



# UNIVERSITY OF NIŠ

**Course Unit Descriptor**

**Faculty**

**Faculty of Law**

## GENERAL INFORMATION

Study program	Undergraduate Academic Law Study Program (LL.B. degree-240 ECTS)
Study Module (if applicable)	
Course title	<b>Criminal Procedure Law</b>
Level of study	<input checked="" type="checkbox"/> Bachelor <input type="checkbox"/> Master's <input type="checkbox"/> Doctoral
Type of course	<input checked="" type="checkbox"/> Obligatory <input type="checkbox"/> Elective
Semester	<input checked="" type="checkbox"/> Autumn <input type="checkbox"/> Spring
Year of study	3 <sup>rd</sup> year of undergraduate studies
Number of ECTS allocated	10
Name of lecturer/lecturers	Prof. Vojislav Đurđić, LL.D.; Prof. Saša Knežević, LL.D.; Ivan Ilić, assistant
Teaching mode	<input checked="" type="checkbox"/> Lectures <input checked="" type="checkbox"/> Group tutorials <input type="checkbox"/> Individual tutorials <input type="checkbox"/> Laboratory work <input type="checkbox"/> Project work <input checked="" type="checkbox"/> Seminar <input type="checkbox"/> Distance learning <input type="checkbox"/> Blended learning <input type="checkbox"/> Other

## PURPOSE AND OVERVIEW (max. 5 sentences)

*Aims: to acquire and develop scientific knowledge, academic skills and practical skills in the interpretation and application of legal rules the field of criminal procedure law; to develop creative abilities and master the methods, procedures and processes of researching principles and institutes of criminal procedure law; to master specific legal skills needed for the proper functioning of the criminal justice, democracy and the the rule of law; to harmonize the process of education and its objectives with the scientific developments and contemporary trends in criminal procedure law.*

## SYLLABUS (brief outline and summary of topics, max. 10 sentences)

**1) Introduction and basic concepts of criminal procedure law and criminal procedure; 2) Participants in criminal procedure: parties, authorized prosecutor, The criminal entities; The general presentation of the process entities; Criminal Court; Authorized prosecutor; the accused/ defendant; defense counsel; the victim/injured party; guardianship authority, etc.; 3) Criminal procedure: fact-finding; evidence proceedings; procedural steps of decision making; actions of procedural coercion; procedure management and other court proceedings; 4) Preliminary criminal proceedings; 5) Previous criminal proceedings (investigation and indictment); 6) The main criminal (trial) proceedings; 7) Proceedings on appeal (regular and extraordinary legal remedies); 8) Special criminal proceedings; 9) Special non-criminal proceedings (security measures, rehabilitation, forfeiture, etc.).**

**LANGUAGE OF INSTRUCTION**

- Serbian (complete course)       English (complete course)       Other \_\_\_\_\_ (complete course)
- Serbian with English mentoring       Serbian with other mentoring \_\_\_\_\_

**ASSESSMENT METHODS AND CRITERIA**

<b>Pre exam duties</b>	<b>Points</b>	<b>Final exam</b>	<b>points</b>
<b>Activity during lectures</b>	<b>20</b>	<b>Written examination</b>	
<b>Practical teaching</b>	<b>8</b>	<b>Oral examination</b>	<b>50</b>
<b>Teaching colloquia</b>	<b>22</b>	<b>OVERALL SUM</b>	<b>100</b>

**\*Final examination mark is formed in accordance with the Institutional documents**