SCHOOL OF INTERNATIONAL AND ADVANCED PROBLEMS OF PRIVATE LAW



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ABOUT SCHOOL

The School of International and Advanced Problems of Public Law (SIAPrivL) was founded in 2022 (Order of the Rector of the University of Gdańsk No. 92/R/22).

Students of the School learn about the latest topics, trends and problems present in the international academic discourse of Private Law researchers.

The group of SIAPrivL lecturers consists not only of research and teaching staff of the Faculty of Law and Administration of the University of Gdańsk, but also foreign lecturers from universities around the world and practitioners. Thanks to this, the SIAPrivL program has an international, comparative and practical character.

The SIAPrivL Programme consists of 5 courses divided into 3-5 thematic Modules (depending on the Course).

Each of the 5 Courses includes 30 hours of lectures (6 ECTS points each).

The program consists of a total of 150 teaching hours and allows to obtain 30 points. ECTS.

Classes are held from February/March to June/July. It ends with a collective exam. Students who pass the exam will obtain a School Graduation Diploma.

ABOUT SCHOOL

Courses

1. FOOD, HEALTH AND WORK – EUROPEAN REGULATION AND PRACTICE

(including: Food Law, European Labor Law and Medical Care) (6 ECTS)

- 2. THE FUTURE AWAITS MODERN TECHNOLOGY LAW (including: Artificial Intelligence and Cybersecurity) (6 ECTS)
- **3.** CHALLENGES OF INTERNATIONAL AND EUROPEAN INTELLECTU-AL PROPERTY LAW

(including: Social Media, Patents, Industrial Designs, Trademark Regulations and Copyright in practice) (6 ECTS)

- **4.** CONTEMPORARY INTERNATIONAL ARBITRATION AND LITIGATION (6 ECTS)
- 5. MODERN, ADVANCED PROBLEMS OF PRIVATE LAW (6 ECTS)

PRACTICAL INFORMATION

The School of International and Advanced Problems of Private Law (SIAPrivL) is scheduled for Summer Semester 2022/2023

PROGRAM DATES: 20.02.2023 - 30.06.2023

School fee: 1500 EURO

Classes are conducted in hybrid format (offline and online via zoom). The participant decides whether he or she participates online or directly at the Faculty.

We provide a place in a student dormitory (additional fee, the number of places is limited - "first come first served")



HOW TO APPLY

Please, register online using the form:

forms.office.com/e/C86ShymMvX



Tuition fee: 1500 EURO

Banking account details:

Seller: Uniwersytet Gdanski Address: UL. BAZYNSKIEGO 8 80-309 GDANSK,

POLSKA (POLAND)

NIP: 584-020-32-39

EU VAT ID: PL 584 020 32 39

REGON: 000001330

BANK: BANK PEKAO S.A. IVO/GDANSK

> SWIFT: PKO PPL PW

IBAN: PL 62 1240 6292 1978 0011 2130 2420

In the title of tuition fee transfer NECESSARILY WRITE Name and Surname of the Participant

CONTACT INFORMATION

We will gladly answer your questions (via email or on Zoom)

if You had any questions please write us an email:

siapl@ug.edu.pl

CC: katarzyna.malachowska@prawo.ug.edu.pl

we can also organize meeting on Zoom

– just let us know via email to arrange a meeting with school representative





DR. HABIL.

MICHAŁ BILIŃSKI

Jagiellonian University

Assistant professor at the Department of Public Economic Law and Economic Policy of the Faculty of Law and Administration of the Jagiellonian University. Author of numerous scientific publications in the field of public economic law, sports law and tourism law. Manager and executor of international and national research grants. Among others, manager of the grant financed by the National Science Center entitled "Legal aspects of activities in the field of e-sport" and the manager of the Polish research team, part of an international scientific project entitled "Legal professions in a comparative perspective Poland - Germany". The project is carried out at the University of Giessen, in cooperation with the Pomeranian Bar Association in Gdańsk and the Bar Association in Frankfurt. Attorney-at-law. Member of the Games Research Association of Poland.

TITLE OF THE LECTURE:

Gaming law

The aim of the lecture is to present key issues regarding the legal regulation of participation in games. The program of the lecture includes two main parts. The first part will present the issues of gambling law, including, among others, the concept of gambling, types of gambling, and the rules of organization and participation in gambling. The second part of the lecture will focus on the sphere of electronic games. It will provide the answer to the following questions: What is the so-called electronic sport?, What are the legal grounds for operating in this area?, and What is the specificity of this industry that makes it distinct from the area of the so-called traditional sport?



PROF. **DANIEL B. FERREIRA**AMBRA University, USA

CEO of the Brazilian Center for Mediation and Arbitration - CBMA. He is also a professor of at AMBRA University (USA), Senior Researcher at South Ural State University, and research fellow at the State University of New York at Buffalo.

Author and co-author of several papers, published in high-ranked journals, including Scopus and Web of Science, monographs, and textbooks.

The Editor-In-Chief of the scopus indexed Brazilian Journal for Alternative Dispute Resolution (RBADR) and Co-Editor-in-Chief of the International Journal of Law in Changing World. Daniel is also a Fellow at the Chartered Institute of Arbitrators (CIArb), and qualified mediator at the International Mediation Institute (IMI).

TITLE OF THE LECTURE:

International arbitration and the use of technology

The course International Arbitration and the use of Technology will first address Arbitration's main features and dichotomies, such as commercial and investment arbitration. Additionally, technology topics will be dealt with, such as virtual hearings, the use of digital evidence, and the use of A.I.



ASSOC. PROF.

ANDRZEJ KRASUSKI

Jan Długosz

University of Częstochowa

Associate Professor in Legal Science, Doctor Habilitatus, research fellow at the Faculty of Law and Economics of Jan Długosz University of Częstochowa, cooperates with the National Institute of Telecommunications and the International Telecommunications Union on research and training. Lecturer on privacy protection regulations at postgraduate studies at the University of Gdańsk. Areas of specialisation include: administrative law, privacy protection law, new technologies law, including electronic communication law, cloud computing and artificial intelligence. Author of a series of publications from this area of specialisation.

TITLE OF THE LECTURE:

Legal challenges of cyber security

The main objective of the course is to familiarise students with the legal aspects of the security of IT resources and the information processed through them against cyber attacks. The remote work triggered by the pandemic, as well as the progressive digitalisation of public administration and economic sectors, lead to increased risk of cyber attacks. During the course sources of law will be discussed, including also EU and international regulations on cyber security. In addition, the importance of standardisation in cyber security and soft law will be explained. Moreover, rules of the national cybersecurity system and reporting of cyber security incidents will be discussed.



ASSOC. PROF.

NATALIA MUSHAK

National Aviation University,

Ukraine

Natalia Mushak is an Associated Professor at the National Aviation University in Kyiv, Ukraine. Her scientific interests primarily concern the Constitutional Law and Human Rights as well as issues concerning the EU Common Immigration Policy.

She is a member of the European Association of Ukrainian Law and Ukrainian Bar Association. She has completed numerous foreign scientific internships, lately (2022) at the Christian-Albrechts-Universitat zu Kiel, Institute of Eastern Studies in Kiel, Germany.

Assoc. Prof. N. Mushak is the author of over 85 scientific publications on European Union law and harmonization of legislation, as well as on the law and political system of Ukraine. She gave guest lectures at universities and scientific conferences in Colombia, Germany, Moldova, Poland, Spain and Ukraine.

TITLE OF THE LECTURE:

Alternative and Judicial Methods of Resolving Commercial Disputes

The main purpose of the course is the formation to the students of a complex approach to understanding of basics and legal foundations of the alternative and judicial methods of the dispute settlement in commercial law and their role in international economic relations as well as training of specialists who will be able to do the qualified analytical organizational and research work.



ASSOC. PROF. **DELAINE R. SWENSON**

Rule of Law Institute Foundation

John Paul II Catholic University of Lublin

A graduate of Whitworth College in Spokane (Washington), where he majored in History/Political Science and Theater Studies. He received his Juris Doctorate (J.D.) from the National Law Center at George Washington University. He worked for over 10 years as an attorney in the United States, specializing in civil and criminal matters. In 1994, he was named Young Lawyer of the Year in Washington State.

In the years 1997-1999 he worked as a representative of the American Bar Association - Central and East European Law Initiative on the reform of law in Poland. He was one of the initiators of the American Law Center at the Catholic University of Lublin. In 1999-2002, as Regional Director, he managed CEELI's law reform programs in five Central Asian republics. In 2002 he was a Fulbright Scholar in Poland. Since then, he has been working as a professor at the Department of American and Comparative Law at the Catholic University of Lublin. He is the founder and Chairman of the Council of the Rule of Law Institute Foundation, of which he was vice-president in 2002-2009. In work on draft law reforms, he cooperates with OSCE, UN, USAID and the US Department of State. Currently, he works as an expert and trainer in the US State Department's "Model Courthouse" project run by Indiana University in China. Professor Swenson has taught adult education methods, legal rhetoric, human rights, and justice reform in United States. Central and Eastern Europe. Asia. the former Soviet republics.

TITLE OF THE LECTURE:

A comparative look at modern dispute resolution: from Negotiation to the Court Room

This course focuses on the skills used by the modern legal practioner in dispute resolution with an emphasis on negotiation and oral advocacy skills. These skills will be looked at from a comparative perspective using American and European examples. There will be a strong practical skills development aspect to this class, students will have the opportunity to develop and practice their skills in these areas.



DR.

MUHAMMAD NIZAM AWANG

Islamic Science University of Malaysia

Senior Lecturer at the Faculty of Syariah and Law, Islamic Science University of Malaysia. My primary areas of expertise are in healthcare law and information technology law, with a particular point of focus on the regulation of new technologies affected by the regulation itself and by the regulated activity. I am particularly interested in the ways we make decisions on the deployment of data across technologies, economy and infrastructures. He applies this work in a range of areas, including genetically modified organisms, nanotechnology and healthcare. My main focus is regulation in the Asian region, but the relationships between the national and international laws and actors are inevitably significant.

TITLE OF THE LECTURE:

Data Protection and Privacy Law in the Age of Big Data and Algorithm

This course introduces the participants to the laws on data protection and privacy, and cybersecurity. It contains two parts. Part A discusses the legal documents, key principles and legal mechanisms by which privacy and personal data are protected. It equips the participants with knowledge of how firms should be accountable to data subjects and the regulators in relation to personal data protection compliance. The focus will be on the EU law, particularly in comparison with international (private) standards and national laws in other selected jurisdictions in Asia. Part B will expose the participants with contemporary privacy and cybersecurity problem through several case studies, such as machine learning and data analytics, digital technologies, and Internet of Things.



DRISS ED-DARAN

United Arab Emirates University,
United Arab Emirates

Assistant Professor at School of Law, United Arab Emirates University, Abu Dhabi, United Arab Emirates.

PhD in International Law.

Formerly, a lecturer at universities in the Gulf region: Sultan Qaboos University (Oman), Taibah University (Saudi Arabia).

Consultant of local government president in Morocco.

Focusing on sustainability principles and human right protection.

TITLE OF THE LECTURE:

Concept of contract (AQD) in Islamic Law

Comparison between the Islamic and non Islamic system of contracts:

Formation of a Contract, Termination of Offer, Classification of Contracts, Contract Of Sale, Contract of Insurance, Bank Contracts.



DR.

MARCIN MICHALAK

University of Gdańsk

Assistant Professor in the Department of European Law and Comparative Legal Studies at the Faculty of Law and Administration of the University of Gdansk. He is also a graduate of the Sherwin B. Nuland Summer Institute in Bioethics at Yale University (2011). In 2015-2016, as a fellow of the National Science Center, he completed a research internship at Yale University, which resulted in the preparation of a dissertation on the development of liability for medical malpractice under the American legal system. He specializes in medical law from an international and comparative law perspective. Dr. Michalak was also a participant in the Master of Didactics program dedicated to gaining highly specialized teaching qualifications in higher education at Aarhus University in Denmark. His academic publications to date have appeared in titles published by Oxford University Press, as well as Brill Publishing, among others. Marcin Michalak also pursues his qualifications in medical law by practicing as an attorney-at-law.

TITLE OF THE LECTURE:

Health law in the European Union - basic issues and future challenges

The course focuses on selected issues of health law in Europe both in a comparative legal perspective between the systems of individual Member States and in the supranational law of the European Union. Students will learn among others about problems concerning: patient rights, liability for inappropriate treatment, informed consent, patient mobility in the EU. In addition, the lecture will cover some bioethical issues relating to the challenges of the 21st century.



DR. **ANNA PODOLSKA**University of Gdańsk

Attorney at Law. Assistant Professor at the University of Gdansk, at the Department of Human Rights and Intelectual Property Law. In 2017 she defended doctoral dissertation about the principle of mutual trust between Member States of European Union in their justice systems. In her scientific work, she focuses on issues related to the protection of human rights, with significant focus on the regional European system of human rights, new technologies and Internet access.

TITLE OF THE LECTURE:

Social Media Law

The lecture focuses on the role of social media in modern societies and the threats associated with its prevalence. Particular attention will be paid to the applicable legal regulations and case law in this area.



DR. **CENUK SAYEKTI**Airlangga University, Indonesia

A lecturer at School of Postgraduate Program, Department of Law and Development, Airlangga University, Indonesia. She is an assistant professor in law and economy, has more than 10 years experiences in teaching law and development, competition law, and international economic law. Cenuk has extensively published articles on the area of law and economic issues. Her mostly current research is Climate Change Law and Policy: Comparative Study between Korea and Indonesia in Achieving Green Energy Transition and Low Carbon Developments funded by Korea Foundation. Her latest publication examines economic analysis evidence in Indonesian courts.

TITLE OF THE LECTURE:

Competition Law and Private Action for Damages

This course introduces the enforcement of competition law by using private action, instead of public enforcement. The government carries out public enforcement through competition authorities in detecting and imposing sanctions on parties who violating competition law. On the other hand, private enforcement is carried out by individuals, organizations or legal entities that use civil lawsuits which allows the victims of illegal anti-competitive behaviour to be compensated for their loss. The lecture will focuse on private enforcement for damages in competition law in two parts. Part one will present general discussion about the competition enforcement for damages. Part II will discuss private actions for damages resulting from the infringement of EU competition law and comparison to ASEAN competition law.



DR. **EWELINA SZATKOWSKA**University of Gdańsk

A graduate of the Faculty of Law and Administration at the University of Gdańsk. In 2016, she defended cum laude her doctoral thesis entitled 'Ownership of monuments and discretionary conservator's power' and subsequently published a monograph under the same title that came in second place in the competition of the University of Gdańsk Publishing House for the best book presenting the results of a doctoral dissertation in 2019. In 2015, she passed the professional examination and was admitted to the list of attorneys of the Pomeranian Bar Association.

She is the author, as well as the scientific editor of numerous publications in the field of intellectual property protection law, cultural heritage protection law, civil law and legal ethics. 2022 is the year of her latest scientific publication – 'Copyright in practice. On the rights of creators and recipients of works'.

Since 2017, she has been employed as an assistant professor in the Department of Human Rights and Intellectual Property Law. As a research and teaching staff member, she lectures at the Faculty of Law and Administration and at many other faculties of University of Gdańsk in the field of copyright law, industrial property law, publishing law and media law. She participates in many scientific conferences and carries out scientific projects. Her scientific interests focus on copyright protection, image protection, trademark law and protection of cultural property.

TITLE OF THE LECTURE:

Trademark Regulations

The Trade marks are present in every aspect of our daily lives. We see them on all sorts of products, buildings and in advertisements. Although it is called a trade mark, it is used to mark both goods and services, and its primary function is to distinguish their commercial origin. Regulations relating to them are present in Polish, EU and international law. It should be pointed out that this institution is extremely popular because, unlike e.g. copyright or patent protection, it remains in principle unlimited in time. In addition to classic graphics, such as those found on branded clothing or comestible products, sounds, shapes, holograms, designs, spatial, moving and multimedia marks are also registered as trade marks. Famous fictional characters from games and fairy tales, packaging for various types of goods and even chocolates are protected under the trade mark law. There are also registrations raising serious doubts, such as those referring to famous works of art from the public domain or monopolising human movements - currently an application for registration as a trade mark of a football goal celebration of one of the representatives of the Polish national team is pending before the Polish Patent Office. The practical dimension of trade mark law will be emphasised during the course, and due to its diverse nature, this matter remains extremely interesting and multidimensional.

TITLE OF THE LECTURE:

Copyright in practice

Copyright falling within the scope of intellectual property law is a law on intangible property, hence one could say that it is less "tangible", "substantial", and therefore more difficult to perceive by the average recipient of legal norms. Therefore, the course will discuss complex aspects of copyright law in relation to different types of creativity, both from the perspective of the rights of creators and recipients of works. Practical solutions and guidelines will also be presented for those interested in specific fields such as, for example: music, architecture, sports, photography, computer games, folklore or culinary arts. After this course, the student will be equipped with knowledge on how to legally use various sources and when there is the so-called permitted use of works, and when it is necessary to obtain the relevant permissions for their use.



DR.

MICHAŁ SZYPNIEWSKI

University of Gdańsk

PhD - doctor of laws, Assistant Professor at the Faculty of Law and Administration at the University of Gdańsk, recognized expert and practitioner in the field of the EU labour mobility. In his research he focuses on the phenomenon of transnational provision of services, employing the foreigners and posting of workers.

TITLE OF THE LECTURE:

European Labour Law

European labour law plays a crucial role in the development of the internal market of European Union. At the same time, there was and there still is a tremendous debate on how to guarantee the rights of these foreign workers, especially a fundamental right – the right to remuneration, whilst bearing in mind fair competition in the host country. As a consequence, a number of regulations have been passed both on international and national level. Observing the foreign law is generally considered as at least a prickly problem, whereas observing the working conditions set out by foreign collective agreements seems to be even more burdensome and daunting task, having fair competition and protection of workers in the background. The presented above issues lead us to the inevitable question in the field of scope and mechanism of European Labour Law.



DR. **OLGA ŚNIADACH**University of Gdańsk

Assistant Professor at the University of Gdansk (Department of European and Comparative Law). She is a certified tutor. She is an expert in EU Law. Her research focus on EU law, EU Food Law, Food security issues, and EU citizenship.

TITLE OF THE LECTURE:

EU Food Law and Policy in the EU

Food law nowadays does not regard only a single, closed and united legal order. The aim of the lecture is to give a descriptive definition of food safety and food security. We will analyze the legal framework of food safety and food security on the EU and international levels. The core issues of EU food law, including general principles, authorization requirements, and food labeling will be subjects of the course. A part of the lecture will be dedicated to the European Food Safety Authority.



DR.

MAŁGORZATA WĘGRZAK

University of Gdańsk

Assistant Professor at the Department of Human Rights and Intellectual Property Law of Faculty of Law of the University of Gdańsk; lecturer in particular in Intellectual Property Law, copyright law, legal aspects of AI, law of audiovisual sector, cultural heritage law. Attorney at law registred at Gdańsk Bar Association of Attorneys at Law. Representative of the Dean of Faculty of Law of the University of Gdańsk for cooperation and relations with Spain and Latin America and Chair of School of Spanish and Latin American Law. She is a member of the "Economics of Innovation and Artificial Intelligence" Research Group (ECO-IA) and a member of the "Intellectual Property Research Group" (IP) of the University of Alicante; a member of the New Technologies Commission of the European Bars Federation (FEB), Legal Tech Committee and International Committee of Gdańsk Bars Association of Attorneys at Law, IVR (Association for Philosophy of Law and Social Philosophy and Law), Associacion of Cultural Heritage Conservators. She is the representative of the University of Gdańsk in EUIPO Academy. She was a visiting Professor, researcher and scholarships' holder, in particular, at the University of Alicante (2021,2022), University of Valencia (2022), University of Charles III in Madrid (2019), University of La Laguna (2017, 2018). Awarded in the competition of the General Conservator of Cultural Heritage in Poland for scientific work of cultural heritage protection and museology (2021) and in the competition of Polish National Institute of Cultural Heritage (2020). The author of a monograph and several articles or chapters in the multi- autohred books - in Polish or in English.

TITLE OF THE LECTURE:

Artificial Intelligence and emerging technologies - legal aspects and future perspective

The course covers legal and ethical issues on Artificial Intelligence (EU regulations and proposals, international framework) and impact of emerging technologies on human individuals and their social institutions. The purpose of the course is also to analyze the interaction between the new European Digital Acts and AI, to study what benefits and risks might emerge and to determine whether there are obstacles which may hinder the sustainable development of innovation.



ANNA BOBER-KOTARBIŃSKA, MA

Attorney at Law. She specializes in intellectual property law and personal data protection law. She is an author of national and international publications in the field of international law, human rights and copyright law. In her scientific interests, she deals with the issues of international protection of the rights of people with disabilities in the context of access to works protected by copyright.

Since 2016, she has been practicing as an attorney at the District Bar Council in Gdańsk, where she conducts training lectures for attorney trainees in the field of personal data protection. At the beginning of 2020, she joined the group of lecturers at the WSB University in Gdańsk, where she coordinates and conducts lectures in the field of intellectual property law and new media law.

TITLE OF THE LECTURE:

The impact of New Technologies on fundamental rights

The increasing use of digital technologies by governments and companies raises numerous questions regarding the regulation of these technologies, particularly regarding the rights and legal protections citizens are entitled to. The focus is mostly on the application and potential modification of existing (fundamental) rights. However, the debate and legal research in this area lacks a broader discussion on which new rights citizens should have in the digital era. During this course, we will deal with the issues of transferring human rights to the digital sphere and at the same time we will look carefully at the opportunities and threats that new technologies bring to the implementation of the rights of people with disabilities.



JOANNA MARSZAŁEK, MA University of Gdańsk

Assistant Professor in the Department of Human Rights and Intellectual Property Law of the University of Gdańsk. Judicial Clerk in the Intellectual Property Division of the Regional Court in Gdańsk.

TITLE OF THE LECTURE:

Copyright and folklore

The aim of the course is to analyze whether folklore can be protected by intellectual property regimes, especially in the form of Copyright. During the lecture, the definition of folklore will be discussed, its place in the intellectual property law and cases that will show whether the copyright protection of folklore is effective.





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