

UČNI NAČRT PREDMETA / COURSE SYLLABUS						
Predmet:		Reševanje mednarodnih sporov				
Course title:		Settlement of International Disputes				
Študijski program in stopnja Study programme and level		Študijska smer Study field		Letnik Academic year		Semester Semester
Alternativno reševanje sporov - 2. stopnja				1/2		1/2
Alternative Dispute Resolution - 2nd degree				1/2		1/2
Vrsta predmeta / Course type				Izbirni/ Elective		
Univerzitetna koda predmeta / University course code:						
Predavanja Lectures	Seminar Seminar	Vaje Tutorial	Klinične vaje work	Druge oblike študija	Samost. delo Individ. work	ECTS
25	0	0	0	0	125	6
Nosilec predmeta / Lecturer:				Doc. dr. Ana Polak Petrič		
Jeziki / Languages:		Predavanja / Lectures:		Slovenski jezik/Slovenian		
		Vaje / Tutorial:				
Pogoji za vključitev v delo oz. za opravljanje študijskih obveznosti:				Prerequisites:		
Vpis v prvi ali drugi letnik. Vsaj 80% prisotnost na predavanjih.				Enrollment in the first or second year. At least 80% attendance at lectures.		

Vsebina:	Content (Syllabus outline):
<p>V okviru predmeta se bo uvodoma obravnavalo vprašanje pojma mednarodnega spora, obveznost mirnega reševanja sporov ter vrste reševanja mednarodnih sporov.</p> <p>Nadalje bodo študenti seznanjeni s posameznimi primeri reševanja mednarodnih sporov, glede na različne vrste (diplomatska / pravna sredstva). Spoznali bodo ključne razlike, posebnosti in prednosti posameznih vrst reševanja mednarodnih sporov.</p> <p>Obravnavale se bodo tudi specifične postopke pred različnimi mednarodnimi sodišči. Posebna pozornost bo namenjena postopkom pred Meddržavnim sodiščem v Haagu, ITLOS sodišču v Hamburgu ter Stalnim arbitražnim sodiščem,</p> <p>Obravnavali se bodo konkretni mednarodni spori Slovenije, in sicer glede meje, trgovinski in investicijski spori ter spor glede deviznih varčevalcev LB.</p> <p>S sodelovanjem študentov bomo izbrali nekaj najbolj aktualnih primerov mednarodnih sporov (trgovinski spor ZDA/Kitajska, agresija na Ukrajino) in jih bolj podrobno obravnavali.</p>	<p>The course will start with an introduction to the concept of international dispute, the obligation to settle disputes peacefully and the types of international dispute settlement.</p> <p>Students will then be introduced to specific examples of international dispute settlement, according to the different types (diplomatic/legal means). They will learn about the key differences, specificities and advantages of each type of international dispute settlement.</p> <p>The specificities of proceedings before different international tribunals will also be discussed. Particular attention will be paid to proceedings before the International Court of Justice in The Hague, the ITLOS Court in Hamburg and the Permanent Court of Arbitration,</p> <p>Specific international disputes of Slovenia will be addressed, namely border issue, trade and investment disputes and the LB foreign exchange savers dispute.</p> <p>With the participation of students, we will select some of the most topical cases of international disputes (US/China trade dispute, aggression against Ukraine) and discuss them in more detail.</p>

Temeljna literatura in viri / Readings:

Obvezna literatura:

- E. Petrič, Zunanja politika – Osnove teorije in praksa, Ljubljana 2010.
- D. Türk, Temelji mednarodnega prava, Ljubljana 2008.
- J. G. Merrills, International Dispute Settlement, Cambridge Univ. Press, 2011.
- Arbitražni sporazum med Republiko Slovenijo in Republiko Hrvaško.
- Zakon o zunanjih zadevah RS.
- I. Brownly, Principles of Public International Law, 7. izdaja, Oxford 2008, str. 701-729.

Priporočena literatura:

- Handbook on the Peaceful Settlement of Disputes between States, New York : UN, 1992.
- M. Pogačnik, Arbitraža kot sredstvo mirnega reševanja mednarodnih sporov. V: Pravniki. - ISSN 0032-6976. - Letn. 50, št. 4/5 (1995), str. 239-249.

Cilji in kompetence:

Študenti bodo pridobili naslednje splošne in posebne kompetence ter dosegli naslednje cilje:

- sposobnost analize, sinteze in predvidevanja rešitev ter posledic pojavov na področju reševanja sporov in konfliktov,
- sposobnost uporabe znanj s področja konfliktov, reševanja konfliktov in sporov, postopkov alternativnega reševanja sporov, mediacije, arbitraže in pogajanj,
- nadgradnja znanj in sposobnost uporabe pravne teorije in drugih interdisciplinarnih znanj v konkretnih situacijah reševanja sporov,
- razumevanje in obvladovanje pravnih znanj, ki so tesno povezana s področjem reševanja konfliktov in pogajanj na različnih področjih (sodno reševanje sporov, reševanje sporov pred ESČP, reševanje civilnih, gospodarskih, delovnih sporov, gospodarska arbitraža),
- sposobnost analize, sinteze in predvidevanja rešitev ter posledic mednarodnega reševanja sporov.

Objectives and competences:

Students will acquire the following general and specific competences and achieve the following objectives:

- the ability to analyze, synthesize and predict solutions and consequences in the field of dispute and conflict resolution,
- the ability to apply knowledge of conflict, conflict and dispute resolution, alternative dispute resolution, mediation, arbitration and negotiation,
- building on knowledge and ability to apply legal theory and other interdisciplinary knowledge to concrete dispute resolution situations,
- understanding and mastery of legal skills closely related to the field of conflict resolution and negotiation in various areas (judicial dispute resolution, dispute resolution before

the ECtHR, civil, commercial, labour dispute resolution, commercial arbitration),

- the ability to analyze, synthesize and anticipate solutions in international dispute resolution conditions.

Predvideni študijski rezultati:

- pridobljeno znanje, skladno z vsemi opisanimi cilji predmeta;
- razumevanje pomena mirnega reševanja sporov v mednarodnem okolju ter sredstva, ki so za to na voljo;
- obdelava aktualnih primerov meddržavnih sporov na različnih področjih;
- sposobnost sodelovanja pri razreševanju mednarodnih sporov.

Intended learning outcomes:

- the knowledge acquired, in line with all the objectives described in the course;
- understanding of the importance of peaceful settlement of disputes in the international environment and the means available for this purpose;
- the processing of actual cases of inter-state disputes in various fields;
- the ability to participate in the resolution of international disputes.

Metode poučevanja in učenja:

Oblike dela:

- Frontalna oblika poučevanja
- Delo v manjših skupinah oz. v dvojicah
- Samostojno delo študentov
- e-učenje
- drugo (vpišite): IKT

Metode (načini) dela:

- Razlaga
- Razgovor/ diskusija/debata
- Delo z besedilom
- Proučevanje primera
- Igra vlog
- Druge vrste nastopov študentov
- Reševanje nalog
- Študijski obiski podjetij ipd.)
- Vključevanje gostov iz prakse
- Udeležba na okrogli mizi, na konferenci

Learning and teaching methods:

Types of learning/teaching:

- Frontal** teaching
- Work in smaller groups or pair work
- Independent students work
- e-learning
- other: ICT

Teaching methods:

- Explanation
- Conversation/discussion/debate
- Work with texts
- Case studies
- Role-play
- Different presentation
- Solving exercises
- Field work (e.g. company visits)
- Inviting guests from companies

	<input type="checkbox"/> Attending round table and conference
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Delež (v %) /

Načini ocenjevanja:

Weight (in %) **Assessment:**

Pisni izpit	100	Written exam
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Reference nosilca / Lecturer's references:

ANA POLAK PETRIČ je docentka za področje mednarodnega prava in diplomacije ter Evropskega prava na Novi Univerzi. Diplomirala je na Pravni fakulteti Univerze v Ljubljani (2002), magistrirala s področja mednarodnih odnosov na Diplomatski akademiji in Univerzi na Dunaju (2007) ter doktorirala iz mednarodnega prava na Evropski pravni fakulteti. Od leta 2003 je zaposlena na Ministrstvu za zunanje zadeve, kjer se ukvarja z vprašanji mednarodnega in evropskega prava ter prava človekovih pravic. Več let je bila visoka predstavnica Republike Slovenije za nasledstvo, od 2019-2022 veleposlanica Republike Slovenije na Japonskem (nerezidenčno tudi v Koreji in na Filipinih), od leta 2022 je veleposlanica Republike Slovenije v Nemčiji. Je odgovorna urednica zbirke Mednarodno pravo ter avtorica publikacij in člankov s področja mednarodnega prava in človekovih pravic.

ANA POLAK PETRIČ is an assistant professor of international law and diplomacy and European law at the New University. She graduated from the Faculty of Law, University of Ljubljana (2002), holds a master's degree in advanced international studies from the Diplomatic Academy of Vienna and University of Vienna (2007), and a PhD in law from the European Faculty of Law (2014). Since 2003, she has worked as a diplomat and a legal expert in the Ministry of Foreign Affairs of Slovenia, where she is dealing mostly with international law, EU law and humans rights law. For several years she was appointed as a High Representative of the Republic of Slovenia for Succession Issues, 2019-2022 she was Ambassador of the Republic of Slovenia to Japan (non-residential also to Korea and the Philippines), since 2022 she serves as Ambassador of the Republic of Slovenia to Germany. She is the editor of the International Law Series and author of several publications are articles in the field of international law and human rights.