimo dei verbi coniugati con l'ausiliare avere.
- 12. Il passato prossimo dei verbi coniugati con essere.
- 13. Verbi con participio passato irregolare.
- 14. I pronomi diretti.
- 15. L'imperfetto.
- 16. I pronomi diretti con i tempi composti.
- 17. I gradi dell'aggettivo. I numerali ordinali. I pronomi indiretti.
- 18. Il corpo umano. L'abbigliamento.
- 19. Il trapassato prossimo.
- 20. I pronomi accopiati. I pronomi accopiati nei tempi composti.
- 21. L'uso della particella ci. L'uso della particella ne.
- 22. Il pronome relativo.
- 23. Il condizionale presente. Il condizionale passato.
- 24. Italia organizzazione amministrativa. Le regioni italiane.
- 25. Italia storia, tradizioni, feste e folclore.
- 26. Italia oggi
- 27. Il sitema educativo italiano.
- 28. La compilazione di un curriculum vitae.

ELECTIVE DISCIPLINES

Title of the discipline: LATIN II

Instructor: Lecturer Dorina Claudia TĂRNĂUCEANU, PhD

ECTS Credits: 5

Number of hours: courses 28 h - seminar 14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. Practical course of Latin grammar
 - a. Notions of morphology
 - b. Notions of syntax
 - c. The technique of translating an unknown text
- 2. Latin legal texts
 - a. Gaius, The Institutes, I 1- 11, 108- 123
 - a. **II 1-39**
 - b. **III 1-24,88-92**
 - c. **IV 138- 170**
- 3. Latin legal maxims and phrases

Title of the discipline: **JURIDICAL LOGICS** Instructor: **Professor Teodor DIMA, PhD**

ECTS Credits: 5

Number of hours: courses 28 h - seminar 14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- The objective and importance of logic Proposition and inference, Validity and truth, Logical structure or form, Thinking as an object of logic.
- 2. **The logic of principles** The laws of logic and their characteristics, The principle of identity, of non- contradiction, The principle of The excluded third, The principle of bivalence, of the negation of the negation, of the sufficient reason.
- 3. **The logic of propositions -** Proposition and judgement, the truth value of the proposition, Relations between propositions, The main inter- propositional relations.
- 4. **The characterisation of inferences** Hypothetical inferences, Disjunctive inferences, The forms of the dilemma.
- 5. The truth tables method
- 6. Laws of logic confirmed by the propositional calculus
- 7. Properties of the logic operations
- 8. Conjunctive inferences
- 9. Equivalence between functors
- 10. Negations of composed propositions
- 11. Relations between composed propositions

Title of the discipline: RHETORIC

Instructor: Lecturer Gheorghe VLASIE, PhD

ECTS Credits: 5

Number of hours: courses 28 h - seminar 14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

Content:

1. A brief history of rhetoric: - Rhetoric in Ancient times

a. The resurrection of rhetoric during the 20th century

2. The semiotic approach as an integrator in discourse analysis

- a. The syntactic dimension of the discourse
- b. The semantic perspective in discourse analysis
- c. The importance of the pragmatic dimension in the creation of discourses

3. Convincing and persuading, two different purposes of rhetoric and discourse

4. Types of arguments used in the rhetorical discourse

- a. Arguments based on facts
- b. Arguments based on examples
- c. Arguments based on authority
- d. Arguments based on analogy

2nd YEAR - 1st SEMESTER

MANDATORY DISCIPLINES

Title of the discipline: CIVIL LAW. REAL ESTATE LAW * Instructor: Lecturer Dan Constantin TUDURACHI, PhD

Senior Assistant Cristina Luiza GAVRILESCU, PhD Candidate

ECTS Credits: 5

Number of hours: courses 28 h - seminar 28h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. **Patrimony** The notion of patrimony, The legal characters of patrimony, The functions of patrimony, Theories regarding patrimony.
- 2. **Possession -** The notion and the elements of possession, The acquisition and loss of possession, The qualities and vices of possession, The effects of possession.
- **3.** The general theory of the property right The definition, Legal characters and attributes of the property right, The public property right, Ways in which the state acquires the property right, The legal status of lands and buildings.
- 4. **The modalities of the property right -** General points, The annullable property, The resoluble property, The common property.
- 5. **The dismemberments of the property right -** The right of usufruct, The right of use and the right of habitation, The right of way, The right of ownership or use within another person's land, The right of use on farming lands which are the property of administrative units, regulated by the dispositions of article 19, paragraph 3 of Law no, 18/1991, republished.
- 6. **The ways of acquiring the property right Notion**, enumeration and classification, The contract a way of acquiring the property right and the other real rights, The acquisitive prescription, The accession or incorporation, The court order, Tradition, Occupation.
- **7.** The defence of the property right General points regarding the ways of defending the property right, Claiming action, Action for recovery of property, Action for recovery of real estate property.
- **8. Real estate advertising -** The notion and objectives of real estate advertising, The transcription and inscription register system, The land book system according to Law no. 115/1938, The land book system according to Law no. 7/1996.

Title of the discipline: CRIMINAL LAW. GENERAL PART I*
Instructor: Lecturer Ioana Maria MICHINICI, PhD
Assistant Mihai DUNEA, PhD Candidate

ECTS Credits: 5

Number of hours: courses 28 h - seminar 28h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

Content:

1. Introductory considerations. General points regarding the criminal law

- a. Concept, The object of criminal law, The purpose of criminal law, The characters of criminal law, The sources of criminal law, The place of the criminal law in the law system.
- b. The principles of criminal law.

2. Legal norm

- a. Concept.
- b. The structure of the criminal norm.
- c. Categories of criminal norms.

3. The offence

- a. The notion of offence, Essential characteristics of the offence, The content of the offence.
- b. The subjective side of the content of the offence, The material element of offence.
- c. The objective side of offence, Conditions regarding the object of the offence, Conditions regarding the subjects and the legal content of the offence, Conditions regarding the place, time and means of committing the offence, Preparatory acts, The attempt or unsuccessful or failed offence, Consummated offence, Offence as a completed fact.
- d. Modalities of the offence resulting from the diversity of its forms of manifestation, categories of offences.
- e. Several persons committing the offence Criminal participation, Criminal participation proper, Improper participation.
- 4. The concurrence of offences.
- 5. Relapse.
- 6. Intermediate plurality.
- 7. Causes preventing the constitution of the offence.

Title of the discipline: **ADMINISTRATIVE LAW AND ADMINISTRATION SCIENCE I***

Instructor: Senior Assistant Cătălin BĂLAN, PhD candidate Assistant Claudiu PUPĂZAN, PhD candidate

ECTS Credits: 5

Number of hours: courses 28 h - seminar 14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. **State, public administration, administrative law** General notions about public administration, The principle of the separation of powers in the state, Rule of law, The definitions of the notion of administration and the definition of public administration, The relations between the public administration and the public authorities, The law applicable to the public administration.
- 2. **Administrative law and administration science** The appearance of the legal phenomenon and the definition of law, Public and private law, Administrative law norms, The sources of the administrative law, The relations between the administrative law, administrative law and administration science.
- 3. The evolution of state and administration. The evolution of administrative law on Romanian territory.
- 4. The administrative organisation of the territory and the public administration authorities Considerations concerning the administrative organisation of the territory and of the public administration, The structure and features of public administration according to the Constitution of 1991, The tasks, competence and capacity of the central and local public administration authorities.
- 5. **Government** The role of the government, The organisation and functioning of the government, The role and place of the prime minister, ministers, ministerial liability.
- 6. Local communities and the local public administration authorities Conceptions on local communities, Organisation modalities for the local public administration, The principles of local public administration, Local public administration authorities organisation and functioning, Goods and works.

Title of the discipline: INTERNATIONAL PUBLIC LAW *

Instructor: Lecturer Marius BALAN, PhD

Assistant Carmen MOLDOVAN, PhD Candidate

ECTS Credits: 5

Number of hours: courses 28 h - seminar 14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. The notion and features of international public law The international public law as an ensemble of norms, international public law as a discipline, The object of the international public law, The norms of the international public law.
- 2. **The sources of the international public law** The notion of source of international public law, The international treaty, The international custom, The subsidiary sources of international public law, The codification of the international public law, Unilateral acts of states or international organisations, Jus cogens.
- 3. **The subject of the international public law** The notion of subject of the international public law, The state, International organisations, people fighting for national freedom, The natural person.
- 4. **The law of treaties** The notion of international treaty, The classification of international treaties, The elements of the international treaties, the structure of international treaties, The closure and entry into force of the international treaties, The reserve to treaties, The effects of treaties, The suspension of treaties, The termination of treaties, The prolongation and modification of treaties, The interpretation of international treaties, Treaties closed between states and international organisations or between international organisations.
- 5. **Population in the international public law** Citizenship in the international public law, The legal status of foreigners in the international public law, The status of minorities, The status of refugees.
- 6. **Territory in the international public law** State territory, Spaces with an international status, Sea law.
- 7. **International liability** The international liability of states, International criminal liability.
- 8. **Solving various differences among states** Diplomatic means of solving international differences, Jurisdictional means of solving international differences, Means of solving international differences by constraint.

Title of the discipline: FOREIGN LANGUAGE I*

ECTS Credits: 5

Number of hours: courses - h - seminar 28h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Specific

ENGLISH

Instructor - Senior Assistant Dragos AVĂDANEI

- 1. Fair- trade laws
- 2. Criminal proceedings
- 3. Crime in the USA
- 4. Corruption
- 5. Principles of criminality
- 6. Warrants. Types of warrant in the UK
- 7. Powers of entry, search and road checks
- 8. Identification of suspects
- 9. Offences against person Part I.
- 10. Offences against person Part II.
- 11. Firearms, armed forces and bomb hoaxes
- 12. Procedure
- 13. Forensic medicine Part I.
- 14. Forensic medicine Part II.

French

Instructor: Senior Lecturer Daniela GAFIŢANU, PhD

- 6. L'organisation judiciaire
- 7. La personnalité juridique
- 8. La capacité juridique
- 9. La classification des biens
- 10. Le droit de la propriété

ELECTIVE DISCIPLINES

Title of the discipline: **DIPLOMATIC PRACTICE AND TECHNIQUES**

Instructor: Professor Gheorghe IACOB, PhD

ECTS Credits: 5

Number of hours: courses 28 h - seminar 14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. Introduction to diplomacy
- 2. The functions of diplomacy. A diplomat's qualities
- 3. "Old" and "new" diplomacy
- 4. The diplomatic vocabulary
- 5. Diplomatic relations. Diplomatic missions
- 6. The diplomatic corps
- 7. The status of the Diplomatic Corps of Romania
- 8. Diplomatic immunities and privileges
- 9. Protocol and priority in diplomacy
- 10. Negotiation. Strategies, techniques, tactics
- 11. Culture and communication. The significance of cultural differences in the relations with foreigners

Title of the discipline: EUROPEAN COMMUNITY LAW. GENERAL PART*

Instructor: Lecturer Alina GENTIMIR, PhD

ECTS Credits: 5

Number of hours: courses 28 h - seminar 14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. The idea of the European organisation. The history of the construction of Europe. The great European organisations
- 2. The creation of the European Communities. The evolution of the Community system. The European Union
- 3. **The sources of the Community law**. The treaties of the European Communities and Union, Secondary legislation the legal acts adopted by the Community institutions, The general principles of Community law, The jurisprudence of the Court of Justice, Other sources.
- 4. The legal order of the European Union. The characters of Community law
- 5. **The Community institutional system**. The organisation and functioning principles of the Community institutions, The Council, The European Commission, The Parliament.
- 6. The Court of Justice and the Court of First Instance
- 7. The Court of Accounts and other Community organisms
- 8. **The administration of Community justice.** Judicial control over Community acts. Ways of contesting Community acts. Actions in cancellation. The action regarding the Community institutions' abstaining from acting.
- 9. Judicial control over the acts of the member states
- 10.Other cases of exercising control by the Court of Justice and the Court of First Instance
- 11. The Court of Justice solving requests for pronouncing preliminary decisions

Title of the discipline: **HISTORY OF EUROPEAN CONSTRUCTION**

Instructor: Professor Cătălin TURLIUC, PhD

ECTS Credits: 5

Number of hours: courses 28 h - seminar 14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. The evolution of the European Union. The historical and theoretical basis of the construction of Europe
- 2. **European processes and institutions.** The institutions which have appeared and the decision- making process within them.
- 3. **Political union:** Maastricht, The negotiation of the treaty, The discussions regarding the political union and its role after the end of the Cold War, The European Union as a world actor, The new trans-Atlantic agenda.
- 4. **Maastricht:** Monetary and economic union, The debate on the introduction of the euro, The economic, social and political implications of that decision.
- 5. **The consolidation of the European Union,** The post- Maastricht period and the main evolution tendencies of the European Union, Amsterdam, Copenhagen, Helsinki, Nice, The institutional adaptation and adjustment, developing processes.
- 6. Policies concerning Central and Eastern Union
- 7. **The future of the European integration,** The medium and long-term potential and limits of the expansion of the European Union.
- 8. **The organisational framework of European security,** Institutions involved in the issues of the European security, The theoretical and conceptual framework, Interrelations among the WEU, NATO, OSCE.
- 9. **The European security policy,** The historical development of the organisations and institutions called upon to contribute to the insurance of security, Debates concerning the place and role of those institutions, The common foreign and security policy.
- 10. The expansion towards the East: Opportunities and obstacles, The new security architecture after the Cold War, The reform of NATO and the other organisations involved, Madrid, Prague and the process of expansion of NATO.
- 11. Conflicts and the "construction" of peace
- 12. The future of the European security, New developments and implications, The institutional role of the existing organisms and organisations, Strategies for approaching and preventing potential conflicts.
- 13. Romania and the existing security structures

2nd YEAR - 2nd SEMESTER

MANDATORY DISCIPLINES

Title of the discipline: CRIMINAL LAW. GENERAL PART II*

Instructor: Lecturer Ioana Maria MICHINICI, PhD
Assistant Mihai DUNEA, PhD candidate

ECTS Credits: 5

Number of hours: courses 28 h - seminar 28h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

Content:

1. Criminal liability

- a. Criminal liability.
- b. Causes eliminating criminal liability

2. The sanctions in criminal law

- a. Criminal law sanctions.
- b. Punishments.
- c. Educational measures.
- d. Security measures.
- e. The enforcement and carrying out of punishments.
- f. The individualisation of punishments

3. The removal of the carrying out of the punishment

- a. Pardon.
- b. Limitation period of the carrying out of the punishment

4. Rehabilitation

- a. General aspects regarding rehabilitation.
- b. Rehabilitation by right.

Title of the discipline: CIVIL LAW. THE GENERAL THEORY OF LIABILITIES *

Instructor: Lecturer Dan Constantin TUDURACHI, PhD
Senior Assistant Cristina Luiza GAVRILESCU, PhD Candidate

ECTS Credits: 5

Number of hours: courses 28 h - seminar 28h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- **1. General notions about obligations -** The definition and elements of the obligation legal report, The classification of obligations.
- **2.** The sources of obligations The contract, The one-sided legal act as a source of obligations, The licit legal act as a source of obligations, The illicit deed causing prejudice.
- 3. **The effects of obligations -** Direct execution (in kind) of obligations: a. payment, b. forced execution in kind of obligations, Indirect execution of obligations (Execution by equivalent) a. categories of damages, b. the conditions for granting damages, c. the evaluation of damages, The creditor's rights on the debtor's patrimony.
- **4. The transmission and transformation of obligations -** Ways of transmitting obligations, Ways of transforming obligations.
- **5. The ways of removing obligations -** Ways of removing obligations which lead to the realization of the creditor's claim, Ways of removing obligations which do not lead to the realization of the creditor's claim.
- 6. **Complex obligations -** The obligations affected by modalities, Plural obligations.
- 7. **Warranting obligations -** Personal warranties, Fideiussor's warranty, Real warranties.

Title of the discipline: **ADMINISTRATIVE LAW AND ADMINISTRATION SCIENCE II***

Instructor: Senior Assistant Cătălin BĂLAN, PhD candidate Assistant Claudiu PUPĂZAN, PhD candidate

ECTS Credits: 5

Number of hours: courses 28 h - seminar 14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. **Public service, public function** The evolution of conceptions regarding the public service, The classification of public services, The fundamental principles of public service, The legal nature of the public service, The legal status of the public function, The public servant, The rights and duties of the public servant, The disciplinary liability of public servants.
- 2. Administrative acts and the other forms of activity of the public administration
 - a. Introductory notions.
 - b. The form of administrative acts.
 - c. The procedure of adopting administrative acts.
 - d. The modification. suspension and annulment of administrative acts. the authority administrative act.
 - e. The jurisdictional administrative act.
 - f. The management administrative act.
 - g. Contentious matters in the competence of the administrative
- 3. **Administrative liability** Administrative-contravention liability, Administrative- disciplinary liability.

Title of the discipline: FINANCIAL LAW *
Instructor: Lecturer Mihaela Tofan, PhD
Assistant Ioana Maria COSTEA. PhD

ECTS Credits: 5

Number of hours: courses 28 h - seminar 14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. **Financial law** a branch of the law system The notion and object of financial law, The legal norms of financial law, The sources of financial law, The legal relations of financial law.
- 2. **The national public budget** The concept of national public budget, The legal nature of the public budget, The principles of budget law.
- 3. The procedure of elaborating, approving, executing and closing the execution of the central budgets The elaboration of the state budget, The content of the state budget, The approval of the state budget, The annual budget law, The execution of the state budget, The closure of the execution of the state budget, The control of the execution of the state budget, The budget of the state social security.
- 4. The regulations regarding the local public finances Public finances and local autonomy, The elaboration, approval and execution of local budgets, The way the principles of the Charter of local autonomy are reflected in the Romanian financial legislation.
- 5. **Elements of fiscal law** Public financial resources, Fundamental requirements of taxing, Characteristics of the fiscal resources, taxes, Defining elements of the fiscal resources, Characteristics of the fiscal law legal relation, Fiscal law, The codification of fiscal law.
- 6. The realisation of fiscal debts The notion of fiscal debt, Fiscal registration, The declaration of the payment obligations for the state budget, The individualisation of the budgetary obligation by the proof of debt, The characteristics of the proof of fiscal debt, Administrative ways of attacking proofs of fiscal debt, The modification of fiscal obligations, The extinction of fiscal obligations.
- 7. Legal liability for infringing the financial law

ELECTIVE DISCIPLINES

Title of the discipline: CRIMINOLOGY*

Instructor: Lecturer Maria Ioana MICHINICI, PhD

ECTS Credits: 5

Number of hours: courses 28 h - seminar 14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. **Introductory notions** The definition of criminology, The object of study of criminology, The autonomy of criminology as a science, The connections between criminology and other disciplines, The methods of criminological research.
- 2. The constitution and development of criminology.
- 3. Brief history.
- 4. The establishment of criminology as a science.
- 5. The traditional etiologic criminology. The main schools of criminology.
- 6. The appearance and development of criminology in Romania.
- 7. Contemporary criminology.
- 8. Causality in criminology. Contemporary theories in criminology
- 9. The criminal's personality.
- 10. Victim and victimology.
- 11. The social reaction to the phenomenon of crime.
- 12. Transition and crime in Romania.

Title of the discipline: **PHILOSOPHY OF LAW** Instructor: **Professor Mihai BACIU, PhD**

ECTS Credits: 5

Number of hours: courses 28 h - seminar 14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. Philosophical perspectives in approaching law
- 2. Fundamental philosophical themes in correlation with law
 - a. good and law,
 - b. equity and justice,
 - c. legitimacy and legality,
 - d. moral and law.
- 3. Law and society
 - a. the purpose of law,
 - b. **democracy**,
 - c. rule of law.
- 4. The history of the philosophy of law
 - a. Antiquity and Middle Ages,
 - b. Renaissance,
 - c. The Modern Era and the Contemporary Era.

3rd YEAR - 1st SEMESTER

COMPULSORY DISCIPLINES

Title of the discipline: CRIMINAL LAW. SPECIAL PART I*

Instructor: Professor Tudorel TOADER, PhD

ECTS Credits: 5

Number of hours: courses 28 h - seminar 28h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written and Written exam

Language of evaluation: Romanian

1. **Introduction** - The notion of special part of the criminal law, The correlation between the general and the special part of the criminal law, The importance of the special part of the criminal law, The special part of the criminal law science, The system of the special part of the criminal law.

2. Offences against the security of the state

a. Common aspects. Particular aspects regarding the incriminated deeds.

3. Offences against the person

- a. Homicide. Felonious homicide, Voluntary manslaughter.
- b. Infanticide, Culpable homicide, Determining or helping a person to commit suicide.
- c. Hitting and battery, Common aspects, Hitting or other forms of violence, Battery, Mayhem, Blows or injuries causing death, Felonious battery.
- d. Offences against the freedom of the person, Common aspects, The illegal deprivation of freedom, Slavery, Blackmail, The violation of the privacy of mail, The divulgation of the professional secret.
- e. Offences regarding the sexual life, Common aspects, Rape, The sexual relation with a minor, Seduction, Sexual relations between persons of the same sex, Sexual perversion, Sexual corruption, Incest.
- f. Offences against dignity, Common aspects, Insult, Slander.

4. Offences against property

a. Common aspects, Theft, Aggravated theft, Armed robbery, Piracy, Breach of trust, Fraudulent management, Deceit, Embezzlement, Appropriation of the found good, Destruction, Aggravated destruction, Felonious destruction, Disturbance of possession, Concealing.

Title of the cipline: CIVIL LAW. CONTRACTS*
Instructor: Lecturer Codrin MACOVEI, PhD
Asistant Mirela IACOB, PhD Candidate

ECTS Credits: 5

Number of hours: courses 28 h - seminar 28h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written and Written exam

Language of evaluation: Romanian

- The sale and purchase contract The notion and importance of the sale and purchase contract, The legal characters of the sale and purchase contract. The validity conditions of the sale and purchase contract, The effects of the sale and purchase contract, Various types of sale.
- 2. **The rental contract** Definition and legal characters, Validity conditions, The effects of the contract, The termination of the rental.
- 3. **The dwelling places rental contract** Notion and legal characters, The conclusion of the rental contract, The rights and obligations of the parties, Sub-letting and the dwelling places exchange, The termination of the dwelling places rental contract and the eviction of the tenant, The lease contract.
- 4. **The enterprise contract** Definition and legal characters, General rules regarding the enterprise contract, Special rules regarding the building enterprise, The termination of the contract.
- 5. **The commission contract** The representation commission, Definition, Legal characters, Validity conditions, The span of the commission, The obligations of the parties, The termination of the contract, The commission without representation, The service contract, The consignment contract.
- 6. Real contracts The common characters of these contracts
- 7. Aleatory contracts.
- 8. **Transaction** Definition, Composing elements, Legal characters, Validity conditions, Effects.
- 9. The donation contract The notion and legal characters of the donation contract, Form rules of the donation, The capacity of the parties, Disguised donations, indirect donations and hand gifts, The irrevocability of donations, The effects of the donation contract, The legal causes for revoking donations, The connection between donations and successions.

Title of the discipline: CRIMINAL PROCEDURE*

Instructor: Reader Tudor PLĂEŞU, PhD

Assistant Ancuta Elena FRANT, PhD Candidate

ECTS Credits: 5

Number of hours: courses 28 h - seminar 28h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. The object and fundamental principles of the criminal trial The place of criminal procedure within the law system, The place of criminal procedure within the legal sciences system.
- 2. **Criminal procedure norms** Criminal procedure norms and their sources, The enforcement of criminal procedure norms in space and time, The fundamental principles of the criminal procedure.
- 3. **Criminal action and civil action in the criminal trial** The object and characteristics of the criminal and civil action, The subjects of the criminal and civil action, The setting in motion and exercising of the criminal and civil action.
- **4. Jurisdiction -** The jurisdiction function in the criminal matter and the judicial authority in charge, Incompatibility, Competence, The exceptions of non competence and the concurrence of competence.
- 5. **Proofs and the means of evidence -** Evidence in the criminal trial and its importance, The object of evidence, The procedure of evidence, Means of evidence The declarations of the parties and witnesses, Writings and material evidence, Technical and scientific findings, forensics findings and expertise -, The management of proof by rogatory commission and delegation.
- 6. **Criminal trial means and criminal procedure means** The means for trial constraint and their type, Preventive measures, Other trial measures.
- 7. **Trial and procedure acts** Trial and procedure acts, Terms, Criminal trial sanctions, Some procedure measures.

Title of the discipline: FAMILY LAW*

Instructor: Lecturer Lucia IRINESCU, PhD Candidate

ECTS Credits: 5

Number of hours: courses 28 h - seminar 28h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. General notions family relations
- 2. **The closure of marriage** The notions and characters of marriage, matter and form conditions.
- 3. **The effects of marriage** The personal relations between spouses, the matrimonial relations between spouses.
- 4. **Cancellation of marriage** The nullities of marriage, The effects of the nullity of marriage.
- 5. **Termination of marriage and dissolution of marriage** Termination of marriage, Dissolution of marriage divorce.
- 6. Kinship and affinity
- 7. **Filiations** Filiations with regards to the mother, Filiations with regards to the father.
- 8. **Adoption** The requirements for the closure of adoption, The legal nature of adoption, The effects of adoption, The cancellation and dissolution of adoption.
- 9. **The legal obligation of maintenance** Conditions of existence, The obligation of maintenance between spouses, The obligation of maintenance between former spouses, The obligation of maintenance between parents and children, The execution of maintenance, The termination of the obligation of maintenance.
- 10.**The protection of the minor** The protection of the minor by the parents, Custody and curator ship.
- 11. The protection of the child in difficulty.

ELECTIVE DISCIPLINES

Title of the discipline: **EXECUTIONAL CRIMINAL LAW**

Instructor: Lecturer Daniel ATASIEI, PhD

ECTS Credits: 5

Number of hours: courses 28 h - seminar 14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

Content

1. **Introductory notions:** - Definition - object of study, The place of the execution criminal law in the law system, The relation between the discipline and other branches of the law.

2. The execution of punishments.

- a. The execution of the main punishments The execution of the punishments depriving persons of their freedom, The execution of the punishment of fine, The execution of work to the benefit of the community.
- b. The execution of complementary and accessory punishments
- c. The execution of educational measures Reprimand, Freedom under surveillance, Freedom under strict surveillance, Commitment into a re-education centre, Commitment to a medical and educational institute.

3. The execution of safety measures.

- a. The execution of medical patrimonial safety measures.
- b. The execution of patrimonial safety measures.
- c. The execution of the other safety measures depriving persons of their rights.
- 4. The execution regime of preventive detention and arrest.

Title of the discipline: INTRODUCTION TO COMPUTER SCIENCE

Instructor: Professor Silvia LUCHIAN, PhD

ECTS Credits: 5

Number of hours: courses 28 h - seminar 14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. **The basic elements of the Internet** Access to the Internet, provider, Addresses on the Internet, Sending and receiving e-mail.
- 2. **Web browsing** Web addresses, The basic elements of Web browsers, Reading a page with the help of a Web browser, Following a soft connection, Orientation among Web pages, Saving or sending a document, Selecting image maps, Frameworks, Managing mobile windows.
- 3. **Tracing interesting resources on the Internet** Searching on the Web, Searching by means of a search engine, Searching with specialised means, refining searches, Visiting a central search page, Transferring files and updating software, Compression programmes, Searching for people on the Internet.
- 4. **Discussions, conferences and collaboration** Live conversations, conferences and collaborations on the Internet or Intranet, Scheduling meetings.
- 5. **Creating a start page or a Website** A simple start page, creating a Web page, Basic formatting, Inserting images, Connecting pages to each other, editing instruments from the Web, Building a Website, Publishing a Website, Finding a host, Promoting and maintaining a Website.

3rd YEAR - 2nd SEMESTER

COMPULSORY DISCIPLINES

Title of the discipline: CRIMINAL LAW. SPECIAL PART II*

Instructor: Professor Tudorel TOADER, PhD

ECTS Credits: 5

Number of hours: courses 28 h - seminar 28h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written and Written exam

Language of evaluation: Romanian

Content:

1. Offences against authority

2. Offences which cause injury to activities of public interest or to other activities regulated by law

- a. Common aspects, Work offences.
- b. Offences which impede the realisation of justice.
- c. Offences against the safety of the railroad traffic.
- d. Offences regarding the established regulations for some activities regulated by law, Common aspects, The lack of observance of the regulations regarding the arms and ammunition, The lack of observance of the regulations regarding nuclear materials or other radioactive materials, The lack of observance of the regulations regarding the explosive materials, The lack of observance of the regulations regarding the protection of goods, The exercise of a profession without having the right to do so.

3. Offences of forgery

4. Offences regarding the established regulations for certain economic activities

a. Common aspects, Illegal speculation, Measurement fraud, The deceit regarding the quality of the merchandise, The divulgation of the economic secret, Counterfeiting the object of an investment, Circulating counterfeit products, Unfair competition,

5. Offences causing injury to relations regarding social life

- a. Common aspects, Offences against family.
- b. Offences against public health, Common aspects, Analysis of different offences.
- c. Offences regarding the assistance to those who are in danger.
- d. Other offences causing injury to relations regarding social life, General characterisation, Special characteristics.
- 6. Offences against Romania's defence capacity
- 7. Offences against peace and humanity

Title of the discipline: CIVIL LAW. SUCCESSIONS*

Instructor: Lecturer Codrin MACOVEI, PhD

Assistant Mirela IACOB, PhD Candidate

ECTS Credits: 5

Number of hours: courses 28 h - seminar 28h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written and Written exam

Language of evaluation: Romanian

- 1. **Introduction** The notion of succession, Types of successions, Legal characters of the succession transmission, The place and date of the opening of the succession, The devolution of estate, Legal requirements for inheriting Succession capacity, Succession indignity.
- 2. **The legal succession devolution** The general principles applicable to the legal succession devolution and the exceptions to those principles, Legal heir courseses, The surviving spouse's succession rights, The right of the state to the vacant succession.
- 3. Testament succession devolution The notion of testament, The content of the testament, The types of testaments, The legal status of the last will dispositions regarding the deposits at the State Savings Bank, Form rules which apply to all testaments, The legacy, Other testament clauses disinheritance, testament execution, The ineffectiveness of testament dispositions: nullity. caducity, revocation, The conjunctive legacy and the right of accretion.
- 4. The limits of the right to dispose from a cause of death by a legal
- 5. **The transmission of the succession assets** The transmission of the succession rights, The object of that transmission, The transmission of possession, The delivery of the legacy.
- 6. **The transmission of the succession liabilities** The liabilities: duties, tasks, Legacies, The responsibility for duties and tasks.
- 7. **The succession option** General notions, Pure and simple acceptance, Renouncing the heritage, Withdraw of the renouncement, Acceptance under the benefit of the inventory.
- 8. **The heredity petition** Notion; legal characters, The effects of the heredity petition.
- 9. **Inheritance in indivisum and the distribution of the heritage -** Inheritance in indivisum, The distribution of the heritage.

Title of the discipline: CRIMINAL PROCEDURE. SPECIAL PART*

Instructor: Reader Tudor PLĂEŞU, PhD

Assistant Ancuta Elena FRANT, PhD Candidate

ECTS Credits: 5

Number of hours: courses 28 h - seminar 28h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- Criminal prosecution The object and specific principles of the criminal prosecution, The authorities performing the criminal prosecution and their competence, The realisation of the criminal prosecution, The beginning of the criminal prosecution, The solution of the cause by the prosecutor.
- 2. **The prior complaint procedure** The prior complaint as a legal institution, Informing the Court by prior complaint.
- 3. **The appeal able judgement** Judgement, the main part of the criminal trial, The object and specific principles of the judgement phase, The structure of the judgement phase, The development of the appeal able judgement, Giving the verdict and the sentence in the criminal trial,
- **4. Common remedies at law -** Systems of common remedies at law, First appeal, Second appeal, Re-judgement of the cause after cassation.
- **5. Extraordinary remedies at law -** Systems of extraordinary remedies at law, Appeal for cancellation, Revision, Action for cancellation and action in the best interest of the law.
- **6.** The enforcement of the final decisions in a criminal trial Modalities and the date at which the decision remains final, The enforcement procedure for the decision in a criminal trial, Intervention procedures for the enforcement of a final decision in a criminal trial.
- 7. **Special procedures -** Prosecution and judgement in the case of certain offences, Prosecution and judgement in the case of flagrant offences, Prosecution and judgement in the case of offences committed by minors.
- **8. Other special procedures -** Judicial rehabilitation procedure, Reparation for the damage in the case of unjust conviction or arrest, The procedure performed in the case of the disappearance of judicial writings, International legal assistance.

Title of the discipline: INTELLECTUAL PROPERTY LAW*
Instructor: Lecturer Nicoleta Rodica DOMINTE, PhD

ECTS Credits: 5

Number of hours: courses 28 h - seminar 28h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

Content:

1. **Introductory considerations** - The notion of intellectual property right, The sources of the intellectual property right, The principles of the intellectual property right.

2. Invention patents

- a. General notions concerning inventions.
- b. Invention patentability.
- c. The subjects of the legal protection of inventions.
- d. Protection titles of inventions.
- e. Rights and obligations concerning inventions.
- f. The transmission of rights concerning inventions.
- g. The termination of right concerning inventions.
- h. The international protection of inventions.
- 3. **Utility models, drawings, and industrial models** Utility models, Drawings and industrial models.

4. Trademarks

- a. General notions concerning trademarks.
- b. Conditions concerning the protection of trademarks.
- c. The subjects of the rights of trademark.
- d. Obtaining the right of trademark. The transmission of the right of trademark.
- e. The extinction of the right of trademark.
- f. The defence of the right of trademark.

5. Geographical indications and trade name

6. **Unfair competition** - General notions concerning unfair competition, the acts of unfair competition.

7. Copyright

- a. General notions concerning copyright.
- b. The subjects of copyright.
- c. The object of copyright.
- d. The content of copyright.
- e. The limits of the exertion of copyright.
- f. The transmission of copyright.
- g. The defence of copyright.

ELECTIVE DISCIPLINES

Title of the discipline: ENVIRONMENTAL LAW*
Instructor: Professor Gheorghe DURAC, PhD

ECTS Credits: 5

Number of hours: courses 28 h - seminar 14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

Content

1. Introductory issues

- a. The notion of environment.
- b. About pollution and its implications.
- c. Protection of the environment a vital issue of the contemporary world.

2. The notion, role, place and principles of the law of the environment.

- a. Reasons for the recognition of the appearance of a new law branch.
- b. The definition of the law of the environment.
- c. The object and method of the law of the environment.
- d. The environment legal relation.
- e. The place and role of the law of the environment in the Romanian law system.
- 3. The principles of the law of the environment.
- 4. The sources of the law of the environment.
- 5. The preservation and protection of the environment factors.
 - a. Atmosphere.
 - b. Waters.
 - c. Soil and subsoil.
 - d. Forests and other forms of vegetation.
 - e. Terrestrial and aquatic fauna.
 - f. Reservations and monuments of nature.
- 6. The protection of human settlements.
- 7. The status of toxic products and substances and of dangerous residues.
- 8. Legal liability for ecological damage.

4th YEAR - 1st SEMESTER

Title of the discipline: TRADE LAW*

Instructor: Senior Assistant Marina Gabriela POPA, PhD Candidate

ECTS Credits: 5

Number of hours: courses 56 h - seminar 28h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. **General considerations on trade law -** Definition and object of trade law, The features of trade law, The place of trade law in the Romanian law system, The sources of trade law.
- 2. **Trade deeds acts.** Generalities, Objective trade acts, Accessory trade acts, Subjective trade acts, Unilateral trade acts.
- 3. The subjects of trade law
- 4. Goodwill General notions, The elements of goodwill, Operations on goodwill in the Romanian law. Trading companies Notion and classification, The company contract, The establishment of trading companies, The functioning of trading companies, The modification of the trading company, The merger of the limited company, The dissolution of trading companies, The liquidation of trading companies.
- 5. The procedure of judicial reorganisation and of bankruptcy.
- 6. **Trade auxiliaries -** Representation, The classification of trade auxiliaries.
- 7. **Commercial obligations** The closure and execution of the contract, The features of commercial obligations, Contractual responsibility, The probation of commercial obligations, The extinctive prescription.
- 8. **Special trade contracts** The sale and purchase contract, The trade mandate contract, The commission contract, The consignment contract, The deposit contract, The report contract, The current account contract.
- 9. **Titles of credit** The notion and classification of titles of credit, The bill of exchange, the promissory note and the cheque in Romanian law.

Title of the discipline: CIVIL PROCEDURE I*
Instructor: Professor Gheorghe DURAC, PhD

Senior Assistant Horia Nicolae TIT, PhD Candidate

ECTS Credits: 5

Number of hours: courses 28 h - seminar 28h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. The notion and system of the civil trial and of the civil procedure The notion of jurisdiction activity, The notion of the civil trial, The civil trial, The definition of the civil procedure, The sources of the civil procedure, The distribution of the procedure laws
- 2. The fundamental principles of the civil procedure
- 3. The participants to the civil trial Competence in the civil trial The definition of the notion of competence, General competence and
 jurisdiction, Jurisdiction, Absolute and relative competence, The
 competence prorogation, The non competence exception, The
 concurrence of competence, Incompatibility, the abstaining and
 exception of judges, moving the trial, The delegation of the court.
- **4. Action in the civil trial -** The elements of action: subjects, object and cause, The categories of actions, The insurance of action, The purpose of insuring measures, Insuring arrestation, insuring attachment, judicial arrestation, insuring mortgage.
- 5. The judicial evidence in the civil trial.
- 6. Procedure acts The notion of civil procedure act, The obligation of the court and parties to observe the conditions imposed by the law for the conclusion of procedure acts, The sanction for not observing these conditions, The nullity of the act, In what cases the nullity of the act operates and in what cases nullity may be covered, The procedure consequences of the annulment of procedure acts, Subpoenaing the parties and the realisation of the procedure acts, The content of the subpoena, The realisation of the subpoenaing procedure, Special dispositions regarding the subpoenaing procedure.
- 7. **Procedure terms and the sanction for not observing them -** The definition and function of procedure terms, Various categories of terms, The manner of calculating terms, The sanction for not observing terms, The decay and nullity in term.

Title of the discipline: INTERNATIONAL PRIVATE LAW*

Instructor: Professor Ioan MACOVEI, PhD

Senior Assistant Nicoleta Rodica DOMINTE, PhD

ECTS Credits: 5

Number of hours: courses 28 h - seminar14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. General considerations on the international private law.
- 2. The nature of the international private law.
- 3. The content of the international private law.
- 4. Conflicts between laws.
- 5. The evolution of the international private law.
- 6. The sources of the international private law.
- 7. Qualification.
- 8. Resending.
- 9. Public order in the international private law.
- 10. The fraud to the law.
- 11. Conflicts between laws in time and space.
- 12. Enforcing a foreign law.
- 13. The legal condition of foreigners.
- 14. The status of foreign legal persons.
- 15. The state and capacity of persons in the international private law.
- 16. Goods in the international private law.
- 17. The form of legal acts.
- 18. Contracts.
- 19. Family.
- 20. Succession.
- 21. Competence and civil procedure in the international private law.
- 22. Arbitrage in foreign trade.

ELECTIVE DISCIPLINES

Title of the discipline: FORENSICS MEDICINE

Instructor: Professor Vasile ASTARASTOAIEI, PhD

ECTS Credits: 5

Number of hours: courses **28 h** – seminar**14h**

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. The object of forensic medicine and its relations with the medical and law disciplines.
- 2. Medical forensic expertise and medical forensic findings in the proving system.
- 3. The limits and value of the medical forensic expertise.
- 4. Methodological and procedural rules of the medical forensic expertise and findings.
- 5. Vital reactions and their judicial importance.
- 6. Elementary primary. injuries in the medical forensic practice and their importance.
- 7. The stages of death agony clinical death biological death. and their correlation with legal acts or deeds.
- 8. The kind of death classification and criteria Suspicious. sudden death in the adult, Violent death by cranio-cerebral traumatisms and the medical forensic issues related to it, Death by falling and the medical forensic issues related to it, Homicide by cutting weapons and the medical forensic issues related to it, Homicide by firearms and the medical forensic issues related to it, Infanticide and the medical forensic issues related to it.
- 9. Motoring accidents, their production mechanisms and the medical forensic issues related to them.
- 10.**Asphyxias** Mechanical asphyxias by compression of the neck, Asphyxia by compression of the thorax and abdomen, Asphyxia by closure of the upper and lower air passages, Drowning, Death by psychological trauma.
- 11. Bodily injuries and medical forensic issues related to them.
- 12. Rape and medical forensic means of proving it Sexual perversions. Civil sex and its judicial and medical forensic implications.
- 13. Filiations expertise and its value in family law.
- 14. Psychiatric expertise procedure and methodology.
- 15. Power of discernment, responsibility, liability.
- 16. Psychopathy and crime.

Title of the discipline: LEGAL PROTECTION OF HUMAN RIGHTS*

Instructor: Lecturer Alina GENTIMIR, PhD

Credits: 5

Number of hours: courses **28 h** – seminar**14h**

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

Content:

1. **International human rights law** - General considerations.

- 2. **The UN human rights system** The UN Charter, The International Human Rights Charter.
- 3. Other important UN treaties concerning human rights General considerations, The convention regarding the prevention and punishment of genocide, The international convention regarding the elimination of all forms of racial discrimination, The international convention regarding The suspension and punishment of apartheid, The international convention regarding the elimination of all forms of discrimination of women, The international convention against torture and other cruel, inhumane or degrading punishments or treatments, The convention regarding the rights of the child.
- 4. **Institutions based on the UN Charter** General considerations, The Human Rights Commission, The sub-commission regarding the prevention of discrimination and protection of minorities, The commission regarding the status of women, Procedures of approaching flagrant infringements of the human rights, The High Commissioner for human rights, Flagrant infringements of the human rights and the UN Charter.
- 5. **The European human rights protection system** Introductions, The European Human Rights Convention, The mechanism of applying the Convention, The European social charter, The Organisation for Security and Cooperation in Europe.
- 6. **The inter-American human rights system** The system based on the OSA Charter, The system based on conventions.
- 7. **The African human and peoples' rights system** General considerations, Rights and duties, State obligations and enforcement measures.
- 8. **Humanitarian law** The Geneva Conventions and the additional protocols, Humanitarian law and the human rights treaties, The International Red Cross Committee, International jurisdiction.
- 9. Romania and the human rights treaties

Title of the discipline: **ORGANISATION OF THE JUDICIAL SYSTEM***

Instructor: Senior Assistant Horia ŢIŢ, PhD Candidate

Credits: 5

Number of hours: courses **28 h** – seminar**14h**

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. **General considerations concerning justice** the notion and role of justice, justice as a function, justice as a public service.
- 2. The history of the judicial organisation in Romania
- 3. **The organisation and ruling of judicial courts** The Ministry of Justice, The Superior Magistrates' Council, judicial inspectors, presidents and vice-presidents of the courts, the services and auxiliary staff of courts.
- 4. **The competence of judicial courts** Functional material competence, Trial material competence.
- 5. **The Public Ministry** The origin of the institution, The role and organisation of the Public Ministry, The legal nature of the Public Ministry, The attributions of the Public Ministry.
- 6. **The Magistrates' Corps** Preliminaries, Admission as a magistrate, Promotion and transfer of magistrates, Rights and obligations of magistrates, The legal responsibility of magistrates, The Magistrates' National Institute.
- 7. **The Constitutional Court** The judicial control over the constitutional character of laws, The establishment and organisation of the
- 8. Constitutional Court, the competence of the Constitutional Court, the legal nature of the Constitutional Court.
- 9. **The Court of Accounts** The establishment and organisation of the Court of Accounts, The attributions of the Court of Accounts, The status of the financial judges and prosecutors.
- 10. **Military courts and prosecution departments** Military courts, the territory military court, The military Court of Appeal, The military section of the Supreme Court of Justice, Military prosecution departments.
- 11. The partners and auxiliaries of justice The solicitor's profession and practising the law, Legal counsellors and legal advisers, judicial executors.
- 12. The organisation of the judicial system in the European Union countries
- 13. The organisation of the North-American judicial system

Title of the discipline: **REAL ESTATE LAW AND REAL ESTATE SURVEY SYSTEM ***

Instructor: Lecturer Dan Constantin TUDURACHI, PhD

ECTS Credits: 5

Number of hours: courses 28 h - seminar14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. The Land Found and the land estate
- 2. The exploitation of agricultural land in Romania
- 3. Systems of real estate advertising before the Law no. 7/1996
 - a. The transcription and inscription register system
 - **b.** The land book system according to Law no. 115/1938
- 4. The land book system according to Law no. 7/1996
- 5. The cadastral system
- 6. The Land books

4th YEAR - 2nd SEMESTER

COMPULSORY DISCIPLINES

Title of the discipline: LABOR LAW*

Instructor: Lecturer Septimiu Vasile PANAINTE, PhD

ECTS Credits: 5

Number of hours: courses 56 h - seminar 28h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. Introduction: The social Labor relations and their legal regulation, The object of Labor law, The sources of Labor law.
- 2. **The judicial work report** The actions, Specific features and forms of the judicial work report, The subjects, object and content of the judicial work report, The establishment, modification and termination of the judicial work report.
- 3. **Trade unions and their role in the field of the work report** The role of trade unions, The organisation and functioning principles of trade unions, The trade union system, World trade unions.
- 4. Professional training and its improvement
- 5. **The collective employment contract** The notion and importance of the collective employment contract, The collective employment contract closed by the company, The collective employment contracts closed by central or central economic authorities.
- 6. Working time and resting time
- **7. Work retribution** The principles of the work retribution system, The rate setting for work , The tariff system, Forms of paying salaries, Salary increases, The prize system, The retribution of work under special circumstances, Allowances and compensations,
- 8. Labor protection
- 9. **Work Discipline. The liability of the hired persons** The forms of liability, Disciplinary liability, Material liability
- 10.**Work jurisdiction** The notion and importance of work jurisdiction, The principles of the system for solving work litigations, The solution of work litigations by courts of law.
- 11. The control of the enforcement of work legislation Control by state authorities, Control by the community

Title of the discipline: **CIVIL PROCEDURE II*** Instructor: **Professor Gheorghe DURAC, PhD**

Senior Assistant Horia Nicolae TIT, PhD Candidate

ECTS Credits: 5

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

Number of hours: courses 28 h - seminar 28h

- 1. Legal charges and judicial fines The notion of legal charges, The dispositions of the stamp law regarding stamp taxes, Other expenses, Who pays the legal charges and the procedure of obtaining them, Special situations regarding the granting of legal charges, Judicial fines as a civil sanction of the trial abuse of distress and of the breaching of various trial or work obligations.
- 2. The procedure performed prior to the judgement session
- 3. The debate of the civil trial in the judgement session The definition of the judgement session and its importance, The procedure principles which are applicable at this stage of the civil trial, The first day of the session and its procedure function, The list of trials, How the parties take the floor, Procedure dispositions meant to facilitate the judgement, Judgement in continuation, Judgement in absence, The verbal and written conclusions of the parties, The closure of the debates.
- 4. **Procedure exceptions** Their classification and importance, The main exceptions especially regulated by the Civil Procedure Code: non competence, the lack of capacity and quality, the lis pendens and the connected issue.
- 5. Court orders
- **6. Remedies at law against decisions and judicial closures -** The general rules for the use of the remedies at law: The first appeal, The second appeal, The appeal for cancellation, Revision, The action for cancellation and the action in the best interest of the law, Reasons for declaring the two extraordinary remedies at law.
- 7. Special procedures.
- 8. The enforcement of the court orders in civil matters.

Title of the discipline: INTERNATIONAL TRADE LAW*

Instructor: Professor Ioan MACOVEI, PhD

Senior Assistant Nicoleta Rodica DOMINTE, PhD

ECTS Credits: 5

Number of hours: courses 28 h - seminar 14 h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. **The notion of international trade law** The name of international trade law, The definition of international trade law, The object of international trade law.
- 2. **The evolution of international trade law** General notions, The international trade law in Ancient times, The international trade law during the Middle Ages, The international trade law during the modern era, The international trade law during the contemporary era.
- 3. **The sources of international trade law** General notions, internal sources, International sources.
- 4. **Natural person traders** The notion of natural person trader, The professional obligations of traders, The company and goodwill.
- 5. **Legal person traders** General considerations, Persons companies, Capital companies, Limited companies.
- 6. **Bankruptcy** Notion, Elements, Conditions, The procedure and effects of bankruptcy, Bankruptcy management, The suspension and end of bankruptcy.
- 7. **Operations preparing the closure of foreign contracts** Studying the market, Trade publicity, Choosing the foreign partner.
- 8. **Negotiating foreign contracts** Trade negotiations, The offer demand, The Offer, The liability of the parties during the negotiation period.
- 9. **The closure of foreign contracts** The moment when the contract is closed, The place where the contract is closed, The form in which the contract is closed, The content of the contract.
- 10.**Sale and purchase contracts in the international trade** The international commercial sale, Selling by exchanges, The auction sale.
- 11. **Mediation contracts in the international trade** The trade mandate contract, The commission trade contract, The agency contract.
- 12. **Concession contracts in the international trade** The exclusive concession contract, The franchising contract.
- 13.**Technology transfer contracts in the international trade** The licence contract, The know-how contract, The consulting-engineering contract.
- 14. **Financing contracts in the international trade** The leasing contract, The factoring contract.
- 15.**Titles of credit in the international trade** Notion, Classification, Role, The legal framework of the titles of credit, The main titles of credit: Bill of exchange, Cheque, Promissory note.

Title of the discipline: FORENSICS SCIENCES*
Instructor: Lecturer Daniel ATASIEI, PhD

ECTS Credits: 5

Number of hours: courses 28 h - seminar14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- Introductory notions concerning the object, characters and principles of forensics - Forensic technique, Forensic tactic, Forensic methodology.
- 2. **Elements of forensic technique** Forensic identification, Techniques of person identification by means of the traces left on the human body, Person identification by means of other methods, The investigation of traces left by objects and other categories of things.
- 3. **Elements of forensic tactic** The tactic of performing the on-site investigation, The tactic of hearing the accused or defendant, The tactic of hearing witnesses, The tactic of hearing the injured party, The plaintiff claiming damages and the civilly responsible party, Tactical rules applied in performing some prosecution acts.
- 4. **Forensic methodology** Crimes against life, Crimes against patrimony, The investigation of motoring and Labor accidents, Other crimes.

ELECTIVE DISCIPLINES

Title of the discipline: CRIMES IN SPECIAL STATUTES

Instructor: Professor Tudorel TOADER, PhD

ECTS Credits: 5

Number of hours: courses 28 h - seminar14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

- 1. General aspects regarding the incriminations in special laws. The agreement with the incriminations in the Criminal Code. Cases
- 2. Crimes committed by the infringement of norms regarding the circulation on public roads Common aspects, The Emergency Ordinance no. 195/2002 regarding the circulation on public roads.
- 3. Crimes related to the activity of management of the goods of economic units Common aspects. Law no. 22/1969, with its subsequent modifications, regarding the hiring of managers, the constitution of guarantees and the responsibility related to the management of the goods of economic units, public authorities or institutions.
- 4. Crimes related to the activity concerning the protection of the environment Common aspects, Law no. 137/1995 regarding the protection of the environment, with its subsequent modifications.
- 5. **Crimes related to the activity of trading companies -** Common aspects, Law no. 31/1990 regarding the trading companies.
- 6. Crimes related to the fulfilment of fiscal obligations Common aspects, Law no. 87/1994 regarding the tax evasion.
- 7. Crimes related to the observation of Labor protection norms Common aspects, Law no. 90/1996 regarding Labor protection, with its subsequent modifications.
- 8. Crimes committed by the infringement of the legal status concerning the state border Common aspects, the Emergency Ordinance no. 105/2001, with its subsequent modifications, regarding the state border of Romania.
- 9. **Crimes related to the accounting activity -** Common aspects, Law no. 82/1991 regarding the accounting activity.
- 10. Aspects related to the non constitutional character of some regulations of the Special Laws.

Title of the discipline: ANTI-TRUST LAW

Instructor: Lecturer Lucia IRINESCU, PhD Candidate

ECTS Credits: 5

Number of hours: courses 28 h - seminar14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

Content:

1. **Preliminary notions** - Relevant market, Company.

- 2. **The legal competition contribution** The subjects of the legal relation of competition, The object of the legal relation of competition, The content of the legal relation of competition.
- 3. **Fair competition** Notion, The Council of Competition, The abuse of dominant position, The control of economic concentrations, Help provided by the state.
- 4. **Unfair competition** Notion, Acts of unfair competition.
- 5. The practices of unfair competition on the international market Dumping, Subsidies.
- 6. **Legal liability for acts and deeds of unfair competition** Civil Liability, Criminal liability, Contravention liability, Action in unfair competition.

Title of the discipline: LEGAL COMPUTER SCIENCE

Instructor: Professor Silvia LUCHIAN, PhD

ECTS Credits: 5

Number of hours: courses 28 h - seminar14h

Evaluation: 50% - continuous evaluation - 50% final exam

Form of examination: Written exam Language of evaluation: Romanian

Content:

1. The use of computer science for a jurist

2. Introduction to the INTERNET

- a. Communication protocols.
- b. The main sources of legal documentation. Law magazines on the INTERNET.
- c. The computer-assisted law process.
- d. Methods of analysis of legal texts: KONTERM, CONCAT.
- e. Expert systems for assisting decisions: SHYSTER, ARGUE.
- f. Methods of simulation of the consequences of decisions.

3. Computer science law

- a. Regulations concerning the Computer Science Technology in Romania
- b. Intellectual property for computer products
- c. Crimes related to computer science

III. GENERAL INFORMATION FOR STUDENTS

Academic activities

Journals published within the Faculty

The Scientific Review of the "Alexandru Ioan Cuza" University comprises a *LEGAL SCIENCE* section where academics and students publish articles in the field of law.

The *Legal Hermeneutics Group* publishes a magazine available in an electronic format http://hermeneuticadreptului.home.ro

Scientific communication sessions

The scientific research activity is synthetically reflected in scientific communication sessions, both academics and students taking part in them with works in the field of law.

This type of activity takes place regularly and becomes more important during the

- "Al.I.Cuza" University Days from the 25th to the 27th of October
- "Europe Day" from the 9th to the 12th of May.

Academic groups

The civil law group

Coordinators: Lecturer Dan Constantin TUDURACHI, PhD

The public law group

Coordinators: Lecturer Maria Ioana MICHINICI, PhD Lecturer Marius Nicolae BĂLAN, PhD

The hermeneutics group

Coordinators: Professor Valerius M. CIUCĂ, PhD Lecturer Codrin MACOVEI, PhD Lecturer Septimiu PANAITE, PhD

Summer schools

THE EUROPEAN PROTECTION OF HUMAN RIGHTS

The Faculty of Law, from "Al. I Cuza" University, Iaşi and the International Institute for Human Rights, "René CASSIN", Strasbourg organise end of August – beginning of September, an annual session of curses, regarding "The European Protection of Human Rights".

The event, wanting to become an annual initiative, beneficiated from the participation of prestigious professors from both national and

European academic society, as well as practitioners from the field of human rights` legal protection. The courses were held enterely, in French.

Among these personalities, we can nominate M. Jean- François FLAUSS, Professor at the University of Paris II – Panthéon Assas, General Secretary of the International Institute for Human Rights, M. Joël ANDRIANTSIMBAZOVINA, Professor at the University of Limoges, Vlad CONSTANTINESCO, Professor at the University "Robert Schuman" of Strasbourg and M. Michel de SALVIA Jurisconsult at the European Court for Human Rights, Associated professor at the catholic University of Milan.

The session reached a detailed thematic with reference to the continuous evolution of this law field, by presenting the main European instruments of protection of fundamental human rights and liberties, as well as by dealing with practical judicial procedures.

The participants at this summer school, magistrates, professors, PhD candidates, students had the opportunity to consolidate the rigors of European procedures, extending not only their own knowledge, but also the premises of future collaboration.

For other information, please see:

http://www.iidh.org/se session iasi.php and http://laws.uaic.ro

■ Specialised Practice

3rd Year - Criminal Law Practice

Coordinators: Professor Tudorel TOADER, PhD Senior Assistant Daniel ATASIEI, PhD Assistant Ancuţa BĂLAN, PHD candidate

4th Year - Civil Law Practice

Coordinators: Professor Gheorghe DURAC, PhD Senior Assistant Horia TIT, PhD candidate

The criminal and civil law practice is performed within judicial authorities – prosecution departments – and courts and offers students the opportunity of interacting with experienced practitioners and participating in actual procedures within the criminal and civil trial.

University opportunities

The scholarship contest - The Notary Public Scholarship

The international simulated trial competition – European Mood Court Competition

■ Students' associations

The European Law Students' Association – as an active member of the university legal environment, the ELSA plays an important part in promoting cultural and scientific cooperation opportunities for students and young jurists.

Supplementary information on ELSA is available at: http://www.elsaiasi.home.ro/

Academic competitions

THE HEXAGON OF FACULTIES OF LAW

The Hexagon of Faculties of Law is a major scientific and cultural competition, organised by the Faculty of Law, from Iaşi, Bucureşti, Cluj, Sibiu, Timişoara and Craiova.

The event, which highlights the theoretical and practical abilities of the participating students, has as main goal to bring together students and academic staff from the six faculties in the framework of scientific contest with practical and theoretical, both civil and criminal issues.

Every year, in May, each Faculty, member of the Hexagon, hosts one of the contest's editions. The 2004 Edition was held in Iaşi, at the Faculty of Law, from "Al. I Cuza" University. At other editions, our faculty participated as a partner, with students in both scientific and cultural contest, and in 2006, in Bucharest, has been awarded the first prize.

THE QUADRILATERAL OF FACULTIES OF LAW

The project, the Quadrilateral of Faculties of Law, initiated by the Faculty of Law, from "Al. I Cuza" University has set as goal to diversify the transborder cooperation instruments at academic level, between Romania and Republic of Moldova. The actions will be implemented by the Faculties of Law from four state Universities, Iaşi, Bălţi, Cahul and Chişinău. During, the Quadrilateral, there will take place 5 academic activities:

- Scientific communication session
- Moot Court Competition
- Managerial Debate
- Scientific contest: civil and criminal law
- The Quadrilateral Law Review

And 2 socio-cultural activities (Intercultural Meeting and Sports Competition).

From the project will beneficiate over 400 students, professors and PhD candidates.

During these 12 months, the 7 activities will have as main goal to create the appropriate academic communication framework.

Students and professors will present their papers on fields of law, there will be organized several competitions and debates on the European standards of law education systems.

LIFELONG LEARNING PROGRAM ERAMUS COMPONENT

In the framework of the LLP Erasmus Program, The Faculty of Law is partner with important Universities from different European Cultural Spaces. Those partnerships offer the opportunity for our students and professors, to make learning and teaching mobilities in the partner universities.

Erasmus Coordinator: Ioana Maria COSTEA

E-mail: <u>ioana.costea@uaic.ro</u>

Our partners:

France:

Université d'Angers - <u>www.univ-angers.fr</u>
Universite de Bordeuax IV - <u>www.u-bordeaux4.fr</u>
Universite de Bourgogne - <u>www.u-bourgogne.fr</u>
Université de Nice - Sofia Antipolis - <u>www.unice.fr</u>
Universite de Lyon 3 - <u>www.univ-lyon3.fr</u>

Germany:

Universitaet Konstanz – <u>www.uni-konstanz.de</u>
Fachhochschule Westkuste, Heide - <u>www.fh-westkueste.de</u>

Spain:

Universidad de las Islas Baleares – <u>www.uib.es</u>
Universidad de Córdoba – <u>www.uco.es</u>
Universidad de Granada - <u>www.ugr.es</u>

Italy:

Universitá degli Studi di Foggia – <u>www.unifg.it</u> Universita degli Studi di Modena e Reggio Emilia - <u>www.unimo.it</u>

Finland:

University of Lapland, Rovaniemi – <u>www.urova.fi</u> University of Joensuu, Joensuu - <u>www.joensuu.fi</u>

Grecia:

University of Athens, Atena - www.uoa.gr

Polonia:

Lazarski school of commerce and law - http://english.lazarski.pl

Turcia:

Suleiman Demirel University - www.sdu.edu.tr

Islanda:

University of Akureiry - http://english.unak.is/

Logistics

The faculty possesses its own spaces which have been modernised for courses and seminars. They are situated in the B building of the Al. I. Cuza University:

- Amphitheatres Paul Demetrescu I₁, Matei Cantacuzino III₉,
 Dimitrei Alexandresco P10, Mihai Eliescu D
- Seminar rooms situated inside the University -S1 to S6
- Forensics laboratory
- Computer science laboratory
- Juridical library

Accommodation

The Faculty of Law proposes accommodation in the hostel of the "Al. I. Cuza" University, which is meant for international exchange, in rooms with two or three beds, toilets, TV sets and coffee-makers in the room.

We mention that the accommodation offered by the faculty is found within the university perimeter, so there is no need for going into the city.

Each participant has the possibility of choosing other accommodation facilities than the university hostel.

For further information concerning the accommodation, please contact the faculty administration:

Administrator: Economist Costel PALADE - costel.palade@uaic.ro

Erasmus Intensive Language Courses (EILC)

The Department of Romanian Language and Literature and Comparative Literature of our Faculty of Letters organises, with European Commission funding, two Erasmus Intensive Language Courses (EILC) in the next academic year between:

- 31 August 25 September 2010
- 18 January 12 February 2011.

The International Office of your home University must undertake an official application procedure for your participation in the EILC course.

Contact details: erasmus@uaic.ro

Info Iași

Iaşi, the capital of the Moldova region, has a cultural and spiritual tradition and is defined by its cultural symbols.

The city promises the architectural show of the beginning of the new millennium, among the monumental traces of the centuries past. It is an ecumenical centre with a long tradition, a fact easily noticeable in its –

mostly orthodox – religious architecture carrying the mark of various styles.

The intensity of the cultural life of the city can be seen not only at an architectural level, but also by the inner dynamism of a university centre. The historical component is only the premise of the present, as a sign of continuity and of the "eternal new feeling in every young spirit."

■ Education

The high education area in Iasi is structured on five Universities, each having its own tradition of excellence in the field.

- ALEXANDRU IOAN CUZA University www.uaic.ro
 Bd. Carol I, nr. 11, Tel. 0040 232. 218765
- **GH. ASACHI Technical University** www.tuiasi.ro Bd. D. Mangeron, nr. 67, Tel. 0040 232. 278628
- **GEORGE ENESCU University of Arts** <u>www.arteiasi.ro</u> Str. Horia, nr. 9, Tel. – 0040 232. 247601
- GR. T. POPA University of Medicine and Pharmacy www.umfiasi.ro

Str. Universității nr. 16, Tel. - 0040 232. 211820

• ION IONESCU DE LA BRAD University of Agricultural Sciences and Veterinary Medicine - www.univagro-iasi.ro
Aleea Mihail Sadoveanu nr. 3, Tel. - 0040 232. 274933

■ Culture

Libraries

MIHAI EMINESCU Central University Library

Str. Păcurari nr.4, Tel. – 0040 232. 116281 www.bcu-iasi.ro

GHEORGHE ASACHI County Library

Str. Palat nr.1, Tel. - 0040 232. 115 15 9 www.bjiasi.ro

Cultural Councils

Centre Culturel Français

Bd. Carol I, nr. 26, Tel. – 0040 232. 267637 www.ccf.tuiasi.ro

British Council

Str. Păcurari, nr. 4, Tel. – 0040 232. 31615 9 http://www.britishcouncil.org/ro/romania-about-iasi.htm

Goethe Zentrum

Bd. Carol I, nr. 21, Tel. – 0040 232. 21405 1 http://www.kulturzentrum-iasi.ro/

Theatres, operas, cinemas

VASILE ALECSANDRI National Theatre The Romanian National Opera

http://www.culture.ro/pages/tni Str. Agatha Bârsescu, nr.18

TĂTĂRĂŞI Athenaeum

Str. Pictorului, nr.14

MOLDOVA State Philharmonics

http://www.filarmonicais.ro/ Str. Cuza Vodă, nr. 29

Cinemas

Victoria

Str. Arcu, nr.24, Tel. - 0040232, 268012

Republica,

Str. Al. Lăpuşneanu, nr. 1, Tel. - 0040232. 268013

Dacia

Piata Voievozilor, nr. 14, Tel. - 0040232. 464 740

For infos on cultural events taking place in Iasi, go to:

www.laiasi.ro
www.inoras.ro
www.ici.ro/romania/ro/orase/iasi.html

V. INFO PRACTIC

Public Transportation

A public transportation map will be at the disposal of the participant at the time of the arrival.

Hospitals, Clinics

Emergency Hospital

Str. General Berthelot nr.2, Tel. - 0040 232. -21.65 .84, 21.65 .86,

Youth Hospital

Bd. Toma Cozma nr.4, Tel. - 0040 232. -26.77.82

Shopping Centres

HALA CENTRALA

Str. Anastasie Panu nr.46, Tel. - 0040 232. 21.95 .43

IULIUS MALL

Bd. Tudor Vladimirescu, Tel. - 0040 232. 20.85 .00

METRO IASI

DN 28 - Iaşi-Târgul Frumos. km 63, Tel. - 0040 232 20.21.5 0

Banks

Romanian Commercial Bank - BCR. Str. Palatului nr.11, Tel. - 0040 232. 23.05 .00

BRD Groupe Societe Generale

Str. A. Panu nr.1B-2A, Tel. - 0040 232. 21.30.5 0

Raiffeisen Bank

Bd. Ştefan cel Mare nr.2, Tel. - 0040 232. 21.5 9.61