



UNIVERSITY OF WORLD ECONOMY AND DIPLOMACY

2025/2026

**SYLLABI
FOR COURSES OF THE THIRD YEAR
BACHELOR'S PROGRAMME IN
INTERNATIONAL LAW**

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1.ADVOCACY

**University of World
Economy and Diplomacy**



Syllabus

**Course Title: ADVOCACY
(ELCM13E6)**

2025-2026

O'ZBEKISTON RESPUBLIKASI TASHQI ISHLAR VAZIRLIGI
JAHON IQTISODIYOTI VA DIPLOMATIYA UNIVERSITETI
XALQARO HUQUQ VA QIYMAVIY HUQUQ FANLARI KAFEDRASI



«Tasdiqlayman»
Akademik ishlar bo'yicha
Birinci prorektor
A. Umarov

2025-yil " 2 " 09



ADVOKATURA
FANI SILLABUSI
ELCM13E6

Bilim sohasi: 400 000- Biznes, boshqaruv va huquq
Ta'lim sohasi: 420 000- "Huquq"
Ta'lim yo'nalishi: 60420100- "Yurisprudensiya"

Toshkent – 2025

Kreditlar miqdori: 6 ECTS
Ta'lim turi: Kunduzgi
Soatlar (jami): 180 soat
Ma'ruza: 30 soat
Amaliy mashg'ulot: 30 soat
Mustaqil ta'lim: 120 soat
Ta'lim tili*¹: O'zbek va rus tillari
Semester: 5
Kafedra: "Xalqaro huquq va ommaviy huquq fanlar"
Ma'ruzachi: Raximberganova Bonu Davlatnazarovna - Xalqaro huquq va ommaviy huquq fanlari kafedrasida o'qituvchisi, PhD
Ofis: B bino, 611-xona.
Konsultatsiya kunlari: Payshanba 15.00
Telefon: +99890 115 05 37
E-mail: bondav0116@gmail.com

Taqrizchilar:

1. SH.Xamdamova - Xalqaro huquq va ommaviy huquq fanlari kafedrasida PhD, dotsent.
2. D.Nurumov - Toshkent davlat yuridik universiteti Sud, HMQO va Advokatura kafedrasida mudiri o'rinbosari, PhD, dotsent

Kelishildi:

Akademik va o'qituvchilar
ishlari ofisi boshlig'i

Fakultet dekani

Kafedra mudiri v.v.b.


U. Dustov

S. Muratayev

N. Kadirova

Ushbu sillabus O'quv-uslubiy kengashning 2025-yil "2". 09 dagi 2 - sonli bayonnomasi bilan ma'qullangan.

Ushbu hujjat Jahon iqtisodiyoti va diplomatiya universitetining mulki hisoblanadi va uni oluvchilar uchun maxfiy bo'lib, to'liq yoki qisman nusxa ko'chirilmashigi, tarqatilmashigi yoki ko'paytirilmashigi, shuningdek, uchinchi shaxslarga berilmashigi kerak. Ushbu material ko'paytirish, tarqatish, nusxalash, oshkor qilish, o'zgarish, tarqatish yoki nashr etishning har qanday shakli qat'iyan man etiladi.

*Akrivizalar o'zbek va rus tillarida o'tiladi. Semmlarlar o'zbek, ingliz yoki rus tillarida o'tilishi mumkin.

1.1. Course Description

The “**Advocacy**” module is designed to develop students’ comprehensive knowledge, practical skills, and professional competencies in relation to the institution of the Bar and its functions.

The course covers the organizational and legal forms of advocacy, the legal status of self-governing bodies of advocates, and the procedures for obtaining advocate status. It further addresses the rights, duties, and professional liability of advocates, as well as the ethical foundations of legal practice.

Particular attention is paid to guarantees of advocacy activity, social protection of advocates, and the specific features of legal practice. The module also examines contractual aspects of legal assistance, including fee arrangements and taxation issues, as well as the interaction of the Bar with public authorities and non-governmental non-profit organizations.

1.2. Prerequisites

No prerequisites are required for this course.

1.3. Course Objectives

The course aims to equip students with a systematic understanding of the institutional, organizational, and legal foundations of advocacy, including the professional status of advocates, regulatory frameworks governing legal practice, and ethical standards.

It further seeks to develop students’ analytical and practical skills in applying legal norms related to advocacy, including contractual regulation of legal services, professional responsibility, and interaction with public and private institutions.

1.4. Learning Outcomes

Upon successful completion of the course, students will be able to:

1. **demonstrate** a comprehensive understanding of the institution of the Bar, its legal framework, and core functions;
2. **analyze** the procedures for obtaining advocate status, including disciplinary liability, as well as the requirements for suspension and termination of such status;
3. **evaluate** the role and functions of the Bar within the legal system and its interaction with state and non-state actors;
4. **compare and critically assess** different organizational and legal models of advocacy in a comparative legal context;

5. **apply** legal principles governing advocacy to practical and case-based scenarios, including issues of legal representation, professional ethics, and contractual relations.

1.5. Independent Study and Assignments

I. Independent Study

Independent study is aimed at deepening students' knowledge of the course and involves individual engagement with selected academic literature, including the preparation of glossaries, analytical papers, and other written assignments.

The main requirements are as follows:

1. preparation of a glossary, analytical paper, or similar assignments based on assigned literature;
2. evaluation criteria include independence, creativity (analytical reasoning, formulation of ideas, originality in problem-setting, and problem-solving orientation), and substantiation of arguments;
3. stylistic quality (overall academic literacy, clarity, and coherence of writing);
4. essay requirements: length – 1200 words ($\pm 10\%$); font – Times New Roman; line spacing – 1.5; font size – 14;
5. logical structure and consistency of presentation.

II. Individual Assignments

Students are required to complete **four independent assignments** within the established deadlines in the form of individual tasks. These may include: identifying the foundations of a policy or legal issue, selecting appropriate research methodology and methods based on applied research, conducting case studies, content analysis, system analysis, and field research, as well as preparing analytical materials in the form of video or poster presentations.

All assignments must be submitted within the prescribed deadlines. Late submissions are not accepted and are not subject to resubmission.

2. PUBLIC SERVICE (ENG)

**University of World
Economy and Diplomacy**



SYLLABUS
SUBJECT: Public Service
(ELCM13E6)

2025-2026

Ministry of Foreign Affairs of the Republic of Uzbekistan
University of World Economy and Diplomacy
Department of International Law and Public Law Disciplines



« Approve »
First Vice-Rector for
Academic Affairs
A. Umarov

2nd 09 2025



Syllabus of the Course
"PUBLIC SERVICE"
(ELCM13E6)

Field of Knowledge: 400 000 - "Business, Management and Law"
Field of Education: 420 000 - "Law"
Educational Program: 60420100 - "Jurisprudence"

Tashkent - 2025

Credits: 6 ECTS
Mode of Study: Daytime
Total Hours: 180 hours
Lectures: 30 hours
Practical Classes: 30 hours
Independent Study: 120 hours
Language of Instruction*:¹ English
Semester: 5
Department: Department of International Law and Public Law Disciplines
Lecturer: Ismailova Gulnoza Saydiganixodjayevna – DSc, Professor.
Office: B building, Room 609.
Consultation Hours: Tuesday (afternoon)
Phone: +998944293300
E-mail: g.ismailova@uwed.uz
Reviewers:

1. F. Avazbokova – PhD, Associate Professor. Agency for the Development of Public Service of the Republic of Uzbekistan.
2. I. Bekov – DSc, Professor. Head of Department, Tashkent State University of Law.

Approve:

Head of the Academic and Faculty Affairs Office

Dean of the Faculty

Head of the Department


U. BUSTOV
K. MURATAYEV
N. KADIROVA

This syllabus was approved by the Methodological Council, Minutes No. 2 dated 20 09 2025.

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* Lectures are delivered in Uzbek and Russian. Seminars may be conducted in Uzbek, English, or Russian.

2.1. Course Description

The subject “Public Service” provides students with an understanding of the essence of the legislative acts regulating public service in the Republic of Uzbekistan, as well as the directions for its improvement in the future. It covers the main aspects of legal regulation of public service in the context of modernization and reform of the country, expansion and deepening of economic liberalization processes, the status of key institutions of public service, and the specific features of its administrative-legal regulation. Furthermore, it presents the achievements reached in the development of public service in Uzbekistan during the years of independence, the tasks envisaged in the “Uzbekistan — 2030” Strategy, and the directions required for the consistent implementation of the tasks defined in the Concept of Administrative Reforms in the Republic of Uzbekistan. The significance of this subject lies in the fact that it helps students carry out scientific research within the scope of its topics, select appropriate research methods, and systematize necessary information. The results achieved contribute to the enhancement of their legal and moral worldview.

2.2. Prerequisites

Course of Administrative law.

2.3. Course Objective

It is aimed at developing in students the necessary knowledge, understanding, skills, and competencies regarding the organization of public service and the legal status of public servants.

2.4. Learning Outcomes

Upon completion of the course, students will:

Know and be able to apply the history of the emergence of public service in the Republic of Uzbekistan, its stages of development, conceptual approaches, the current state of the regulatory legal framework, and directions for its improvement in the future; the main directions of legal regulation of public service in the context of modernization and reform of the country and the expansion and deepening of economic liberalization processes; the essence of the main institutions of public service; and the specific features of its administrative-legal regulation.

Acquire skills in properly expressing and justifying their views on such issues as the selection of managerial personnel in the public service system, professional development, formation of a personnel reserve of public servants, career growth, modern technologies of human resource management,

evaluation of public servants, professional responsibility, political-party neutrality, and restrictions established for public servants.

Be able to use the theoretical knowledge gained from this subject in the field of law enforcement (implementation); analyze various situations that may arise in public service relations based on generally recognized international rules and standards; and develop skills for problem-solving in such contexts.

Develop competencies in summarizing information in the field of public service, organizing and managing large volumes of data, analyzing situations, achieving results in a timely and high-quality manner, adapting to changing circumstances, quickly adjusting to new conditions, and effectively performing new tasks.

2.5. Independent Study and Assignments

I. Independent work is carried out in order to deepen students' knowledge of this subject and involves individual study of the main and additional literature selected in advance, necessary for writing a glossary, analytical papers, and other tasks.

The main requirements for this form of independent study are as follows:

1. Writing a glossary, analytical paper, and other assignments based on the literature provided for independent study;

2. In evaluating the work, the following will be taken into account: independence, creativity (analytical approach, idea formation, originality in problem setting, attention to problem-solving), and the validity of the proposed arguments;

3. Style (general literacy, clarity of text);

4. Essay requirements: length – 1200 ($\pm 10\%$) words; font – Times New Roman; spacing – 1.5; font size – 14;

5. Consistency of presentation.

II. The student must complete 5 independent assignments within the specified deadlines in the form of individual tasks (such as identifying the foundations of political problem research, selecting methodology, methods and research tools based on practical studies, event analysis, content analysis, system analysis, conducting field research, preparing analytical materials through video or poster presentations, etc.).

Students are required to submit all assignments on time. Late submissions will not be accepted.

3. PUBLIC SERVICE

**University of World
Economy and Diplomacy**



SYLLABUS
SUBJECT: Public Service
(ELCM13E6)

2025-2026

O'ZBEKISTON RESPUBLIKASI TASHQI ISHLAR VAZIRLIGI
JAHON IQTISODIYOTI VA DIPLOMATIYA UNIVERSITETI
"XALQARO HUQUQ VA OMMAMAVIY HUQUQ FANLARI" KAFEDRASI



«Tasdiqlayman»
Akademik ishlari bo'yicha
Birinchi prorektor
A. Umarov

2025-yil 2.09



DAVLAT XIZMATI
FANI SILLABUSI
ELCM13E6

Bilim sohasi:	400 000	Biznes, boshqaruv va huquq
Ta'lim sohasi:	420 000	Huquq
Ta'lim yo'nalishi:	60420100	Yurispredensiya

Toshkent - 2025

Kreditlar miqdori:	6 ECTS
Ta'lim turi:	Kunduzgi
Soatlar (jami):	180 soat Ma'ruza: 30 soat Seminar: 30 soat Mustaqil ta'lim: 120 soat
Ta'lim tili*:	O'zbek, rus tillari
Semester:	5
Kafedra:	"Xalqaro huquq va ommaviy huquq fanlari"
Ma'ruzachi:	Ismailova Gulnoza Saydigantxodjayevna - DSc, Professor.
Ofis:	B bino, 609
Konsultatsiya kunlari:	Seshanba, 14:00-15:00
E-mail:	g.ismailova@uwed.uz

Taqrizchilar:

1. F. Avazbekova - PhD, Dosent. O'zbekiston Respublikasi davlat xizmatini rivojlantirish agentligi.
2. I. Bekov - DSc, Professor. Toshkent davlat yuridik universiteti kafedra mudiri.

Kelishildi:

Akademik va o'qituvchilar
ishlari ofisi boshlig'i

Fakultet dekani

Kafedra mudiri v.v.b.


J. Dustov

X. Muratayev

N. Kadirova

Ushbu sillabus O'quv-uslubiy kengashning 2025-yil 2-09 dagi 2-sonli bayonnomasi bilan ma'qullangan.

Ushbu hujjat jahon iqtisodiyoti va diplomatiya universitetining mulki hisoblanadi va uni oluvchilar uchun maxfiy bo'lib, to'liq yoki qisman nusxa ko'chirilmashligi, tarqatilmashligi yoki ko'paytirilmashligi, shuningdek, uchinchi shaxslarga berilmashligi kerak. Ushbu material ko'paytirish, tarqatish, nusxalash, oshkor qilish, o'zgarish, tarqatish yoki nashr etishning har qanday shakli qat'iyan man etiladi.

3.1. Course Description

The “**Public Service**” course is aimed at developing students’ comprehensive understanding of the legal framework governing public service in the Republic of Uzbekistan, as well as its prospective directions for further development and reform.

The course examines the main directions of legal regulation of public service in the context of modernization and reform of the state, as well as the expansion and deepening of economic liberalization processes. It covers the legal status and functions of key institutions of public service, the specific features of administrative-legal regulation, and the evolution of public service in Uzbekistan during the years of independence.

Particular attention is given to the outcomes achieved in the development of public service, as well as to the objectives set forth in the “**Uzbekistan – 2030**” **Strategy** and the **Concept of Administrative Reforms of the Republic of Uzbekistan**.

The course also contributes to the development of students’ research competencies, including the ability to conduct academic work, select appropriate research methodologies, and systematize relevant information, thereby enhancing their legal and professional outlook.

3.2. Prerequisites

Administrative Law

3.3. Course Objectives

The course aims to develop students’ knowledge, analytical skills, and professional competencies related to the organization of public service and the legal status of civil servants.

It further seeks to equip students with the ability to apply legal norms governing public service, critically assess administrative reforms, and engage with contemporary challenges in public administration.

3.4. Learning Outcomes

Upon successful completion of the course, students will be able to:

1. **demonstrate** a comprehensive understanding of the historical development, current legal framework, and future reform directions of public service in the Republic of Uzbekistan;
2. **analyze** the main principles and mechanisms of administrative-legal regulation of public service, including the role and functions of its key institutions;

3. **evaluate** processes related to recruitment, training, performance assessment, and professional development of civil servants, including issues of professional responsibility and political neutrality;

4. **apply** theoretical knowledge in practical legal contexts, including the analysis and resolution of cases arising in public service relations in accordance with generally recognized international legal standards;

5. **synthesize and manage** complex information in the field of public service, including structuring large datasets, conducting situational analysis, adapting to dynamic environments, and effectively addressing new professional tasks.

3.5. Independent Study and Assignments

Independent study is organized in accordance with the requirements of the rating-based assessment system and is aimed at developing students' research, analytical, and writing skills through written assignments (midterm coursework).

Students are required to independently research legal issues or case studies (problem-based scenarios) and provide well-reasoned written solutions.

The main requirements are as follows:

1. preparation of an essay based on assigned academic literature;
2. evaluation criteria include independence, creativity (analytical approach, formulation of ideas, originality in problem-setting, and focus on problem-solving), and substantiation of arguments;
3. stylistic quality (academic literacy, clarity, and coherence of writing);
4. essay requirements: length – 1200 words ($\pm 10\%$); font – Times New Roman; line spacing – 1.5; font size – 14;
5. logical structure and consistency of presentation.

All assignments must be submitted within the established deadlines. Late submissions are not accepted and are not subject to resubmission.

4. CRIMINAL PROCEDURAL LAW (ENG)

University of World
Economy and Diplomacy



Syllabus

**Course Title: Criminal Procedural Law
(CRPL12C6)**

2025-2026

Ministry of Foreign Affairs of the Republic of Uzbekistan
University of World Economy and Diplomacy
Department of International Law and Public Law Disciplines



« Approve »
First Vice-Rector for
Academic Affairs
A. Umarov

2.05.2025



Syllabus of the Course
"Criminal Procedural Law"
(CRPL12C6)

Field of Knowledge:	400 000 - "Business, Management and Law"
Field of Education:	420 000 - "Law"
Educational Program:	60420100 - "Jurisprudence"

Tashkent - 2025

Credits: 6 ECTS
Mode of Study: Daytime
Total Hours: 180 hours
Lectures: 30 hours
Practical Classes: 30 hours
Independent Study: 120 hours
Language of Instruction*): English
Semester: 5
Department: Department of International Law and Public Law Disciplines
Lecturer: Davronov Atobek Ravshanovich – PhD
Office: B hino, 611 -xona.

Consultation Hours: Thursday and Saturday (afternoon)
Phone: +998901039185
E-mail: Adanodavr@gmail.com
Reviewers:

1. Sabina Erkinovna Ibragimova – Senior Lecturer, Department of International Law and Public Law Disciplines.
2. Albina Yuldashbaevna Tadjibaeva – Associate Professor, Department of Criminal Procedural Law, Tashkent State University of Law, Candidate of Legal Sciences.

Agreed:

Head of the Academic and Faculty Affairs Office

Dean:

Head of the Department


M. DUSTOV
S. MURATAYEV
N. KADIROVA

This syllabus was approved by the Methodological Council, Minutes No. 2 dated 2nd 09 2025.

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* Lectures are delivered in Uzbek and Russian. Seminars can be conducted in Uzbek, English, or Russian.

4.1. Course Description

This course plays an important role in developing students' ability to elaborate and apply legal norms regulating criminal procedural relations within criminal proceedings, especially in the context of deepening judicial-legal reforms and the modernization of our country. It also holds particular significance in ensuring that students gain a comprehensive and thorough understanding of criminal procedural relations falling within the scope of the subject, as well as in providing them with sufficient explanation and analysis of these relations.

4.2. Prerequisites

No prerequisites are required for this course.

4.3. Course Objective

The objective of this course is to develop students' ability to interpret the procedural norms that define the current procedure of conducting criminal proceedings in the Republic of Uzbekistan, to determine the legal basis of the activities of institutions aimed at more effectively ensuring the rights and legitimate interests of individuals, to analyze the changes taking place in the procedural process, to study the grounds for the introduction of new institutions, and to analyze the legal basis of the procedural powers of state authorities and administration, courts, and law enforcement bodies. In addition, attention is paid to ensuring that students are prepared to carry out independent professional activity in positions requiring a bachelor's degree in legal service, to have the opportunity to continue higher education in master's degree specializations of this field of study, and to be prepared to receive additional professional education in the system of retraining and advanced training of personnel.

4.4. Learning Outcomes

Upon successful completion of this course, students will be able to:

1. Analyze the main issues of criminal procedural law;
2. Possess the knowledge and skills necessary to critically analyze and evaluate various criminal procedural institutions;
3. Logically and critically analyze the activities of participants in criminal proceedings;
4. Work independently with information related to the theory and practice of criminal proceedings;
5. Apply criminal procedural law in accordance with practical situations;
6. Properly and lawfully prepare criminal procedural documents;

7. Correctly and legally analyze the general theoretical and practical process of criminal procedural law;

8. Logically interpret and link the procedures provided for in the criminal process in compliance with the law.

4.5. Independent Study and Assignments

I. Independent work is carried out in order to deepen students' knowledge of this subject and involves individual study of the main and additional literature selected in advance, necessary for writing a glossary, analytical papers, and other tasks.

The main requirements for this form of independent study are as follows:

1. Writing a glossary, analytical paper, and other assignments based on the literature provided for independent study;

2. In evaluating the work, the following will be taken into account: independence, creativity (analytical approach, idea formation, originality in problem setting, attention to problem-solving), and the validity of the proposed arguments;

3. Style (general literacy, clarity of text);

4. Essay requirements: length – 1200 ($\pm 10\%$) words; font – Times New Roman; spacing – 1.5; font size – 14;

5. Consistency of presentation.

II. The student must complete 5 independent assignments within the specified deadlines in the form of individual tasks (such as identifying the foundations of political problem research, selecting methodology, methods and research tools based on practical studies, event analysis, content analysis, system analysis, conducting field research, preparing analytical materials through video or poster presentations, etc.).

Students are required to submit all assignments on time. Late submissions will not be accepted.

5. CRIMINAL PROCEDURAL LAW

University of World
Economy and Diplomacy



Syllabus

**Course Title: Criminal Procedural Law
(CRPL12C6)**

2025-2026

O'ZBEKISTON RESPUBLIKASI TASHQI ISHLAR VAZIRLIGI
JAHON IQTISODIYOTI VA DIPLOMATIYA UNIVERSITETI
XALQARO HUQUQ VA QOMMAVIY HUQUQ FANLARI KAFEDRASI



«Tasdiqlayman»
Akademik ishlar bo'yicha
Birinchi prorektor
A. Umarov

2025-yil "2" 09



JINOYAT PROTSESSUAL HUQUQI
FANI SILLABUSI

(CRPL12C6)

Bilim sohasi:	400 000- Biznes, boshqaruv va huquq
Ta'lim sohasi:	420 000- "Huquq"
Ta'lim yo'nalishi:	60420100- "Yurisprudensiya"

Toshkent - 2025

Kreditlar miqdori: 6 ECTS
Ta'lim turi: Kunduzgi
Soatlar (jami): 180 soat
Ma'ruza: 30 soat
Amaliy mashg'ulot: 30 soat
Mustaqil ta'lim: 120 soat
Ta'lim tili*: O'zbek, rus, ingliz tillari
Semester: 5
Kafedra: "Xalqaro huquq va ommaviy huquq fanlar"
Ma'ruzachi: Davronov Atobek Ravshanovich - yuridik fanlar bo'yicha falsafa doktori

Ofis: B bino, 611 -xona.

Konsultatsiya kunlari: Payshanba va shanba kunlari (kunning ikkinchi yarmi)

Telefon: +998901039185

E-mail: Adamdavr@gmail.com

Taqrizchilar:

1. Ibragimova Sabina Erkinovna - "Xalqaro huquq va ommaviy huquq fanlari" kafedrasida katta o'qituvchisi.
2. Tadjibaeva Albina Yuldashbaevna - TDYU "Jinoyat protsessual huquqi" kafedrasida dotsenti, yuridik fanlar nomzodi.

Kelishildi:

Akademik va o'qituvchilar
ishlari ofisi bo'lim boshlig'i

Fakultet dekani

Kafedra mudiri v.v.b.


W. Dustov
S. Muratayev
N. Kadirova

Ushbu sillabus O'quv-uslubiy kengashning 2025-yil "2"- 09 dagi 2 - sonli bayonnomasi bilan ma'qullangan.

Ushbu hujjat Jahon iqtisodiyoti va diplomatiya universitetining mulki hisoblanadi va uni oluvchilar uchun maxfiy bo'lib, to'liq yoki qisman nusxa ko'chirilmastigi, tarqatilmastigi yoki ko'paytirilmastigi, shuningdek, uchinchi shaxslarga berilmastigi kerak. Ushbu material ko'paytirish, tarqatish, nusxalash, oshkor qilish, o'zgarish, tarqatish yoki nashr etishning har qanday shakli qat'iyan man etiladi.

* Ma'ruzalar o'zbek va rus tillarida o'tiladi. Seminarlar o'zbek, ingliz yoki rus tillarida o'tilishi mumkin.

5.1. Course Description

The “**Criminal Procedure Law**” course plays a significant role in developing students’ ability to interpret, apply, and further develop legal norms governing criminal procedural relations in the context of deepening judicial and legal reforms and the ongoing modernization of the Republic of Uzbekistan.

The course provides a comprehensive and systematic understanding of criminal procedural relations within its subject matter, ensuring that students acquire an in-depth and well-structured knowledge of the legal framework regulating criminal proceedings. Particular emphasis is placed on the practical application of procedural norms and their role in safeguarding justice and due process.

5.2. Prerequisites

No prerequisites are required for this course.

5.3. Course Objectives

The course aims to develop students’ analytical and practical competencies in interpreting procedural norms governing criminal proceedings in the Republic of Uzbekistan.

It further seeks to equip students with the ability to identify the legal foundations of institutions aimed at ensuring the protection of individual rights and legitimate interests, analyze ongoing procedural reforms, and assess the introduction of new legal institutions.

Special attention is given to the analysis of procedural powers of public authorities, courts, and law enforcement bodies. The course also prepares students for independent professional activity in legal practice and provides a foundation for further academic progression at the graduate level, as well as for continuing professional development.

5.4. Learning Outcomes

Upon successful completion of the course, students will be able to:

1. **analyze** key issues and fundamental principles of criminal procedural law;
2. **critically evaluate** various institutions of criminal procedure and their effectiveness;
3. **assess** the activities of participants in criminal proceedings through logical and critical reasoning;
4. **independently apply and interpret** theoretical and practical materials related to criminal procedure;

5. **apply** criminal procedural law to concrete factual situations in compliance with legal requirements;
6. **draft and formalize** criminal procedural documents in accordance with applicable legal standards;
7. **systematically analyze** both theoretical and practical aspects of criminal procedure law;
8. **interpret and correlate** procedural stages and legal mechanisms of criminal proceedings in a coherent and legally grounded manner.

5.5. Independent Study and Assignments

I. Independent Study

Independent study is aimed at deepening students' knowledge of the course and involves individual work with selected academic literature, including the preparation of glossaries, analytical papers, and other written assignments.

The main requirements are as follows:

1. preparation of a glossary, analytical paper, or similar assignments based on assigned literature;
2. evaluation criteria include independence, creativity (analytical reasoning, formulation of ideas, originality in problem-setting, and focus on problem-solving), and substantiation of arguments;
3. stylistic quality (academic literacy, clarity, and coherence of writing);
4. essay requirements: length – 1200 words ($\pm 10\%$); font – Times New Roman; line spacing – 1.5; font size – 14;
5. logical structure and consistency of presentation.

II. Individual Assignments

Students are required to complete **five independent assignments** within the established deadlines in the form of individual tasks. These include identifying the foundations of a legal or policy issue, selecting appropriate research methodology and methods based on applied research, conducting case analysis, content analysis, system analysis, and field research, as well as preparing analytical materials in the form of video or poster presentations.

All assignments must be submitted within the prescribed deadlines. Late submissions are not accepted and are not subject to resubmission.

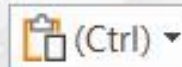
6. ROMAN LAW

**University of World
Economy and Diplomacy**



Syllabus

**Course Title: Roman Law
(ELCM13E6)**



2025-2026

ЎЗБЕКISTON RESPUBLIKASI TASHQI ISHLAR VAZIRLIGI
JAHON IQTISODIYOTI VA DIPLOMATIYA UNIVERSITETI
XALQARO HUQUQ VA OMMAVIY HUQUQ FANLARI KAFEDRASI



«Tasdiqlayman»
Akademik ishlari bo'yicha
Birinchi prorektor
A. Umarov

2025-yil 2 - 09



RIM HUQUQI I
FANI SILLABUSI
ELCM13E6

Bilim sohasi:	400 000- Biznes, boshqaruv va huquq
Ta'lim sohasiq:	420 000- "Huquq"
Ta'lim yo'nalishi:	60420100- "Yurisprudensiya"


Toshkent - 2025

Kreditlar miqdori: 6 ECTS
Ta'lim turi: Kunduzgi
Soatlar (jami): 180 soat
Ma'ruza: 30 soat
Amaliy mashg'ulot: 30 soat
Mustaqil ta'lim: 120 soat
Ta'lim tili*¹: O'zbek va rus tillari
Semester: 5
Kafedra: "Xalqaro huquq va ommaviy huquq fanlari"
Ma'ruzachi: Yusovalieva Rahima Yusupovna - Xalqaro huquq va ommaviy huquq fanlari kafedrası, yuridik fanlar nomzodi (PhD)
Ofis: B-bino, 611-xona.
Konsultatsiya kunlari: Dushanba kun - kunning ikkinchi yarmi
Telefon: +998946871154
E-mail:

Taqrizchilar:

1. Z.Ubaydullayev - JIDU Yuridik klinika rahbari, PhD
2. L.M.Burxonova - TDYuU Fuqarolik huquqi kafedrası professori, PhD

Kelishildi:

Akademik va o'qituvchilar ishlari ofisi boshlig'i  U. Dustov

Fakultet dekani  S. Muratayev

Kafedra mudiri v.v.b.  N. Kadirova

Ushbu sillabus O'quv-uslubiy kengashning 2025-yil "2". 09 dagi 2. sonli bayonnomasi bilan ma'qullangan.

Ushbu hujjat Jahon iqtisodiyoti va diplomatiya universitetining mulki hisoblanadi va uni oluvchilar uchun maxfiy bo'lib, to'liq yoki qisman nusxa ko'chirilmaligi, tarqatilmaligi yoki ko'paytirilmaligi, shuningdek, uchinchi shaxslarga berilmaligi kerak. Ushbu material ko'paytirish, tarqatish, nusxalash, oshkor qilish, o'zgarish, tarqatish yoki nashr etishning har qanday shakli qat'iyon man etiladi.

* Ma'ruzalar o'zbek va rus tillarida o'tiladi. Seminarlar o'zbek, ingliz yoki rus tillarda o'tilishi mumkin.

6.1. Course Description

The “**Roman Law**” course provides the foundational conceptual and categorical framework necessary for the study of civil and commercial law, and plays a crucial role in the training of highly qualified legal professionals.

The course focuses on the fundamental legal concepts and institutions developed in Roman law, which continue to underpin modern legal systems. During the course, students acquire knowledge of the key concepts and categories of Roman law, as well as the ability to distinguish its institutions and apply them in practice.

The course also develops students’ capacity to precisely interpret legal categories and equips them with essential legal drafting and reasoning skills necessary for effective law-making and proper application of legal norms.

6.2. Prerequisites

No prerequisites are required for this course.

6.3. Course Objectives

The primary objective of the course is to develop intellectually independent and analytically competent legal professionals with strong foundational knowledge.

The study of Roman law serves as a fundamental element in achieving this goal, as it provides the conceptual basis for understanding modern legal systems. Historically referred to as *ratio scripta* (“written reason”), Roman law continues to influence contemporary civil and commercial law, particularly in regulating property and commercial relations.

The course aims to ensure that students acquire a deep understanding of the enduring relevance of Roman legal concepts and their application in modern legal frameworks, thereby strengthening their professional legal training.

6.4. Learning Outcomes

Upon successful completion of the course, students will be able to:

1. **demonstrate** a comprehensive understanding of the contribution of Roman law to the development of global legal science;
2. **analyze** the relevance of Roman legal concepts and terminology in modern civil law systems;
3. **evaluate** the application of Roman legal constructions in contemporary international and private law;
4. **assess** the influence of Roman legal principles across various branches of law;

5. **differentiate and apply** key institutions, concepts, and categories of Roman law in legal reasoning;

6. **interpret and articulate** legal categories with precision and **apply** legal techniques essential for law-making and the correct application of legal norms.

6.5. Independent Study and Assignments

Independent study includes the completion of case studies (with solutions discussed in class; students who fail to present in class must submit orally outside class hours), preparation of comparative analysis presentations (also discussed in class), and drafting of legal documents.

All assignments must be completed and submitted prior to the established deadlines. No additional points are awarded for questions and answers during presentations.

During the semester, **two oral colloquia** are conducted (10% each). Detailed assessment criteria for each assignment are provided via the university's Moodle platform.

Students are required to complete all assignments within the deadlines set by the instructor. Violation of the university's established rules of conduct is strictly prohibited.

7.PUBLIC INTERNATIONAL LAW (ENG)

**UNIVERSITY OF WORLD
ECONOMY AND DIPLOMACY**



PUBLIC INTERNATIONAL LAW

**SYLLABUS
(PUIL12C6)**

2025-2026

MINISTRY OF FOREIGN AFFAIRS OF THE REPUBLIC OF UZBEKISTAN
UNIVERSITY OF WORLD ECONOMY AND DIPLOMACY
CHAIR ON INTERNATIONAL LAW AND PUBLIC LAW DISCIPLINES



Approved
First Vice Rector
for Academic Affairs
A. Umarov

2.09.2025



PUBLIC INTERNATIONAL LAW
SYLLABUS
(PUII.12C6)

Field of Study: 400000 - Business, Management and Law
Field of Education: 420 000 - Law
Course of Study: 60420100 - "Jurisprudence"

Tashkent - 2025

ECTS: 6
Academic Hours: 180
Lectures: 30
Seminars: 30
Independent learning: 120
Language of Instruction: English
Term: 5
Chair: International Law and Public Law Disciplines
Lecturer: Dr. Firuza Khamdamova (DSc)
Office: Building B, Room B609
Consultations: on Saturdays (11:00 AM - 13:00 PM)
E-mail: f.khamdamova@uwed.uz
Internal Review:

Dr. Surayyo USMANOVA, Chair on International Law and Public Law Disciplines, UWED

Approved:

Head of the Office of Academic
and Faculty Affairs:

Dean:

Head of the Department


M. DUSTOV

S. MURATAEV

N. KADIROVA

This Syllabus was approved by the Protocol of the Educational and Methodological Council of the University dated 2 - 09 2025.

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7.1. COURSE DESCRIPTION

Within the framework of this subject, students will gain a deep understanding of issues such as the emergence of international law, the basic principles, subjects, sources of international law, responsibility in international law, the institution of recognition, legal succession, international organizations, international treaties, regulation of diplomatic and consular relations, international security law, peaceful resolution of international disputes, and the protection of human rights in peacetime and armed conflicts. Students will be able to effectively use the skills and knowledge acquired through this subject within the framework of their specialization.

7.2. PREREQUISITE(S)

7.3. COURSE'S OBJECTIVES

To teach students the basics of international law, to form competencies in international law, to ensure that they have a deep understanding of the categorical apparatus of the discipline and can correctly apply it in practice, as well as to develop the ability to critically assess events and phenomena occurring in modern international legal processes

7.4. LEARNING OUTCOMES

Upon successful completion of this subject, students will acquire the following skills:

- be able to identify the concept and system of modern international law, the main stages of development of international law;
- be able to identify the basic principles of international law, the interaction of international and national law;
- be able to identify the foundations of international legal responsibility, the forms and types of international legal responsibility;
- be able to identify the main areas of international law (the law of international treaties, the law of international organizations, international human rights law, international criminal law, the law of international armed conflicts, international maritime, air, space rights, etc.);
- be able to correctly apply legal concepts and categories;
- be able to analyze international legal instruments and related legal relations;

- be able to analyze the realities of international relations and the practice of states and international organizations related to them from a legal perspective;
- be able to assess a specific international situation, as well as make proposals aimed at developing methods and means of regulating international legal relations;
- be able to evaluate and analyze national legislation in terms of its compliance with the international legal obligations of the state;
- be able to define legal terms;
- have the skills to independently research and analyze international legal doctrines, legal disciplines, national and international law in order to provide expert opinions and conclusions in the field.

7.5. Self-study and assignments (in the form of take-home exams)

I. Self-study and take-home exams (assignments) are aimed to develop students' knowledge of this subject and involves individual study of the main and additional literature necessary as well as international treaties and other sources of international law. Assignments include analysis of cases and writing essays. It also includes preparation of presentation.

II. The student must complete 5 take home exams in the form of individual assignments no later than the specified deadline (identifying the foundations of researching an international law problem, selecting methodology, methods and research methods based on case studies, event analysis, content analysis, systematic analysis, conducting field research, preparing analytical materials through video and poster presentations, etc.).

Students must submit all assignments on time. Resubmission of missed assignments is not allowed.

8. PUBLIC INTERNATIONAL LAW

**UNIVERSITY OF WORLD
ECONOMY AND DIPLOMACY**



PUBLIC INTERNATIONAL LAW

**SYLLABUS
(PUIL12C6)**

2025-2026

O'ZBEKISTON RESPUBLIKASI TASHQI ISHLAR VAZIRLIGI
JAHON IQTISODIYOTI VA DIPLOMATIYA UNIVERSITETI
XALQARO HUQUQ VA OMMAVIY HUQUQ FANLARI KAFEDRASI



«Tasdiqlayman»
Akademik ishlar bo'yicha
Birinchi prorektor
A. Umarov

2025-yil 2.09



XALQARO OMMAVIY HUQUQ
FANI SILLABUSI

(PUII12C6)

Bilim sohasi:	400000 - Biznes, boshqaruv va huquq
Ta'lim sohasi:	420000 - Huquq
Ta'lim yo'nalishi:	60420100 - Yurisprudensiya

Toshkent - 2025

Kreditlar miqdori: 6 ECTS
Ta'lim turi: Kunduzgi
Soatlar (jami): 180 soat
Ma'ruza: 30 soat
Amaliy mashg'ulot: 30 soat
Mustaqil ta'lim: 120 soat
Ta'lim tili*: O'zbek, rus tili
Semester: 5
Kafedra: "Xalqaro huquq va ommaviy huquq fanlari"
Ma'ruzachi: Nugmanov Nugman Abdulayevich - Xalqaro huquq va ommaviy huquq fanlari kafedrasida professori, yuridik fanlar doktori (DSc).

Ofis: A-hiso, 401-xona

Konsultatsiya kunlari: Seshanba, 10:00-13:00

Telefon: +998931840005

E-mail: n.nugmanov@taduniyalar.uz

Taqrizchilar:

1. Kamedov I.A. Xalqaro huquq va ommaviy huquq fanlari kafedrasida professori, y.f.d. (ichki taqritz)
2. Galurova N.E. Toshkent davlat yuridik universiteti, y.f.d. (tashqi taqritz)

Kelishildi:

Akademik va o'qituvchilar ishlari ofisi boshlig'i

Fakultet dekani

Kafedra mudiri


V. Dustov
X. Muratayev
N. Kadirova

Ushbu sillabus O'quv-uslubiy kengashning 2025-yil 2-09 dagi 2-sonli bayonnomasi bilan ma'qullangan.

Ushbu hujjat Jukon (qit'asidjot) va diplomatiya universitetining mulki hisoblanadi va uni oluvchilar uchun maxfiy bo'lib, do'iq yoki qimmat nusxa ko'chirilmasligi, tarqatilmashligi yoki ko'paytirilmashligi shartingdek, uchirishi shaxslarga berilmashligi kerak. Ushbu material ko'paytirish, tarqatish, nusxalash, oshkor qilish, o'zgarish, tarqatish yoki nasb etishning har qanday shakli qat'iyan man etiladi.

* Ma'ruzalar va seminarlar o'zbek, ingliz yoki rus tilida o'tilishi mumkin.

8.1. Course Description

The “**Public International Law**” course provides students with a comprehensive understanding of the emergence and development of international law, its fundamental principles, subjects, and sources.

The course covers key areas of international law, including state responsibility, recognition, succession, the law of international organizations, the law of treaties, diplomatic and consular relations, international security law, and the peaceful settlement of international disputes. Particular attention is also given to the protection of human rights in both peacetime and armed conflict.

The knowledge and competencies acquired through this course enable students to effectively apply international legal principles within their respective professional fields.

8.2. Prerequisites

No prerequisites are required for this course.

8.3. Course Objectives

The course aims to provide students with a solid foundation in public international law, develop their professional competencies in this field, and ensure a thorough understanding of its conceptual and categorical framework.

It further seeks to enhance students’ ability to correctly apply international legal norms in practice and to critically assess contemporary developments and events in international legal processes.

8.4. Learning Outcomes

Upon successful completion of the course, students will be able to:

1. **demonstrate** a comprehensive understanding of the concept, system, and historical development of contemporary international law;
2. **analyze** the fundamental principles of international law and the interaction between international and domestic legal systems;
3. **evaluate** the legal basis, forms, and types of international responsibility;
4. **differentiate and assess** the main branches of international law, including the law of treaties, international organizations, human rights law, international criminal law, the law of armed conflict, and the law of the sea, air, and space;
5. **apply** legal concepts and categories accurately within international legal contexts;

6. **analyze** international legal instruments and the legal relations arising therefrom;

7. **assess** state practice and the activities of international organizations from a legal perspective;

8. **evaluate** specific international situations and **formulate** reasoned proposals for improving mechanisms of international legal regulation;

9. **critically assess** the compliance of national legislation with international legal obligations;

10. **conduct independent research and analysis** using international legal doctrine, legal scholarship, and normative sources to formulate expert conclusions.

8.5. Independent Study and Assignments

I. Independent Study

Independent study is aimed at deepening students' knowledge of the course and involves individual work with selected academic literature, including the preparation of essays based on assigned readings.

The main requirements are as follows:

1. preparation of an essay based on assigned literature;
2. evaluation criteria include independence, creativity (analytical reasoning, formulation of ideas, originality in problem-setting, and focus on problem-solving), and substantiation of arguments;
3. stylistic quality (academic literacy, clarity, and coherence of writing);
4. essay requirements: length – 1200 words ($\pm 10\%$); font – Times New Roman; line spacing – 1.5; font size – 14;
5. logical structure and consistency of presentation.

II. Individual Assignments

Students are required to complete **five independent assignments** within the established deadlines in the form of individual tasks. These include identifying the foundations of international legal problems, selecting appropriate research methodologies and methods based on applied research, conducting case analysis, content analysis, system analysis, and field research, as well as preparing analytical materials in the form of video or poster presentations.

All assignments must be submitted within the prescribed deadlines. Late submissions are not accepted and are not subject to resubmission.

9.PUBLIC INTERNATIONAL LAW (IER)

**University of World
Economy and Diplomacy**



Syllabus

Course Title:

PUBLIC INTERNATIONAL LAW

(ELCM13E6)

2025-2026

O'ZBEKISTON RESPUBLIKASI TASHQI ISHLAR VAZIRLIGI
JAHON IQTISODIYOTI VA DIPLOMATIYA UNIVERSITETI
XALQARO HUQUQ VA OMMAVIY HUQUQ FANLARI KAFEDRASI



«Tasdiqlayman»
Akademik ishlar bo'yicha
Birinci prorektor
A. Umarov

2025-yil " 2 " 09



XALQARO OMMAVIY HUQUQ
FANI SILLABUSI

(ELCM13E6)

Bilim sohasi:	400000 - Biznes, boshqaruv va huquq
Ta'lim sohasi:	420000 - Huquq
Ta'lim yo'nalishi:	60411100- Jahon iqtisodiyoti va xalqaro iqtisodiy munosabatlar

Toshkent - 2025

Kreditlar miqdori: 6 ECTS
Ta'lim turi: Kunduzgi
Soatlar (jami): 180 soat
Ma'ruza: 30 soat
Amaliy mashg'ulot: 30 soat
Mustaqil ta'lim: 120 soat
Ta'lim tili*: O'zbek, rus tili
Semester: 5
Kafedra: "Xalqaro huquq va ommaviy huquq fanlari"
Ma'ruzachi: Xamdamova Shirin Mirzayuldashevna - PhD, Dotsent.

Ofis: B bino, 609-xona

Konsultatsiya kunlari: Seshanba, 10:00-13:00

Telefon: +998944293300

E-mail: sh.xamdamova@uwed.uz

Taqrizchilar:


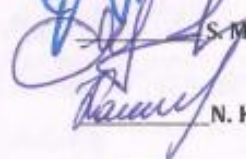
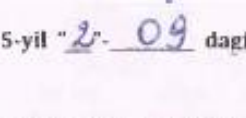
1. Xamedov I.A. Xalqaro huquq va ommaviy huquq fanlari kafedrasi professori, y.f.d. (ichki taqriz)
2. Gafurova N.E. Toshkent davlat yuridik universiteti, y.f.d. (tashqi taqriz)

Kelishildi:

**Akademik va o'qituvchilar ishlari ofisi
boshlig'i**

Fakultet dekani

Kafedra mudiri v.v.b.


U. Dustov

S. Muratayev

N. Kadirova

Ushbu sillabus O'quv-uslubiy kengashning 2025-yil "2-09" dagi 2-sonli bayonnomasi bilan ma'qullangan.

Ushbu hujjat Jahon Iqtisodiyoti va diplomatiya universitetining mulki hisoblanadi va uni oluvchilar uchun maxfiy bo'lib, to'liq yoki qisman nusxa ko'chirilmaligi, tarqatilmaligi yoki ko'paytirilmaligi, shuningdek, uchinchi shaxslarga berilmaligi kerak. Ushbu material ko'paytirish, tarqatish, nusxulash, oshkor qilish, o'zgarish, tarqatish yoki nashr etishning har qanday shukli qat'yan man etiladi.

* Ma'ruzalar va seminarlar o'zbek, ingliz yoki rus tillarda o'tilishi mumkin.

9.1. Course Description

The “**Public International Law**” course provides students with a comprehensive and systematic understanding of the emergence and development of international law, its fundamental principles, subjects, and sources.

The course covers key institutions and areas of international law, including international responsibility, recognition, state succession, international organizations, the law of treaties, and the regulation of diplomatic and consular relations. It further examines international security law, the peaceful settlement of international disputes, and the protection of human rights in both peacetime and situations of armed conflict.

The knowledge and skills acquired through this course enable students to effectively apply international legal principles within their professional fields and engage with contemporary international legal practice.

9.2. Prerequisites

No prerequisites are required for this course.

9.3. Course Objectives

The course aims to provide students with a solid foundation in public international law, to develop their professional competencies, and to ensure a deep understanding of its conceptual and categorical framework.

It further seeks to enhance students’ ability to correctly apply international legal norms in practice and to develop their capacity to critically assess contemporary developments, events, and processes in international law.

9.4. Learning Outcomes

Upon successful completion of the course, students will be able to:

1. **demonstrate** a comprehensive understanding of the concept, structure, and historical development of contemporary international law;
2. **analyze** the fundamental principles of international law and the interaction between international and domestic legal systems;
3. **evaluate** the legal basis, forms, and types of international responsibility;
4. **differentiate and critically assess** the main branches of international law, including the law of treaties, international organizations, international human rights law, international criminal law, the law of armed conflict, and the law of the sea, air, and outer space;

5. **apply** legal concepts and categories accurately in international legal contexts;
6. **analyze** international legal instruments and the legal relations arising therefrom;
7. **assess** international relations and the practice of states and international organizations from a legal perspective;
8. **evaluate** specific international situations and **formulate** reasoned proposals for improving mechanisms of international legal regulation;
9. **critically assess** the compliance of national legislation with international legal obligations;
10. **conduct independent research and analysis** using international legal doctrine, legal scholarship, and normative sources to produce well-reasoned expert conclusions.

9.5. Independent Study and Assignments

I. Independent Study

Independent study is aimed at deepening students' knowledge of the course and involves individual work with selected academic literature, including the preparation of essays based on assigned readings.

The main requirements are as follows:

1. preparation of an essay based on assigned literature;
2. evaluation criteria include independence, creativity (analytical reasoning, formulation of ideas, originality in problem-setting, and focus on problem-solving), and substantiation of arguments;
3. stylistic quality (academic literacy, clarity, coherence, and readability);
4. essay requirements: length – 1200 words ($\pm 10\%$); font – Times New Roman; line spacing – 1.5; font size – 14;
5. logical structure and consistency of presentation.

II. Individual Assignments

Students are required to complete **five independent assignments** within the established deadlines in the form of individual tasks. These include identifying and researching international legal problems, selecting appropriate research methodologies and methods based on applied research, conducting case analysis, content analysis, system analysis, and field research, as well as preparing analytical materials in the form of video or poster presentations.

All assignments must be submitted within the prescribed deadlines. Late submissions are not accepted and are not subject to resubmission.

10.LAW OF INTERNATIONAL ORGANIZATIONS

**University of World
Economy and Diplomacy**



Syllabus

Course Title:

**LAW OF INTERNATIONAL ORGANIZATIONS
(ELCM13E6)**

2025-2026

O'ZBEKISTON RESPUBLIKASI TASHQI ISHLAR VAZIRLIGI
JAHON IQTISODIYOTI VA DIPLOMATIYA UNIVERSITETI
XALQARO HUQUQ VA OMMAVIY HUQUQ FANLARI KAFEDRASI



«Tasdiqlayman»
Akademik ishlar bo'yicha
Birinchi prorektor
A. Umarov

2025-yil "2" - 09



Xalqaro tashkilotlar huquqi
FANI SILLABUSI
ELCM13E6

Bilim sohasi:		400000 – Biznes, boshqaruv va huquq
Ta'lim sohasi:		420000 - Huquq
Ta'lim yo'nalishi:		60420100 – Yurisprudensiya

Toshkent - 2025

Kreditlar miqdori: 6 ECTS
Ta'lim turi: Kunduzgi
Soatlar (jami): 180 soat
Ma'ruza: 30 soat
Amaliy mashg'ulot: 30 soat
Mustaqil ta'lim: 120 soat
Ta'lim tili*: Rus va o'zbek tillari
Semester: 6
Kafedra: "Xalqaro huquq va ommaviy huquq fanlari"
Ma'ruzachi: Mirhamidova Mahinnora Nurillaevna - Xalqaro huquq va ommaviy huquq fanlari kafedrasida dotsenti, PhD.
Ofis: B bino, 609-xona.
Konsultatsiya kunlari: Seshanba, 12:00-15:00

E-mail: mirhamidova@mail.ru

Taqirizchilar:

1. Nugmanov N.A. yu.f.d., JIDU «Xalqaro huquq va ommaviy huquq» kafedrasida professori
2. Mahamatov M.M. yu.f.d., TDYU «Xalqaro huquq va inson huquqlari» kafedrasida dotsenti

Kelishildi:

Akademik va o'qituvchilar ishlari ofisi boshlig'i

Fakultet dekani

Kafedra mudiri v.v.b.


H. Dustov
M. Murataev
N. Kadirova

Ushbu sillabus O'quv-uslubiy kengashning 2025-yil 29.09 dagi 2-sonli bayonnomasi bilan ma'qullangan.

Ushbu hujjat Jahon iqtisodiyoti va diplomatiya universitetining mulki hisoblanadi va uni oluvchilar uchun maxfiy bo'lib, ta'liq yoki qisman nusxa ko'chirilmasligi, tarqatilmisligi yoki ko'paytirilmisligi, shuningdek, uchinchi shaxslarga berilmisligi kerak. Ushbu material ko'paytirish, tarqatish, nusxalash, oshkor qilish, o'zgarish, tarqatish yoki hush etishning har qanday shakli qat'iyan mun etiladi.

* Axborotlar o'zbek, yoki rus tilida o'tiladi. Seminarlar o'zbek, ingliz yoki rus tilida o'tilishi mumkin.

10.1. Course Description

The “**Law of International Organizations**” course covers the historical development of international organizations, their classification, functions, mandates, and institutional structures.

The course examines the role and contribution of international organizations in the development of international law, as well as their legal activities and law-making functions. Students gain in-depth knowledge of the functioning of various types of international organizations and their practical engagement within the international legal system.

Particular attention is given to the legal relations between international organizations and the Republic of Uzbekistan, including the development of competencies necessary to protect national interests within such frameworks and to engage professionally with international institutional systems.

10.2. Prerequisites

No prerequisites are required for this course.

10.3. Course Objectives

The primary objective of the course is to develop students’ knowledge and professional competencies regarding the role of intergovernmental organizations in ensuring international peace and security and strengthening international cooperation.

The course aims to provide a comprehensive understanding of the classification of international organizations, their legal status, and the procedures governing their establishment and termination. It further seeks to equip students with practical skills necessary for applying this knowledge in their future professional activities.

10.4. Learning Outcomes

Upon successful completion of the course, students will be able to:

1. **demonstrate** a comprehensive understanding of key concepts of the law of international organizations, including its subjects, objects, and institutional framework, as well as procedures for establishment, functioning, dissolution, and responsibility of international organizations;

2. **analyze** the sources, principles, and norms of the law of international organizations and the specific features of international legal regulation in this field;

3. **apply** methods of legal analysis to assess processes and phenomena related to international organizations and **formulate** reasoned legal solutions to relevant problems;

4. **evaluate** the historical development, conceptual foundations, and sources of contemporary law of international organizations;

5. **apply** legal concepts and categories accurately within institutional and international legal contexts;

6. **analyze** international legal instruments and legal relations involving international organizations;

7. **assess** international relations and the practice of states and international organizations from a legal perspective;

8. **evaluate** specific international situations and **formulate** proposals aimed at improving mechanisms of international legal regulation;

9. **critically assess** the compliance of national legislation with the international legal obligations of the state;

10. **identify, analyze, and compare** key trends in the development of international legal norms and **formulate** expert recommendations on contemporary issues in international law.

10.5. Independent Study and Assignments

Independent study is organized in accordance with the requirements of the rating-based assessment system and is aimed at developing students' research, analytical, and writing skills through written assignments (midterm coursework).

Students are required to independently research legal questions or case-based problems and provide well-reasoned written solutions.

The main requirements are as follows:

1. preparation of an essay based on assigned academic literature;

2. evaluation criteria include independence, creativity (analytical reasoning, formulation of ideas, originality in problem-setting, and problem-solving orientation), and substantiation of arguments;

3. stylistic quality (academic literacy, clarity, coherence, and readability);

4. essay requirements: length – 1200 words ($\pm 10\%$); font – Times New Roman; line spacing – 1.5; font size – 14;

5. logical structure and consistency of presentation.

Individual Assignments

Students are required to complete **five independent assignments** within the established deadlines in the form of individual tasks. These include identifying and researching legal or policy problems, selecting appropriate

research methodologies and methods, conducting case analysis, content analysis, system analysis, and field research, as well as preparing analytical materials in the form of video or poster presentations.

All assignments must be submitted within the prescribed deadlines. Late submissions are not accepted and are not subject to resubmission.

11. COMMON LAW

**University of World
Economy and Diplomacy**



Syllabus
Course Title:
COMMON LAW
(ELCM13C6)

2025-2026

MINISTRY OF FOREIGN AFFAIRS OF THE REPUBLIC OF UZBEKISTAN
UNIVERSITY OF WORLD ECONOMY AND DIPLOMACY
CHAIR ON INTERNATIONAL LAW AND PUBLIC LAW DISCIPLINES



« Approve »
First Vice-Rector for
Academic Affairs
A. Umarov

2.09.2025



COMMON LAW
SYLLABUS
(ELCM 13C6)

Field of Study: 400000 - Business, Management and Law
Field of Education: 420 000 - Law
Course of Study: 60420100 - "Jurisprudence"

Tashkent - 2025

ECTS: 6
Academic Hours: 180
Lectures: 30
Seminars: 30
Self-Study: 120
Language of Instruction: English
Term: 6
Chair: Common Law
Lecturer: Dr. Serikbek Murataev
Office: Building B, Room 715
Consultations: on Saturday afternoon
E-mail: smuratayev@uwed.uz

Internal Review:

Dr. Surayyo USMANOVA, Chair of International Law and Public Law Disciplines, UWED.

Approved:

Head of the Academic and
Faculty Affairs Office:

Dean:

Head of Department of International
law and public law disciplines


U. DUSTOV

S. MURATAEV

N. KADIROVA

This syllabus was approved by the Methodological Council, Minutes No. 2 dated "2" 09 2025.

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11.1. Course Description

The “**Common Law**” course is an elective module that provides a comprehensive overview of the Common Law legal family, its institutional framework, sources, and procedural foundations.

The course examines the evolution of Common Law principles and rules developed over centuries and their impact on economically and socially advanced jurisdictions, including the United States, the United Kingdom, Canada, and other Common Law countries.

Particular attention is given to court systems based on Common Law, the doctrine of precedent, and the interaction between public and private law. The course also explores contemporary issues of public-private cooperation and the relevance of Common Law approaches in the context of ongoing legal reforms in Uzbekistan.

11.2. Course Objectives

The course aims to develop students’ understanding of the structure, principles, and functioning of the Common Law legal system and its global influence.

It further seeks to equip students with the ability to critically assess the gradual integration of selected Common Law elements into the Uzbek legal system, and to understand the dynamics of international public and private legal cooperation.

11.3. Learning Outcomes

Upon successful completion of the course, students will be able to:

1. **demonstrate** a comprehensive understanding of the fundamental principles and objectives of Common Law and their impact on global legal relations;
2. **compare and critically assess** the distinguishing features of Common Law in relation to Civil Law and other legal families;
3. **analyze** judicial decisions and institutional practices of Common Law jurisdictions;
4. **apply** legal research methods to interpret and utilize case law and statutory materials;
5. **evaluate** real-life legal disputes through case law analysis and develop reasoned legal arguments;
6. **assess** decision-making processes within Common Law systems, including negotiation, consensus-building, and adjudication;

7. **critically evaluate** the effectiveness and limitations of the Common Law legal system;

8. **apply** acquired knowledge to formulate and justify policy recommendations aimed at improving Uzbekistan's legal and governance frameworks in the context of international cooperation.

11.4. Performance Evaluation and Assessment

Assessment Structure

- **Class participation and assignments** – 30%
- **Mid-term exams** – 30%
- **Final exam** – 40%

Assessment methods are designed to evaluate students' knowledge, analytical thinking, research abilities, oral and written communication skills, and their capacity for independent reasoning and argumentation.

Class Participation (30%)

Students are assessed based on their ability to effectively engage with course materials, participate in discussions, and apply legal reasoning in practical contexts.

Assessment tasks include:

1. **Reading Task** – analysis and presentation of assigned case law or legal texts;
2. **Discussion Task** – group-based analysis of legal scenarios and formulation of conclusions;
3. **Presentation Task** – structured presentation of legal concepts using appropriate terminology and examples;
4. **Group Work Task** – collaborative analysis of complex legal cases and presentation of findings;
5. **Legal Debate Task** – participation in structured debates, demonstrating argumentation and use of legal doctrine.

Mid-Term Exams (30%)

Two mid-term assessments (Weeks 7 and 12) are conducted in the form of independent written assignments via the Moodle platform.

These assessments evaluate students' ability to:

- analyze hypothetical legal scenarios;
- apply Common Law principles and case law;
- construct well-reasoned legal arguments and recommendations;
- critically assess judicial decisions and legal issues.

Students are expected to demonstrate structured writing, proper legal referencing, and the use of primary and secondary legal sources.

Final Exam (40%)

The final assessment is conducted in the form of a **colloquium (oral presentation)**.

Students are required to:

- demonstrate a comprehensive understanding of the course content;
- conduct independent legal research;
- present structured and persuasive legal arguments;
- apply Common Law principles to complex legal issues;
- utilize relevant legal authorities, particularly from the US and UK legal systems.

11.5. Assessment Criteria

Knowledge of Common Law

- *Excellent*: comprehensive and in-depth understanding of principles, case law, and legal doctrine
- *Good*: solid understanding with minor gaps
- *Satisfactory*: basic understanding with limited depth
- *Fail*: insufficient understanding

Analytical Skills

- *Excellent*: critical and well-structured analysis with effective application
- *Good*: generally strong analysis with minor inconsistencies
- *Satisfactory*: limited depth in analysis
- *Fail*: superficial or unclear analysis

Research Skills

- *Excellent*: extensive use of credible and relevant sources
- *Good*: appropriate use of sources with minor limitations
- *Satisfactory*: limited or inconsistent use of sources
- *Fail*: inadequate research

Communication Skills

- *Excellent*: clear, precise, and persuasive legal communication
- *Good*: effective communication with minor issues
- *Satisfactory*: acceptable but lacks clarity or coherence
- *Fail*: unclear and ineffective communication

Integration of Theory and Practice

- *Excellent*: strong ability to apply theory to practical scenarios
- *Good*: generally effective application with minor gaps
- *Satisfactory*: limited integration
- *Fail*: inability to connect theory and practice

11.6. Grading Scale

Grade	Description	Percentage
5	Excellent	90-100%
4	Good	70-89%
3	Satisfactory	60-69%
2	Fail	0-59%

Students are required to submit all assignments within the prescribed deadlines. Late submissions are not accepted and are not subject to resubmission.

12.HUMAN RIGHTS (IER)

**University of World
Economy and Diplomacy**



Syllabus
Course Title:
HUMAN RIGHTS
(ELCM13E6)

2025-2026

O'ZBEKISTON RESPUBLIKASI TASHQI ISHLAR VAZIRLIGI
JAHON IQTISODIYOTI VA DIPLOMATIYA UNIVERSITETI
XALQARO HUQUQ VA OMMAVIY HUQUQ FANLARI KAFEDRASI



«Tasdiqlayman»
Akademik ishlar bo'yicha
Birinchi prorektor
A. Umarov

2025 yil 2.09



INSON HUQUQLARI
FANI SILLABUSI

ELCM13E6

Bilim sohasi:	400000 - Biznes, boshqaruv va huquq
Ta'lim sohasi:	410000 - Biznes va boshqaruv
Ta'lim yo'nalishi:	60412000- Xalqaro iqtisodiyot va menejment

Toshkent - 2025

Kreditlar miqdori: 6 ECTS
Ta'lim turi: Kunduzgi
Soatlar (jami): 180 soat
Ma'ruza: 30 soat
Amaliy mashg'ulot: 30 soat
Mustaqil ta'lim: 120 soat
Ta'lim tili*: O'zbek/rus tillari
Semestr: 6
Kafedra: "Xalqaro huquq va ommaviy huquq fanlar"
Ma'ruzachi: Xamdamova Shirin Mirzayuldashevna – "Xalqaro huquq va ommaviy huquq fanlar" kafedrasida dotsenti, yuridik fanlar falsafa doktori (Ph.D).
Kafedra: B bino, 609 - xona.
Konsultatsiya kunlari: Chorshanba, 14:00-16:00
E-mail: sh.xamdamova@uwed.uz

Taqrizchilar:

- 1.Hamdamova F.U. - "Xalqaro huquq va ommaviy huquq fanlar" kafedrasida dotsenti, yu.f.d. (DSc).
- 2.Z.H. Saydivaliyeva - Z.H. Saydivaliyeva - PhD Oila va gender ilmiy itadqiqot instituti "Gender masalalari bo'yicha" bo'lim boshlig'i.

Kelishildi:

Akademik va o'qituvchilar
ishlari ofisi boshlig'i

Fakultet dekani o'rinbosari

Kafedra mudiri


U. Dustov

E. Abdullayev

N. Kadirova

Ushbu sillabus O'quv-uslubiy kengashning 2025-yil 2 - 09 dagi 2 - sonli bayonnomasi bilan ma'qullangan.

Ushbu hujjat Jahon iqtisodiyoti va diplomatiya universitetining mulki hisoblanadi va uni oluvchilar uchun maxfiy bo'lib, to'liq yoki qisman nusxa ko'chirilmaligi, tarqatilmaligi yoki ko'paytirilmaligi, shuningdek, uchinchi shaxslarga berilmaligi kerak. Ushbu material ko'paytirish, tarqatish, nusxalash, oshkor qilish, o'zgarish, tarqatish yoki nashr etishning har qanday shakli qat'iyon man etiladi.

* Ma'ruzalar o'zbek/rus tillarida o'tiladi. Seminrlar: o'zbek, ingliz yoki rus tillarda o'tilishi mumkin.

12.1. Course Description

The “**Human Rights**” course plays a significant role in educating students in modern legal thinking, democratic values, broad outlook, and in shaping them as future legal professionals.

The course provides students with comprehensive knowledge of international human rights standards, mechanisms for their implementation, and the importance of their effective application at both national and international levels. It also examines national human rights systems, trends in legislative development, and reforms aimed at strengthening human rights protection institutions in Uzbekistan.

Particular attention is given to recent developments in the field of human rights and to specific categories of rights requiring enhanced protection, as well as mechanisms for safeguarding such rights.

12.2. Prerequisites

No prerequisites are required for this course.

12.3. Course Objectives

The course aims to develop students’ understanding of international human rights standards and their implementation in practice, as well as to analyze trends in the development of national legislation and institutional frameworks.

It further seeks to foster students’ legal worldview, awareness of human dignity, and sense of civic responsibility through the study of human rights systems and their practical application.

12.4. Learning Outcomes

Upon successful completion of the course, students will be able to:

1. **demonstrate** a comprehensive understanding of fundamental human rights concepts;
2. **analyze** key international human rights instruments;
3. **evaluate** national legal frameworks governing human rights protection;
4. **assess** mechanisms for the implementation and protection of human rights;
5. **apply** international and national legal sources in the field of human rights;
6. **analyze and resolve** legal situations, including disputes, using applicable national and international legal norms;

7. **demonstrate** professional competence in the application of human rights law;
8. **interpret** normative legal acts in the field of human rights;
9. **evaluate and formulate** solutions to contemporary human rights issues based on socio-legal and ethical considerations.

12.5. Independent Study and Assignments

Independent study is aimed at deepening students' knowledge and involves solving case studies (legal scenarios), as well as addressing theoretical and practical questions based on core and supplementary academic literature.

The main requirements are as follows:

1. preparation of written assignments based on legal approaches, including analysis of international and national legal norms;
2. evaluation criteria include independence, creativity (analytical reasoning, originality in problem-setting, and problem-solving orientation), and substantiation of arguments;
3. stylistic quality (academic literacy, clarity, and coherence of writing);
4. essay requirements: length – 1000 words; font – Times New Roman; line spacing – 1.5; font size – 14;
5. logical structure and consistency of presentation.

Students are required to complete **five independent assignments**, including tasks related to identifying research foundations, selecting appropriate methodologies and research methods, conducting case analysis, content analysis, system analysis, and field research, as well as preparing analytical materials in the form of video or poster presentations.

All assignments must be submitted within the prescribed deadlines. Late submissions are not accepted and are not subject to resubmission.

13. HUMAN RIGHTS

**University of World
Economy and Diplomacy**



Syllabus

Course Title:

HUMAN RIGHTS

(HUMR12C6)

2025-2026

O'ZBEKISTON RESPUBLIKASI TASHQI ISHLAR VAZIRLIGI
JAHON IQTISODIYOTI VA DIPLOMATIYA UNIVERSITETI
XALQARO HUQUQ VA OMMAVIY HUQUQ FANLARI KAFEDRASI



«Tasdiqlayman»
Akademik ishlar bo'yicha
Birinci prorektor
A. Umarov

2025-yil "2" 09



INSON HUQUQLARI
FANI SILLABUSI

(HUMR12C6)

Bilim sohasi:	400000 - Biznes, boshqaruv va huquq
Ta'lim sohasi:	420000 - Huquq
Ta'lim yo'nalishi:	60420100 - Yurisprudensiya




Tashkent - 2025

Kreditlar miqdori: 6 ECTS
Ta'lim turi: Kunduzgi
Soatlar (jami): 180 soat
Ma'ruza: 30 soat
Amaliy mashg'ulot: 30 soat
Mustaqil ta'lim: 120 soat
Ta'lim tili*:¹ Rus va o'zbek tillari
Semester: 6
Kafedra: "Xalqaro huquq va ommaviy huquq fanlari"
Ma'ruzachi: Xamdamova Firuza Urazaliyevna
- Xalqaro huquq va ommaviy huquq fanlari kafedrasini, DsC
Ofis: B hino, 609-xona.
Konsultatsiya kunlari: Seshanba, 12:00-15:00

E-mail:
Taqrizchilar:

1. Sh. Xamdamova Yu.f.f.d. «Xalqaro huquq va ommaviy huquq fanlari kafedrasini» Dotsenti (ichki taqriz)
2. H. Saydivaliyeva - PhD Oila va gender ilmiy itadqiqot instituti "Gender masalalari bo'yicha" bo'lim boshlig'i.

Kelishildi:

Akademik va o'qituvchilar ishlari ofisi boshlig'i  U. Dastov
Fakultet dekani  S. Muratayev
Kafedra mudiri  N. Kadirova

Ushbu sillabus O'quv-uslubiy kengashning 2025-yil 20 - 09 dagi 2 - sonli bayonnomasi bilan ma'qullangan.

Ushbu hujjat Jahon Iqtisodiyoti va diplomatiya universitetining mulki hisoblanadi va uni oluvchilar uchun maxfiy bo'lib, to'liq yoki qisman nusxa ko'chirilmashligi, tarqatilmashligi yoki ko'paytirilmashligi, shuningdek, uchinchi shaxslarga berilmashligi kerak. Ushbu material ko'paytirish, tarqatish, nusxalash, oshkor qilish, o'zgarish, tarqatish yoki nashr etishning har qanday shakli qat'iyan man etiladi.

* Ma'ruzalar o'zbek, yoki rus tilida o'qiladi. Seminarlar o'zbek, ingliz, yoki rus tilida o'tilishi mumkin.

13.1. Course Description

The “**Human Rights**” course constitutes an essential component of modern legal education, contributing to the development of independent legal reasoning, democratic values, broad intellectual outlook, and the professional competence of future legal practitioners.

The course provides students with a comprehensive understanding of international human rights standards, their implementation mechanisms, and the processes of their incorporation at the national level. It also examines national human rights systems, legislative development trends, and institutional transformations in the context of globalization and the evolution of the information society.

Particular attention is given to contemporary developments in human rights protection, including the safeguarding of vulnerable groups requiring enhanced legal protection.

13.2. Prerequisites

No prerequisites are required for this course.

13.3. Course Objectives

The primary objective of the course is to familiarize students with international human rights standards and their practical application, as well as to analyze trends in the development of national legal and institutional frameworks aimed at their effective implementation.

The course further seeks to cultivate a humanistic legal worldview, promote respect for human dignity, and foster a sense of civic responsibility.

13.4. Learning Outcomes

Upon successful completion of the course, students will be able to:

1. **demonstrate** a comprehensive understanding of fundamental human rights concepts;
2. **analyze** key international human rights instruments;
3. **evaluate** the core principles of national legislation in the field of human rights;
4. **assess** the main mechanisms for the protection of human rights at both international and national levels;
5. **analyze** national and international legal instruments and relevant academic literature;
6. **apply** national legislation and international legal principles to analyze and resolve legal situations, including disputes in the field of human rights;

7. **demonstrate** professional competence in applying human rights norms in legal practice;
8. **interpret** normative legal acts in the field of human rights;
9. **evaluate and formulate** reasoned positions on contemporary issues related to human rights and fundamental freedoms, taking into account socio-legal and value-based considerations.

13.5. Independent Study and Assignments

Independent study is aimed at developing students' research, analytical, and writing skills through written assignments within the framework of a rating-based assessment system.

Students are required to conduct independent research on legal questions or case-based problems and provide well-reasoned written solutions.

The main requirements are as follows:

1. preparation of an essay based on assigned academic literature;
2. evaluation criteria include independence, creativity (analytical reasoning, originality in problem-setting, and problem-solving orientation), and substantiation of arguments;
3. stylistic quality (academic literacy, clarity, coherence, and readability);
4. essay requirements: length – 1200 words ($\pm 10\%$); font – Times New Roman; line spacing – 1.5; font size – 14;
5. logical structure and consistency of presentation.

Individual Assignments

Students are required to complete **five independent assignments** within the established deadlines in the form of individual tasks. These include identifying research foundations of legal or policy issues, selecting appropriate research methodologies and methods, conducting case analysis, content analysis, system analysis, and field research, as well as preparing analytical materials in the form of video or poster presentations.

All assignments must be submitted within the prescribed deadlines. Late submissions are not accepted and are not subject to resubmission.

14. WTO LAW

**UNIVERSITY OF WORLD
ECONOMY AND DIPLOMACY**



**WTO LAW
SYLLABUS
ELCM13E6**

2025-2026

MINISTRY OF FOREIGN AFFAIRS OF THE REPUBLIC OF UZBEKISTAN
UNIVERSITY OF WORLD ECONOMY AND DIPLOMACY
CHAIR ON INTERNATIONAL LAW AND PUBLIC LAW DISCIPLINES



« Approves »
First Vice Rector for
Academic Affairs
A. Umarov

2 09 2025



WTO LAW
SYLLABUS
ELCM13E6

Field of Study:	400 000 - Business, Management and Law
Field of Education:	420 000 - Law
Course of Study:	604201100 - "Jurisprudence"

Tashkent - 2025

ECTS: 6
Academic Hours: 180
Lectures: 30
Seminars: 30
Self-Study: 120
Language of Instruction: English
Term: 6
Chair: International Law and Public Law Disciplines
Lecturer: Dr. Umid YAKUBKHODJAEV (DSc)
Office: Building B, Room B609
Consultations: on Saturdays (11:00 AM - 13:00 PM)
E-mail: ya_umid@uwed.uz

Internal Review:

Dr. Surayyo USMANOVA, Chair on International Law and Public Law Disciplines, UWED

Approved:

Head of the Academic and Faculty
Affairs Office:

Dean:

Head of Department


U. DUSTOV

S. MURATAEV

N. KADIROVA

This syllabus was approved by the Educational-Methodical Council of the University on 2.09 of 2025.

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14.1. Course Description

The “**WTO Law**” course is an elective module that provides a comprehensive analysis of the legal framework of the World Trade Organization (WTO), its institutional structure, and decision-making procedures.

The course examines the fundamental principles and rules governing international trade, with particular emphasis on the WTO’s role in ensuring a predictable, transparent, and rules-based global trading system. It covers the primary sources of WTO law, including multilateral agreements, and explores the functioning of WTO bodies.

Special attention is devoted to the WTO dispute settlement system, including detailed analysis of case law, enabling students to assess real-world trade disputes and their legal resolution.

14.2. Prerequisites

Public International Law

14.3. Course Objectives

The course aims to develop students’ understanding of the legal and institutional framework of the WTO and its role in regulating international trade relations.

It further seeks to equip students with analytical and practical skills necessary to interpret WTO agreements, assess trade disputes, and understand the dynamics of international economic law and global trade governance.

14.4. Learning Outcomes

Upon successful completion of the course, students will be able to:

1. **demonstrate** a comprehensive understanding of the fundamental principles and objectives of the WTO and their impact on global trade relations;
2. **analyze** the legal framework of the WTO, including its agreements, institutional structure, and regulatory mechanisms;
3. **apply** WTO rules and principles to analyze international trade disputes and formulate reasoned legal arguments and solutions;
4. **conduct independent legal research** and **interpret** WTO case law, agreements, and related legal texts;
5. **evaluate** trade disputes and their outcomes using critical legal reasoning;
6. **assess** the WTO decision-making process, including negotiation, consensus-building, and institutional governance;

7. **critically evaluate** the effectiveness and limitations of the WTO in promoting free trade and resolving disputes;
8. **formulate and justify** policy recommendations aimed at improving global trade governance based on WTO law and practice.

15.5. Performance Evaluation and Assessment

Assessment Structure

- **Class participation and assignments** – 30%
- **Mid-term exams** – 30%
- **Final exam** – 40%

Assessment methods are designed to evaluate students' knowledge, analytical and research skills, critical thinking, oral communication, and written argumentation.

Class Participation (30%)

Students are assessed based on active engagement, legal reasoning, and the ability to apply theoretical knowledge in practical contexts.

Assessment tasks include:

1. **Reading Task** – analysis and presentation of WTO-related case studies or legal materials;
2. **Discussion Task** – group-based analysis of trade scenarios and formulation of legal conclusions;
3. **Presentation Task** – structured presentation of WTO legal principles using relevant examples;
4. **Group Work Task** – collaborative analysis of complex trade disputes and presentation of findings;
5. **Legal Debate Task** – participation in structured debates on controversial trade issues, supported by WTO legal arguments.

Mid-Term Exams (30%)

Two mid-term assessments (Weeks 7 and 12) are conducted in the form of independent written assignments (take-home format).

These assessments evaluate students' ability to:

- analyze hypothetical trade disputes;
- apply WTO agreements and dispute settlement rules;
- construct structured legal arguments and recommendations;
- critically assess WTO jurisprudence.

Students are expected to demonstrate strong research skills, including the use of WTO agreements, panel and Appellate Body reports, and relevant academic sources.

Final Exam (40%)

The final assessment is conducted in the form of an independent **research paper/essay**.

Students are required to:

- demonstrate a comprehensive understanding of WTO law;
- conduct in-depth legal research;
- analyze complex trade law issues;
- present well-structured and persuasive legal arguments;
- effectively use primary and secondary legal sources.

14.6. Grading Scale

Grade	Description	Percentage
5	Excellent	90–100%
4	Good	70–89%
3	Satisfactory	60–69%
2	Fail	0–59%

Students are required to submit all assignments within the prescribed deadlines. Late submissions are not accepted and are not subject to resubmission.