

Subject card

Subject name and code	European criminal law - auditorium classes, PG_00131393						
Field of study	Criminology						
Date of commencement of studies	October 2026	Academic year of realisation of subject				2028/2029	
Education level	Bachelor's studies	Subject group				Obligatory subject group in the field of study	
Mode of study	full-time studies	Mode of delivery				at the university	
Year of study	3	Language of instruction				Polish	
Semester of study	5	ECTS credits				1.0	
Learning profile	academic	Assessment form				credit	
Conducting unit	Faculty of Law and Administration -> Rector						
Name and surname of lecturer (lecturers)	Subject supervisor		mgr Dawid Marko				
	Teachers						
Lesson types	Lesson type	Lecture	Tutorial	Laboratory	Project	Seminar	SUM
	Number of study hours	0.0	20.0	0.0	0.0	0.0	20
	E-learning hours included: 0.0						
Learning activity and number of study hours	Learning activity	Participation in didactic classes included in study plan		Participation in consultation hours		Self-study	SUM
	Number of study hours	20		0.0		5.0	25
Subject objectives	To provide a basic knowledge of cooperation in criminal matters in the European Union.						

Learning outcomes	Course outcome	Subject outcome	Method of verification
	[KRYML3_WG02] To an advanced degree, he knows the terminology and key concepts of law, criminology and related sciences, including law, psychology and sociology, to the extent related to the studied major	The student has an advanced knowledge of terminology and key concepts in the field of European criminal law.	[SW4] test/exam - oral or written [SW1] oral statement/conversation/discussion [SW2] presentation/project/paper/report [SW5] implementation of a problem task
	[KRYML3_WG05] In advanced degree knows the basic principles of criminal responsibility, the principles of punishment, the type of criminal reaction measures used, their basic principles and institutions	The student knows and is able to apply the principles and legal norms resulting from European criminal law.	[SW4] test/exam - oral or written [SW1] oral statement/conversation/discussion [SW2] presentation/project/paper/report [SW5] implementation of a problem task
	[KRYML3_K02] In advanced degree is able to make a critical assessment of his knowledge and received content, responsibly prepares for work, is able to determine priorities and adequately plan work	The student is able to critically assess their knowledge of European criminal law and the content they have learned, and responsibly use basic theoretical knowledge of European criminal law to analyse, interpret and solve problems related to the harmonisation of criminal law in Member States and cooperation in criminal matters between these countries.	[SK1] oral statement/conversation/discussion [SK2] presentation/project/paper/report [SK4] test/exam - oral or written [SK5] implementation of a problem task [SK8] observation of student's independent or team work
[KRYML3_UU02] In an advanced degree, he understands and can analyze social phenomena and use the results of this analysis in his professional work. Is able to recognize and analyze moral and legal dilemmas in professional work	The student has the ability to understand and analyse social phenomena and moral dilemmas relevant to cooperation in criminal matters between EU Member States and to use this analysis in their professional work.	[SU1] oral statement/conversation/discussion [SU2] presentation/project/paper/report [SU4] test/exam - oral or written [SU5] implementation of a problem task [SU8] observation of student's independent or team work	
Subject contents	<ol style="list-style-type: none"> 1. The concept and subject matter of European criminal law. 2. Evolution of EU Member States' cooperation in the field of criminal law. 3. Sources of EU law. Interpretation of European criminal law. The importance of the Court of Justice of the EU. 4. Protection of fundamental rights in the EU. The Charter of Fundamental Rights of the EU. Importance of the European Convention on Human Rights. The European principle of ne bis in idem. 5. EU institutions and their role in relation to cooperation in criminal matters. Bodies promoting cooperation in criminal matters. The Office of the European Public Prosecutor. 6. European cooperation in the area of substantive criminal law (Types of cooperation. EU competence to harmonise substantive criminal law. Areas of substantive criminal law covered by harmonisation) 7. Harmonisation of procedural criminal law (Rights of victims of crime. Conflicts of jurisdiction. Procedural guarantees in criminal proceedings) 8. Principles of judicial cooperation in criminal matters within the EU. 9. Judicial cooperation in criminal matters (Legal aid in criminal matters - European Investigation Order. European arrest warrant. Mutual recognition of decisions. Mutual recognition of evidence) 10. Police cooperation in criminal matters. 11. Perspectives for the development of European criminal law. 		
Prerequisites and co-requisites			
Assessment methods and criteria	Subject passing criteria	Passing threshold	Percentage of the final grade
	Presentation/Project/Paper/Report	51.0%	40.0%
	Examination (written examination with open questions (tasks) or written test)	51.0%	60.0%
Recommended reading	Basic literature	<ol style="list-style-type: none"> 1. A. Grzelak, M. Królikowski, A. Sakowicz (eds.), Europejskie prawo karne, C.H. BECK, Warszawa 2012 2. V. Mitsilegas, EU Criminal Law, Hart, Oxford 2022 3. Öberg J., The Normative Foundations for EU Criminal Justice: Powers, Limits and Justifications, Bloomsbury, Oxford 2024 	

	Supplementary literature	<ol style="list-style-type: none"> 1. A. Klip, European Criminal Law. An Integrative Approach, 4th ed., Intersentia, Cambridge 2021 2. K. Ambos, European Criminal Law, Cambridge University Press, Cambridge 2018 3. H. Satzger, International and European Criminal Law, 2nd ed., CH.BECK-Hart-Nomos, Munich 2018 4. U. Sieber, H. Satzger, B. von Heintschel-Heinegg (eds.), Europäisches Strafrecht, Baden-Baden 2014 5. Roberto E. Kostoris, Handbook of European Criminal Procedure, Springer, Cham 2018 6. A. Grzelak, T. Ostropolski, Współpraca wymiarów sprawiedliwości w sprawach karnych i współpraca policyjna, Warszawa 2011 7. R. Potorski (ed.), Współpraca policyjna i sądowa w sprawach karnych w Unii Europejskiej: geneza, struktury, działania, Toruń 2011 8. M. Szwarc-Kuczer, Kompetencje Unii Europejskiej w dziedzinie harmonizacji prawa karnego materialnego, Warszawa 2011 9. Europejski nakaz aresztowania w teorii i praktyce państw członkowskich Unii Europejskiej, ed. P. Hofmański, Warszawa 2008 10. M. Kusak, Postępowanie karne w sprawach międzynarodowych. Podręcznik praktyczny, Warszawa 2017 11. M. Kusak, Dowody zagraniczne. Gromadzenie i dopuszczalność w polskim procesie karnym. Przewodnik z wzorami, Warszawa 2018 12. Z. Barwina, Zasada wzajemnego uznawania w sprawach karnych, Warszawa 2012 13. A. Sakowicz, Zasada ne bis in idem w prawie karnym w ujęciu paneuropejskim, Białystok 2011
	eResources addresses	
Example issues/ example questions/ tasks being completed	<ol style="list-style-type: none"> 1. What is European criminal law? What is its nature and what micro-systems does it consist of? 2. What is the phenomenon of the Europeanisation of criminal law? 3. How does RE affect national criminal law, including procedural law? 4. How does the EU influence national criminal law, including procedural law? 	
Work placement	Not applicable	

Document generated electronically. Does not require a seal or signature.