

# Comparative Law - opis przedmiotu

## Informacje ogólne

Nazwa przedmiotu	Comparative Law
Kod przedmiotu	10.1-WX-E-CL- 16
Wydział	<a href="#">Wydział Prawa i Administracji</a>
Kierunek	WPiA - oferta ERASMUS
Profil	-
Rodzaj studiów	Program Erasmus
Semestr rozpoczęcia	semestr zimowy 2020/2021

## Informacje o przedmiocie

Semestr	2
Liczba punktów ECTS do zdobycia	3
Typ przedmiotu	obowiązkowy
Język nauczania	angielski
Syllabus opracował	• dr hab. Martyna Łaszewska-Hellriegel, prof. UZ

## Formy zajęć

Forma zajęć	Liczba godzin w semestrze (stacjonarne)	Liczba godzin w tygodniu (stacjonarne)	Liczba godzin w semestrze (niestacjonarne)	Liczba godzin w tygodniu (niestacjonarne)	Forma zaliczenia
Konwersatorium	15	1	-	-	Zaliczenie na ocenę

## Cel przedmiotu

### COURSE COVERAGE AND OPPORTUNITIES:

The notion of "comparative law" as a law school subject is controversial. Many skeptics dismiss the course as purely 'academic,' unrelated to practice. Others think of comparative law as a pastiche, a convoluted set of impressionistic ideas about the world's myriad legal orders. Even more charitable scholars refer to comparative law as at most, a *method*, a way of understanding different legal systems. Each of these characterizations is inaccurate. Comparative law and comparative method is routinely deployed in domestic practice, and this course will be as relevant to your future careers as practitioners or scholars, as any other.

## Wymagania wstępne

## Zakres tematyczny

In this seminar, we will explore two main aspects of the discipline: (1) comparative law as a method, or more accurately, a collection of different comparative methodologies; (2) "comparative law" as a self-referential scholarly enterprise, or 'project' – and how the comparative law project, if there is such a thing, relates to seemingly related 'projects' in international legal theory and history.

## Metody kształcenia

### COURSE METHODOLOGY:

We will utilize several methods of instruction to achieve the objectives of this course. They will include: critical reading of canonical legal texts; use of the "case method" of exploring and examining legal principles in different contexts; use of 'functionalism' as a core comparative methodology. Each of these methods is meant to stimulate an active learning process in which it is important for you to engage. Remember, each one of you brings unique experiences and perspectives to this seminar, and the seminar is intended to serve as a space for collaboration and shared learning, as well as critical interrogation.

## Efekty uczenia się i metody weryfikacji osiągania efektów uczenia się

Opis efektu	Symbol efektów	Metody weryfikacji	Forma zajęć
In this seminar, you will be provided with opportunities to: 1. Enhance your historical understanding of your home jurisdiction – our so-called Common Law system; 2. Learn the foundation of other major legal orders (Civil Law, Islamic Law, post-Socialist Law); 3. Develop an appreciation for method (how to approach the study of different legal systems or cultures) and theory (what drives legal change across time, for instance, the notion of legal transplants); 4. Enhance your oral communication skills and legal analysis skills via class discussion and the preparation of a seminar paper.	• aktywność w trakcie zajęć	• Konwersatorium	

## Warunki zaliczenia

### Literatura podstawowa

## Literatura uzupełniająca

### Uwagi

Zmodyfikowane przez dr Justyna Michalską (ostatnia modyfikacja: 17-11-2020 13:34)

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