

Course descriptions

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COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-48/25	Course title: Administrative Law of the Slovak Republic
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 80s / 20s Form of the course: combined	
Number of credits: 4	
Recommended semester: 3.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: written exam with open questions (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student masters the basic institutions of administrative law of the Slovak Republic. b) Skills: The student is able to orient himself in the issues of the functioning of public administration (state administration, self-government), including the methods and forms of its activity; he is also able to analyze control in public administration, focusing in particular on selected parts of some branches of public administration that have common interactions with churches and religious societies. c) Responsibility and independence: The student is able to responsibly and independently apply the basic institutions of administrative law of the Slovak Republic.	
Class syllabus: 1. Object and concept of administrative law. 2. Characteristic of public administration and its typology. 3. Central state administration. 4. Local state administration. 5. Self-administration. 6. Administrative-law rules and administrative-law relationships. 7. Methods and forms of the activity of the public administration. 8. Supervision in the public administration. 9. Liability in the public administration, offences.	

10. Health service administration – selected aspects.
11. Educational system administration – selected aspects.
12. Culture administration – selected aspects.
13. Code of administration.
14. Other procedures in the public administration (complaints, petitions, other procedures).

Recommended literature:

HOFMANN, H./ROWE, G. et al.: Administrative Law and Policy of the European Union. New York: Oxford University Press, 2011.
 KOŠIČIAROVÁ, M.: Správny poriadok. Komentár. Šamorín: Heuréka, 2013.
 ŠKULTÉTY, P.: Správne právo hmotné. Všeobecná a osobitná časť. Šamorín: Heuréka, 2002.
 VRABKO, M. et al.: Správne právo hmotné. Všeobecná časť. Bratislava: C. H. Beck, 2018.
 VRABKO, M. et al.: Správne právo hmotné. Osobitná časť. Bratislava: C. H. Beck, 2018.
 VRABKO, M. Et al.: Správne právo procesné. Osobitná časť. Šamorín: Heuréka, 2018.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. JUDr. Marián Vrabko, CSc.

Last change: 08.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-3/25	Course title: Biblical Law
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 61s / 14s Form of the course: combined	
Number of credits: 3	
Recommended semester: 1.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: writing of an essay or specialized paper to the chosen topic (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student is familiar with the issues of biblical law and has an overview of the functioning of the most important institutions with foundations in Divine Law. b) Skills: The student is able to argue legally on defined areas of biblical law. c) Responsibility and independence: The student is able to responsibly and independently apply the rules of biblical law.	
Class syllabus: 1. The term of biblical law. 2. Law in the book of Exodus. 3. Law in the books of Leviticus. 4. Law and Decalogue. 5. Sources of law in the Holy Scripture. 6. Slavery in the Holy Scripture. 7. Family law in the Holy Scripture. 8. Property law in the Holy Scripture. 9. Penal law in the Holy Scripture. 10. Death penalty and Holy Scripture. 11. Procedural law in the Holy Scripture. 12. Protection of life in the Holy Scripture.	

13. Aequitas canonica in the Holy Scripture.
 14. Rules and institutions of positive Divine law in the valid canon law.

Recommended literature:

BELSKY, M. H./NORTHCUTT, J. B.: Law and Theology. Cases and Readings. North Carolina: Carolina Academic Press, 2005.
 BENEŠ, J. (ed.): Otevřené dveře. Leviticus 19. Praha: Centrum pro náboženský a kulturní dialog při Husitské teologické fakultě Univerzity Karlovy v Praze, 2012.
 BER, V.: Vyprávění a právo v knize Exodus. Jihlava: Nakladatelství Mlýn, 2009.
 CARMICHAEL, C. M.: The Spirit of Biblical Law. Athens & London: The University of Georgia Press, 1996.
 CLARK, H. B.: Biblical Law. Portland: Binfords & Mort, 1943.
 EHRLICH, J. W.: The Holy Bible and the Law. New York: Oceana Publications, 1962.
 LEVERING, M.: Biblical Natural Law: A theocentric and Theological Approach. New York: Oxford University Press, 2012.
 VLADÁR, V.: Dejiny cirkevného práva. Praha: Leges, 2017.
 WATSON, A.: Jesus and the Law. Athens & London: The University of Georgia Press, 2012.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. JUDr. Mgr. Vojtech Vladár, PhD.

Last change: 11.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-10/25	Course title: Canon Law of Canonization
Educational activities: Type of activities: independent work / training session Number of hours: per week: 14 per level/semester: 86s / 182 Form of the course: combined	
Number of credits: 4	
Recommended semester: 1.	
Educational level: II.	
Prerequisites:	
Course requirements: Final assessment: oral exam (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has theoretical and practical knowledge in the field of beatification and canonization processes. b) Skills: The student is able to characterize the conduct of beatification and canonization processes according to valid canon law. c) Responsibility and independence: The student is able to responsibly and independently present knowledge in the field of processes necessary in the Catholic Church for the declaration of a servant of God as blessed and saint.	
Class syllabus: 1. Basics of the canonization process. 2. Processes of beatification and canonization. 3. Dicastery for the causes of saints. 4. Supplex libellus. 5. Actor. 6. Bishop's delegate. 7. Postulator. 8. Promoter of justice. 9. Proceedings on miracles and the role of experts. 10. Equivalent canonization. 11. Historical and current cases.	

- 12. Processes of believers.
- 13. Trials of martyrs.
- 14. Trials of those who sacrificed their lives for love.

Recommended literature:

Apoštolská konštitúcia Jána Pavla II. Divinus Perfectionis Magister.
 CRISCUOLO, V./PELLEGRINO, C./SARNO, R.: Le cause dei santi. Città del Vaticano: Libreria Editrice Vaticana, 2018.
 ČAČÍK, M. B.: Změny v kanonizačním procesy po roce 1983. In Revue církevního práva. Vol. 24 (2018), No. 2, s. 81–100.
 Inštrukcia Benedikta XVI. Sanctorum mater.
 Kódex kánonického práva. Latinsko-slovenské vydanie. Bratislava: Konferencia biskupov Slovenska, 1996.
 MISZTAL, H.: Kanonizační právo podle zákonodarství Jana Pavla II. Olomouc: Matica Cyrilometodějská, 2001.
 Motu proprio pápeža Františka Maiorem hac dilectionem.
 PÉTIOVÁ, V.: Obeta života z lásky v kanonizačnom procese. In Nové horizonty. Vol. 17 (2023), No. 2, s. 62–70.
 VLADÁR, V.: Platné kanonizačné právo. In Revue církevního práva. Vol. 26 (2020), No. 2., s. 13–38.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: JUDr. Veronika Pétiová, PhD.

Last change: 05.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-21/25	Course title: Canon Law of Marriage 1
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 105s / 20s Form of the course: combined	
Number of credits: 5	
Recommended semester: 2.	
Educational level: II.	
Prerequisites:	
Course requirements: Final assessment: oral exam (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has basic knowledge of the matrimonial law of the Catholic Church. b) Skills: The student has mastered the basic matter in the field of canon matrimonial law, including its various pastoral aspects, not forgetting the preparation for marriage. c) Responsibility and independence: The student is able to responsibly and independently present basic theoretical and practical knowledge in the field of matrimonial law of the Catholic Church.	
Class syllabus: 1. Definition of marriage in contemporary and previous legislation. 2. Typology of marriage. 3. Marriage as sui generis contract. 4. Substantial properties of marriage. 5. Three goods of marriage according to St. Augustine. 6. Good of husband and wife. 7. Good of descendants. 8. Aims of marriage. 9. Marriage enjoys favor iuris. 10. Pastoral care. 11. Legal guarantees of pastoral care. 12. Preparing to contract marriage.	

13. Distant, nearby and immediate preparation.
 14. New attitudes for preparing to contract marriage and its legal treatment.

Recommended literature:

BEAL, J. P. at al. (eds.): New Commentary on the Code of Canon Law. New York: The Canon Law Society of America, 2000.
 BURNS, D. J.: Matrimonial Indissolubility. Washington: Catholic University of America Press, 2015.
 CASTANO, J. F.: Il Sacramento del matrimonio. Roma: Pioda sas, 1994.
 DUDA, J.: Pokus o cirkevnoprávnu manželskú kazuistiku. Spišská Kapitula: Kňazský seminár biskupa Jána Vojtaššáka, 2000.
 DUDA, J.: Katolícke manželské právo. Ružomberok: Pedagogická fakulta Katolíckej univerzity v Ružomberku, 2007.
 FRANTIŠEK: Apoštolská exhortácia Amoris laetitia.
 JÁN PAVOL II.: Apoštolská exhortácia Familiaris consortio.
 Kódex kánonického práva. Latinsko-slovenské vydanie. Bratislava: Spolok sv. Vojtecha, 1996.
 KRAJČI, J.: Veľké tajomstvo. Bratislava: Pressfoto, 1993.
 NĚMEC, D.: Manželské právo Katolícké cirkve. Kostelní Vydří: Karmelitánské nakladatelství, 2006.
 SCICLUNA, CH.: The Essential Definition of Marriage According to the 1917 and 1983 Codes of Canon Law: An Exegetical and Comparative Study. Lanham: University Press of America, 1995.
 The Code of Canon Law in English Translation. London: Collins, 1983.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: Mons. prof. PaedDr. ThDr. ICLic. Ján Duda, PhD.

Last change: 06.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-22/25	Course title: Canon Law of Marriage 2
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 105s / 20s Form of the course: combined	
Number of credits: 5	
Recommended semester: 3.	
Educational level: II.	
Prerequisites:	
Course requirements: Final assessment: oral exam (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has knowledge in the field of impediments to marriage and defects of marital consent according to the marriage law of the Catholic Church. b) Skills: The student is able to correctly interpret the subject of impediments to marriage and defects of marital consent according to canon marriage law. c) Responsibility and independence: The student is able to responsibly and independently resolve marital cases related to impediments to marriage and defects of marital consent according to the marriage law of the Catholic Church.	
Class syllabus: 1. Matrimonial impediments and its dispensation (cann. 1073–1083). 2. Age (can. 1083) and impotentia coeundi (can. 1084). 3. Valid antecedent matrimonial bond (can. 1085) and disparitas cultus (can. 1086). 4. Ordo (can. 1087) and votum (can. 1088). 5. Raptum (can. 1089) and crimen (can. 1090). 6. Consanguinitas (can. 1091) and affinitas (can. 1092). 7. Public honesty (can. 1093) and adoption (can. 1094). 8. Matrimonial consent and its defects in general. 9. Insufficient use of reason, grave lack of discretion of judgment and incapacity to assume the essential obligations of marriage (can. 1095).	

10. Ignorance (can. 1096).
11. Error in person and error in the properties of the person (can. 1097) and error caused by deceit (can. 1098).
12. Error about unity, indissolubility and sacramental dignity of marriage (can. 1099).
13. Simulation (can. 1101) and condition (can. 1102).
14. Vis vel metus (can. 1103).

Recommended literature:

BEAL, J. P. at al. (eds.): New Commentary on the Code of Canon Law. New York: The Canon Law Society of America, 2000.

CASTANO, J. F.: Il Sacramento del matrimonio. Roma: Pioda sas, 1994.

DUDA, J.: Katolícke manželské právo. Ružomberok: Pedagogická fakulta Katolíckej univerzity v Ružomberku, 2007.

DUDA, J. et al.: Vybrané rozsudky Rímskej rotý „Coram Faltin“, kán. 1095, bod 3 CIC. Ružomberok: Katolícka Univerzita v Ružomberku, 2014.

GERINGER, K. T.: Všeobecne o kánonickom manželskom práve. In HOLEC, P.: Ius et iustitia X. Spišská Kapitula: Kňazský seminár biskupa Jána Vojtaššáka, 2000, s. 59–76.

GROCHOLEWSKI, Z.: Teologické základy manželstva v kánonickom práve. In Ius et iustitia VI. Spišská Kapitula: Kňazský seminár biskupa Jána Vojtaššáka, 1996, s. 165–203.

Kódex kánonického práva. Latinsko-slovenské vydanie. Bratislava: Spolok sv. Vojtecha, 1996.

LUDICKE, K.: Dignitas connubii. Instrukce, která má být zachováána diecézními soudy. Latinský text s překladem a odborným komentářem. Brno: Akademie kánonického práva, 2015.

The Code of Canon Law in English Translation. London: Collins, 1983.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: Mons. prof. PaedDr. ThDr. ICLic. Ján Duda, PhD.

Last change: 06.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-23/25	Course title: Canon Law of Marriage 3
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 105s / 20s Form of the course: combined	
Number of credits: 5	
Recommended semester: 4.	
Educational level: II.	
Prerequisites:	
Course requirements: Final assessment: oral exam (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has knowledge in the field of celebrating marriage and the possibilities of its termination according to the marriage law of the Catholic Church. b) Skills: The student is able to correctly interpret the subject of celebrating marriage and the possibilities of its termination according to canon marriage law. c) Responsibility and independence: The student is able to responsibly and independently resolve marital cases related to celebrating marriage and the possibilities of its termination according to the marriage law of the Catholic Church.	
Class syllabus: 1. The form of the celebration of marriage (cann. 1108–1111). 2. Extraordinary forms of the celebration of marriage (1112–1116). 3. Contracting of marriage by means of proxy and interpreter (cann. 1104–1106). 4. Place of the celebration of marriage, rite and registration (cann. 1119–1123). 5. Mixed marriages and related regulations 1 (cann. 1124–1125). 6. Mixed marriages and related regulations 2 (cann. 1126–1129). 7. The secret celebration of marriage (cann. 1130–1133). 8. Effects of contracting of marriage (cann. 1134–1140). 9. Simple validation of marriage (cann. 1156–1160). 10. Sanatio in radice (cann. 1161–1165).	

11. Dissolution of marriage by means of Privilege of Paul (cann. 1141–1145).
12. Dissolution of marriage by selection of one from several women (can. 1148).
13. Separation of spouses while the bond remains (cann. 1151–1155).
14. Dissolution of marriage in favorem fidei.

Recommended literature:

AMENTA, P.: Administrative Procedures in Canonical Marriage Cases: History, Legislation and Praxis. Montréal: Wilson & Lafleur, 2011.

ANTALÓCZY, M.: Exclusio boni fidei (kán. 1101 § 2 CIC). In HOLEC, P. (ed.): Ius et Iustitia VIII. Spišská Kapitula: Kňazský seminár biskupa Jána Vojtaššáka, 1998, s. 134–141.

AREAVEY, J. Mc: The Canon Law of Marriage and the Family. Dublin: Four Courts, 1997.

BEAL, J. P. at al. (eds.): New Commentary on the Code of Canon Law. New York: The Canon Law Society of America, 2000.

BURNS, D. J.: Matrimonial Indissolubility. Washington: The Catholic University of America Press, 2015.

CASTANO, J. F.: Il Sacramento del matrimonio. Roma: Pioda sas, 1994.

DUDA, J.: Katolícke manželské právo. Ružomberok: Pedagogická fakulta Katolíckej univerzity v Ružomberku, 2007.

DUGAN, P.: The Reform Enacted by the m. p. Mitis Iudex 2016: Commentaries and Documentation. Ottawa: Wilson & Lafleur, 2016.

FALTIN, D.: Vis vel metus. In HOLEC, P. (ed.): Ius et Iustitia VIII. Spišská Kapitula: Kňazský seminár biskupa Jána Vojtaššáka, 1998, s. 128–132.

FILO, V.: Omyl týkajúci sa jednoty nerozlučiteľnosti alebo sviatostnej hodnosti manželstva v zmysle kán. 1099 CIC. In DUDA, J. (ed.): Ius et Iustitia IV. Spišská Kapitula: Kňazský seminár biskupa Jána Vojtaššáka, 1994, s. 165–187.

Kódex kánonického práva. Latinsko-slovenské vydanie. Bratislava: Spolok sv. Vojtecha, 1996.

POMPEDDA, M. F.: Chápanie kán. 1095 Kódexu vo svetle právnej vedy a jurisprudencie. In DUDA, J. (ed.): Ius et Iustitia IV. Spišská Kapitula: Kňazský seminár biskupa Jána Vojtaššáka, 1994, s. 79–118.

SERRANO RUIZ, J.: Súhlas v kánonickom manželskom práve. In HOLEC, P. (ed.): Ius et Iustitia X. Spišská Kapitula: Kňazský seminár biskupa Jána Vojtaššáka, 2000, s. 33–46.

The Code of Canon Law in English Translation. London: Collins, 1983.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: Mons. prof. PaedDr. ThDr. ICLic. Ján Duda, PhD.

Last change: 06.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANP19x-34/25	Course title: Canon Law of Procedure 1
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 105s / 20s Form of the course: combined	
Number of credits: 5	
Recommended semester: 3.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: written exam with open questions (20 %). Final assessment: oral exam (80 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has knowledge of the basic institutions of canon procedural law (the so-called static part). b) Skills: The student understands the functioning of the basic institutions of canon procedural law, which are important for acquiring knowledge of other procedural parts. c) Responsibility and independence: The student is able to responsibly and independently apply knowledge related to the basic institutions of canon procedural law.	
Class syllabus: 1. Introduction to canon procedural law (law and procedure). 2. Goal of the canon procedure. 3. Procedural terminology. 4. Division of procedures in canon law (contentious, penal and administrative). 5. Effect of rules of procedural law (its application). 6. Jurisdictional presumptions of canon procedure – in general. 7. Competence of court (with the intention on competence in marriage procedure). 8. Structural presumptions of canon procedure – in general. 9. Hierarchy of tribunals in the Catholic Church. 10. Personable presumptions of canon procedure – in general.	

11. Parts to procedure.
12. Judge, promoter of justice, defender of the bond, notary.
13. Disciplinary presumptions of canon procedure – in general.
14. Practice of Church tribunals in the Slovak Republic.

Recommended literature:

ARROBA, M.: Diritto processuale canonico. Roma: Ediurcia, 1996.
 BEAL, J. P. et al. (eds.): New Commentary on the Code of Canon Law. New York: The Canon Law Society of America, 2000.
 GROCHOLEWSKI, Z.: Štúdie z procesného kánonického práva. Spišská Kapitula: Kňazský seminár biskupa Jána Vojtaššáka, 1997.
 GROCHOLEWSKI, Z.: Morálna istota ako kľúč na čítanie noriem procesného kánonického práva. Spišské Podhradie: Kňazský seminár biskupa Jána Vojtaššáka, 1999.
 Kódex kánonického práva. Latinsko-slovenské vydanie. Bratislava: Spolok sv. Vojtecha, 1996.
 KROL, J. J.: The Defendant in Contentious Trials. Washington: Catholic University of America Press, 2014.
 PINTO, P. V.: I processi nel Codice di diritto canonico: commento sistematico al Lib. VII. Città del Vaticano: Libreria editrice Vaticana. 1993.
 The Code of Canon Law in English Translation. London: Collins, 1983.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: Mons. prof. PaedDr. ThDr. ICLic. Ján Duda, PhD.

Last change: 07.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-35/25	Course title: Canon Law of Procedure 2
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 105s / 20s Form of the course: combined	
Number of credits: 5	
Recommended semester: 4.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: written exam with open questions (20 %). Final assessment: oral exam (80 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has knowledge of the dynamic part of the canon process from the moment of receiving the complaint to the issuance of the decision, including the possibilities of challenging it. b) Skills: The student understands the functioning of the institutions of the dynamic part of the canon process. c) Responsibility and independence: The student is able to responsibly and independently apply the procedural institutions and procedural acts according to the seventh book of the Code of Canon Law.	
Class syllabus: 1. Introductory phase of procedure: libellus. 2. First citation of contestant. 3. Contestatio litis: simply and solemn. 4. Instance: beginning, level and cessation. 5. Evidentiary phase of procedure: On evidences in general. 6. On evidences individually: testimony of parties in court, documentary evidences, testimony of witness, expert testimony. 7. Other evidences: judicial document, presumption iuris and hominis, judicial inspection. 8. Publicization of files, completion of evidentiary phase of procedure.	

9. Final phase of procedure: definition of judicial discussion.
10. Judicial decision: judgment, decree.
11. Forms of challenging of judicial judgment; querela nullitatis, appeal, restitution in integrum, nova causa propositio, sending of files, res iudicata.
12. Executability of judicial judgment.
13. Extrajudicial decisions: extrajudicial compensation, arbitration, reconciliation.
14. Oral contentious procedure.

Recommended literature:

ARROBA, M.: Diritto processuale canonico. Roma: Ediurcia, 1996.
 BEAL, J. P. et al. (eds.): New Commentary on the Code of Canon Law. New York: The Canon Law Society of America, 2000.
 GROCHOLEWSKI, Z.: Štúdie z procesného kánonického práva. Spišská Kapitula: Kňazský seminár biskupa Jána Vojtaššáka, 1997.
 GROCHOLEWSKI, Z.: Morálna istota ako kľúč na čítanie noriem procesného kánonického práva. Spišské Podhradie: Kňazský seminár biskupa Jána Vojtaššáka, 1999.
 Kódex kánonického práva. Latinsko-slovenské vydanie. Bratislava: Spolok sv. Vojtecha, 1996.
 PINTO, P. V.: I processi nel Codice di diritto canonico: commento sistematico al Lib. VII. Città del Vaticano: Libreria editrice Vaticana, 1993.
 The Code of Canon Law in English Translation. London: Collins, 1983.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: Mons. prof. PaedDr. ThDr. ICLic. Ján Duda, PhD.

Last change: 11.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-36/25	Course title: Canon Law of Procedure 3
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 105s / 20s Form of the course: combined	
Number of credits: 5	
Recommended semester: 5.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: written exam with open questions (20 %). Final assessment: oral exam (80 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has knowledge about the conduct of marriage proceedings according to the law of the Catholic Church. b) Skills: The student understands the functioning and characteristics of the marriage process, with a particular focus on the process of marital separation and dissolution of marriage. c) Responsibility and independence: The student is able to responsibly and independently apply the procedural institutions of marriage law in practice.	
Class syllabus: 1. Procedure of nullity of marriage as contentious trial. 2. Procedure of nullity of marriage in CIC 1983. 3. Procedure of nullity of marriage according to Dignitas connubii. 4. Procedure of nullity of marriage in reforms of the Pope Francis. 5. Procedure of separation of spouses. 6. Procedure of dissolution of marriage using the institution Privilegium Paulinum. 7. Dissolution of matrimonium ratum sed non consummatum. 8. Procedure of dissolution of marriage in favorem fidei. 9. Special functions of the judicial vicar. 10. Special functions of the defender of the bond.	

11. Special functions of legal counselling and patrons.
12. Pastoral workers and procedures.
13. New understanding and challenges to the procedure of nullity of marriage.
14. Selected judgments of Roman Rota to the procedure of nullity of marriage.

Recommended literature:

- AMENTA, P.: Administrative Procedures in Canonical Marriage Cases: History, Legislation and Praxis. Montréal: Wilson & Lafleur, 2011.
- BEAL, J. P. et al. (eds.): New Commentary on the Code of Canon Law. New York: The Canon Law Society of America, 2000.
- DANIEL, W. L.: Ministerium Iustitiæ: Jurisprudence of the Supreme Tribunal of the Apostolic Signatura. Montréal: Wilson & Lafleur, 2011.
- DANIEL, W.: The Notion of Canonical Jurisprudence and its Application to the Tribunal of the Roman Rota and Causes of Nullity of Marriage. In *The Jurist: Ministry*. Vol. 76 (2015), pp. 197–229.
- DENILSON, G.: The Theology of Matrimonial Law in Speeches of Benedict XVI to the Tribunal of the Roman Rota. In *Horizonte*. Vol. 13 (2015), s. 1103–1121.
- DUDA, J.: V službe Božieho kráľovstva. Bratislava: Serafín, 1997.
- FRANTIŠEK, motu proprio Mitis Iudex (2015).
- GROCHOLEWSKI, Z.: Štúdie z procesného kánonického práva. Spišská Kapitula: Kňazský seminár biskupa Jána Vojtaššáka, 1997.
- Kódex kánonického práva. Latinsko-slovenské vydanie. Bratislava . Spolok sv. Vojtecha, 1996.
- LUDICKE, K.: Der kirchliche Ehenichtigkeitprozess nach dem Codex Iuris Canonici von 1983. Essen: Ludgerus Verlag, 1996.
- PONTIFICIO CONSIGLIO PER I TESTI LEGISLATIVI. Istruzione Dignitas connubii da osservarsi nei tribunali diocesani e intersiocesani nella trattazione delle case di nullità nel matrimonio: testo ufficiale traduzione italiana. Città del Vaticano: Libreria editrice Vaticana, 2005.
- The Code of Canon Law in English Translation. London: Collins, 1983.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: Mons. prof. PaedDr. ThDr. ICLic. Ján Duda, PhD.

Last change: 07.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-37/25	Course title: Canon Law of Procedure 4
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 105s / 20s Form of the course: combined	
Number of credits: 5	
Recommended semester: 6.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: written exam with open questions (20 %). Final assessment: oral exam (80 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has knowledge about conducting some specific processes according to the law of the Catholic Church. b) Skills: The student understands the functioning and specifics of some specific types of processes according to canon law. c) Responsibility and independence: The student is able to responsibly and independently apply knowledge from criminal proceedings, canonization and administrative proceedings according to the law of the Catholic Church.	
Class syllabus: 1. Criminal proceedings – general and ongoing investigation. 2. Criminal proceedings – course, decision and action for damages. 3. Canonization proceedings at the diocesan level – personnel substratum. 4. Canonization proceedings at the diocesan level – conditions for initiating the proceedings and evidence. 5. Process for proving miracles and heroic virtues or martyrdom. 6. Canonization proceedings – procedure in the Dicastery for the Causes of Saints; costs of the canonization proceedings. 7. General information on the administrative proceedings.	

8. Administrative justice – competence of the Apostolic Signatura.
9. Principles of the administrative proceedings and their course.
10. Appeal against administrative decrees.
11. Procedure for the transfer and dismissal of a parish priest.
12. Procedure for declaring the nullity of a priestly ordination.
13. Procedure for granting dispensation from obligations of the order and celibacy.
14. Procedure for reductio ad statum laicalem in poenam.

Recommended literature:

BEAL, J. P. et al. (eds.): New Commentary on the Code of Canon Law. New York: The Canon Law Society of America, 2000.

DANIEL, W. L.: Ministerium Iustitiae: Jurisprudence of the Supreme Tribunal of the Apostolic Signatura. Montréal: Wilson & Lafleur, 2011.

GROCHOLEWSKI, Z.: Procedúra preloženia a odvolania farárov. Bratislava: Serafín, 1997.

LABANDEIRA, E.: Trattato di diritto amministrativo canonico. Milano: Giuffrè, 1994.

MC CLUNN, J.: Administrative Recourse. Washington: Catholic University of America Press, 2014.

MISZTAL, H.: Kanonizační právo podle zákonodarství Jana Pavla II. Olomouc: Matica Cyrilometodějská, 2001.

PAPALE, C.: Il processo penale canonico: Commento al Codice di Diritto Canonico Libro VII, Parte IV. Città del Vaticano: Urbaniana University Press, 2012.

The Code of Canon Law in English Translation. London: Collins, 1983.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: Mons. prof. PaedDr. ThDr. ICLic. Ján Duda, PhD.

Last change: 11.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-19/25	Course title: Canon Law of Property
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 55s / 20s Form of the course: combined	
Number of credits: 3	
Recommended semester: 3.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: solving a case study (20%); Final assessment: written exam with open questions (80%). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has knowledge regarding the acquisition, management and disposal of property owned by the Catholic Church from the perspective of canon law. b) Skills: The student understands the basic property relations in the Catholic Church, including canon-law control mechanisms. c) Responsibility and independence: The student is able to responsibly and independently present and practically apply knowledge in the field of canon law of property.	
Class syllabus: 1. Fundamental concepts of Church law of property. 2. Civil power and innate law of the Catholic Church to acquire, own, administer and alienate the property. 3. The acquisition of goods 1 (cann. 1259–1265). 4. The acquisition of goods 2 (cann. 1266–1272). 5. The administration of goods 1 (cann. 1273–1278). 6. The administration of goods 2 (cann. 1279–1289). 7. Contracts. 8. Alienating of the Church goods. 9. Pious dispositions in general.	

10. Pious foundations.
11. Church supervisory tools in the law of property.
12. Obligations of the diocesan bishop and parish priest administering the Church property.
13. The economic safety of the Church on the part of state and canon law.
14. Latest tendencies and perspectives of the economic safety of the Church.

Recommended literature:

BEAL, J. P. et al. (eds.): New Commentary on the Code of Canon Law. New York: The Canon Law Society of America, 2000.

DUDA, J.: Hospodárenie s cirkevnými majetkami (Amministrazione dei beni ecclesiastici). In Acta Facultatis Theologiae Universitatis Comenianae Bratislaviensis. Č. 2/2002, s. 174–196.

Kódex kánonického práva. Latinsko-slovenské vydanie. Bratislava: Spolok sv. Vojtecha, 1996.

SCHNIZER, H.: Eigentum an Kirchen nach den päpstlichen Gesetzbüchern. In Zeitschrift der Savigny-Stiftung fuer Rechtsgeschichte: Kanonistische Abteilung. Vol. 74 (1988), s. 519–534.

The Code of Canon Law in English Translation. London: Collins, 1983.

MC MANUS, R. E.: The Administration of Temporal Goods in Religious Institutes. Washington: The Catholic University of America Press, 2014.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. ICDr. Cyril Vasil', PhD.

Last change: 06.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-13/25	Course title: Christian Philosophy
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 80s / 20s Form of the course: combined	
Number of credits: 4	
Recommended semester: 2.	
Educational level: II.	
Prerequisites:	
Course requirements: Final assessment: oral exam (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has mastered the basic philosophical currents from a Christian perspective. b) Skills: The student is able to characterize the philosophy of religion, philosophy of knowledge, philosophy of nature, philosophical anthropology, including philosophical ethics and philosophical theology, at a basic level. c) Responsibility and independence: The student is able to responsibly and independently present knowledge from the field of philosophy and a comprehensive picture of the Christian worldview.	
Class syllabus: 1. Philosophy of religion: term of religion, typology of religion. 2. Philosophy of religion: religious experience, its object and subject. 3. Philosophical views on the existence of God. 4. Probation of the existence of God. 5. Philosophy of knowledge: cognitional process, sources of knowledge, cognizability of truth, criterion of truth. 6. Philosophy of nature: term and development of opinions on substance and evolution. 7. Mathematics and examination of nature, philosophical questions of biology and evolution. 8. Philosophical anthropology: Development of views on human. 9. Temperamental structure of human, relationship of body and soul. 10. Freedom of human will.	

11. Human cognizing, loving, creating and dying.
12. Law, types of laws and natural law from the philosophical point of view.
13. Act and its moral value.
14. Good and values, hierarchy of values, properties of value, virtues.

Recommended literature:

GAVENDOVÁ, O.: Filozofia náboženstva. Bratislava: UK, 2006.
 GAVENDOVÁ, O.: Základy všeobecnej etiky. Bratislava: UK, 2009.
 CORETH, E.: Boh vo filozofickom myslení. Bratislava: Serafin, 2008.
 CORETH, E.: Co je člověk? Základy filozofické antropologie. Praha: Zvon, 1996.
 MACHULA, .: Filosofie přírody. Praha: Krystal OP, 2007.
 ANZENBACHER, A.: Úvod do etiky. Praha: Karmelitánské nakladatelství, 2001.
 SCHMIDT, J.: Filozofická teológia. Bratislava: Serafin, 2003.
 PECKA, D.: Člověk. Filozofická antropologie I.–III. Rím: Křesťanská akademie, 1971.
 HILL, D./RAUSER, R.: Christian Philosophy A–Z. Edinburgh: Edinburgh University Press, 2006.
 TURNBULL, G.: The Principles of Moral and Christian Philosophy. Volume II: Christian Philosophy. Indianapolis: Liberty Fund, 2005.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. ICDr. Cyril Vasil', PhD.

Last change: 06.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-4/25	Course title: Church Diplomacy
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 61s / 14s Form of the course: combined	
Number of credits: 3	
Recommended semester: 4.	
Educational level: II.	
Prerequisites:	
Course requirements: Final assessment: written exam (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student masters the subject of Church diplomacy in the context of history, legal basis, as well as its status in international law. b) Skills: The student is able to legally argue on defined areas of issues in Church diplomacy (especially in relation to the current position of the Catholic Church in the diplomatic sphere). c) Responsibility and independence: The student is able to responsibly and independently present knowledge specifying the tasks and activities of the Holy See in international relations.	
Class syllabus: 1. Introduction to Church diplomacy, theory of diplomacy. 2. History of Church diplomacy. 3. International relations. 4. International legal personality of the Holy See. 5. Diplomatic law as part of international law. 6. Vienna Convention on Diplomatic Relations – April 18, 1961. 7. The principle of representation in diplomatic law. 8. Concordat law and bilateral diplomacy. 9. Church diplomacy and multilateral relations. 10. Role and structure of the State Secretariat of the Holy See and dicasteries. 11. Diplomatic missions of the Holy See – structure and tasks. 12. Diplomatic protocol and diplomatic style.	

13. Main topics of Church diplomacy and current challenges.

14. The future of Church diplomacy.

Recommended literature:

BLACK, J.: A History of Diplomacy. London: Reaktion Books, 2010.

FRANGULIS, M.: Dictionnaire diplomatique 1.–3., Paris: Académie diplomatique internationale, 1927–1933.

Kódex kánonického práva. Latinsko-slovenské vydanie. Bratislava: Konferencia biskupov Slovenska, 1996.

MARESCA, A.: Teoria e tecnica del diritto diplomatico. Milano: Giuffrè, 1986.

MEZZADRI, L.: Storia della diplomazia pontificia. Roma: Pontificia Accademia Ecclesiastica, 1990.

SYKORA, P.: Il concetto giuridico di rappresentanza e la costituzione gerarchica della Chiesa. Roma: Lateran University Press (LUP), 2016.

VESELÝ, Z.: Diplomacie (Teorie-praxe-dějiny). Plzeň: Vydavatelství a nakladatelství Aleš Čeněk, 2014.

VLADÁR, V.: Dejiny cirkevného práva. Praha: Leges, 2017.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: ICDr. Peter Sykora, PhD.

Last change: 05.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-28/25	Course title: Civil Procedural Law of the Slovak Republic
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 74s / 26s Form of the course: combined	
Number of credits: 4	
Recommended semester: 5.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: written exam with open questions (10 %). Final assessment: oral exam (90 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has basic knowledge of civil procedural law, as well as the principles and philosophy of contemporary civil procedure. b) Skills: The student is able to apply the basic institutions of the Civil Litigation Code, as well as the Civil Non-Litigation Code. c) Responsibility and independence: The student is able to responsibly and independently identify the correct jurisdiction of the court, formulate procedural acts of the party such as a lawsuit and dispositional acts with the lawsuit, write various submissions and is able to appear before the court.	
Class syllabus: 1. Introduction to civil procedural law and its sources. 2. Basic principles of civil procedure. 3. Competence and affiliation of a court, structure of a court. 4. Parties to action and procuration. 5. Procedural acts of a court and acts of parties, probation. 6. Practice of a court after beginning of hearing, preliminary hearing of a dispute, hearing. 7. Probation and proper evidences. 8. Judicial decisions and summary jurisdiction. 9. Recourses in civil procedure (appeals, review, action to retrial). 10. Civil Dispute Code in general.	

11. Family-law procedure.
12. Inheritance procedure.
13. Procedure in status cases of natural persons and other procedures.
14. Executive procedure in general.

Recommended literature:

BLANPAIN, R. (ed.): International Encyclopedia of Laws: Civil Procedure. Volumes I–IV. Hague: Kluwer Law International, 2004.
 HORVÁTH, E./ANDRÁŠIOVÁ, A.: Civilný mimosporový poriadok. Komentár. Bratislava : Wolters Kluwer, 2016.
 ŠTEVČEK, M./FICOVÁ, S. et al.: Civilný sporový poriadok. Komentár. Praha: C. H. Beck, 2016.
 SMYČKOVÁ, R. et al.: Civilný mimosporový poriadok. Komentár. Bratislava: C. H. Beck, 2017.
 ŠTEVČEK, M./STRAKA, R. et al.: Prednášky a texty z civilného procesu. Bratislava: C. H. Beck, 2018.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. JUDr. Alexandra Löwy, PhD.

Last change: 07.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-26/25	Course title: Civil Substantive Law of the Slovak Republic 1
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 80s / 20s Form of the course: combined	
Number of credits: 4	
Recommended semester: 3.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: written exam with open questions (10 %). Final assessment: oral exam (90 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has knowledge of the basic institutions of substantive civil law, regulated in the general provisions of the Civil Code. b) Skills: The student is capable of applying the issues of civil law relations and its elements, legal facts with an emphasis on legal acts and the consequences of the defect of legal acts, statute of limitations and preclusion, the foundations of property rights, possession, as well as property rights and property rights to another's property. c) Responsibility and independence: The student is able to responsibly and independently apply the relevant legal rules of the Civil Code and work with relevant case law.	
Class syllabus: 1. Concept, object and principles of civil law. 2. Sources of civil law, civil-law rules and its interpretation. 3. Legal facts and legal acts. 4. Civil-law relationships (subject, object and content). 5. Natural persons and corporate entities. 6. Protection of personality in civil law. 7. Procuration. 8. Time in civil law. Prescription and statute of repose. 9. Concept, content and protection of ownership.	

10. Acquiring and extinction of ownership.
11. Divided co-ownership and community property.
12. Iura in re aliena.
13. Housing law.
14. Real estate register and fundamentals of land law.

Recommended literature:

CIRÁK, J./FICOVÁ, S. et al.: Občianske právo. Všeobecná časť. Šamorín: Heuréka, 2008.
 FEKETE, I.: Občiansky zákonník: Veľký komentár. 1. zväzok. Všeobecná časť (§1–122). Žilina: Eurokódex, 2017.
 FEKETE, I.: Občiansky zákonník: Veľký komentár. 2. zväzok. Vecné práva, zodpovednosť za škodu a bezdôvodné obohatenie (§123–459). Žilina: Eurokódex, 2015.
 LAZAR, J. et al.: Občianske právo hmotné 1. Všeobecná časť, rodinné právo, vecné práva, dedičské právo. Bratislava: Iuris Libri, 2018.
 ŠTEVČEK, M. et al.: Občiansky zákonník: 1. diel (§1–450). Praha: C. H. Beck, 2015.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: doc. JUDr. Martin Križan, PhD.

Last change: 06.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-27/25	Course title: Civil Substantive Law of the Slovak Republic 2
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 80s / 20s Form of the course: combined	
Number of credits: 4	
Recommended semester: 4.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: written exam with open questions (10 %). Final assessment: oral exam (90 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has knowledge of the most important institutions of civil law of obligations and inheritance (including compensation for damage). b) Skills: The student is able to apply knowledge from the general as well as the special part of the law of obligations in practice. c) Responsibility and independence: The student is able to responsibly and independently solve legal problems in the field of civil substantive law, as well as create simple legal contracts and submissions.	
Class syllabus: 1. Concept and systematics of obligation, contractual-law relationships. 2. Creation and modification of contractual relationships. 3. Assurance of obligations. 4. Extinction of obligations. 5. Sales agreement. 6. Consumer protection. 7. Deed of covenant and permutable contract. 8. Contract of work. 9. Loan and borrowing contracts. 10. Rental contract.	

11. Other contract in civil law.
12. Compensatory damages.
13. Generally on law of succession.
14. Intestacy and inheritance by will.

Recommended literature:

FEKETE, I.: Občiansky zákonník: Veľký komentár. 3. zväzok. Dedenie, záväzkové právo – všeobecná časť (§ 460–587). Žilina: Eurokódex, 2015.

FEKETE, I.: Občiansky zákonník: Veľký komentár. 4. zväzok. Záväzkové právo – zmluvy (§ 588-880). Žilina: Eurokódex, 2015.

LAZAR, J. et al.: Občianske právo hmotné 1. Všeobecná časť, rodinné právo, vecné práva, dedičské právo. Bratislava: Iuris Libri, 2018.

LAZAR, J. et al.: Občianske právo hmotné 2. Záväzkové právo, právo duševného vlastníctva. Bratislava: Iuris Libri, 2018.

ŠTEVČEK, M. et al.: Občiansky zákonník: 1. diel (§ 1–450). Praha: C. H. Beck, 2015.

ŠTEVČEK, M. et al.: Občiansky zákonník: 2. diel (§ 451–880). Praha: C. H. Beck, 2015.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: doc. JUDr. Martin Križan, PhD.

Last change: 07.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-12/25	Course title: Code of Canons of the Eastern Churches
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 61s / 14s Form of the course: combined	
Number of credits: 3	
Recommended semester: 4.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: written exam with open questions (20 %). Final assessment: oral exam (80 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student is familiar with the basic legal institutions and hierarchical structure of the Eastern Catholic Churches sui iuris according to the valid Code of Canons of the Eastern Churches (CCEO). b) Skills: The student is able to characterize the most important legal institutions and hierarchical organization of the Eastern Catholic Churches according to the valid codified law. c) Responsibility and independence: The student is able to responsibly and independently present knowledge from the most important areas of the Code of Canons of the Eastern Churches.	
Class syllabus: 1. The faithful in Christ, all their rights and duties. 2. Churches sui iuris and their rites. Patriarchal Churches. 3. Major archiepiscopal churches, metropolitan churches and other churches sui iuris. 4. Eparchies and bishops, exarchates and exarchs, assemblies of hierarchs of several sui iuris churches. 5. Clergy, lay people, monks and other religious and members of other institutes of consecrated life. 6. Associations of the faithful in Christ. 7. Evangelization of nations, the magisterium of the Church. Divine worship, sacraments. 8. Ecumenism – promoting the unity of Christians.	

9. Legal persons and acts.
10. Authorities, governing power.
11. Appeals against administrative decrees.
12. Temporal goods of the Church.
13. Legal proceedings in general.
14. Contentious legal proceedings.

Recommended literature:

BEAL, J. P. et al. (eds.): New Commentary on the Code of Canon Law. New York: The Canon Law Society of America, 2000.

DANIEL, W. L.: Ministerium Iustitiæ: Jurisprudence of the Supreme Tribunal of the Apostolic Signatura. Montréal: Wilson & Lafleur, 2011.

GROCHOLEWSKI, Z.: Procedúra preloženia a odvolania farárov. Bratislava: Serafín, 1999.

LABANDEIRA, E.: Trattato di diritto amministrativo canonico. Milano: Giuffrè, 1994.

MC CLUNN, J.: Administrative Recourse. Washington: Catholic University of America Press, 2014.

MISZTAL, H.: Kanonizační právo podle zákonodarství Jana Pavla II. Olomouc: Matica Cyrilometodějská, 2001.

PAPALE, C.: Il processo penale canonico: Commento al Codice di Diritto Canonico libro VII, parte IV. Città del Vaticano: Urbaniana University Press, 2012.

The Code of Canon Law in English Translation. London: Collins, 1983.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. ICDr. Cyril Vasil', PhD.

Last change: 05.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-11/25	Course title: Concordat and State Religious Law
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 61s / 14s Form of the course: combined	
Number of credits: 3	
Recommended semester: 2.	
Educational level: II.	
Prerequisites:	
Course requirements: Final assessment: written exam (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has knowledge of the history and current relations between the Catholic Church and the state with a special focus on the valid state religious law of the Slovak Republic. b) Skills: The student is able to characterize concordat and state religious law law, including partial issues such as the protection of religious freedom and its definition in international law, financing and economic security of churches and religious societies, teaching religion in schools, etc. c) Responsibility and independence: The student is able to responsibly and independently present knowledge in the field of historical and valid concordat and state religious law law with a special focus on the situation in the Slovak Republic.	
Class syllabus: 1. The state and the church in general – models of relations between the state and the Church. 2. Legal regulation of the status of churches in Austria-Hungary. 3. Legal-historical development of relations between the state and the churches in the pre-Munich Czechoslovakia. 4. Legal regulation of the status of religious organizations in the years 1949–1989. 5. Constitutional regulation of freedom of thought, conscience and religion. 7. Religious freedom in the international protection of human rights. 8. Basic agreements between the Slovak Republic and the Holy See. 9. The Act on Freedom of Religious Belief and the Status of Churches and Religious Societies – theory and practice.	

10. Financing of churches (theory and comparison of models abroad).
11. Financing of churches according to the legislation in the Slovak Republic.
12. Military Ordinariate of Slovakia and its role.
13. Education and churches according to the valid law.
14. Conscientious objection according to legislation in the Slovak Republic.

Recommended literature:

- CANE, P./EVANS, C. (eds.): Law and Religion in Theoretical and Historical Context. Cambridge: Cambridge University Press, 2008.
- CREA, R.: Religion and the Public Order of the European Union. New York: Oxford University Press, 2014.
- ČEPLÍKOVÁ, M.: Konfesné právo v Slovenskej republike. Vybrané kapitoly z histórie a súčasnosť. Bratislava: Ústav pre vzťahy cirkví a štátu, 2011.
- DURHAM, C. W./SCHARFFS, B. G.: Law and Religion: National, International and Comparative Perspectives. New York: Wolters Kluwer, 2010.
- EVANS, C.: Freedom of Religion under the European Convention on Human Rights. New York: Oxford University Press, 2003.
- EVANS, M.: Religious Liberty and International Law in Europe. Cambridge: Cambridge University Press, 2008.
- HANBURGER, P.: Separation of Church and State. Cambridge: Harvard University Press, 2004.
- HORŇÁČEK, J.: Konfesné právo upravujúce postavenie Gréckokatolíckej cirkvi na Slovensku po roku 1918. Bratislava: Veda, 2011.
- HRDINA, A. I.: Náboženská svoboda v právu Českej republiky. Praha: Eurolex Bohemia, 2004.
- HRDINA, A. I.: Texty ke studiu konfesního práva 1: Evropa a USA. Praha: Karolinum, 2006.
- HRDINA, A. I.: Texty ke studiu konfesního práva 2: Český stát. Praha: Karolinum, 2007.
- TAYLOR, P.: Freedom of Religion: UN and European Human Rights Law and Practise. Cambridge: Cambridge University Press, 2005.
- TRETERA, J. R.: Stát a cirkve v České republice. Kostelní Vydří: Karmelitánske nakladatelství, 2002.
- TRETERA, J. R./HORÁK, Z.: Konfesní právo. Praha: Leges, 2015.
- VALEŠ, V.: Konfesní právo. Průvodce studiem. Plzeň: Aleš Čeněk, 2008.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. JUDr. Matúš Nemeč, PhD.

Last change: 05.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-59/25	Course title: Constitutional Law of the Slovak Republic
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 74s / 26s Form of the course: combined	
Number of credits: 4	
Recommended semester: 2.	
Educational level: II.	
Prerequisites:	
Course requirements: Final assessment: written exam with open questions (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has detailed knowledge of the constitutional law of the Slovak Republic. b) Skills: The student is able to interpret the most important institutions of constitutional law, including the basic concepts of statecraft, constitutional theory, principles of construction of the Slovak constitutional system, the basic institutions of the Constitution of the Slovak Republic, characteristics of constitutional state bodies and relations between them, fundamental rights and freedoms in the conditions of the Slovak constitutional system. c) Responsibility and independence: The student is able to responsibly and independently present the doctrine of the functioning of the constitutional system of the Slovak Republic and the essence of human rights and freedoms, as well as the importance and methods of their constitutional protection.	
Class syllabus: 1. Concept and symbols of state. 2. Horizontal and vertical structure of state. 3. Constitutionalism in general, types of constitutions. 4. Concept, object and sources of constitutional law of the Slovak Republic, the Constitution of the Slovak Republic. 5. Constitutional fundamentals of the Slovak Republic (state system, citizenship and state symbols). 6. History, characteristics and typology of human rights. 7. Fundamental human rights and freedoms. 8. Political rights, economical, social and cultural rights.	

9. Legislative power in the Slovak Republic.
10. Elections and referendum.
11. Executive power in the Slovak Republic.
12. Judicial power in the Slovak Republic and the structure of the courts.
13. Constitutional judicial system and relevant proceedings.
14. Self-government.

Recommended literature:

BRÖSTL, A. et al.: Ústavné právo Slovenskej republiky. Plzeň: Aleš Čeněk, 2015.
 CIBULKA, Ľ. et al.: Ústavné právo. Ústavný systém Slovenskej republiky. Bratislava : Právnická fakulta Univerzita Komenského, 2014.
 CIBULKA, Ľ. et al.: Štátoveda. Bratislava: Wolters Kluwer, 2017.
 DRGONEC, J.: Ústavné právo procesné. Bratislava: C. H. Beck, 2017.
 DRGONEC, J.: Ústavné právo hmotné. Bratislava: C. H. Beck, 2018.
 DRGONEC, J.: Ústava Slovenskej republiky. Veľký komentár. Bratislava: C.H.Beck, 2015.
 GINSBURG, T./DIXON, R. (eds.): Comparative Constitutional Law. Research Handbooks in Comparative Law Series. London: Edward Elgar Publishing, 2013.
 ROSENFELD, M./SAJÓ, A.: The Oxford Handbook of Comparative Constitutional Law. Oxford: Oxford University Press, 2012.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: doc. JUDr. Marek Domin, PhD.

Last change: 08.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: Prof.UKP/mKANPx19-1/25	Course title: English Legal Terminology 1
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 61s / 14s Form of the course: combined	
Number of credits: 3	
Recommended semester: 1.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: two written exams (50 % + 50 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has mastered the basics of English legal terminology in the context of individual legal branches. b) Skills: The student is able to communicate and discuss legal topics in English. c) Responsibility and independence: The student is able to prepare legal submissions in English responsibly and independently.	
Class syllabus: 1. Legal systems. 2. Sources of law: legislation. 3. Sources of law: common law. 4. The court system. 5. Criminal law. 6. Civil law. 7. Tort. 8. Canon law. 9. Family law. 10. Labour law. 11. Environmental law. 12. Intellectual property law. 13. Information technology law.	

14. EU Law.

Recommended literature:

BROWN, G. D./RICE, S.: Professional English in Use – Law. Cambridge: Cambridge University Press, 2007.

CHROMÁ, M.: Anglicko-český právní slovník. Praha: Leda, 1995.

LEECH, G./CRUICKSHANK, B.: An A-Z of English Grammar and Usage. London: Longman, 2009.

OHROVÁ, J./SVOBODA, M./KALINA, M. et al.: Česko/anglický právní slovník. Praha: Linde, 2010.

Languages necessary to complete the course:

English language, Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: Mgr. Sylvia Mičíková, PhD.

Last change: 05.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: Prof.UKP/mKANPx19-2/25	Course title: English Legal Terminology 2
Educational activities: Type of activities: independent work / training session Number of hours: per week: 14 per level/semester: 61s / 182 Form of the course: combined	
Number of credits: 3	
Recommended semester: 2.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: written exam with open questions (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has mastered the basics of English canon-law terminology. b) Skills: The student is able to communicate and discuss canon-law topics in English. c) Responsibility and independence: The student is able to responsibly and independently prepare canon-law submissions in English.	
Class syllabus: 1. General rules of canon law. 2. The rights and obligations of all the Christians. 3. The supreme authority of the Church. 4. Particular churches. 5. Institutes of consecrated life. 6. Baptism and the sacrament of confirmation. 7. The Most Holy Eucharist and the Sacrament of Penance. 8. Marriage – diriment impediments in general and specifically, the matrimonial consent. 9. Marriage – the separation of spouses and convalidation of marriage. 10. Trials in general. 11. The contentious trials. 12. Marriage processes. 13. Sanctions in the Church and the penal process. 14. The temporal goods of the Church.	

Recommended literature:

BEAL, J. P. et al. (eds.): New Commentary on the Code of Canon Law. New York: Washington: The Canon Law Society of America, 2000.

BROWN, G. D./RICE, S.: Professional English in Use – Law. Cambridge: Cambridge University Press, 2007.

Canon Law Society of America. Washington: Canon Law Society of America, 1995.

Code of Canon Law Latin-English Edition. Translation prepared under the Auspices of the OHEROVÁ, J./SVOBODA, M./KALINA, M. et al.: Česko/anglický právní slovník.

Praha: Linde, 2010.

The Code of Canon Law in English Translation. London: Collins, 1983.

Languages necessary to complete the course:

English language, Slovak language.

Notes:**Past grade distribution**

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: Mgr. Sylvia Mičíková, PhD.

Last change: 05.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-44/25	Course title: Family Law of the Slovak Republic
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 74s / 26s Form of the course: combined	
Number of credits: 4	
Recommended semester: 5.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: written exam with open questions (20 %). Final assessment: oral exam (80 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student masters the basic institutions of family law according to the valid law of the Slovak Republic. b) Skills: The student is able to interpret and apply the valid legal regulation of family law and property relations between spouses. c) Responsibility and independence: The student is able to responsibly and independently orientate himself in the relevant sources of family law of the Slovak Republic and connect theoretical knowledge with application practice.	
Class syllabus: 1. Concept and subject of family law, position of family law in the legal system. 2. Sources of family law (national and international). 3. Fundamental principles of family law. 4. Marriage in general. 5. Constituting of marriage and ways of its contracting. 6. Rights and duties of husbands. 7. Dissolution of marriage, invalid and putative marriage. 8. Determination of parenthood. 9. Adoption. 10. Rights and duties of parents and children.	

11. Interventions of state into the exercitation of rights and duties of parents and children (substitution, tutorship and curatoship).
12. Child support in general.
13. Child support of parents toward children and parents support of children.
14. Other types of supports.

Recommended literature:

CIRÁK, J./PAVELKOVÁ, B./ŠTEVČEK, M.: Rodinné právo. Šamorín: Heuréka, 2010.
 HORVÁTH, E./VARGA, E.: Zákon o rodine. Komentár. Bratislava: Wolters Kluwer, 2014.
 LAZAR, J. et al.: Občianske právo hmotné 1: Všeobecná časť, rodinné právo, vecné práva, dedičské právo. Bratislava: Iuris Libri, 2018.
 PAVELKOVÁ, B.: Zákon o rodine. Komentár. Praha: C. H. Beck, 2011.
 SVOBODA, J./FICOVÁ, S.: Zákon o rodine: Komentár, judikatúra, súvisiace predpisy a vzory rodinnoprávnych podaní. Bratislava: Eurounion, 2005.
 SCHERPE, J. (ed.): European Family Law 1: The Impact of Institutions and Organizations on European Family Law. Cheltenham: Edward Elgar, 2016.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: doc. Mgr. Lenka Dufalová, PhD.

Last change: 11.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-45/25	Course title: Final Thesis Seminar 1
Educational activities: Type of activities: seminar / independent work Number of hours: per week: per level/semester: 10s / 40s Form of the course: combined	
Number of credits: 2	
Recommended semester: 5.	
Educational level: II.	
Prerequisites:	
Course requirements: Student has to attend the personal consultations with superintendent of his or her final thesis, being evaluated from the sufficiency and effectiveness point of view. Continuous assessment: Submission of a scheme of a thesis and bibliographical list (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student can work creatively with literature and formal sources of law. b) Skills: The student is capable of critical analysis of expert and scientific literature, as well as legal texts. c) Responsibility and independence: The student can responsibly and independently formulate and defend his own conclusions and starting points in the field of “canon law”, taking into account various interdisciplinary connections.	
Class syllabus: 1. Expert guidance and methodical help of the director of studies, respectively superintendent of thesis at scientific and creative activities of student focused on writing of a final thesis. 2. Approaching of the main characteristics of thesis – choosing of a topic, information on goals and its importance, domestic as well as foreign context, analysis and synthesis of knowledge, summarization of existing expert and scientific literature, methodology of thesis and research activities, work procedures, structuring of final thesis, ethics and technique of quoting, applicability of concrete results of a research, logical arrangement and sufficient evaluation in confrontation with results of other authors.	

3. Characteristics of chosen problems to the topic of final thesis, analysis of contemporary legal status or knowledge in the concrete area.
4. Preparation to present the results of own research activities.
5. Discussion.

Recommended literature:

GREGUŠOVÁ, D./MORAVČÍKOVÁ, A./Susko, B.: Vybrané kapitoly z právnej informatiky. Bratislava: VO PRaF UK, 2000.

KATUŠČÁK, D.: Ako písať záverečné a kvalifikačné práce. Ako písať bakalárske práce, diplomové práce, dizertačné práce, špecializačné práce, habilitačné práce, seminárne a ročníkové práce, práce študentskej vedeckej a odbornej činnosti, ako urobiť bibliografické odkazy, ako citovať tradičné a elektronické dokumenty. Nitra: Enigma, 2008.

KIMLIČKA, Š.: Ako citovať a vytvárať zoznamy bibliografických odkazov podľa noriem ISO 690 pre „klasické“ aj elektronické zdroje. Bratislava: Stimul, 2002.

MEŠKO, D./KATUŠČÁK, D. et al.: Chcete byť úspešní na vysokej škole? Akademická príručka. Martin: Osveta, 2013.

ŠAVELKA, J./MYŠKA, M./PTAŠNIK, A./SPÁČILOVÁ, D.: Právni informační systém. Brno: Tribun EU, 2011.

Other expert and scientific sources according to the thematic focus of the thesis.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: Mons. prof. PaedDr. ThDr. ICLic. Ján Duda, PhD., JUDr. Veronika Pétiová, PhD., ICDr. Peter Sykora, PhD., prof. ICDr. Cyril Vasil', PhD., prof. JUDr. Mgr. Vojtech Vladár, PhD., prof. doc. Róbert Brtko, CSc., prof. JUDr. Matúš Nemeč, PhD.

Last change: 07.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-46/25	Course title: Final Thesis Seminar 2
Educational activities: Type of activities: seminar / independent work Number of hours: per week: per level/semester: 10s / 40s Form of the course: combined	
Number of credits: 2	
Recommended semester: 6.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: Submission of a scheme of a thesis (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student can work creatively with literature and formal sources of law. b) Skills: The student is capable of critical analysis of expert and scientific literature, as well as legal texts. c) Responsibility and independence: The student can responsibly and independently formulate and defend his own conclusions and starting points in the field of “canon law”, taking into account various interdisciplinary connections.	
Class syllabus: 1. Characteristics of chosen problems to the topic of final thesis, analysis of contemporary legal status, various connections or status of knowledge in the concrete area. 2. Realization of scientific research in the area of canon law. 3. Preparation of presentation of results in own area of research activities to the superintendent. 4. Discussion with the superintendent. 5. Evaluation of final thesis. 6. Critique of final thesis and incorporation of the suggestions.	
Recommended literature: KATUŠČÁK, D.: Ako písať záverečné a kvalifikačné práce. Ako písať bakalárske práce,	

dipломové práce, dizertačné práce, špecializačné práce, habilitačné práce, seminárne a ročníkové práce, práce študentskej vedeckej a odbornej činnosti, ako urobiť bibliografické odkazy, ako citovať tradičné a elektronické dokumenty. Nitra: Enigma, 2008.
 KIMLIČKA, Š.: Ako citovať a vytvárať zoznamy bibliografických odkazov podľa noriem ISO 690 pre „klasické“ aj elektronické zdroje. Bratislava: Stimul, 2002.
 MEŠKO, D./KATUŠČÁK, D./FINDRA, J.: Chcete byť úspešní na vysokej škole? Akademická príručka. Martin: Osveta, 2013.
 ŠAVELKA, J./MYŠKA, M./PTAŠNIK, A./SPÁČILOVÁ, D.: Právni informační systém. Brno : Tribun EU, 2011.
 Other expert and scientific sources according to the thematic focus of the thesis.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: Mons. prof. PaedDr. ThDr. ICLic. Ján Duda, PhD., JUDr. Veronika Pétiová, PhD., ICDr. Peter Sykora, PhD., prof. ICDr. Cyril Vasil', PhD., prof. JUDr. Mgr. Vojtech Vladár, PhD., prof. doc. Róbert Brtko, CSc., prof. JUDr. Matúš Nemeč, PhD.

Last change: 07.06.2025

Approved by:

STATE EXAM DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-62/25	Course title: Final Thesis and its Defense
Number of credits: 10	
Recommended semester: 5., 6..	
Educational level: II.	
Course requirements: Final assessment: oral defence of submitted final thesis (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student is able to work creatively with literature and formal sources of law. b) Skills: The student is able to critically analyze professional and scientific literature and legal texts. c) Responsibility and independence: The student is able to responsibly and independently form his own conclusions and starting points in the field of law, including interdisciplinary connections, being able to formulate them in writing and defend them orally.	
Class syllabus: 1. Expert guidance and methodical help of the director of studies, respectively superintendent of thesis at scientific and creative activities of student focused on writing of a final thesis. 2. Approaching of the main characteristics of thesis – choosing of a topic, information on goals and its importance, domestic as well as foreign context, analysis and synthesis of knowledge, summarization of existing expert and scientific literature. 3. Methodology of thesis and research activities, work procedures, structuring of final thesis, ethics and technique of quoting, applicability of concrete results of a research, logical arrangement and sufficient evaluation in confrontation with results of other authors. 4. Characteristics of chosen problems to the topic of final thesis, analysis of contemporary legal status or knowledge in the concrete area. 5. Preparation to present the results of own research activities. 6. Discussion with the director of studies. 7. Completion of final thesis. 8. Discussion at the defence of final thesis. 9. Reaction to the critique, proposals and impulses from the opponents.	
State exam syllabus:	
Recommended literature:	

KATUŠČÁK, D.: Ako písať záverečné a kvalifikačné práce. Ako písať bakalárske práce, diplomové práce, dizertačné práce, špecializačné práce, habilitačné práce, seminárne a ročníkové práce, práce študentskej vedeckej a odbornej činnosti, ako urobiť bibliografické odkazy, ako citovať tradičné a elektronické dokumenty. Nitra: Enigma, 2013.

KIMLIČKA, Š.: Ako citovať a vytvárať zoznamy bibliografických odkazov podľa noriem ISO 690 pre „klasické“ aj elektronické zdroje. Bratislava: Stimul, 2002.

KUTARŇA, J.: Metodológia: spôsob štúdia a písania vedeckej práce. Bratislava: Kňazský seminár sv. Cyrila a Metoda, 2003.

MOSNÝ, P./LACLAVÍKOVÁ, M./SISKOVIČ, Š.: Metodológia vedeckej práce pre potreby právnického štúdia. Trnava: Trnavská univerzita, 2015.

Languages necessary to complete the course:

Slovak language.

Last change: 08.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-61/25	Course title: General Rules of Canon Law
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 105s / 20s Form of the course: combined	
Number of credits: 5	
Recommended semester: 1.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: written exam with open questions (20 %). Final assessment: oral exam (80 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has knowledge of the basic institutions and general rules of canon law. b) Skills: The student is able to interpret the introductory canons of the valid Code of Canon Law of 1983 (cann. 1–203). c) Responsibility and autonomy: The student is able to present the acquired knowledge of the basic institutions and general rules of canon law responsibly and independently.	
Class syllabus: 1. The general frame of Code of Canon Law of 1983. 2. Generally about the first book of Code of Canon Law of 1983 “De normis generalibus”. 3. Church law and consuetudinary law. 4. General decrees and instructions. 5. Individual administrative acts. 6. Statutes and orders. 7. Natural persons in the Church. 8. Corporate entities in the Church. 9. Legal acts and “ad validitatem” properties. 10. Potestas regendi. 11. Church office in general. 12. Acquisition of the Church office.	

13. Deprivation of the Church office.
14. Prescription and computation of time.

Recommended literature:

AUGUSTINE, P. CH.: A Commentary on the New Code of Canon Law. Volume I.: Introduction and General Rules (can. 1–86). London: Herder Book Co., 1918.
BEAL, J. P. et al. (eds.): New Commentary on the Code of Canon Law. New York: The Canon Law Society of America, 2000.
DUDA, J.: Úvod do štúdia kánonického práva. Ružomberok: Pedagogická fakulta Katolíckej univerzity v Ružomberku, 2007.
FILO, V.: Kánonické právo. Úvod a Prvá kniha. Bratislava: Univerzita Komenského Rímskokatolícka cyrilometodská bohoslovecká fakulta, 1997.
GARCÍA MARTÍN, J.: Le norme generali del Codex iuris canonici. Roma: Ediurcia, 1996.
GÓRECKI, E.: Obecné normy Kodexu kánonického práva Jána Pavla II. Část I. Olomouc : Maticе Cyrilometodějská, 1993.
GÓRECKI, E.: Obecné normy Kodexu kánonického práva Jána Pavla II. Část II. Olomouc: Maticе Cyrilometodějská, 1993.
HRDINA, I. A./SZABO, M.: Teorie kánonického práva. Praha: Karolinum, 2018.
Kódex kánonického práva. Latinsko-slovenské vydanie. Bratislava: Spolok sv. Vojtecha, 1996.
The Code of Canon Law in English Translation. London: Collins, 1983.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: Mons. prof. PaedDr. ThDr. ICLic. Ján Duda, PhD.

Last change: 11.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-7/25	Course title: Hierarchical Structure of the Church (People of God) 1
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 105s / 20s Form of the course: combined	
Number of credits: 5	
Recommended semester: 1.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: written exam with open questions (20 %). Final assessment: written exam (80 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student masters the introductory matter on the issue of the hierarchical structure of the Catholic Church. b) Skills: The student is able to characterize the legislation of the first part of the second book of the Code of Canon Law “De christifidelibus”, which deals with the basic division of Catholic believers into clerics and laity, having knowledge of their rights and obligations. c) Responsibility and independence: The student is able to responsibly and independently present basic knowledge regarding the introductory matter on the hierarchical structure of the Catholic Church.	
Class syllabus: 1. Membership to the Church. 2. Double or triple division of the subjects of Church. 3. Rights and duties of all believers. 4. Fundamental rights of believers. 5. Rights and duties of laymen. 6. Clergymen: formation of clergymen. 7. Incardination, excardination of clergymen. 8. Rights and duties of clergymen.	

9. Special duties of clergymen.
10. Reductio ad statum laicalem.
11. Personal prelatures.
12. Associations of believers: general rules and typology.
13. Public associations of believers.
14. Private associations of believers.

Recommended literature:

BEAL, J. P. et al. (eds.): New Commentary on the Code of Canon Law. New York: The Canon Law Society of America, 2000.

DUDA, J.: Náčrt právnej ekleziológie. Spišské Podhradie: Kňazský seminár biskupa Jána Vojtaššáka, 2002.

Kódex kánonického práva. Latinsko-slovenské vydanie. Bratislava: Spolok sv. Vojtecha, 1996.

NAVARRO, L.: Diritto di associazione e associazioni di fedeli. Milano: Giuffrè, 1991.

The Code of Canon Law in English Translation. London: Collins, 1983.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. ICDr. Cyril Vasil', PhD.

Last change: 11.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-8/25	Course title: Hierarchical Structure of the Church (People of God) 2
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 105s / 20s Form of the course: combined	
Number of credits: 5	
Recommended semester: 2.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: written exam with open questions (20 %). Final assessment: oral exam (80 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has deeper knowledge regarding the issues of the hierarchical structure of the Catholic Church at the highest and supradiocesan levels. b) Skills: The student is able to characterize the legislation regulating the hierarchical organization of the Church at the highest (papal) and archdiocesan levels, including the central administrative and judicial structures of the Catholic Church. c) Responsibility and independence: The student is able to responsibly and independently present knowledge regarding the hierarchical organization of the Church at the highest and archdiocesan levels.	
Class syllabus: 1. The supreme authority of the Catholic Church – Roman Pontiff (in general). 2. Primacy of the Roman Pontiff. 3. History and presence of the election of the Roman Pontiff. 4. The supreme authority of the Church – College of Bishops, Synod of Bishops. 5. Cardinals of the Holy Roman Church. 6. Legates of the Roman pontiff. 7. The Roman curia – term and structure of dicasteries. 8. The Roman curia – Secretary of State and relations with the particular churches.	

9. The Roman curia – Dicasteries.
10. The Roman curia – Papal offices.
11. The Roman curia – tribunals (Apostolic Penitentiary, Roman Rota, Apostolic Signature).
12. The Roman curia – offices (Apostolic Camera and Prefecture for the Economic Affairs of the Holy See).
13. Conferences of Bishops, Church provinces, metropolitans, particular councils.
14. Status of the Holy See in the international law.

Recommended literature:

BAUMGARTNER, F. J.: Behind Locked Doors: A History of the Papal Elections. New York: Palgrave Macmillan, 2003.

BEAL, J. P. et al. (eds.): New Commentary on the Code of Canon Law. New York: The Canon Law Society of America, 2000.

DUDA, J.: Náčrt právnej ekleziológie. Spišské Podhradie: Kňazský seminár biskupa Jána Vojtaššáka, 2002.

JÁN PAVOL PP. II.: Apoštolská konštitúcia o Rímskej kúrii Pastor bonus.

Kódex kánonického práva. Latinsko-slovenské vydanie. Bratislava: Spolok sv. Vojtecha, 1996.

The Code of Canon Law in English Translation. London: Collins, 1983.

WINSLOW, F.: Vicars and Prefects Apostolic. Washington: Catholic University of America Press, 2015.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. ICDr. Cyril Vasil', PhD.

Last change: 11.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-9/25	Course title: Hierarchical Structure of the Church (People of God) 3
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 105s / 20s Form of the course: combined	
Number of credits: 5	
Recommended semester: 3.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: written exam with open questions (20 %). Final assessment: written exam with open questions (80 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student acquires deeper knowledge regarding the issue of the hierarchical structure of the Catholic Church at the particular level. b) Skills: The student is able to characterize the legislation regulating the hierarchical organization of the Church at the particular level with a special focus on administrative and judicial structures. c) Responsibility and independence: The student is able to responsibly and independently present knowledge regarding the hierarchical organization of the Church at the particular level.	
Class syllabus: 1. Bishops in general: definition and typology. 2. Rights and duties of diocesan bishop. 3. De sede impedita et de sede vacante, diocesan administrator. 4. Diocesan Synod. 5. Diocesan curia: General Vicar, Episcopal Vicar and Judicial Vicar. 6. Diocesan curia: Economical Counsel, Economist and Pastoral Counsel. 7. Diocesan tribunal (term, structure, personnel). 8. Tribunals of second and third instance. 9. Counsel of Priests and College of Consultors. 10. College of Canons.	

11. Deans and their rights and duties.
12. Parish priest, chaplain and their rights and duties in the parishes.
13. Spiritual administrators and rector of the church.
14. Development of Slovak Church province and its current structure (theory and practice).

Recommended literature:

BEAL, J. P. et al. (eds.): New Commentary on the Code of Canon Law. New York: The Canon Law Society of America, 2000.

DOUGHERTY, T. D.: The Vicar General of the Episcopal Ordinary. Washington: Catholic University of America Press, 2015.

DUDA, J.: Náčrt právnej ekleziológie. Spišské Podhradie: Kňazský seminár biskupa Jána Vojtaššáka, 2002.

Kódex kánonického práva. Latinsko-slovenské vydanie. Bratislava: Spolok sv. Vojtecha, 1996.
The Code of Canon Law in English Translation. London: Collins, 1983.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. ICDr. Cyril Vasil', PhD.

Last change: 11.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-5/25	Course title: History of Canon Law 1
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 80s / 20s Form of the course: combined	
Number of credits: 4	
Recommended semester: 1.	
Educational level: II.	
Prerequisites:	
Course requirements: Final assessment: oral exam (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has mastered the subject of the history of canon law in the ius antiquum period. b) Skills: The student is able to argue legally on defined areas of questions from the history of canon law (period 1st to 12th century). c) Responsibility and independence: The student is able to responsibly and independently present knowledge regarding the historical development of the most important institutions of canon law and interpret historical sources of law in the context of the period.	
Class syllabus: 1. Introduction to the history of canon law. 2. Biblical foundations of canon law. 3. Foundation of a Church as <i>societas iuridice perfecta</i> . 4. Social structure of a Primary Church. 5. Relationships of Christians to the Roman state. 6. Law of a Primary Church. 7. Ecumenical councils of the ius antiquum period. 8. Religious development and beginning of religious law. 9. Eastern Caesaropapism. 10. Western Caesaropapism.	

11. Relationship of Church law to Roman law.
12. Pseudo-Isidorian Decretals and other forgeries from the Frankish Empire.
13. Church law in the Great Moravia.
14. Church reforms of 10th and 11th century.

Recommended literature:

- BAUMGARTNER, F. J.: Behind Locked Doors: A history of the Papal Elections. New York: Palgrave Macmillan, 2003.
- BLUMENTHAL, U.: The Investiture Controversy: Church and Monarchy from the Ninth to the Twelfth Century. New Jersey: University of Pennsylvania Press, 1995.
- BUŠEK, V.: Učebnice dějin práva církevního I. Praha: Všešrd, 1946.
- BUŠEK, V.: Učebnice dějin práva církevního II. Praha: Všešrd, 1946.
- BRUNDAGE, J. A.: Medieval Canon Law. London: Longman, 1995.
- DLUGOŠ, F.: Koncily katolíckej cirkvi. Levoča: Nadácia Kňazského seminára J. Vojtaššáka, 2005.
- ERD#, P.: Storia della scienza del diritto canonico. Roma: Editrice Pontificia Università Gregoriana, 1999.
- HELMHOLZ, R. H.: The Spirit of Classical Canon Law. Athens: University of Georgia, 2010.
- HESS, H.: The Early Development of Canon Law and the Council of Serdica. New York: Oxford University Press, 2002.
- HRDINA, A.: Prameny ke studiu kanonického práva. Plzeň: Aleš Čeněk, 2007.
- KRAJČI, J.: Historické pramene a všeobecné normy cirkevního práva. Banská Bystrica: UMB PF, 1997.
- LARSON, A.: Master of Penance: Gratian and the Development of Penitential Thought and Law in the Twelfth Century. Washington: The Catholic University of America, 2014.
- MRKÝVKA, P./VESELÁ, R.: Vybrané otázky z dějin kanonického práva. Brno: Masarykova Univerzita, 1992.
- SOMERVILLE, R./BRASINGTON, B. C.: Prefaces to Canon Law Books in Latin Christianity. London: Yale University Press, 1998.
- SCHATZ, K.: Dějiny papežského primátu. Brno: Centrum pro studium demokracie a kultury, 2001.
- VLADÁR, V.: Prameny práva Katolíckej cirkvi v historickom vývoji. Plzeň: Aleš Čeněk, 2009.
- VLADÁR, V.: Dejiny cirkevního práva. Praha: Leges, 2017.
- WINROTH, A.: The Making of Gratian Decretum. Cambridge: Cambridge University Press, 2002.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. JUDr. Mgr. Vojtech Vladár, PhD.

Last change: 05.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-6/25	Course title: History of Canon Law 2
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 80s / 20s Form of the course: combined	
Number of credits: 4	
Recommended semester: 2.	
Educational level: II.	
Prerequisites:	
Course requirements: Final assessment: oral exam (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has mastered the subject of the history of canon law in the periods of ius novum medii aevi, ius novissimum and ius codificatum. b) Skills: The student is able to argue legally on defined areas of questions from the history of canon law (period 12th to 20th century). c) Responsibility and independence: The student is able to responsibly and independently present knowledge regarding the historical development of the most important institutions of canon law and interpret historical sources of law in the context of the period.	
Class syllabus: 1. Ius novum medii aevi and High Middle Ages. 2. Decretum Gratiani. 3. Theocratical demands of the papacy. 4. Avignonian exile. 5. Great Western Schism. 6. Protestant reformation. 7. Ius novissimum and the Council of Trent. 8. Counter Reformation. 9. Great French Revolution. 10. First Vatican Council.	

11. Ius codificatum and the Code of Canon Law of 1917.
12. Period after the Code.
13. Second Vatican Council.
14. Works on the valid Codes.

Recommended literature:

- BAUMGARTNER, F. J.: Behind Locked Doors: A history of the Papal Elections. New York: Palgrave Macmillan, 2003.
- BLUMENTHAL, U.: The Investiture Controversy: Church and Monarchy from the Ninth to the Twelfth Century. New Jersey: University of Pennsylvania Press, 1995.
- BUŠEK, V.: Učebnice dějin práva církevního I. Praha: Všeohrd, 1946.
- BUŠEK, V.: Učebnice dějin práva církevního II. Praha: Všeohrd, 1946.
- BRUNDAGE, J. A.: Medieval Canon Law. London: Longman, 1995.
- DLUGOŠ, F.: Koncily katolíckej cirkvi. Levoča: Nadácia Kňazského seminára J. Vojtaššáka, 2005.
- ERD#,P.: Storia della scienza del diritto canonico. Roma: Editrice Pontificia Università Gregoriana, 1999.
- HRDINA, A.: Prameny ke studiu kanonického práva. Plzeň: Aleš Čeněk, 2007.
- KRAJČI, J.: Historické pramene a všeobecné normy cirkevného práva. Banská Bystrica: UMB PF, 1997.
- MRKÝVKA, P./VESELÁ, R.: Vybrané otázky z dějin kanonického práva. Brno: Masarykova Univerzita, 1992.
- SOMERVILLE, R./BRASINGTON, B. C.: Prefaces to Canon Law Books in Latin Christianity. London: Yale University Press, 1998.
- SCHATZ, K.: Dějiny papežského primátu. Brno: Centrum pro studium demokracie a kultury, 2001.
- VLADÁR, V.: Pramene práva Katolíckej cirkvi v historickom vývoji. Plzeň: Aleš Čeněk, 2009.
- VLADÁR, V.: Dejiny cirkevného práva. Praha: Leges, 2017.
- The Canons and Decrees of the Council of Trent. Translated H. Schroeder. Charlotte: Tan Books, 1978.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. JUDr. Mgr. Vojtech Vladár, PhD.

Last change: 05.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-25/25	Course title: International Law
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 61s / 14s Form of the course: combined	
Number of credits: 3	
Recommended semester: 4.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: 2 x written exam (50 + 50 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has a general overview of the matter of international public and private law. b) Skills: The student has a sufficient level of knowledge of the functioning of the basic institutions of international public and private law and their interaction with national law on the one hand and the international integration of relations on the other. In addition, he has a specific overview of the international subjectivity of the Holy See, as well as the most important decisions of international judicial bodies (especially in religious cases). c) Responsibility and independence: The student is able to present knowledge of international public and private law responsibly and independently.	
Class syllabus: 1. History and specifics of international law. 2. The relationship of international law to other legal systems. 3. Sources, rules and principles of international law. 4. Subjects of international law with a special focus on the Holy (Apostolic) See. 5. Diplomatic law. 6. International legal responsibility. 7. Dispute resolution, sanction system, security in international law. 8. Man in international law. 9. International human rights law.	

10. Religious rights and freedoms in the case law of the ECHR and other international human rights protection bodies I.
11. Religious rights and freedoms in the case law of the ECHR and other international human rights protection bodies II.
12. Religious rights and freedoms in the case law of the ECHR and other international human rights protection bodies III.
13. Religious rights and freedoms in the jurisprudence of the ECHR and other international human rights bodies IV.
14. Protection of religion and religious objects under international criminal law.

Recommended literature:

- ANAGNOSTOU, D.: European Court of Human Rights: Implementing Strasbourg's Judgments on Domestic Policy. Edinburgh: Edinburgh University Press, 2013.
- BATES, E.: The Evolution of the European Convention on Human Rights: From Its Inception to the Creation of a Permanent Court of Human Rights. Oxford: Oxford University Press, 2010.
- CALSTER, G. Van: European Private International Law. Oxford: Hart Publishing, 2016.
- CANE, P./Evans, C./Robinson, Z. (eds.): Law and Religion in Theoretical and Historical Context. Cambridge: Cambridge University Press, 2008.
- DOE, N.: Law and Religion in Europe. A Comparative Introduction. Oxford: Oxford University Press, 2011.
- EVANS, M. D.: Religious Liberty and International Law in Europe. Cambridge: Cambridge University Press, 1997.
- EVANS, C.: Freedom of Religion under the European Convention on Human Rights. Oxford: Oxford University Press, 2003.
- KUČERA, Z./PAUKNEROVÁ, M./RŮŽIČKA, K. a kol.: Mezinárodní právo soukromé. Plzeň: Aleš Čeněk, 2015.
- LYSINA, P./ĎURIŠ, M./HAŤAPKA, M. a kol.: Medzinárodné právo súkromné. Bratislava: C. H. Beck, 2016.
- LYSINA, P./ŠTEFANKOVÁ, N./ĎURIŠ, M./ŠTEVČEK, M.: Zákon o medzinárodnom práve súkromnom a procesnom. Komentár. Praha: C. H. Beck, 2012.
- McCREA, R.: Religion and the Public Order of the European Union. Oxford: Oxford University Press, 2014.
- SOUSEDÍK, S.: Svoboda a lidská práva. Praha: Vyšehrad, 2010.
- SPRATEK, D.: Evropská ochrana náboženské svobody. Brno: L. Marek, 2008.
- TAYLOR, P. M.: Freedom of Religion: UN and European Human Rights Law and Practice. Cambridge: Cambridge University Press, 2005.
- VRŠANSKÝ, P./VALUCH, J. a kol.: Medzinárodné právo verejné (Všeobecná časť). Bratislava: Eurokodex, 2012.
- VRŠANKY, P./RIŠOVÁ, M./SEMAN, R./VALUCH, J.: Praktická príručka na semináre z medzinárodného práva. Bratislava: Právnická fakulta UK, 2012.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: JUDr. Lukáš Mareček, PhD.
Last change: 06.06.2025
Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-60/25	Course title: Introduction to the Study of Law and Comparative Law
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 61s / 14s Form of the course: combined	
Number of credits: 3	
Recommended semester: 1.	
Educational level: II.	
Prerequisites:	
Course requirements: Final assessment: written exam (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has basic information about the study of law and comparative law. b) Skills: The student understands the basics of legal-theory terminology, information about individual legal systems and cultures, the specifics of canon law, legal ethics, logic and legal methodology, being capable of further more specific study of law. c) Responsibility and independence: The student is able to responsibly and independently present the acquired knowledge about the study of law and comparative law.	
Class syllabus: 1. Concept of law, essence of law and legal relations. 2. System of law and division of law into public and private law. 3. Legal rules, their types and scope. 4. Introduction to comparative law. 5. Continental legal system. 6. Anglo-American legal system. 7. Traditional and religious legal systems. 8. European law and its relationship to the national law of EU member states. 9. International and transnational law. 10. State and canon law. 11. Legal argumentation and interpretation of law. 12. Legal ethics.	

13. Introduction to logic applied in law.
 14. Legal methodology, science and scientific activity.

Recommended literature:

ANDREWS, N.: English Civil Procedure. Fundamentals of The New Civil Justice System. Oxford: Oxford University Press, 2003.
 CAPONNETTO, F.: Introduzione allo studio delle esperienze giuridiche. Parte seconda: Istituzioni di diritto privato comparato. Roma: Youcanprint, 2021.
 FÁBRY, B./KASINEC, R./TURČAN, M.: Teória práva (2. Vydanie). Bratislava: Wolters Kluwer, 2019.
 FERRARI, S.: Strumenti e percorsi di diritto comparato delle religioni. Bologna: il Mulino, 2022.
 GHERRI, P.: Ricerca scientifica umanistica. Iniziazione pratica. Reggio Emilia: Pontificia Università Lateranense, 2022.
 HAZARD J./DONDI A.: Legal Ethics. A Comparative Study. Stanford: Stanford University Press, 2004.
 IVALDI, M. C.: Diritto e religione nell'Unione Europea. Roma: Nuova Cultura, 2009.
 LUGLI, M./PASQUALI CERIOLI, J./PISTOLESI, I.: Elementi di diritto ecclesiastico europeo. Principi, modelli, giurisprudenza. Torino: Giappichelli, 2012.
 TWINING, W.: Globalisation and Legal Theory. Cambridge: Cambridge University Press, 2008.
 VANNICELLI, L./MANNINI, D./MARANGONI, S.: Sistemi giuridici comparati. Corso di diritto ecclesiastico e diritto pubblico. Modena: Mucchi, 2004.
 VARANO V./BARSOTTI V.: La tradizione giuridica occidentale. Vol. I. Testo e materiali per un confronto civil law – common law. Torino: Giappichelli, 2015.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: doc. JUDr. Mgr. Michal Mrva, PhD., LL.M.

Last change: 11.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-51/25	Course title: Italian Legal Terminology 1
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 61s / 14s Form of the course: combined	
Number of credits: 3	
Recommended semester: 1.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: written exam (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has mastered the basics of Italian grammar and vocabulary. b) Skills: The student is able to work with Italian grammar at a basic level, mastering basic vocabulary focused primarily on legal terminology. c) Responsibility and independence: The student is able to responsibly and independently apply knowledge of Italian grammar, as well as correctly use basic Italian legal terminology.	
Class syllabus: 1. Pronunciation, dual consonants, diphthongs, triphthongs, first verbal class, adjectives. 2. Indefinite and definite article, substantives, adjectives, suffixes of substantives and adjectives. 3. Second verbal class; personal pronouns in verbs, suffixes of substantives and adjectives. 4. Verbs “essere”, “avere” and “potere”; numerals, creating of adverbs of form. 5. Third verbal class, polite form, imperative. 6. Future tense, future tense using auxiliary and irregular verbs, imperative. 7. Past passive participle, passato prossimo, conditional form. 8. Graduation of adjectives and adverbs, past tenses and its using. 10. Passive voice. 11. Past perfect, consecution of tenses. 12. Conditional compound sentences. 13. Passato remoto, diminutives.	

14. Irregular words.

Recommended literature:

FAVATA, A.: Dizionario dei termini giuridici. Piacenza: Ed. La tribuna, 1992.

GUNIŠ, C.: La lingua Italiana: Podrobná učebnica talianskeho jazyka. I. diel. Trenčín: Ševčík, 1947.

CHIUCHIU, A./MINCIARELLI, F./SILVESTRINI, M.: Grammatica Italiana per Stranieri. Perugia: Ed. Guerra, 1992.

PINTO, P. V.: Commento al Codice di Diritto Canonico. Città del Vaticano: Libreria editrice Vaticana, 2001.

PROUDFOOT, A. et al.: (ed.): Routledge Intensive Italian Workbook. New York: Routledge, 2004.

Languages necessary to complete the course:

Italian language, Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: JUDr. Veronika Pétiová, PhD.

Last change: 08.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-52/25	Course title: Italian Legal Terminology 2
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 61s / 14s Form of the course: combined	
Number of credits: 3	
Recommended semester: 2.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: written exam (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has a deep theoretical knowledge of the Italian language. b) Skills: The student is able to work with canon-law texts in the Italian language at a basic level. c) Responsibility and independence: The student is able to responsibly and independently apply extended knowledge of the Italian language, mastering basic canon-law and theological terminology.	
Class syllabus: 1. La terminologia giuridica e canonica. 2. Le leggi ecclesiastiche. 3. Gli atti amministrativi singolari. 4. Le persone fisiche e giuridiche. 5. La potestà del governo. 6. Gli uffici ecclesiastici. 7. La costituzione gerarchica della Chiesa. 8. Ufficio di insegnare della Chiesa. 9. Ufficio di santificare della Chiesa. 10. Diritto matrimoniale canonico. 11. Gli impedimenti matrimoniali. 12. Il consenso matrimoniale.	

13. Processo di nulita' matrimoniale.
14. Delitti e le pene in diritto canonico.

Recommended literature:

FAVATA, A.: Dizionario dei termini giuridici. Piacenza: Ed. La tribuna, 1992.
CHIUCHIU, A./MINCIARELLI, F./SILVESTRINI, M.: Grammatica Italiana per Stranieri. Perugia: Ed. Guerra, 1992.
PINTO, P. V.: Commento al Codice di Diritto Canonico. Città del Vaticano: Libreria editrice Vaticana, 2001.
PROUDFOOT, A. et al.: (ed.): Routledge Intensive Italian Workbook. New York: Routledge, 2004.

Languages necessary to complete the course:

Italian language, Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: JUDr. Veronika Pétiová, PhD.

Last change: 08.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-14/25	Course title: Latin Language 3
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 99s / 26s Form of the course: combined	
Number of credits: 5	
Recommended semester: 1.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: activity on seminars (10 %). Final assessment: written exam on grammar and vocabulary (90 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has linguistic and professional skills in Latin, mastering Latin terminology from the first two books of the Code of Canon Law. b) Skills: The student is able to translate simpler parts of normative sentences from the first two books of the valid Code of Canon Law. c) Responsibility and independence: The student is able to approach the analysis of a professional Latin text from the first two books of the valid Code of Canon Law responsibly and independently.	
Class syllabus: 1. Study and translation of Latin canon-law texts "De legibus ecclesiasticis". 2. Study and translation of Latin canon-law texts "De consuetudine" and "De decretis generalibus". 3. Study and translation of Latin canon-law texts "De actibus administrativis singularibus" and "de decretis et praeceptis singularibus". 4. Study and translation of Latin canon-law texts "De rescriptis", "De privilegiis" and "De dispensationibus". 5. Study and translation of Latin canon-law texts "De personis physicis et iuridicis". 6. Study and translation of Latin canon-law texts "De officiis ecclesiasticis". 7. Study and translation of Latin canon-law texts "De omnium christifidelium obligationibus et iuribus".	

8. Study and translation of Latin canon-law texts "De ministris sacris seu de clericis".
9. Study and translation of Latin canon-law texts "De christifidelium consociationibus".
10. Study and translation of Latin canon-law texts "De suprema Ecclesiae auctoritate".
11. Study and translation of Latin canon-law texts "De ecclesiis particularibus et de auctoritate in iisdem constituta".
12. Study and translation of Latin canon-law texts "De sede impedita et de sede vacante".
13. Study and translation of Latin canon-law texts "De ecclesiarum particularium coetibus".
14. Study and translation of Latin canon-law texts "De curia diocesana".

Recommended literature:

Codex iuris canonici. Vaticano: Libreria Editrice Vaticana, 1983.
 Codex iuris canonici 1917 (LA-CZ): textus cum fontium annotatione. Brno: Diecézní církevní soud, 2009.
 EGGER, C. (ed.): Lexicon recentis Latinitatis. Volumen I (A-L), Volumen II (M-Z). Città del Vaticano: Libreria editoria Vaticana, 1997.
 HEŘMANSKÝ, F.: Latinská gramatika pre gymnáziá. Bratislava: Štátne nakladateľstvo v Bratislave, 1949.
 Kódex kánonického práva. Trnava: Spolok Sv. Vojtecha, 2001.
 LAZAR, E.: Latin for Lawyers: The Language of Law. Larchmont: Emanuel Publishing, 1999.
 NOVOTNÝ, F. et al.: Základní latinská mluvnice. Praha: H&H, 1992.
 QUITT, Z./KUCHARSKÝ, P.: Česko-latinský slovník. Praha: SPN, 1992.
 ŠPAŇÁR, J./HRABOVSKÝ, J.: Latinsko-slovenský/slovensko-latinský slovník. Bratislava: Slovenské pedagogické nakladateľstvo, 1987.
 VAŇKOVÁ, J.: Právnická latinčina. Bratislava: Iura edition, 2001.

Languages necessary to complete the course:

Slovak language, Latin language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. JUDr. Mgr. Vojtech Vladár, PhD.

Last change: 06.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-15/25	Course title: Latin Language 4
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 99s / 26s Form of the course: combined	
Number of credits: 5	
Recommended semester: 2.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: activity on seminars (10 %). Final assessment: written exam on grammar and vocabulary (90 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has linguistic and professional skills in Latin, mastering Latin terminology from the first two books of the Code of Canon Law. b) Skills: The student is able to translate simpler parts of normative sentences from the first two books of the valid Code of Canon Law. c) Responsibility and independence: The student is able to approach the analysis of a professional Latin text from the first two books of the valid Code of Canon Law responsibly and independently.	
Class syllabus: 1. Study and translation of Latin canon-law texts "De legibus ecclesiasticis". 2. Study and translation of Latin canon-law texts "De consuetudine" and "De decretis generalibus". 3. Study and translation of Latin canon-law texts "De actibus administrativis singularibus" and "de decretis et praeceptis singularibus". 4. Study and translation of Latin canon-law texts "De rescriptis", "De privilegiis" and "De dispensationibus". 5. Study and translation of Latin canon-law texts "De personis physicis et iuridicis". 6. Study and translation of Latin canon-law texts "De officiis ecclesiasticis". 7. Study and translation of Latin canon-law texts "De omnium christifidelium obligationibus et iuribus".	

8. Study and translation of Latin canon-law texts "De ministris sacris seu de clericis".
9. Study and translation of Latin canon-law texts "De christifidelium consociationibus".
10. Study and translation of Latin canon-law texts "De suprema Ecclesiae auctoritate".
11. Study and translation of Latin canon-law texts "De ecclesiis particularibus et de auctoritate in iisdem constituta".
12. Study and translation of Latin canon-law texts "De sede impedita et de sede vacante".
13. Study and translation of Latin canon-law texts "De ecclesiarum particularium coetibus".
14. Study and translation of Latin canon-law texts "De curia diocesana".

Recommended literature:

Codex iuris canonici. Vaticano: Libreria Editrice Vaticana, 1983.
 Codex iuris canonici 1917 (LA-CZ): textus cum fontium annotatione. Brno: Diecézní církevní soud, 2009.
 EGGER, C. (ed.): Lexicon recentis Latinitatis. Volumen I (A-L), Volumen II (M-Z). Città del Vaticano: Libreria editoria Vaticana, 1997.
 HEŘMANSKÝ, F.: Latinská gramatika pre gymnáziá. Bratislava: Štátne nakladateľstvo v Bratislave, 1949.
 Kódex kánonického práva. Trnava: Spolok Sv. Vojtecha, 2001.
 LAZAR, E.: Latin for Lawyers: The Language of Law. Larchmont: Emanuel Publishing, 1999.
 NOVOTNÝ, F. et al.: Základní latinská mluvnice. Praha: H&H, 1992.
 QUITT, Z./KUCHARSKÝ, P.: Česko-latinský slovník. Praha: SPN, 1992.
 ŠPAŇÁR, J./HRABOVSKÝ, J.: Latinsko-slovenský/slovensko-latinský slovník. Bratislava: Slovenské pedagogické nakladateľstvo, 1987.
 VAŇKOVÁ, J.: Právnická latinčina. Bratislava: Iura edition, 2001.

Languages necessary to complete the course:

Slovak language, Latin language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. JUDr. Mgr. Vojtech Vladár, PhD.

Last change: 06.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-16/25	Course title: Latin Seminar
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 55s / 20s Form of the course: combined	
Number of credits: 3	
Recommended semester: 3.	
Educational level: II.	
Prerequisites:	
Course requirements: Final assessment: written exam (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has advanced linguistic and professional skills in the Latin language, mastering the basic techniques of creating canon-law texts. b) Skills: The student is able to translate Latin texts from historical and valid canon law, including selected non-legal texts. c) Responsibility and independence: The student is able to responsibly and independently approach the exegesis of a professional Latin text when translating historical and positive law sources.	
Class syllabus: 1. Translation of chosen ancient canon-law sources. 2. Translation of chosen ancient canon-law sources. 3. Translation of chosen medieval canon-law sources. 4. Translation of chosen medieval canon-law sources. 5. Translation of chosen medieval canon-law sources. 6. Translation of chosen medieval canon-law sources. 7. Translation of chosen medieval canon-law sources. 8. Translation of chosen modern canon-law sources. 9. Translation of chosen modern canon-law sources. 10. Translation of chosen parts of the Code of Canon Law of 1917. 11. Translation of chosen parts of the Code of Canon Law of 1917.	

12. Translation of chosen parts of the Code of Canon Law of 1983.
13. Translation of chosen parts of the Code of Canon Law of 1983.
14. Translation of chosen non-legal sources of the Catholic Church.

Recommended literature:

Codex iuris canonici. Vaticano: Libreria Editrice Vaticana, 1983.
 EGGER, C. (ed.): Lexicon recentis Latinitatis. Volumen I (A-L), Volumen II (M-Z). Città del Vaticano: Libreria editoria Vaticana, 1997.
 FARREL, J.: Latin Language and Latin Culture from Ancient to Modern Times. Cambridge: Cambridge University Press, 2004.
 HRDINA, A.: Prameny ke studiu kanonického práva. Plzeň: Vydavatelství a nakladatelství Aleš Čeněk, 2007.
 HRDINA, I. A.: Texty ke studiu konfesního práva I. Evropa a USA. Praha: Karolinum, 2006.
 Kódex kánonického práva. Trnava: Spolok Sv. Vojtecha, 2001.
 QUITT, Z./KUCHARSKÝ, P.: Česko-latinský slovník. Praha: SPN, 1992.
 ŠPAŇÁR, J./HRABOVSKÝ, J.: Latinsko-slovenský/slovensko-latinský slovník. Bratislava: Slovenské pedagogické nakladateľstvo, 1987.
 THE 1917 PIO-BENEDICTINE CODE OF CANON LAW. Translated by Edward Peters. San Francisco: Ignatius Press, 2001.
 VAŇKOVÁ, J.: Právnická latinčina. Bratislava: Iura edition, 2001.

Languages necessary to complete the course:

Slovak language, Latin language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: doc. Mgr. et Mgr. Matej Mlkvý, PhD., LL.M.

Last change: 06.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-32/25	Course title: Legal Status of the Churches and Religious Societies in the Slovak Republic
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 61s / 14s Form of the course: combined	
Number of credits: 3	
Recommended semester: 2.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: written exam with open questions (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has in-depth knowledge of the area of state religious law of the Slovak Republic. b) Skills: The student is well-versed in the issue of the legal status of churches and religious societies in Slovakia, including historical development. c) Responsibility and independence: The student is able to responsibly and independently analyze the constitutional, administrative, and private-law dimensions of the status of churches and religious societies with special regard to the requirement of Church autonomy, while simultaneously confronting the latest trends in development in this area and reflecting on the state religious law policy of the Slovak Republic.	
Class syllabus: 1. Slovak Republic as a secular state. 2. Legal status of the churches in Slovakia in the First Czechoslovak Republic. 3. Legal status of churches in the years 1948–1989. 4. Constitutional-law anchoring of the corporate religious freedom. 5. Status of churches under authority of Law No. 308/1998 on freedom of religious faith and on the position of churches and religious societies in the Slovak Republic. 6. Fundamental contractual relations of churches and state (Treaty between the Slovak Republic and the Holy See, Treaty with other non-registered churches and religious societies.	

7. Special contractual relationships between the churches and state.
8. Registration of the churches and religious societies – theory and practice.
9. Right of churches to regulate their own internal matters (autonomy of the churches).
10. Financial relationships between churches and state according to the law No. 218/1949 Zb. on economic security of the churches.
11. Laws of restitution on mitigation of property injustices and restoration of ownership after 1989.
12. Status of churches and religious societies in the private-law relationships.
13. Separation of church and state – possible tendencies of next development.
14. Ministry of Culture as a body performing the state administration in the sector of churches – theory and practice.

Recommended literature:

- ČEPLÍKOVÁ, M.: Konfesné právo v Slovenskej republike: Vybrané kapitoly z histórie a súčasnosť. Bratislava: Ústav pre vzťahy cirkví a štátu, 2011.
- HORŇÁČEK, J.: Konfesné právo upravujúce postavenie gréckokatolíckej cirkvi na Slovensku po roku 1918. Bratislava: Veda, 2011.
- HRDINA, A. I.: Náboženská svoboda v právu České republiky. Praha: Eurolex Bohemia, 2004.
- HRDINA, A. I.: Texty ke studiu konfesního práva 1: Evropa a USA. Praha: Karolinum, 2006.
- HRDINA, A. I.: Texty ke studiu konfesního práva 2: Český stát. Praha: Karolinum, 2007.
- TRETERA, J. R.: Stát a církev v České republice. Kostelní Vydří: Karmelitánské nakladatelství, 2002.
- TRETERA, J. R./HORÁK, Z.: Konfesní právo. Praha: Leges, 2015.
- VALEŠ, V.: Konfesní právo: Průvodce studiem. Plzeň: Aleš Čeněk, 2008.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. JUDr. Matúš Nemeč, PhD.

Last change: 07.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-17/25	Course title: Logic Applied in Law
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 86s / 14s Form of the course: combined	
Number of credits: 4	
Recommended semester: 4.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: seminar work (20 %) and oral exam (80 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: After completing the course, the student has knowledge of the basics of logical analysis of natural and legal language. b) Skills: The student is able to study legal texts with logical understanding, define concepts and approach various logically correct conclusions. c) Responsibility and independence: The student is able to work responsibly and independently with legal texts, being able to apply basic tools for their compaction and reconstruction.	
Class syllabus: 1. Language and its functions; language as encoding of meanings. 2. Modifiers and their types; vagueness and inaccuracy of the meanings of expressions. 3. Argumentation, structure of arguments; deductive arguments. 4. Propositional logic – syntax and semantics. 5. Principle of composability for statements. 6. Empirical fact, legal regulation and (non)implementation of legal regulation. 7. Expressions of sufficient and necessary conditions of legal regulation. 8. The structure of the perfect rule. Means of achieving text brevity. 9. Predicate logic; expression of generality in natural language. 10. Predicate-logical implication – basic rules. 11. Inferring from the provisions of legal rules and deeds. 12. Abductive judgments and the search for an explanation.	

13. Errors in argumentation and eristic arguments.

14. Basic types of definitions.

Recommended literature:

CMOREJ, P.: Úvod do logickej syntaxe a sémantiky. Bratislava: Iris, 2001.

GAHÉR, F.: Logika pre každého. Bratislava: Iris, 2013.

GAHÉR, F.: Abduktívne a deduktívne usudzovanie v pozitívnom práve. In Slovenské dni práva. Bratislava: Slovenská advokátska komora, 2016, s. 29–44.

GAHÉR, F./ŠTEVČEK, M.: Právo a logika. In Aktuálne otázky teórie práva II. Bratislava: Wolters Kluwer, 2018, s. 209–234.

GAHÉR, F./ŠTEVČEK, M./BRAXATORIS, M.: Nástroje a pravidlá produkcie a interpretácie koncízneho textu (s osobitným zreteľom na normativitu). In Jazykovedný časopis. Vol. 70 (2019), No. 1, s. 73–94.

GAHÉR, F.: Normatívne konatívne fakty. In Filozofia. Vol. 79 (2024), No. 2, s. 133–149.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. PhDr. František Gahér, CSc.

Last change: 06.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-18/25	Course title: Magisterial and Sanctifying Canon Law
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 61s / 14s Form of the course: combined	
Number of credits: 3	
Recommended semester: 4.	
Educational level: II.	
Prerequisites:	
Course requirements: Final assessment: oral exam (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: After completing the course, the student has knowledge of the legislation of the Catholic Church in the area of magisterial and sanctifying canon law. b) Skills: The student is able to distinguish between the theological and legal aspects of the implementation of sacraments and sacramentals. c) Responsibility and independence: The student is able to responsibly and independently present knowledge in the area of magisterial and sanctifying canon law.	
Class syllabus: 1. Magisterial law: introductory canons (cann. 747–755). 2. The ministry of the Divine word: introductory canons (cann. 756–761). 3. Preaching the word of God and catechetical formation (cann. 762–780). 4. The missionary activity of the Church (cann. 781–792). 5. Catholic education: schools (cann. 796–806). 6. Catholic education: Catholic universities and other institutes of higher studies, Church universities and Church faculties (cann. 807–821). 7. The means of social communication (cann. 822–832). 8. The sanctifying office of the Church – introductory canons (cann. 834–848). 9. Baptism (cann. 849–878). 10. Confirmation (cann. 879–896).	

11. Eucharist (cann. 897–958).
12. Penance (cann. 959–997).
13. Anointing of the sick (cann. 998–1007).
14. Other tasks of the cult (sacramentals, sanctifications, liturgy to consecrate time, feast days).

Recommended literature:

- BEAL, J. P. et al. (eds.): *New Commentary on the Code of Canon Law*. New York: The Canon Law Society of America, 2000.
- DERVILLE, G.: *Eucharistic Concelebration: From Symbol to Reality*. Montréal: Wilson & Lafleur, 2011.
- DUDA, J.: *Hospodárenie s cirkevnými majetkami*. In *Acta Facultatis Theologie Universitatis Comenianae Bratislaviensis*. Č. 2 (2002), s. 174–196.
- HUELS, J. M.: *The Pastoral Companion: A Canon Law Handbook for Catholic Ministry*. Montréal: Wilson & Lefleur, 2016.
- Kódex kánonického práva*. Latinsko-slovenké vydanie. Bratislava: Spolok sv. Vojtecha, 1996.
- LONGHITANO, A. (ed.): *Il Codice del Vaticano II: I Sacramenti della Chiesa*. Bologna: Edizioni Dehoniane, 1989.
- PEKARČÍK, M.: *Učiaca úloha cirkvi: kánonicko-teologická analýza tretej knihy Kódexu kánonického práva*. Levoča: MTM, 2013.
- SCHMAUS, M.: *Sviatosti*. Rím: Ústav sv. Cyrila a Metoda, 1986.
- The Code of Canon Law in English Translation*. London: Collins, 1983.
- WOESTMAN, W.: *Sacraments: Initiation, Penance, Anointing of the Sick (Commentary on Canons 840–1007)*. Ottawa: Saint Paul University, 1992.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: JUDr. Veronika Pétiová, PhD.

Last change: 11.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-20/25	Course title: Matrimonial Case Law
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 36s / 14s Form of the course: combined	
Number of credits: 2	
Recommended semester: 6.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: seminar work (20 %) and oral exam (80 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has practical knowledge in the field of canon matrimonial law. b) Skills: The student is able to define the subject matter of a specific case in the field of canon matrimonial law (subsume the case under a specific provision of the Code of Canon Law) and offer their own solutions. c) Responsibility and independence: The student is able to responsibly and independently apply the relevant provisions of canon matrimonial law to practical cases, with special consideration of the jurisprudence of the Roman Rota.	
Class syllabus: 1. Reasons for invalidity of marriage in canon law and their categorization. 2. Other reasons for matrimonial cases (dissolution of marriage, separation of spouses). 3. Procedural principles in the resolution of matrimonial cases. 4. Jurisdiction in matrimonial cases. 5. Pages of the matrimonial case. 6. The role of the defender of the marriage union. 7. Proof of dispute. 8. Evidence in matrimonial cases. 9. Analysis of parts of the judgment in law and in fact. 10. Judgments of the Roman Rota from a formal point of view. 11. Analysis of parts of the judgment in law and in fact.	

12. Analysis of selected rotal judgments regarding can. 1095, item 3, CIC 1983 (interpretation, problems) and psychiatric diagnosis in relation to canon 1095.
13. Analysis of selected rotal judgments regarding “vis et metus, dolus”, fraud and simulation.
14. Analysis of selected rotal judgments regarding “error in persona, error in qualitate personae, error circa matrimonii unitatem vel indissolubilitatem aut sacramentalem dignitatem”.

Recommended literature:

- BRTKO, R.: Lex propria Rímskej roty od počiatkov až do promulgácie Kódexu kánonického práva z roku 1983. In Právny štát – medzi vedou a umením: Právne aspekty zriadenia Rímskej ríše a Katolíckej cirkvi. Trnava: Právnická fakulta TU, 2018, s. 62–71.
- ČUNDERLÍK ČERBOVÁ, V. Základy a kazuistika kánonického manželského práva. Bratislava: Wolters Kluwer, 2020.
- DANIEL, W.: The Notion of Canonical Jurisprudence and its Application to the Tribunal of the Roman Rota and Causes of Nullity of Marriage. In The Jurist: Studies in Church Law and Ministry. Vol. 76 (2015), s. 197–229.
- DUDA, J. a kol.: Vybrané rozsudky Rímskej roty “coram Faltin” – kán. 1095, bod 3. Ružomberok: Katolícka univerzita, 2014.
- FALTIN, D.: Vis et metus. In Ius et iustitia VII – VIII (1997 et 1998). Spišská Kapitula: Kňazský seminár biskupa Jána Vojtaššáka, 2004, s. 128–133.
- HUBER, J.: Kán. 1095, B. 3 CIC, genéza – interpretácia – problémy. In Ius et iustitia XI (2002). Spišská Kapitula: Kňazský seminár biskupa Jána Vojtaššáka, 2004, s. 103–135.
- KAŠPARU, J. M.: Psychiatrická diagnóza a kánon 1095 CIC. In Ius et iustitia XI (2002). Spišská Kapitula: Kňazský seminár biskupa Jána Vojtaššáka, 2004, s. 136–150.
- La Giurisprudenza della Rota romana sul Matrimonio (1908–2008). Città del Vaticano: Libreria editrice Vaticana, 2010.
- Prassi processuale nelle cause canoniche di nullita del Matrimonio. Città del Vaticano: Libreria editrice Vaticana, 2014.
- RAMOS, N.: Tribunali apostolici. Roma: Millennium, 2005.
- Sacrae Rotae Romanae decisiones (SRRD) – volume according to the teacher's choice.
- SCOTT, L.: A Comparative Study of the Ecclesiastical Tribunals of the United States and the Sacred Roman Rota in the Recent Years. Rome: Pontificia Universita Lateranense, 1968.
- The Code of Canon Law in English Translation. London: Collins, 1983.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: doc. JUDr. Veronika Čunderlík Čerbová, PhD.

Last change: 06.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-24/25	Course title: Mediation
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 86s / 14s Form of the course: combined	
Number of credits: 4	
Recommended semester: 5.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: seminar work (30 %) and oral exam (70 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has theoretical knowledge about the method of resolving conflicts in private law using the mediation, having an overview of family mediation, which is the most common subject of mediators' activities. b) Skills: The student is able to correctly interpret the matter of this type of alternative dispute resolution on a theoretical and practical level. c) Responsibility and independence: The student is able to responsibly and independently conduct simple mediation.	
Class syllabus: 1. Conflict as part of life. 2. Dispute from a legal relationship in private law. 3. Methods of alternative dispute resolution and the possibilities of their use. 4. Mediation as a method of alternative dispute resolution. 5. Legislative regulation of mediation as a business. 6. Communication skills and active listening. 7. Basics of cooperative negotiation. 8. Forms of mediation. 9. Process and individual phases of mediation. 10. Legal documents in the mediation process. 11. Mediation and litigation.	

- 12. Personality of the mediator and his position.
- 13. Mediator's code of ethics.
- 14. Simulated mediation process – practical training.

Recommended literature:

FISHER, R./URY, W.: Getting To Yes. London: Random House UK, 2012.
 MEDKOVÁ, R.: Praktická mediace. Lomnice nad Popelkou: Studio JB, 2024.
 PLAMÍNEK, J.: Mediace. Nejúčinnější lék na konflikty. Praha: Grada, 2013.
 SWANOVÁ, B./BALIOVÁ D./DOLANSKÁ, R.: Mediácia – praktický právny sprievodca. Bratislava: Wolters Kluwer, 2015.
 TRAGALOVÁ, D./PRUŽINSKÁ, J./LÁBÁTH, V.: Mediácia. Odborná príprava. Bratislava: Wolters Kluwer SR, 2023.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: JUDr. Beáta Swanová

Last change: 06.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-29/25	Course title: Patriarchal Structure of the Eastern Catholic Churches
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 61s / 14s Form of the course: combined	
Number of credits: 3	
Recommended semester: 4.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: written exam with open questions (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has knowledge about the organization of the Eastern Catholic Churches into patriarchates, their competencies and scope, primarily based on an analysis of the Code of Canons of the Eastern Churches and taking into account the specifics of the Greek Catholic Church in Slovakia. b) Skills: The student is able to apply the basic institutions of the Code of Canons of the Eastern Churches regarding the organization of the Eastern Catholic Churches sui iuris. c) Responsibility and independence: The student is able to responsibly and independently present knowledge regarding the rights and obligations of patriarchs, their appointment and election, as well as the internal structure of eparchies and exarchates.	
Class syllabus: 1. Problem of definition and conception of a church sui iuris. 2. Affiliation to the Church in CIC and CCEO; transmission from one church sui iuris to other. 3. Institution and tasks of the Dicastery for the Eastern Churches. 4. Patriarchs of the Eastern Churches – appointments of the patriarchs, vacant or hampered see. 5. Rights and duties of the patriarchs. 6. Patriarchal curia and Synod of bishops of the patriarchal church. 7. Metropolitans of the Patriarchal churches and Patriarchal congregation 8. Major Archbishop Churches, Metropolitan Churches and other Churches sui iuris.	

9. Eparchy and eparchial bishops (in general, appointment of the bishops, vacant see).
10. Rights and duties of the eparchial bishops.
11. Eparchial congregation and Eparchial curia (chancellor, notaries and archive of the curia).
12. Protosyncellus and syncellus; eparchial economist and economical congregation; presbyterial council and collegium of the eparchial consultors, pastoral council.
13. Exarchates and exarchs (concept, history, legal regulation in history and CCEO).
14. Hierarchical and legal particularities of the Slovak Catholic Metropolitan Archeparchy of Prešov as a church sui iuris.

Recommended literature:

ADAM, K. M.: Diritto orientale con particolare riferimento alla situazione della Slovacchia. Roma: Editrice Pontificia Università Gregoriana, 2000.
 CCEO: Kódex kánonov východných cirkví.
 VASIL', C.: Patriarchálne cirkvi v Kódexe kánonov východných cirkví. Trnava: Dobrá kniha, 1999.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. ICDr. Cyril Vasil', PhD.

Last change: 11.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-55/25	Course title: Penal Canon Law 1
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 105s / 20s Form of the course: combined	
Number of credits: 5	
Recommended semester: 5.	
Educational level: II.	
Prerequisites:	
Course requirements: Final assessment: oral exam (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has knowledge of the substantive penal law of the Catholic Church. b) Skills: The student is able to interpret and apply the most important institutions of penal canon law, understanding the specifics of the concept of sanctions in the law and theology of the Catholic Church. c) Responsibility and independence: The student is able to responsibly and independently present knowledge of the substantive penal law of the Catholic Church.	
Class syllabus: 1. Innate and proper right of the Church to punish believers with temporal sanctions. 2. Definition of delinquency and penalty in canon law. 3. Types of penalties in the Church. 4. Penal law and penal precept. 5. Passive subject of penalties. 6. Unfinished delinquency. 7. Complicity. 8. Censures 1: excommunication. 9. Censures 2: interdict and suspension. 10. Expiatory penalties. 11. Penal remedies.	

- 12. Penance.
- 13. Application of penalties.
- 14. Liberation from penalty.

Recommended literature:

AYRINHAC, H. A.: Penal Legislation in the New Code of Canon Law. London: St. Pius X Press, 2012.

BEAL, J. P. et al. (eds.): New Commentary on the Code of Canon Law. New York: The Canon Law Society of America, 2000.

DUDA, J.: Porovnanie trestného práva Slovenskej republiky s trestným právom Katolíckej cirkvi. In Justičná revue. Časopis pre právnu prax. No. 10 (2006), s. 1477–1495.

DUDA, J.: Trestné kánonické právo. In Tribunál. No. 1 (2006).

GROCHOLEWSKI, Z.: Kľúčové normy trestného práva Cirkvi. In Tribunál. No. 2 (2003).

LARSON, A.: Master of Penance: Gratian and the Development of Penitential Thought and Law in the Twelfth Century. Washington: The Catholic University of America, 2014.

Kódex kánonického práva. Latinsko-slovenské vydanie. Bratislava: Spolok sv. Vojtecha, 1996.

The Code of Canon Law in English Translation. London: Collins, 1983.

PEKARČÍK, M.: Medicinálne tresty v Cirkvi. In Nové horizonty. Vol. 1 (2008).

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. ICDr. Cyril Vasil', PhD.

Last change: 11.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-56/25	Course title: Penal Canon Law 2
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 105s / 20s Form of the course: combined	
Number of credits: 5	
Recommended semester: 6.	
Educational level: II.	
Prerequisites:	
Course requirements: Final assessment: written exam with open questions and case to be solved (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has knowledge of individual canon-law delinquencies and punishments. b) Skills: The student is able to interpret the subject matter of canon-law delinquencies and punishments for them, even at an interdisciplinary level. c) Responsibility and independence: The student is able to responsibly and independently apply theoretical knowledge of the penal law of the Catholic Church to practical cases.	
Class syllabus: 1. Strict interpretation of penal-law canon rules. 2. Application of penalties using the decree. 3. Application of penalties by means of tribunal. 4. Individual penal delinquencies in general. 5. Delinquencies against faith and unity of the Church. 6. Delinquencies against Church authorities and freedom of the Church. 7. Usurpation of Church tasks and relevant delinquencies. 8. Delinquency of falsehood (calumny). 9. Delinquencies against special obligations. 10. Delinquencies against life and freedom of a person. 11. Solving the delinquencies reserved for the Holy See. 12. Solving the delinquencies reserved for the diocesan bishop.	

13. Relationship of penal canon law to the internal forum of a person.
 14. Comparison of penal law of the Slovak Republic and the penal law of the Catholic Church.

Recommended literature:

BEAL, J. P. et al. (eds.): New Commentary on the Code of Canon Law. New York: The Canon Law Society of America, 2000.
 DEMEL, S.: Abtreibung zwischen Straffreiheit und Exkommunikation: Weltliches und kirchliches Strafrecht auf dem Prüfstand. Köln – Stuttgart – Berlin: Kohlhammer, 1995.
 DUDA, J.: Porovnanie trestného práva Slovenskej republiky s trestným právom Katolíckej cirkvi. In Justičná revue. Časopis pre právnu prax. No. 10 (2006), s. 1477–1495.
 DUDA, J.: Trestné kánonické právo. In Tribunál. No. 1 (2006).
 GROCHOLEWSKI, Z.: Kľúčové normy trestného práva Cirkvi. In Tribunál. No. 2 (2003).
 Kódex kánonického práva. Latinsko-slovenské vydanie. Bratislava: Spolok sv. Vojtecha, 1996.
 The Code of Canon Law in English Translation. London: Collins, 1983.
 PEKARČÍK, M.: Medicinálne tresty v Cirkvi. In Nové horizonty. Vol. 1 (2008).

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. ICDr. Cyril Vasil', PhD.

Last change: 11.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-57/25	Course title: Penal Law of the Slovak Republic 1
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 80s / 20s Form of the course: combined	
Number of credits: 4	
Recommended semester: 3.	
Educational level: II.	
Prerequisites:	
Course requirements: Final assessment: oral exam (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has knowledge of the basic institutions of the penal substantive law of the Slovak Republic. b) Skills: The student is able to interpret the material of the basic institutions of the penal substantive law of the Slovak Republic, both from a historical and a positive legal perspective. c) Responsibility and independence: The student is able to responsibly and independently apply theoretical knowledge of the penal substantive law of the Slovak Republic, reflecting the provisions of the general part of the Penal Code.	
Class syllabus: 1. Concept, object and sources of penal substantial law, the Penal Code. 2. Fundamental principles and philosophy of penal substantial law. 3. Development of penal law reflecting the crimes of Nazism and communism. 4. Crime and body of the crime. 5. Object and objective part of the crime. 6. Subject and subjective part of the crime. 7. Circumstances excluding illegality. 8. Developmental phases of the crime. 9. Penal cooperation and participation. 10. Concurrence of crimes and relapse. 11. Concept and aim of the penalty, division of penalties.	

12. Imprisonment and other penalties in the Penal Code.
 13. Protective measures.
 14. Expiration of punishability and extinction of execution of punishments.

Recommended literature:

BALÁŽ, P./VRÁBLOVÁ, M.: Introduction to Slovak Substantive Criminal Law. Plzeň: Aleš Čeněk, 2011.
 BURDA, E./ČENTÉŠ, J./KOLESÁR, J.: Trestný zákon – všeobecná časť. Komentár. 1. diel (§ 1–143). Praha: C. H. Beck, 2010.
 CORTENS, G./PRADEL, J.: European Criminal Law. Hague: Kluwer Law International, 2002.
 ČENTÉŠ, J. et al.: Trestný zákon. Veľký komentár. Žilina: Eurokódex, 2015.
 HELLER, J./DUBBER, M. (eds.): The Handbook of Comparative Criminal Law. Stanford : Stanford University Press, 2011.
 IVOR, J. et al.: Trestné právo hmotné. Všeobecná časť. Bratislava: Iura edition, 2010.
 MENCEROVÁ, I./TOBIÁŠOVÁ, L./TURAYOVÁ, Y. et al.: Trestné právo hmotné. Všeobecná časť. Šamorín: Heuréka, 2015.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. JUDr. Margita Prokeinová, PhD.

Last change: 08.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-58/25	Course title: Penal Law of the Slovak Republic 2
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 80s / 20s Form of the course: combined	
Number of credits: 4	
Recommended semester: 4.	
Educational level: II.	
Prerequisites:	
Course requirements: Final assessment: oral exam (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has knowledge of the institutions of penal substantive and procedural law of the Slovak Republic. b) Skills: The student is able to interpret the most important facts of crimes contained in the special part of the Penal Code, as well as the basic institutions of penal procedural law according to the Code of Penal Procedure. c) Responsibility and independence: The student is able to responsibly and independently apply theoretical knowledge of the penal substantive law of the Slovak Republic, as well as penal procedural law to practical cases.	
Class syllabus: 1. Crimes against life and health. 2. Crimes against freedom and human dignity, crimes against family and youth. 3. Crimes against property and economical crimes. 4. Crimes against state, crimes against public order, crimes dangerous generally. 5. Crimes against peace, humanity, crimes of terrorism and extremism. 6. Criminology – object and basic knowledge. 7. Penal procedural law – concept, object and Code of Penal Procedure. 8. Fundamental principles of criminal trial. 9. Subjects of criminal trial (court, law enforcement authorities, prosecuted persons and persons vindicating themselves).	

10. Arresting of persons, provision of things in the criminal trial and detention.
11. Progress and stages of criminal trial, acts and decisions in the criminal trial.
12. Pre-trial proceedings.
13. Legal proceeding and probation.
14. Ordinary and extraordinary legal remedies.

Recommended literature:

CORTENS, G./PRADEL, J.: European Criminal Law. Hague: Kluwer Law International, 2002.
 ČENTÉŠ, J. et al.: Trestné právo procesné. Všeobecná a osobitná časť. Šamorín: Heuréka, 2012.
 ČENTÉŠ, J. et al.: Trestný zákon. Veľký komentár. Žilina: Eurokódex, 2015.
 HELLER, J./DUBBER, M. (ed.): The Handbook of Comparative Criminal Law. Stanford : Stanford University Press, 2011.
 IVOR, J. et al.: Trestné právo hmotné. Osobitná časť. Bratislava: Iura edition, 2010.
 IVOR, J. et al.: Trestné právo procesné. Bratislava: Iura edition, 2010.
 JALČ, A.: Fundamentals of Procedural Criminal Law. Plzeň: Aleš Čeněk, 2011.
 KLÁTIK, J. et al.: Trestné právo hmotné. Osobitná časť. Plzeň: Aleš Čeněk, 2018.
 MENCEROVÁ, I./TOBIÁŠOVÁ, L./TURAYOVÁ, Y. et al.: Trestné právo hmotné. Osobitná časť. Šamorín: Heuréka, 2014.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. JUDr. Margita Prokeinová, PhD., JUDr. Roland Hochmann, JUDr. Lenka Miklóssyová, PhD.

Last change: 08.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-31/25	Course title: Philosophy of Law
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 61s / 14s Form of the course: combined	
Number of credits: 3	
Recommended semester: 3.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: seminar work (20 %) and oral exam (80 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has knowledge of general and political and legal philosophy. b) Skills: The student is familiar with the issues of the philosophical concept of law, theories of the separation of powers, the concept of justice, the social contract, the rule of law and its principles, etc. c) Responsibility and independence: The student is able to responsibly and independently present basic legal and philosophical categories, as well as analytically grasp current social phenomena and subject them to possible constructive criticism.	
Class syllabus: 1. Legal, political and social philosophy: mutual relations. 2. Ancient legal-philosophical thinking (from myth to Aristotle). 3. Philosophy of the Hellenistic period and legal thinking in ancient Rome. 4. Medieval legal and philosophical thinking (Augustinus Aurelius, Thomas Aquinas). 5. Social-philosophical ideas of humanism and Renaissance philosophy and the idea of utopianism in the history of social philosophical and legal thinking (T. Moore, T. Campanella). 6. Modern philosophy – natural law and contractual theory of the state. 7. French and German Enlightenment. 8. German classical idealistic philosophy. 9. Anglo-Saxon liberalism and utilitarianism. 10. Positivism (not only legal) and its development phases. 11. Voluntarism, existentialism and phenomenology.	

12. Pragmatism and legal realism (American and Scandinavian).
 13. Totalitarian political and legal doctrines of the 20th century – the problem of totality.

Recommended literature:

BRÖSTL, A.: Právne myslenie 19. – 20. storočia. Košice: Právnická fakulta UPJŠ v Košiciach, 2011.
 COLEMAN, J./SHAPIRO, S.: Oxford Handbook of Jurisprudence and Philosophy of Law. Oxford: Oxford University Press, 2002.
 DÉMUTH, A.: Prolegomena do štúdia novovekej filozofie. Trnava: Typi Universitas Tyrnaviensis, 2015.
 HOLLÄNDER, P.: Filosofie práva. Praha: Aleš Čeněk, 2012.
 CHOVANCOVÁ, J./VALENT, T.: Filozofia pre právnikov (filozoficko-právne aspekty). Bratislava: Univerzita Komenského v Bratislave, Právnická fakulta, 2012.
 KIŠOŇOVÁ, R.: Úvod do filozofie. Trnava: Typi Universitas Tyrnaviensis, 2015.
 KRŠKOVÁ, A.: Štát a právo v európskom právnom myslení. Bratislava: Iura Edition, 2003.
 KRŠKOVÁ, A.: Dejiny politickej a právnej filozofie. Bratislava: Iura Edition, 2011.
 PATTERSON, D.: A Companion to Philosophy of Law and Legal Theory. London: Blackwell, 2002.
 SOBEK, T./HAPLA, M. a kol.: Filosofie práva. Brno: Nugis Finem Publishing, 2020.
 VALENT, T./CHOVANCOVÁ, J. a kol.: Texty z dejín právnej filozofie. Bratislava: Univerzita Komenského v Bratislave, Právnická fakulta, 2006.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: Mgr. Olexij Mychajlovýč Meteňkanyč, PhD.

Last change: 07.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-30/25	Course title: Practice at the Church Court
Educational activities: Type of activities: internship Number of hours: per week: per level/semester: 15s Form of the course: combined	
Number of credits: 2	
Recommended semester: 6.	
Educational level: II.	
Prerequisites:	
Course requirements: The student is obliged to complete an internship at the ecclesiastical court in the prescribed number of hours per semester. Attendance is evaluated by the subject guarantor based on the written statement of a competent person from practice.	
Learning outcomes: a) Knowledge: The student has basic knowledge of the practical functioning of a Church (diocesan or metropolitan) court. b) Skills: The student is capable of practical orientation in the mechanisms of the work of Church courts and methods of investigating the most important, or most frequently occurring cases (especially matrimonial). c) Responsibility and independence: The student is able to responsibly and independently present the basic principles of the functioning of individual Church courts and apply the theoretical knowledge acquired during the study.	
Class syllabus: 1. Introduction to the practice of Church tribunals. 2. Work of the office of the Church tribunal. 3. Protection of personal data at the Church tribunal. 4. Pre-trial examination of the case. 5. Minutes of the meeting with the site. 6. Action for annulment of marriage. 7. Reasons and method of rejection of the claim by the Church tribunal. 8. Evidence phase of the process of examining the validity of the marriage. 9. Judgment in cases of examination of the validity of marriage. 10. Appeal against the judgment of the Church tribunal. 11. Management and specifics of the abbreviated process. 12. Investigation in cases of dispensation from marriage ratum et non consumatum. 13. Investigation in cases of dissolution of marriage in favorem fidei. 14. Other processes conducted at the Church tribunal.	

Recommended literature:

DUDA, J.: Základy procesného kánonického práva. Spišská Nová Ves: Klub priateľov Ferka Skyčáka, 2022.

ČUNDERLÍK ČERBOVÁ, V. Základy a kazuistika kánonického manželského práva. Bratislava: Wolters Kluwer, 2020.

Kódex kánonického práva. Latinsko-slovenské vydanie. Bratislava: Konferencia biskupov Slovenska, 2023.

Languages necessary to complete the course:

Slovak language.

Notes:**Past grade distribution**

Total number of evaluated students: 0

Lecturers: JUDr. Veronika Pétiová, PhD.

Last change: 07.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-33/25	Course title: Primacy of the Roman Pontiff
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 86s / 14s Form of the course: combined	
Number of credits: 4	
Recommended semester: 3.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: Elaboration of essay or paper by student (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has in-depth knowledge of the dogmatic-legal and theological definition of the primacy of the Roman Pontiff. b) Skills: The student is well-versed in the issues of historical development and positive-legal definition of the primacy of the Roman Pontiff. c) Responsibility and independence: The student is able to responsibly and independently present knowledge regarding the dogmatic-legal and theological definition of the primacy of the Roman Pontiff.	
Class syllabus: 1. Introduction to the problem. Apostolic primacy of St. Peter. 2. Persisting of primacy of St. Peter in the Roman Pontiffs. 3. Primary Church: Rome as a place of privileged tradition and centre of communion. 4. Formation of primacy of Rome after recognition of Christianity in the Roman Empire. 5. Relationships between Rome and Eastern patriarchs. 6. Pope as a head of the Church and Christian world in the High Middle Ages. 7. Conciliarism and relationship of the papacy to the ecumenical councils. 8. Papal primacy after the Council of Trent. 9. Primacy of the pope in the light of the First Vatican Council. 10. Position of the papal primacy within the context of the Second Vatican Council.	

11. Dogmatic constitution about Church of the Christ Paster aeternus.
12. Power and substance of the primacy of the Roman Pontiff on the present.
13. Infallible magistral office of the Roman Pontiff on the present.
14. Status of pope as a head of the Vatican City State and head of the universal Church.

Recommended literature:

CREIGHTON, M.: A History of the Papacy. London: Longmans, 1897.
 HRDINA, A.: Kanonické právo. Praha: Eurolex Bohemia, 2002.
 Kódex kánonického práva. Latinsko-slovenské vydanie. Bratislava: Spolok sv. Vojtecha, 1996.
 SALMON, G.: The Infallibility of the Church. London: John Murray, 1914.
 SCHATZ, K.: Dějiny papežského primátu. Brno: Centrum pro studium demokracie a kultury, 2001.
 The Code of Canon Law in English Translation. London: Collins, 1983.
 VLADÁR, V.: Dejiny cirkevného práva. Praha: Leges, 2017.
 WYLIE, J. A.: The Papacy: its History, Dogmas, Genius, and Prospects. Edinburgh: Johnstone and Hunger, 1851.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. ICDr. Cyril Vasil', PhD.

Last change: 11.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-38/25	Course title: Psychology and Psychiatry for Church Courts
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 36s / 14s Form of the course: combined	
Number of credits: 4	
Recommended semester: 5.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: seminar work (20 %) and oral exam (80 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student masters the basics of forensic psychology and psychiatry for the needs of Church tribunals. b) Skills: The student is able to correctly apply knowledge of forensic psychology and psychiatry to specific cases, especially in matrimonial law. c) Responsibility and autonomy: The student is able to responsibly and independently assess the deficiencies of marital consent specified in canon 1095 of the 1983 Code of Canon Law, especially in the context of the jurisprudence of the Roman Rota.	
Class syllabus: 1. Introduction to the fields of study of psychology and psychiatry. 2. Historical understanding of the psychic ability to marry before 1917. 3. Mental incapacity to marry in CIC 1917. 4. Mental incapacity in the jurisprudence of the Roman Rota until the Second Vatican Council. 5. Mental incapacity in the jurisprudence of the Roman Rota until the issuance of a valid Codex. 6. Theoretical concept of canon 1095 CIC 1983. 7. The first point of canon 1095 CIC 1983. 8. The second point of canon 1095 CIC 1983. 9. The third point of canon 1095 CIC 1983. 10. Psychological causes of invalidity of marriage – dementia, mental retardation and organic brain damage.	

11. Psychological causes of invalidity of marriage – autism, psychoses and epilepsy.
12. Psychological causes of invalidity of marriage – progressive paralysis and endocrinopathy.
13. Psychological causes of invalidity of marriage – psychoactive substances and neuroses.
14. Psychological causes of invalidity of marriage – personality disorders and sexual orientation.

Recommended literature:

ČUNDERLÍK ČERBOVÁ, V. Základy a kazuistika kánonického manželského práva. Bratislava: Wolters Kluwer, 2020.

DANIEL, W.: The Notion of Canonical Jurisprudence and its Application to the Tribunal of the Roman Rota and Causes of Nullity of Marriage. In *The Jurist: Studies in Church Law and Ministry*. Vol. 76 (2015), s. 197–229.

DUDA, J. a kol.: Vybrané rozsudky Rímskej roty „coram Faltin“ – kán. 1095, bod 3. Ružomberok: Katolícka univerzita, 2014.

FALTIN, D.: Vis et metus. In *Ius et iustitia VII – VIII (1997 et 1998)*. Spišská Kapitula: Kňazský seminár biskupa Jána Vojtaššáka, 2004, s. 128–133.

HUBER, J.: Kán. 1095, B. 3 CIC, genéza – interpretácia – problémy. In *Ius et iustitia XI (2002)*. Spišská Kapitula: Kňazský seminár biskupa Jána Vojtaššáka, 2004, s. 103–135.

KAŠPARU, J. M.: Psychiatrická diagnóza a kánon 1095 CIC. In *Ius et iustitia XI (2002)*. Spišská Kapitula: Kňazský seminár biskupa Jána Vojtaššáka, 2004, s. 136–150.

KLIMEŠ, P.: Psychické príčiny neplatnosti manželstiev. Olomouc: Matice Cyrilometodějská, 2003.

La Giurisprudenza della Rota romana sul Matrimonio (1908–2008). Città del Vaticano: Libreria editrice Vaticana, 2010.

Prassi processuale nelle cause canoniche di nullità del Matrimonio. Città del Vaticano: Libreria editrice Vaticana, 2014.

SCOTT, L.: *A Comparative Study of the Ecclesiastical Tribunals of the United States and the Sacred Roman Rota in the Recent Years*. Rome: Pontificia Università Lateranense, 1968.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. JUDr. Mgr. Vojtech Vladár, PhD.

Last change: 07.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-39/25	Course title: Reflections of the Law of Nature in Marriage
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 86s / 14s Form of the course: combined	
Number of credits: 4	
Recommended semester: 5.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: writing of an essay or specialized paper (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student masters the basics of the natural-law doctrine of the Catholic Church and has knowledge of its influences on the understanding of marriage in canon law. b) Skills: The student is able to correctly identify the natural-law foundations of several canon-law rules, which are particularly reflected in several defects of marital consent and marital impediments. c) Responsibility and independence: The student is able to argue responsibly and independently in the area of the philosophical and legal foundations of several rules of the marriage law of the Catholic Church.	
Class syllabus: 1. Innate commands of natural law. 2. Theological conception of natural law in the doctrine of the Primary Church. 3. Natural law in the work of Thomas Aquinas concerning marriage. 4. Natural law in the 1917 Code of Canon Law. 5. Natural law in the 1983 Code of Canon Law. 6. Natural-law character of marriage. 7. Natural-law origin of psychical incapability for matrimonial consent (can. 1095). 8. Deceit in matrimonial consent and its natural-law reflection. 9. Vis vel metus as a natural-law impediment of matrimonial consent. 10. Natural-law impediments of marriage – impotence.	

11. Natural-law impediments of marriage – consanguinity.
12. Natural-law impediments of marriage – valid marriage.
13. Latest views and developmental tendencies in the area of natural law and marriage.
14. Secular view on marriage.

Recommended literature:

AHRENS, E.: Corso di diritto naturale o di filosofia del diritto. Montana: Kessinger Publishing, 2010.

BRTKO, R./ČUNDERLÍK ČERBOVÁ, V./NEMEC, M.: Prirodzené právo – jeho vývoj a prvky v rímskom a v kánonickom práve. Bratislava: Právnická fakulta Univerzity Komenského v Bratislave, 2014.

ČUNDERLÍK ČERBOVÁ, V.: Prirodzenoprávna teória v práve Katolíckej cirkvi. Praha: Leges, 2016.

DACANÁY, A. N.: Canon Law on Marriage: Introductory Notes and Comments. Quezon City: Loyola School of Theology – Ateneo University Press, 2003.

GEORGE, R.: Natural Law Theory: Contemporary Essays. Oxford: Clarendon Press, 2007.

GRANT, R.: Miracle & Natural Law in Graeco-Roman and Early Christian Thought. Eugene: Wipf, 1952.

VLADÁR, V.: Aplikácia kánonu 1098 CIC v kánonickoprávnej vede a praxi. In *Studia theologica*. Vol. 17 (2015), No. 1, s. 133–151.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: doc. JUDr. Veronika Čunderlík Čerbová, PhD.

Last change: 07.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-40/25	Course title: Religious Law
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 36s / 14s Form of the course: combined	
Number of credits: 2	
Recommended semester: 5.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: written exam with open questions (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student is familiar with the issues of canon religious law, including the methods of functioning and application of the most important institutions of this branch. b) Skills: The student is able to legally argue on defined areas of issues in the field of canon religious law. c) Responsibility and independence: The student is able to responsibly and independently apply individual rules of religious law (found mainly in the Code of Canon Law) to specific cases.	
Class syllabus: 1. History of consecrated life. 2. Theological-legal definition of consecrated life. 3. Forms and institutions of consecrated life. 4. Patrimonium and iust proprium of the institutions of consecrated life. 5. Constitution, affiliation, division, merging, jointing, changes and cancellation of the institution or part of the institution of the consecrated life. 6. Relationships between institutions and highest authority of the Church and bishops. 7. Power of representatives and chapter in the religious institutions. 8. Character and division of religious houses. 9. Administration of temporal goods of the religious institutions. 10. Admission to noviciate, noviciate, profession and formation of the regulars.	

11. Rights and duties of regulars with distinctive emphasis on temporal goods and marriage.
12. Regulars exalted to episcopacy.
13. Apostolate of the institutions in relation to the diocesan bishop.
14. Separation of members from the institution: transmission to other institutions, leaving the institutions, removal of members.

Recommended literature:

- ALTANER, B.: Patrologie. Leben, Schriften und Lehre der Kirchenväter. Freiburg: Herder, 1966.
- ANDRES, D. J.: Il diritto dei Religiosi. Roma: Editrice CpR, 1984.
- BEAL, J. P. et al. (eds.): New Commentary on the Code of Canon Law. New York: The Canon Law Society of America, 2000.
- DESPREZ, V.: Le monachisme primitif: des origines jusqu'au concile d'Ephèse. Beégrolles-en-Mauges: Abbaye de Bellefontaine, 1998.
- FILO, V.: Komentár CIC. Bratislava: Kňazský seminár a CMBF UK, 1992.
- HEIMBUCHER, M. J.: Die Orden und Kongregationen der Katholischen Kirche 1–2. Paderborn: F. Schöningh, 1896–1897.
- CHITTY, D. J.: The Desert a City. Oxford: Basil Blackwell, 1966.
- Kódex kánonického práva. Latinsko-slovenské vydanie. Bratislava: Spolok sv. Vojtecha, 1996.
- LAWRENCE, H.: Dějiny středověkého mnišství. Praha: Vyšehrad, 2002.
- NOVOTNÝ, J.: Mnišství na Blízkém východě. Krátký dějinný přehled. Olomouc: Refugium Velehrad-Roma, 2012.
- PELLICCIA, G./ROCCA, G. (eds.): Dizionario degli istituti di perfezione 1–10. Roma : Edizioni Paoline, 1974–1997.
- SUSO, F. K.: Askese und Mönchtum in der alten Kirche. Darmstadt: Wissenschaftliche Buchgesellschaft, 1975.
- SUSO, F. K.: Dějiny křesťanského mnišství. Praha: Benediktinské arciepiškopství, 2003.
- The Code of Canon Law in English Translation. London: Collins, 1983.
- VENTURA, V.: Spiritualita křesťanského mnišství 1. Od prapočátků po svatého Jana Zlatoústého. Praha: Benediktinské arciepiškopství svatého Vojtěcha a svaté Markéty v Břevnově, 2006.
- VENTURA, V.: Spiritualita křesťanského mnišství 2–3. Praha: Benediktinské arciepiškopství svatého Vojtěcha a svaté Markéty v Břevnově, 2010.
- VLADÁR, V.: Dejiny cirkevného práva. Praha: Leges, 2017.
- WIEL, C. Van de.: History of Canon Law. Louvain: Peeters Press, 1990.
- ZUBERT, B. W.: Řeholní právo. Olomouc: Matice cyrilometodějská, 1996.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. JUDr. Mgr. Vojtech Vladár, PhD.

Last change: 07.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-41/25	Course title: Roman Law 1
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 105s / 20s Form of the course: combined	
Number of credits: 5	
Recommended semester: 3.	
Educational level: II.	
Prerequisites:	
Course requirements: Final assessment: oral exam (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student masters the basic institutions of Roman public and private law (especially in the field of constitutional and administrative law, as well as procedural, personal and property law). b) Skills: The student is able to orient himself in the issues of the development of the Roman state system (constitutional and administrative law), the sources of Roman law, procedural law, personal (family and matrimonial) law, as well as property law. c) Responsibility and independence: The student is able to responsibly and independently apply the acquired theoretical knowledge when solving practical cases and studies in the field of constitutional and administrative law, as well as procedural, personal and property law.	
Class syllabus: 1. State establishment of ancient Rome (constitutional and administrative development) – kingdom and republic. 2. State establishment of ancient Rome (constitutional and administrative development) – principate and dominate. 3. Relations of the Roman state and law to Christianity. 4. Private Roman law: concept, periodization and division. 5. Sources of Roman law. 6. Justinian codification and reception of Roman law. 7. Subjective rights, lawsuits and their division.	

8. Procedural law.
9. Subjects of law and legal capacity.
10. Roman family.
11. Matrimonial law.
12. Legal facts and legal acts.
13. Concept and system of property rights.
14. Possession and its protection.

Recommended literature:

BERGER, A.: Encyclopedic Dictionary of Roman Law. Philadelphia: The American Philosophical Society, 1991.

BIRKS, P.: The Roman Law of Obligations. New York: Oxford University Press, 2014. BLAHO, P./HAUSMANINGER, H.: Praktické prípady z rímskeho práva. Bratislava: Wolters Kluwer, 2014.

BUCKLAND, W. W.: The Main Institutions of Roman Private Law. New York: Cambridge University Press, 2011.

KINCL, J./URFUS, V./SKŘEJPEK, M.: Římské právo. Praha: C. H. Beck, 1995.

NEMEC, M.: Štát, právo a cirkev v Rímskej ríši v 1. až 4. storočí po Kristovi. Bratislava: Wolters Kluwer, 2019.

REBRO, K./BLAHO, P.: Rímske právo. Bratislava: Iura edition, 2010.

SKŘEJPEK, M.: Ius et religio: Právo a náboženství ve starověkém Římě. Pelhřimov: Vydavatelství 999, 1999.

NICHOLAS, B.: An Introduction to Roman Law. Oxford: Clarendon Press, 1992.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. JUDr. Mgr. Vojtech Vladár, PhD.

Last change: 11.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-42/25	Course title: Roman Law 2
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 105s / 20s Form of the course: combined	
Number of credits: 5	
Recommended semester: 4.	
Educational level: II.	
Prerequisites:	
Course requirements: Final assessment: oral exam (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student masters the basic institutions of Roman public and private law (especially in the field of property and obligation law, as well as criminal and inheritance law). b) Skills: The student is able to orient himself in the issues of Roman property law, iura in re aliena, obligation law (including individual types of contracts), criminal and inheritance law. c) Responsibility and independence: The student is able to responsibly and independently apply the acquired theoretical knowledge when solving practical cases and studies in the field of property and obligation law, as well as criminal and inheritance law.	
Class syllabus: 1. Ownership right. 2. Iura in re aliena. 3. Obligatory law. 4. Liability for failure to fulfill an obligation. 5. System of obligations. 6. Real contracts. 7. Consensual contracts. 8. Purchase contract. 9. Lease. 10. Verbal contracts. 11. Unnamed contracts and quasi-contracts.	

- 12. Torts and quasi-torts.
- 13. Inheritance law.
- 14. Conditions of heirship.

Recommended literature:

BERGER, A.: Encyclopedic Dictionary of Roman Law. Philadelphia: The American Philosophical Society, 1991.

BIRKS, P.: The Roman Law of Obligations. New York: Oxford University Press, 2014. BLAHO, P./HAUSMANINGER, H.: Praktické prípady z rímskeho práva. Bratislava: Wolters Kluwer, 2014.

BUCKLAND, W. W.: The Main Institutions of Roman Private Law. New York: Cambridge University Press, 2011.

KINCL, J./URFUS, V./SKŘEJPEK, M.: Římské právo. Praha: C. H. Beck, 1995.

NEMEC, M.: Štát, právo a cirkev v Rímskej ríši v 1. až 4. storočí po Kristovi. Bratislava: Wolters Kluwer, 2019.

NICHOLAS, B.: An Introduction to Roman Law. Oxford: Clarendon Press, 1992.

REBRO, K./BLAHO, P.: Rímske právo. Bratislava: Iura edition, 2010.

SKŘEJPEK, M.: Ius et religio: Právo a náboženství ve starověkém Římě. Pelhřimov: Vydavatelství 999, 1999.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. JUDr. Mgr. Vojtech Vladár, PhD.

Last change: 11.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-43/25	Course title: Roman-Canonical Procedure
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 61s / 14s Form of the course: combined	
Number of credits: 3	
Recommended semester: 5.	
Educational level: II.	
Prerequisites:	
Course requirements: Final assessment: oral exam (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has basic theoretical and practical knowledge in the field of historical Roman-canonical procedure, considered the basis of current, not only canon procedural law. b) Skills: The student is able to find historical patterns of most current procedural law institutions in the Roman-canonical procedure. c) Responsibility and independence: The student is able to think responsibly and independently about the reasons for the construction of individual procedural law institutions, the needs of historical changes, as well as their role in conducting an effective procedural procedure.	
Class syllabus: 1. Definition of the Roman-canonical procedure. 2. Judge. 3. Procedural parties. 4. Other involved persons. 5. Procuration. 6. Procedure until litis contestatio. 7. Jurisdiction. 9. Action. 8. Contumation. 10. From litis contestatio to judgment. 11. Oaths.	

12. Statements of witnesses.
13. Other types of evidence.
14. Judgment.

Recommended literature:

DUDA, J.: Základy procesného práva. Spišská Nová Ves: Klub priateľov Ferka Skyčáka, 2022.
 KINCL, J./URFUS, V./SKŘEJPEK, M.: Římské právo. Praha: C. H. Beck, 1995.
 LITEWSKI, W.: Der römisch-kanonische Zivilprozeß nach den älteren ordines iudicariii. Kraków: Wydawnictwo Uniwersytetu Jagiellońskiego, 1999.
 NÖRR, K. W.: Romanisch-Kanonisches Prozessrecht. Erkenntnisfahren erster Instanz in civilibus. Berlin – Heidelberg: Springer, 2012.
 REBRO, K./BLAHO, P.: Rímske právo. Bratislava: Iura edition, 2010.
 SCHULTE, J. F. von: Geschichte der Quellen des kanonischen Rechts von Papst Gregor XI. bis zum Concil von Trient. Stuttgart: Verlag von Ferdinand Enke, 1877.
 VLADÁR, V.: Dejiny cirkevného práva. Praha: Leges, 2017.
 VLADÁR, V.: Prísahy v rímsko-kánonickom a slovenskom verejnom práve. Praha: Leges, 2021.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. JUDr. Mgr. Vojtech Vladár, PhD.

Last change: 07.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-47/25	Course title: Roman-Law Seminar
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 61s / 14s Form of the course: combined	
Number of credits: 3	
Recommended semester: 5.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: 2 x written exam (50 + 50 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has in-depth knowledge of Roman private law (partly also of public law). b) Skills: The student is capable of critical analysis of Roman-law sources and orientation in the processes of Roman law reception, which consists in the adoption of rules, institutions or principles into secular as well as canon law. c) Responsibility and independence: The student is able to responsibly and independently apply the acquired theoretical knowledge when solving practical cases and studies.	
Class syllabus: 1. Casuistics (subjective rights). 2. Casuistics (subjects of law and legal capacity). 3. Casuistics (Roman family and marriage law). 4. Casuistics (property rights). 5. Case report (possession and its protection). 6. Casuistics (property law). 7. Casuistics (iura in re aliena). 8. Casuistics (law of obligations). 9. Casuistics (real contracts). 10. Casuistics (consensual contracts). 11. Casuistics (verbal contracts).	

- 12. Case report (unnamed contracts and quasi-contracts).
- 13. Casuistics (delicts and quasi-delicts).
- 14. Casuistics (inheritance law).

Recommended literature:

BERGER, A.: Encyclopedic Dictionary of Roman Law. Philadelphia: The American Philosophical Society, 1991.

BIRKS, P.: The Roman Law of Obligations. New York: Oxford University Press, 2014. BLAHO, P./HAUSMANINGER, H.: Praktické prípady z rímskeho práva. Bratislava: Wolters Kluwer, 2014.

BUCKLAND, W. W.: The Main Institutions of Roman Private Law. New York: Cambridge University Press, 2011.

KINCL, J./URFUS, V./SKŘEJPEK, M.: Římské právo. Praha: C. H. Beck, 1995.

NEMEC, M.: Štát, právo a cirkev v Rímskej ríši v 1. až 4. storočí po Kristovi. Bratislava: Wolters Kluwer, 2019.

NICHOLAS, B.: An Introduction to Roman Law. Oxford: Clarendon Press, 1992.

REBRO, K./BLAHO, P.: Rímske právo. Bratislava: Iura edition, 2010.

SKŘEJPEK, M.: Ius et religio: Právo a náboženství ve starověkém Římě. Pelhřimov: Vydavatelství 999, 1999.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: doc. Mgr. et Mgr. Matej Mlkvý, PhD., LL.M.

Last change: 11.06.2025

Approved by:

STATE EXAM DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANP19x-50/25	Course title: State Exam – Canon Law (De universo iure canonico)
Number of credits: 15	
Recommended semester: 5., 6..	
Educational level: II.	
<p>Course requirements: Final assessment: oral exam (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.</p>	
<p>Learning outcomes: a) Knowledge: The student has comprehensive knowledge of canon law as the legal system of the Catholic Church, not only from the point of view of positive law, but also from history. b) Skills: The student is able to work appropriately with canon law rules and correctly interpret them in the context of history and the present. c) Responsibility and independence: The student is able to responsibly and independently apply the acquired theoretical knowledge to specific canon-law problems and practical cases.</p>	
<p>Class syllabus: 1. Theology of canon law. 2. History of canon law. 3. Theory (general rules) of canon law. 4. People of God – rights and duties of all believers, including rights and duties of clergymen. 5. Hierarchical structure of the Church: Roman pontiff, cardinals, Roman curia and Church provinces. 6. Hierarchical structure of the Church: diocesan bishop, typology of vicars, diocesan curia, deans, parish priests and chaplains. 7. Canon law of marriage – definition of marriage, goals of marriage, matrimonial consent and impediments. 8. Canon law of marriage – form of celebration of marriage, convalidation and dissolution of marriage. 9. General (static) part of canon procedural law. 10. Dynamic part of canon procedural law. 11. Marriage processes in canon law. 12. Penal canon law (substantial). 13. Penal and administrative canon procedure (including the procedure of beatification and canonization).</p>	

14. Canon law of property of the Catholic Church.

State exam syllabus:

Recommended literature:

- BEAL, J. P. et al. (eds.): New Commentary on the Code of Canon Law. New York: The Canon Law Society of America, 2000.
- CASTAÑO, J. F.: Il Sacramento del matrimonio. Roma: Pioda sas, 1994.
- DUDA, J.: Náčrt právnej ekleziológie. Spišské Podhradie: Spišská Kapitula: 2002.
- DUDA, J.: Katolícke manželské právo. Ružomberok: Pedagogická fakulta Katolíckej univerzity v Ružomberku, 2007.
- DUDA, J.: Úvod do štúdia kánonického práva. Ružomberok: Pedagogická fakulta Katolíckej univerzity v Ružomberku, 2007.
- GROCHOLEWSKI, Z.: Štúdie z procesného kánonického práva. Spišská Kapitula: Kňazský seminár biskupa Jána Vojtaššáka, 1997.
- HRDINA, I. A./SZABO, M.: Teorie kanonického práva. Praha: Karolinum, 2018.
- Kódex kánonického práva. Latinsko-slovenské vydanie. Bratislava: Spolok sv. Vojtecha, 1996.
- NEUNER, J./ROSS, H.: Viera Cirkvi v úradných dokumentoch jej magistéria. Trnava: Dobrá kniha, 1995.
- VLADÁR, V.: Pramene práva Katolíckej cirkvi v historickom vývoji. Plzeň: Aleš Čeněk, 2009.
- VLADÁR, V.: Dejiny cirkevného práva. Praha: Leges, 2017.

Languages necessary to complete the course:

Slovak language.

Last change: 11.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.KRPKCP/ mKANPx19-53/25	Course title: Theology of Canon Law
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 61s / 14s Form of the course: combined	
Number of credits: 3	
Recommended semester: 2.	
Educational level: II.	
Prerequisites:	
Course requirements: Final assessment: written exam (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student masters the theological foundations of the most important rules and institutions of canon law. b) Skills: The student is able to view canon-law rules also from a theological perspective, having a solid foundation in this area for further study. c) Responsibility and independence: The student is able to interpret the essence of the theology of law responsibly and independently with regard to the highest law of the Church, which is the salvation of souls.	
Class syllabus: 1. Theological basis of legal rules. 2. Biblical basis of legal rules and resulting models and reasoning of existence of law. 3. Liturgical basis of legal rules and resulting models and reasonins of existence of law. 4. Moral basis of legal rules and resulting models and reasoning of existence of law. 5. Ecclesiological basis of legal rules and resulting models and reasoning of existence of law. 6. Formation of legal system of the Church. 7. Constitution Sacrea disciplinae leges. 8. Principles of revision of Code. 9. Legal experience of the Church. 10. Polemics on legal nature of canon-law rules.	

11. Social theology.
12. Law and Pope Francis.
13. Law and Pope Benedict XVI.
14. Law and Pope John Paul II.

Recommended literature:

- BELSKY, M./NORTHCUTT, J.: Law and Theology: Cases and Readings. Durham: Carolina Academic Press, 2005.
- COUGHLIN, J.: Canon Law: A Comparative Study with Anglo-American Legal Theory. New York: Oxford University Press, 2010.
- DUDA, J.: Úvod do kánonického práva. Ružomberok: Pedagogická fakulta Katolíckej univerzity v Ružomberku, 2007.
- ERRÁZURIZ, C. J.: Justice in the Church: A Fundamental Theory of Canon Law. Montreal: Wilson & Lafleur, 2009.
- GHIRLANDA, G.: Introduzione al diritto ecclesiale. Roma: Piemme, 1993.
- JÁN PAVOL II.: Sacrae disciplinae leges.
- NEUNER, J./ROSS, H.: Viera Cirkvi v úradných dokumentoch jej magistéria. Trnava: Dobrá kniha, 1995.
- OMBRES, R.: Canon Law and Theology. In Ecclesiastical Law Journal. Vol. 14 (2012), No. 2, s. 164–194.
- ÖRSY, L.: Theology and Canon Law. New Horizons for Legislation and Interpretation. Collegeville: Michael Glazier Book, 1992.
- REDAELLI, C.: Il concetto diritto della Chiesa. Milano: Glossa, 1991.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: Mons. prof. PaedDr. ThDr. ICLic. Ján Duda, PhD.

Last change: 08.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-54/25	Course title: Theory of Law
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 74s / 26s Form of the course: combined	
Number of credits: 4	
Recommended semester: 1.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: written exam with open questions (30 %). Final assessment: oral exam (70 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has knowledge and competence of elementary legal concepts and institutions. b) Skills: The student is able to distinguish law as a normative system in general, distinguishing it from other normative systems; in addition, he understands the issue of sources of law (including their hierarchy in the Slovak Republic), the topic of legal rules and their internal structure, implementation and application of law, interpretation of law, as well as the institution of responsibility in law in general. c) Responsibility and independence: The student is able to responsibly and independently interpret knowledge about the legal order and the legal system as such, while also being able to solve the first practical cases.	
Class syllabus: 1. Concept of law and basic legal concepts (subjective and objective law). 2. Relationship of law and non-legal normative systems (law and morals, law and justice). 3. System of law and its classification. 4. Theory of sources of law, its typology in general. 5. Sources of law in the Slovak Republic and its hierarchy. 6. The concept of legal rule, types of legal rules and its internal structure. 7. Action of legal rules. Retroactivity and intertemporality.	

8. Realization of law – concept and types (subjective law and claim).
9. Legal relationships – concept and characteristic, legal facts.
10. Subject, object and content of legal relationship.
11. Application of law – concept and stages.
12. Individual legal acts and its types. Terms of decision in law.
13. Interpretation of law, interpretation methods in law, legal argumentation.
14. Concept, functions and types of legal liability.

Recommended literature:

BROOKS, T.: Law and Legal Theory. Leiden – Boston: Brill, 2014.
 FÁBRY, B./KASINEC, R./TURČAN, M.: Teória práva. Bratislava: Wolters Kluwer, 2016.
 GOLDING, M. (ed.): The Blackwell Guide to the Philosophy of Law and Legal Theory. Oxford: Blackwell Publishing, 2005.
 KELSEN, H.: General Theory of Law & State. London: Transactions Publishing, 2006.
 OTTOVÁ, E.: Teória práva. Šamorín: Heuréka, 2010.
 PRUSÁK, J.: Teória práva. Bratislava: Vydavateľské oddelenie Právnickej fakulty Univerzity Komenského v Bratislave, 1991.
 VEČEŘA, M. et al.: Teória práva. Žilina: Poradca podnikateľa, 2008.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: doc. JUDr. Mgr. Michal Mrva, PhD., LL.M.

Last change: 11.06.2025

Approved by:

COURSE DESCRIPTION

Academic year: 2025/2026	
University: Comenius University Bratislava	
Faculty: Faculty of Law	
Course ID: PraF.UKP/mKANPx19-49/25	Course title: World History of State and Law
Educational activities: Type of activities: independent work / training session Number of hours: per week: per level/semester: 86s / 14s Form of the course: combined	
Number of credits: 4	
Recommended semester: 1.	
Educational level: II.	
Prerequisites:	
Course requirements: Continuous assessment: written exam with open questions (100 %). Classification scale: A/1 = 91 – 100 %; B/1,5 = 81 – 90 %; C/2 = 73 – 80 %; D/2,5 = 66 – 72 %; E/3 = 61 – 65 %; FX = 0 – 60 %.	
Learning outcomes: a) Knowledge: The student has mastered the subject of world history of state and law. b) Skills: The student is able to legally argue on defined areas of issues from the field of historical public and private law, not forgetting the important interactions between the Catholic Church and the state. c) Responsibility and independence: The student is able to responsibly and independently present knowledge from the field of world history of state and law.	
Class syllabus: 1. State and law of the ancient oriental states. 2. State and law in the ancient Greece. 3. Particularities of law of the ancient Athens and Sparta. 4. Feudalism and feudal relationships. 5. Frankish Empire. Eastern Frankish Empire. Constitution of the Holy Roman Empire. 6. Early-feudal state and law of Russia, Poland and Bulgaria. 7. Estate monarchies in Europe. 8. Absolutistic monarchies in Europe. 9. History of Great Britain in 17th and 18th century. 10. Constitution and development of the United States of America. 11. Great French Revolution and rule of Napoleon. 12. Development of state and law in Germany and France in 1815–1918.	

13. Formation of totalitarian systems after the First World War – fascism and communism.
 14. Tendencies in development of state and law after the Second World War.

Recommended literature:

GROSSI, P.: A History of the European Law. Oxford: Wiley-Blackwell, 2010.
 HATTENHAUER, H.: Evropské dějiny práva. Praha: C. H. Beck, 1998.
 KINCL, J. et al.: Všeobecné dějiny státu a práva. Praha: Panorama, 1983.
 ROBINSON, O. F./FERGUS, T. D./GORDON, W. H.: European Legal History: Sources and Institutions. London: Butterworth, 2000.
 SCHELLE, K. et al.: Právní dějiny. Plzeň: Aleš Čeněk, 2007.
 ŠTENPIEN, E.: Svetové dejiny štátu a práva. Košice: Právnická fakulta UPJŠ, 2013.
 TUREČEK, J. et al.: Světové dějiny státu a práva ve starověku. Praha: Orbis, 1963.
 VOJÁČEK, L. et al.: Právní dějiny 2: Státy západní Evropy a USA. Brno: Masarykova univerzita, 1999.
 VOJÁČEK, J. et al.: Dejiny verejného práva a prameňov práva. Bratislava: Univerzita Komenského, Právnická fakulta, 2010.
 VOJÁČEK, L. et al.: Evropské právní dějiny. Brno: Masarykova Univerzita, 2009.
 VYŠNÝ, P. et al.: Svetové dejiny štátu a práva. Trnava: Typi Universitatis Tyrnaviensis, 2013.
 ŽELEZKOVÁ, G./BLAHO, P./ČARVAGA, V.: Všeobecné dejiny štátu a práva. I. a II. časť. Bratislava: Univerzita Komenského v Bratislave, 1999.

Languages necessary to complete the course:

Slovak language.

Notes:

Past grade distribution

Total number of evaluated students: 0

A	ABS	B	C	D	E	FX
0,0	0,0	0,0	0,0	0,0	0,0	0,0

Lecturers: prof. Mgr. Miroslav Lysý, PhD.

Last change: 08.06.2025

Approved by: